

COMMONWEALTH OF PENNSYLVANIA

LEGISLATIVE JOURNAL

THURSDAY, JUNE 22, 2023

SESSION OF 2023

207TH OF THE GENERAL ASSEMBLY

No. 30

HOUSE OF REPRESENTATIVES

The House convened at 9 a.m., e.d.t.

**THE SPEAKER (JOANNA E. McCLINTON)
PRESIDING**

PRAYER

HON. MALCOLM KENYATTA, member of the House of Representatives, offered the following prayer:

Good morning, colleagues.

Let us pray:

God of our weary years, God of our silent tears, God who has brought us this far along the way, we thank You. We thank You for a new day, for a new opportunity, for another chance to be more like You.

We know that we are here not because of our might or infallibility, but because of Your grace; because of Your love.

God, You said in Matthew 23:11 that "he that is greatest among us shall be Your servant." Thank You for the opportunity to serve our neighbors and our Commonwealth.

Help us, Lord, to never forget the least of these as we do our work. You remind us in Proverbs 21:13 that "Whoever closes his ear to the cries of the poor will himself call out and not be answered." Help us, Lord, to keep our ears and our hearts open to those Pennsylvanians struggling and striving for their families.

Lord, I ask that You give this body unity of purpose, that You soften hard hearts and help us to lead together, because You admonish us in 1 John 4:20 that, "If anyone says, 'I love God,' and hates his brother, he is a liar; for he who does not love his brother whom he has seen cannot love God whom he has not seen."

Help us to love God, because You are love. Let that love infect and inspect everything that we do by and for the people. Thank You for another chance. Help us to grasp it. God of many names, we thank You. 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 21, 2023, will be postponed until printed.

LEAVES OF ABSENCE

The SPEAKER. Are there requests for leaves of absence?

The Chair recognizes the majority whip, who indicates there are none.

The Chair recognizes the minority whip, who indicates there are none.

MASTER ROLL CALL

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

The following roll call was recorded:

PRESENT—203

Abney	Flick	Krupa	Rapp
Adams	Flood	Kulik	Rigby
Armanini	Frankel	Kutz	Roae
Banta	Freeman	Kuzma	Rossi
Barton	Friel	Labs	Rowe
Bellmon	Fritz	Lawrence	Rozzi
Benham	Gallagher	Leadbeter	Ryncavage
Benninghoff	Galloway	Mackenzie, M.	Salisbury
Bernstine	Gaydos	Mackenzie, R.	Samuelson
Bizzarro	Gergely	Madden	Sanchez
Bonner	Gillen	Madsen	Sappay
Borowicz	Giral	Major	Schemel
Borowski	Gleim	Mako	Scheuren
Boyd	Green	Malagari	Schlegel
Boyle	Gregory	Maloney	Schlossberg
Bradford	Greiner	Marcell	Schmitt
Brennan	Grove	Markosek	Schweyer
Briggs	Guent	Marshall	Scialabba
Brown, A.	Guzman	Matzie	Scott
Brown, M.	Haddock	Mayes	Shusterman
Bullock	Hamm	McAndrew	Siegel
Burgos	Hanbidge	McNeill	Smith
Burns	Harkins	Mehaffie	Smith-Wade-El
C Freytiz	Harris	Mentzer	Solomon
Cabell	Heffley	Mercuri	Staats
Causar	Hogan	Merski	Stambaugh
Cephas	Hohenstein	Metzgar	Steele
Cerrato	Howard	Mihalek	Stehr
Ciresi	Innamorato	Miller, B.	Stender
Conklin	Irvin	Miller, D.	Struzzi
Cook	Isaacson	Moul	Sturla
Cooper	James	Mullins	Takac
Curry	Jones, M.	Munroe	Tomlinson
Cutler	Jones, T.	Mustello	Topper
D'Orsie	Jozwiak	Neilson	Twardzik
Daley	Kail	Nelson, E.	Venkat
Davanzo	Kaufner	Nelson, N.	Vitali
Davis	Kauffman	O'Mara	Warner
Dawkins	Kazeem	O'Neal	Warren
Deasy	Keefer	Oberlander	Watro
Delloso	Kenyatta	Ortitay	Waxman

Delozier	Kephart	Otten	Webster
Diamond	Kerwin	Owlett	Wentling
Donahue	Khan	Parker	White
Dunbar	Kim	Pashinski	Williams, C.
Ecker	Kinthead	Pickett	Williams, D.
Emrick	Kinsey	Pielli	Young
Evans	Klunk	Pisciottano	Zimmerman
Fee	Kosierowski	Probst	
Fiedler	Krajewski	Rabb	McClinton,
Fink	Krueger	Rader	Speaker
Fleming			

ADDITIONS—0

NOT VOTING—0

EXCUSED—0

LEAVES ADDED—1

Madden

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

GUESTS INTRODUCED

The SPEAKER. Colleagues, we have some very important guests who are here.

Seated to the left of the Speaker's rostrum, we are thrilled to welcome Representative Cerrato's twin daughters. Autumn and Katrina are here in the Capitol today. Please stand, young ladies. Welcome.

Seated in the gallery, our colleague, Representative Pielli, has his legislative interns here. Please stand. We are glad to welcome Lauren Wrightstone and Ryan DeStafano.

HOUSE RESOLUTIONS INTRODUCED AND REFERRED

No. 157 By Representatives M. BROWN, CONKLIN and KAUFFMAN

A Resolution urging the President of the United States to take clear action in preventing future railroad disasters by strengthening Federal oversight and adjusting regulations to increase safety.

Referred to Committee on CONSUMER PROTECTION, TECHNOLOGY AND UTILITIES, June 21, 2023.

No. 158 By Representatives SOLOMON, KENYATTA, RABB, FLEMING, BOROWSKI, SCOTT and CEPEDA-FREYTIZ

A Resolution amending House Rule 14, further providing for members' and employees' expenses.

Referred to Committee on RULES, June 21, 2023.

HOUSE BILLS INTRODUCED AND REFERRED

No. 1468 By Representative YOUNG

An Act authorizing the Department of General Services, with the approval of the Governor, to grant and convey to the City of Philadelphia, Philadelphia County, certain land, buildings and improvements situate in the 40th Ward of the City of Philadelphia, Philadelphia County; and making a repeal.

Referred to Committee on STATE GOVERNMENT, June 21, 2023.

No. 1469 By Representatives YOUNG, HILL-EVANS, HOHENSTEIN, CEPHAS, STEELE, MADDEN, KINSEY, HANBIDGE, BULLOCK, INNAMORATO, PARKER, SANCHEZ, KAZEEM, GREEN and KINKEAD

An Act amending Title 61 (Prisons and Parole) of the Pennsylvania Consolidated Statutes, in safe community reentry, further providing for Safe Community Reentry Program and for contract for services.

Referred to Committee on JUDICIARY, June 21, 2023.

No. 1470 By Representatives YOUNG, HILL-EVANS, GIRAL, GUENST, CEPHAS, MADDEN, KINSEY, KHAN, PARKER, SANCHEZ, KRAJEWSKI, GREEN and KINKEAD

An Act amending Titles 42 (Judiciary and Judicial Procedure) and 61 (Prisons and Parole) of the Pennsylvania Consolidated Statutes, in limitation of time, further providing for six months limitation; in matters affecting government units, further providing for exceptions to sovereign immunity, for limitations on damages and for exceptions to governmental immunity and providing for claims for compensation for wrongful conviction; in general administration, providing for services after wrongful conviction; and, in Pennsylvania Board of Probation and Parole, further providing for powers and duties of department.

Referred to Committee on JUDICIARY, June 21, 2023.

No. 1471 By Representatives SOLOMON, KENYATTA, MADDEN, HILL-EVANS, SANCHEZ, PROBST and O'MARA

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, providing for limitations on contributions.

Referred to Committee on STATE GOVERNMENT, June 21, 2023.

No. 1472 By Representatives SOLOMON, KENYATTA, MADDEN, PROBST, TAKAC, HILL-EVANS, RABB, ISAACSON, KINSEY, SANCHEZ, ROZZI, NEILSON and GREEN

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 and for late contributions and independent expenditures.

Referred to Committee on STATE GOVERNMENT, June 21, 2023.

No. 1473 By Representatives SOLOMON, KENYATTA, VENKAT, MADDEN, WEBSTER, D. WILLIAMS, PROBST and HILL-EVANS

An Act providing for legislative and congressional redistricting and for proceedings of the Legislative Reapportionment Commission.

Referred to Committee on STATE GOVERNMENT, June 21, 2023.

No. 1474 By Representatives CIRESI, HILL-EVANS, MADDEN, PIELLI, BRENNAN, SANCHEZ, BOROWSKI, GUENST, NEILSON, SCOTT, CEPEDA-FREYITZ, CONKLIN and GREEN

An Act amending Title 12 (Commerce and Trade) of the Pennsylvania Consolidated Statutes, in Property Assessed Clean Energy Program, further providing for purpose and for definitions.

Referred to Committee on ENVIRONMENTAL RESOURCES AND ENERGY, June 21, 2023.

No. 1475 By Representatives WARREN, ISAACSON, MADDEN, VITALI, HILL-EVANS, McNEILL, CERRATO, SCHLOSSBERG, HOWARD, MALAGARI, SANCHEZ, TOMLINSON, M. JONES, ABNEY, HANBIDGE, FLEMING, BIZZARRO, BRENNAN, SAMUELSON, HOGAN, FREEMAN, DEASY, BRIGGS, KHAN, KINKEAD, O'MARA, MULLINS, SALISBURY, A. BROWN, SCHWEYER, CIRESI, PIELLI and WEBSTER

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, in cruelty to animals, further providing for definitions and providing for the offense of the use of live pigeons for targets at trap shoot or block shoot.

Referred to Committee on GAME AND FISHERIES, June 21, 2023.

No. 1476 By Representatives VITALI, WAXMAN, MADDEN, SANCHEZ, HILL-EVANS, STEELE, KHAN, BRENNAN, HOWARD, PIELLI, HOHENSTEIN, SALISBURY and GREEN

An Act providing for a moratorium on electric generating facility that provides, in whole or in part, behind-the-meter electric energy consumed or utilized by a qualifying crypto-asset mining operation and for an impact study; and imposing duties on the Department of Environmental Protection.

Referred to Committee on ENVIRONMENTAL RESOURCES AND ENERGY, June 21, 2023.

No. 1477 By Representatives SMITH-WADE-EL, FREEMAN, SAPPEY, JAMES and MOUL

An Act amending the act of July 31, 1968 (P.L.805, No.247), known as the Pennsylvania Municipalities Planning Code, in general provisions, providing for certain transmittals and submissions to governmental bodies.

Referred to Committee on LOCAL GOVERNMENT, June 21, 2023.

No. 1478 By Representatives CEPHAS, FEE, MADDEN, HILL-EVANS, GUENST, PARKER, SANCHEZ, M. JONES, GIRAL, GALLAGHER, CIRESI, HADDOCK, CURRY, DONAHUE, KRAJEWSKI and CEPEDA-FREYITZ

An Act amending the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, in school health services, further providing for dental examinations and dental hygiene services.

Referred to Committee on EDUCATION, June 21, 2023.

No. 1479 By Representatives MARKOSEK, D. MILLER, MADDEN, HILL-EVANS, SANCHEZ and SCHLOSSBERG

An Act amending Title 71 (State Government) of the Pennsylvania Consolidated Statutes, in boards and offices, providing for Office of Information Technology.

Referred to Committee on STATE GOVERNMENT, June 21, 2023.

No. 1480 By Representatives KAZEEM, D. MILLER, McNEILL, HANBIDGE, SANCHEZ, MADSEN, VENKAT, HOHENSTEIN, DELLOSO, MADDEN, KINSEY, GALLOWAY, T. DAVIS, PROBST, HILL-EVANS, BRENNAN, GUENST, CEPEDA-FREYITZ and PARKER

An Act amending the act of July 19, 1979 (P.L.130, No.48), known as the Health Care Facilities Act, in general provisions, repeals and effective date, providing for acute care mental health bed registry and referrals.

Referred to Committee on HEALTH, June 21, 2023.

No. 1481 By Representatives STEELE, D. MILLER, MADDEN, DELLOSO, KINSEY, GALLOWAY, HARKINS, HILL-EVANS, PROBST, DONAHUE, SCHLOSSBERG, SANCHEZ, McNEILL, CEPEDA-FREYITZ and PARKER

An Act amending the act of December 5, 1936 (2nd Sp.Sess., 1937 P.L.2897, No.1), known as the Unemployment Compensation Law, in compensation, further providing for qualifications required to secure compensation and for ineligibility for compensation.

Referred to Committee on LABOR AND INDUSTRY, June 21, 2023.

No. 1482 By Representative FRIEL

An Act amending the act of March 4, 1971 (P.L.6, No.2), known as the Tax Reform Code of 1971, in corporate net income tax, further providing for imposition of tax.

Referred to Committee on FINANCE, June 21, 2023.

No. 1483 By Representative FRIEL

An Act amending the act of March 4, 1971 (P.L.6, No.2), known as the Tax Reform Code of 1971, in corporate net income tax, further providing for definitions.

Referred to Committee on FINANCE, June 21, 2023.

No. 1484 By Representatives DALEY, CURRY, MAYES, HANBIDGE, HOWARD, SANCHEZ, MADDEN, HILL-EVANS, SCHLOSSBERG, KAZEEM, GUENST, PARKER, KHAN, KRAJEWSKI, FRANKEL, DONAHUE and CEPEDA-FREYTIZ

An Act providing for Commonwealth funding safety and transparency.

Referred to Committee on HEALTH, June 21, 2023.

No. 1485 By Representatives RIGBY, SMITH, KEPHART, STAATS, KINSEY, SCHMITT, KAUFFMAN, T. DAVIS, MARSHALL, MOUL, STRUZZI, GILLEN and GREEN

An Act designating a bridge, identified as Bridge Key 8574, carrying State Route 1021 over Clearfield Creek in White Township, Cambria County, as the Charles Owen Jenkins, Jr., Memorial Bridge.

Referred to Committee on TRANSPORTATION, June 21, 2023.

No. 1486 By Representatives E. NELSON, KINSEY, LABS, HARKINS, SMITH-WADE-EL, MADDEN, HILL-EVANS, KIM, HANBIDGE, D. WILLIAMS and SANCHEZ

An Act amending the act of June 13, 1967 (P.L.31, No.21), known as the Human Services Code, in public assistance, further providing for copayments for subsidized child care.

Referred to Committee on HUMAN SERVICES, June 21, 2023.

BILL REPORTED FROM COMMITTEE, CONSIDERED FIRST TIME, AND TABLED

SB 746, PN 915

By Rep. PASHINSKI

An Act amending the act of December 7, 1982 (P.L.784, No.225), known as the Dog Law, in short title and definitions, further providing for definitions; in licenses, tags and kennels, further providing for issuance of dog licenses, compensation, proof required, deposit of funds, records, license sales, rules and regulations, failure to comply, unlawful acts and penalty, for applications for dog licenses, fees and penalties, for kennels, for requirements for kennels, for revocation or refusal of kennel licenses, for dogs temporarily in the Commonwealth and for health certificates for importation; in offenses of dogs, further providing for dog bites and detentions and isolation of dogs; in dangerous dogs, further providing for court proceedings, certificate of registration and disposition, for requirements, for public safety and penalties and for construction of article; in injury to dogs, further providing for selling, bartering or trading dogs; in enforcement and penalties, further providing for enforcement of this act by the secretary and provisions for inspections and for enforcement and penalties; in sterilization of dogs and cats, further providing for definitions; and imposing penalties.

AGRICULTURE AND RURAL AFFAIRS.

APPROPRIATIONS COMMITTEE MEETING

The SPEAKER. The Chair recognizes Representative Mullins for a committee announcement.

Mr. MULLINS. Thank you, Madam Speaker.

The Appropriations Committee will meet immediately upon the break in the majority caucus room. We will also be doing a

second Appropriations Committee meeting at the call of the Chair later on.

Thank you, Madam Speaker.

The SPEAKER. The Chair asks for a clarification from Representative Mullins as to when the Appropriations Committee will be meeting.

Mr. MULLINS. The Appropriations Committee will meet upon the break in session, at the break in session. The Appropriations Committee will meet when we break from session.

Thank you, Madam Speaker.

The SPEAKER. And is there— Are you looking for an immediate break?

Mr. MULLINS. No, Madam Speaker.

The SPEAKER. The Chair thanks the gentleman for the clarification.

The Appropriations Committee will meet up on the break in the majority caucus room.

GUESTS INTRODUCED

The SPEAKER. If the members can be seated, we have some important guests to acknowledge. If the members can be seated, we have some very important guests to acknowledge.

The minority leader, Representative Cutler, has brought some constituents here today. They are seated to the left of the Speaker's rostrum. This morning we are excited to welcome the Solanco High School Odyssey of the Mind Technical Team and their coaches here today, because Representative Cutler's son, Caleb, is a member. We are excited that they won the 2023 Division III High School Technical Problem State Championship, and they also won the Long-Term and Style portions of the Technical Problem at the State Finals, and they placed 10th out of 30 teams in the Odyssey of the Mind World Finals. Congratulations, and welcome. Please stand. We are so proud of you.

The House will be at ease.

The House will come to order.

CALENDAR

RESOLUTIONS

Mrs. CURRY called up **HR 100, PN 1147**, entitled:

A Resolution recognizing and honoring the members of Delta Sigma Theta Sorority, Inc., for more than a century of commitment to social activism, academic excellence and civic engagement in this Commonwealth on the occasion of "Delta Day" at the State Capitol.

On the question,

Will the House adopt the resolution?

The following roll call was recorded:

YEAS—202

Abney	Flick	Krupa	Rapp
Adams	Flood	Kulik	Rigby
Armanini	Frankel	Kutz	Roae

Banta	Freeman	Kuzma	Rossi
Barton	Friel	Labs	Rowe
Bellmon	Fritz	Lawrence	Rozzi
Benham	Gallagher	Leadbeter	Ryncavage
Benninghoff	Galloway	Mackenzie, M.	Salisbury
Bernstine	Gaydos	Mackenzie, R.	Samuelson
Bizzarro	Gergely	Madden	Sanchez
Bonner	Gillen	Madsen	Sappey
Borowicz	Giral	Major	Schemel
Borowski	Gleim	Mako	Scheuren
Boyd	Green	Malagari	Schlegel
Boyle	Gregory	Maloney	Schlossberg
Bradford	Greiner	Marcell	Schmitt
Brennan	Grove	Markosek	Schweyer
Briggs	Guenst	Marshall	Scialabba
Brown, A.	Guzman	Matzie	Scott
Brown, M.	Haddock	Mayes	Shusterman
Bullock	Hamm	McAndrew	Siegel
Burgos	Hanbidge	McNeill	Smith
Burns	Harkins	Mehaffie	Smith-Wade-El
C Freytiz	Harris	Mentzer	Solomon
Cabell	Heffley	Mercuri	Staats
Causer	Hogan	Merski	Stambaugh
Cephas	Hohenstein	Metzgar	Steele
Cerrato	Howard	Mihalek	Stehr
Ciresi	Innamorato	Miller, B.	Stender
Conklin	Irvin	Miller, D.	Struzzi
Cook	Isaacson	Moul	Sturla
Cooper	James	Mullins	Takac
Curry	Jones, M.	Munroe	Tomlinson
Cutler	Jones, T.	Mustello	Topper
D'Orsie	Jozwiak	Neilson	Twardzik
Daley	Kail	Nelson, E.	Venkat
Davanzo	Kaufer	Nelson, N.	Vitali
Davis	Kauffman	O'Mara	Warner
Dawkins	Kazeem	O'Neal	Warren
Deasy	Keefer	Oberlander	Watro
Delloso	Kenyatta	Ortitay	Waxman
Delozier	Kephart	Otten	Webster
Diamond	Kerwin	Owlett	Wentling
Donahue	Khan	Parker	White
Dunbar	Kim	Pashinski	Williams, C.
Ecker	Kinthead	Pickett	Williams, D.
Emrick	Kinsey	Pielli	Young
Evans	Klunk	Pisciottano	Zimmerman
Fee	Kosierowski	Probst	
Fiedler	Krajewski	Rabb	McClinton,
Fleming	Krueger	Rader	Speaker

NAYS-1

Fink

NOT VOTING-0

EXCUSED-0

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

* * *

Mrs. YOUNG called up **HR 121, PN 1338**, entitled:

A Resolution encouraging the creation of urban teaching programs.

On the question,
Will the House adopt the resolution?

The following roll call was recorded:

YEAS-106

Abney	Fiedler	Kosierowski	Rozzi
Bellmon	Fleming	Krajewski	Salisbury
Benham	Frankel	Krueger	Samuelson
Bizzarro	Freeman	Kulik	Sanchez
Borowski	Friel	Madden	Sappey
Boyd	Gallagher	Madsen	Schlossberg
Boyle	Galloway	Malagari	Schweyer
Bradford	Gergely	Markosek	Scott
Brennan	Giral	Matzie	Shusterman
Briggs	Green	Mayes	Siegel
Brown, A.	Guenst	McAndrew	Smith-Wade-El
Bullock	Guzman	McNeill	Solomon
Burgos	Haddock	Mehaffie	Steele
Burns	Hanbidge	Merski	Sturla
C Freytiz	Harkins	Miller, D.	Takac
Cephas	Harris	Mullins	Tomlinson
Cerrato	Hohenstein	Munroe	Venkat
Ciresi	Howard	Neilson	Vitali
Conklin	Innamorato	Nelson, N.	Warren
Curry	Isaacson	O'Mara	Waxman
Daley	Kaufer	Otten	Webster
Davis	Kazeem	Parker	White
Dawkins	Kenyatta	Pashinski	Williams, D.
Deasy	Khan	Pielli	Young
Delloso	Kim	Pisciottano	
Donahue	Kinthead	Probst	McClinton,
Evans	Kinsey	Rabb	Speaker

NAYS-97

Adams	Fritz	Labs	Rapp
Armanini	Gaydos	Lawrence	Rigby
Banta	Gillen	Leadbeter	Roae
Barton	Gleim	Mackenzie, M.	Rossi
Benninghoff	Gregory	Mackenzie, R.	Rowe
Bernstine	Greiner	Major	Ryncavage
Bonner	Grove	Mako	Schemel
Borowicz	Hamm	Maloney	Scheuren
Brown, M.	Heffley	Marcell	Schlegel
Cabell	Hogan	Marshall	Schmitt
Causer	Irvin	Mentzer	Scialabba
Cook	James	Mercuri	Smith
Cooper	Jones, M.	Metzgar	Staats
Cutler	Jones, T.	Mihalek	Stambaugh
D'Orsie	Jozwiak	Miller, B.	Stehr
Davanzo	Kail	Moul	Stender
Delozier	Kauffman	Mustello	Struzzi
Diamond	Keefer	Nelson, E.	Topper
Dunbar	Kephart	O'Neal	Twardzik
Ecker	Kerwin	Oberlander	Warner
Emrick	Klunk	Ortitay	Watro
Fee	Krupa	Owlett	Wentling
Fink	Kutz	Pickett	Williams, C.
Flick	Kuzma	Rader	Zimmerman
Flood			

NOT VOTING-0

EXCUSED-0

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

* * *

Mr. MATZIE called up **HR 132, PN 1403**, entitled:

A Resolution designating the week of June 19 through 25, 2023, as "Pollinator Week" in Pennsylvania.

On the question,
Will the House adopt the resolution?

The following roll call was recorded:

YEAS—202

Abney	Flick	Krupa	Rapp
Adams	Flood	Kulik	Rigby
Armanini	Frankel	Kutz	Roae
Banta	Freeman	Kuzma	Rossi
Barton	Friel	Labs	Rowe
Bellmon	Fritz	Lawrence	Rozzi
Benham	Gallagher	Leadbeter	Ryncavage
Benninghoff	Galloway	Mackenzie, M.	Salisbury
Bernstine	Gaydos	Mackenzie, R.	Samuelson
Bizzarro	Gergely	Madden	Sanchez
Bonner	Gillen	Madsen	Sappey
Borowicz	Giral	Major	Schemel
Borowski	Gleim	Mako	Scheuren
Boyd	Green	Malagari	Schlegel
Boyle	Gregory	Maloney	Schlossberg
Bradford	Greiner	Marcell	Schmitt
Brennan	Grove	Markosek	Schweyer
Briggs	Guenst	Marshall	Scialabba
Brown, A.	Guzman	Matzie	Scott
Brown, M.	Haddock	Mayes	Shusterman
Bullock	Hamm	McAndrew	Siegel
Burgos	Hanbidge	McNeill	Siegel
Burns	Harkins	Mehaffie	Smith
C Freytiz	Harris	Mentzer	Smith-Wade-El
Cabell	Heffley	Mercuri	Solomon
Causer	Hogan	Merski	Staats
Cephas	Hohenstein	Metzgar	Stambaugh
Cerrato	Howard	Metzgar	Steele
Ciresi	Innamorato	Mihalek	Stehr
Conklin	Irvin	Miller, B.	Stender
Cook	Isaacson	Miller, D.	Stender
Cooper	James	Moul	Struzzi
Curry	Jones, M.	Mullins	Sturla
Cutler	Jones, T.	Munroe	Takac
D'Orsie	Jozwiak	Mustello	Tomlinson
Daley	Kail	Neilson	Topper
Davanzo	Kaufman	Nelson, E.	Twardzik
Davis	Kaufman	Nelson, N.	Venkat
Dawkins	Kazeem	O'Mara	Vitali
Deasy	Keefer	O'Neal	Warner
Delloso	Kenyatta	O'Neal	Warren
Delozier	Kephart	Oberlander	Watro
Diamond	Kerwin	Ortitay	Waxman
Donahue	Khan	Otten	Webster
Dunbar	Kim	Owlett	Webster
Ecker	Kinhead	Parker	Wentling
Emrick	Kinsey	Pashinski	White
Evans	Klunk	Pickett	Williams, C.
Fee	Kosierowski	Pielli	Williams, D.
Fiedler	Krajewski	Pisciottano	Young
Fleming	Krueger	Robst	Zimmerman
		Rabb	McClinton,
		Rader	Speaker

NAYS—1

Fink

NOT VOTING—0

EXCUSED—0

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

* * *

Mrs. BULLOCK called up **HR 152, PN 1587**, entitled:

A Resolution recognizing June 19, 2023, as "Juneteenth Independence Day" in Pennsylvania in recognition of June 19, 1865, the date on which slavery was abolished finally in all regions of the United States.

On the question,
Will the House adopt the resolution?

The following roll call was recorded:

YEAS—182

Abney	Fiedler	Krajewski	Rabb
Adams	Fleming	Krueger	Rigby
Armanini	Flick	Kulik	Rozzi
Barton	Flood	Kutz	Ryncavage
Bellmon	Frankel	Kuzma	Salisbury
Benham	Freeman	Labs	Samuelson
Benninghoff	Friel	Lawrence	Sanchez
Bernstine	Fritz	Mackenzie, M.	Sappey
Bizzarro	Gallagher	Mackenzie, R.	Schemel
Bonner	Galloway	Madden	Scheuren
Borowski	Gaydos	Madsen	Schlegel
Boyd	Gergely	Major	Schlossberg
Bradford	Gillen	Mako	Schmitt
Brennan	Giral	Malagari	Schweyer
Briggs	Green	Marcell	Scialabba
Brown, A.	Gregory	Markosek	Scott
Brown, M.	Greiner	Marshall	Shusterman
Bullock	Grove	Matzie	Siegel
Burgos	Guenst	Mayes	Smith
Burns	Guzman	McAndrew	Smith-Wade-El
C Freytiz	Haddock	McNeill	Solomon
Cabell	Hanbidge	Mehaffie	Staats
Causer	Harkins	Mentzer	Stambaugh
Cephas	Heffley	Mercuri	Steele
Cerrato	Hogan	Metzgar	Stender
Ciresi	Hohenstein	Mihalek	Struzzi
Conklin	Howard	Miller, D.	Sturla
Cook	Innamorato	Moul	Takac
Cooper	Irvin	Mullins	Tomlinson
Curry	Isaacson	Munroe	Topper
Cutler	James	Mustello	Twardzik
D'Orsie	Jozwiak	Neilson	Venkat
Daley	Kail	Nelson, N.	Vitali
Davanzo	Kaufman	O'Mara	Warner
Davis	Kaufman	O'Neal	Warren
Dawkins	Kazeem	Oberlander	Watro
Deasy	Kenyatta	Ortitay	Waxman
Delloso	Kephart	Otten	Webster
Delozier	Kerwin	Owlett	Webster
Diamond	Khan	Parker	Wentling
Donahue	Kim	Pashinski	White
Dunbar	Kinhead	Pickett	Williams, C.
Ecker	Kinsey	Pielli	Williams, D.
Emrick	Klunk	Pisciottano	Young
Evans	Kosierowski	Robst	McClinton,
Fee	Krajewski	Rabb	Speaker
		Rader	

NAYS—21

Banta	Jones, M.	Maloney	Roae
Borowicz	Jones, T.	Miller, B.	Rossi
Davanzo	Keefer	Nelson, E.	Rowe

Fink Krupa Rader Stehr
 Gleim Leadbeter Rapp Zimmerman
 Hamm

NOT VOTING—0

EXCUSED—0

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

BILLS ON SECOND CONSIDERATION

The House proceeded to second consideration of **HB 1020, PN 1264**, entitled:

An Act amending the act of June 13, 1967 (P.L.31, No.21), known as the Human Services Code, in departmental powers and duties as to supervision, providing for Keystone STARS Program; and, in departmental powers and duties as to licensing, further providing for fees, providing for Keystone STARS Program and further providing for definition.

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

* * *

The House proceeded to second consideration of **HB 1050, PN 1532**, entitled:

An Act providing for health care insurance preventive services coverage protections; conferring authority on the Insurance Department and the Insurance Commissioner; and providing for regulations, for enforcement and for penalties.

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

* * *

The House proceeded to second consideration of **HB 1280, PN 1396**, entitled:

An Act amending the act of April 9, 1929 (P.L.177, No.175), known as The Administrative Code of 1929, in administrative organization, further providing for Pennsylvania State Police.

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

* * *

The House proceeded to second consideration of **HB 78, PN 1591**, entitled:

An Act establishing the Medical Debt Relief Program; establishing requirements for hospital-based financial assistance; and imposing duties on the Department of Health.

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

Mr. **FRANKEL** offered the following amendment
 No. **A01200**:

Amend Bill, page 6, lines 29 and 30; page 7, line 1; by striking out all of said lines on said pages and inserting

(4) The number and characteristics of health care providers from whom medical debt was purchased and discharged.

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

The **SPEAKER**. On that question, the Chair recognizes the maker of the amendment, Representative Frankel.

Mr. **FRANKEL**. Thank you, Madam Speaker.

Amendment 01200 corrects a drafting error. One of the reporting categories was inadvertently removed and this amendment ensures we get reports on the providers and entities for whom debt was purchased.

Thank you, Madam Speaker.

And it is an agreed-to amendment.

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

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

The following roll call was recorded:

YEAS—203

Abney	Flick	Krupa	Rapp
Adams	Flood	Kulik	Rigby
Armanini	Frankel	Kutz	Roae
Banta	Freeman	Kuzma	Rossi
Barton	Friel	Labs	Rowe
Bellmon	Fritz	Lawrence	Rozzi
Benham	Gallagher	Leadbeter	Ryncavage
Benninghoff	Galloway	Mackenzie, M.	Salisbury
Bernstine	Gaydos	Mackenzie, R.	Samuelson
Bizzarro	Gergely	Madden	Sanchez
Bonner	Gillen	Madsen	Sappay
Borowicz	Giral	Major	Schemel
Borowski	Gleim	Mako	Scheuren
Boyd	Green	Malagari	Schlegel
Boyle	Gregory	Maloney	Schlossberg
Bradford	Greiner	Marcell	Schmitt
Brennan	Grove	Markosek	Schweyer
Briggs	Guenst	Marshall	Scialabba
Brown, A.	Guzman	Matzie	Scott
Brown, M.	Haddock	Mayes	Shusterman
Bullock	Hamm	McAndrew	Siegel
Burgos	Hanbidge	McNeill	Smith
Burns	Harkins	Mehaffie	Smith-Wade-El
C Freytiz	Harris	Mentzer	Solomon
Cabell	Heffley	Mercuri	Staats
Causer	Hogan	Merski	Stambaugh
Cephas	Hohenstein	Metzgar	Steele
Cerrato	Howard	Mihalek	Stehr
Ciresi	Innamorato	Miller, B.	Stender
Conklin	Irvin	Miller, D.	Struzzi
Cook	Isaacson	Moul	Sturla
Cooper	James	Mullins	Takac
Curry	Jones, M.	Munroe	Tomlinson
Cutler	Jones, T.	Mustello	Topper
D'Orsie	Jozwiak	Neilson	Twardzik
Daley	Kail	Nelson, E.	Venkat
Davanzo	Kaufner	Nelson, N.	Vitali
Davis	Kauffman	O'Mara	Warner
Dawkins	Kazeem	O'Neal	Warren
Deasy	Keefer	Oberlander	Watro

Delloso	Kenyatta	Ortitay	Waxman
Delozier	Kephart	Otten	Webster
Diamond	Kerwin	Owlett	Wentling
Donahue	Khan	Parker	White
Dunbar	Kim	Pashinski	Williams, C.
Ecker	Kinthead	Pickett	Williams, D.
Emrick	Kinsey	Pielli	Young
Evans	Klunk	Pisciottano	Zimmerman
Fee	Kosierowski	Probst	
Fiedler	Krajewski	Rabb	McClinton,
Fink	Krueger	Rader	Speaker
Fleming			

NAYS—0

NOT VOTING—0

EXCUSED—0

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

On the question,

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

Bill as amended was agreed to.

The SPEAKER. The bill as amended will be reprinted.

* * *

The House proceeded to second consideration of **HB 897, PN 895**, entitled:

An Act amending the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, in transfers of credits between institutions of higher education, further providing for definitions and for duties of public institutions of higher education, providing for guaranteed admission, for reports to General Assembly and for dispute resolution and further providing for Transfer and Articulation Oversight Committee, for duties of department and for applicability.

On the question,

Will the House agree to the bill on second consideration?

Mrs. **ISAACSON** offered the following amendment No. **A01097**:

Amend Bill, page 1, line 6, by inserting after "for" definitions and for

Amend Bill, page 1, line 8, by striking out "for articulation agreements,"

Amend Bill, page 1, line 11, by inserting after "Committee" , for duties of department

Amend Bill, page 1, lines 14 through 16, by striking out all of said lines and inserting

Section 1. Section 2001-C of the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, is amended by adding definitions to read:

Section 2001-C. Definitions.

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

* * *

"Parallel baccalaureate degree program." A bachelor's degree program in a comparable field of study and with similar foundation-level, major-specific competencies as an associate degree program, as

articulated in program-to-program agreements.

* * *

"Receiving institution." The public institution of higher education where a transfer student plans to enroll and to apply previously earned credit toward a degree program.

* * *

Section 2. Section 2002-C(c)(1) of the act is amended to read:
Amend Bill, page 2, line 2, by inserting after "all"

college-level

Amend Bill, page 2, line 2, by inserting after "earned"
to fulfill the degree requirements

Amend Bill, page 2, line 2, by striking out "community college" and inserting

public institution of higher education

Amend Bill, page 2, line 4, by inserting after "baccalaureate"
degree

Amend Bill, page 2, line 5, by inserting a bracket before "by" where it occurs the first time

Amend Bill, page 2, line 6, by inserting a bracket after "but"

Amend Bill, page 2, line 7, by inserting a bracket before "2011."

Amend Bill, page 2, line 7, by inserting after "2011"

] 2023

Amend Bill, page 2, lines 12 and 13, by striking out "transferring between public institutions of higher education" and inserting

with an associate of arts or associate of science degree from a public institution of higher education who

is transferring into a parallel baccalaureate degree

program at another public institution of higher education

shall be awarded full junior standing and

Amend Bill, page 2, lines 17 through 22, by striking out the period in line 17 and all of lines 18 through 22 and inserting

, unless required to meet accreditation or external licensure or certification standards.

(ii) A student transferring from one public

institution of higher education to another public

institution of higher education shall have the same

requirements for admission to a particular academic

program and for retention as a student who began their

postsecondary education at the receiving institution.

Amend Bill, page 2, line 23, by striking out "to a" and inserting
into a parallel

Amend Bill, page 2, line 23, by inserting after "baccalaureate"
degree

Amend Bill, page 2, line 25, by striking out "in a parallel academic program"

Amend Bill, page 2, line 26, by striking out "academic" and inserting

baccalaureate degree

Amend Bill, page 2, line 27, by inserting after "meets"

the

Amend Bill, page 2, line 28, by inserting after "began"

their

Amend Bill, page 2, lines 28 and 29, by striking out "a State System university" and inserting

the receiving institution

Amend Bill, page 2, line 30, by striking out "university" and inserting

public institution of higher education

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

(v) A student transferring from a public

institution of higher education with an associate of arts or

associate of science degree or who has completed 30

credits of foundation courses, as defined by the Transfer

and Articulation Oversight Committee, shall have

satisfied the general education requirements at the

receiving institution, with possible exceptions made for

the following, provided that the exceptions do not extend

the student's time to the degree:

(A) One signature general education course of up to three credits, if applicable.

(B) A prescribed general education course required for the major, if not satisfactorily completed.

(C) General education overlays satisfied in advanced courses in the major.

Amend Bill, page 3, line 4, by striking out "2" and inserting 3

Amend Bill, page 3, line 6, by striking out "An" and inserting A public

Amend Bill, page 3, line 9, by inserting after "college" with an associate of arts or associate of science degree

Amend Bill, page 3, line 10, by inserting after "parallel" baccalaureate degree

Amend Bill, page 3, line 10, by striking out "an" and inserting a public

Amend Bill, page 3, line 12, by inserting after "including" , but not limited to

Amend Bill, page 3, line 18, by striking out "Undergraduate" and inserting

Starting with the 2024 spring semester, undergraduate

Amend Bill, page 3, lines 20 and 21, by striking out "for admission to the" and inserting

enrollment in

Amend Bill, page 3, lines 21 and 22, by striking out "of a State System of Higher Education or State-related university program" and inserting

coursework at the receiving institution

Amend Bill, page 3, lines 24 through 30; page 4, lines 1 through 13; by striking out "Articulation agreements." in line 24, all of lines 25 through 30 on page 3, all of lines 1 through 12 and "Section 2003.3-C." in line 13 on page 4

Amend Bill, page 4, line 14, by inserting after "shall" prescribe data requirements to be submitted by a public institution of higher education and

Amend Bill, page 4, line 16, by striking out "an" and inserting a public

Amend Bill, page 5, line 7, by striking out "2003.4-C" and inserting 2003.3-C

Amend Bill, page 6, line 6, by inserting after "of" college-level

Amend Bill, page 6, line 14, by striking out "3" and inserting 4

Amend Bill, page 6, line 14, by inserting after "(c)(5)" , 2005-C(4)(ii)

Amend Bill, page 7, by inserting between lines 12 and 13 Section 2005-C. Duties of department.

The department shall:

(4) Provide for an electronic database or software program and portal for the purpose of providing access to all of the following information on an Internet website:

(ii) The annual report to the General Assembly as required by section [2004-C(c)(5)] 2003.2-C.

Amend Bill, page 7, line 21, by striking out "4" and inserting 5

On the question,

Will the House agree to the amendment?

The SPEAKER. On that question, the Chair recognizes the maker of the amendment, Representative Isaacson.

Mrs. ISAACSON. Thank you, Madam Speaker.

A01097 is a technical amendment which cleans up some language and offers some clarifications.

I believe this is an agreed-to amendment and I would request an affirmative vote. Thank you.

The SPEAKER. The Chair thanks the maker of the amendment.

Will the House agree to the amendment?

The Chair recognizes Representative Topper.

Mr. TOPPER. Thank you, Madam Speaker.

I would like to thank the lady from Philadelphia. I do believe that this amendment helps improve this bill. This is something that as we continue to work with our State System and we continue to work on our reforms that we need to make sure that it is viable.

I think this amendment helps to make this bill a vital part of that effort and I would encourage our members to vote "yes" on the amendment. Thank you.

The SPEAKER. The Chair thanks the gentleman.

On that question, the Chair recognizes Representative Kinkead, the maker of the bill.

Ms. KINKEAD. Thank you, Madam Speaker.

This is an agreed-to amendment so I would appreciate a "yes" vote. Thank you.

The SPEAKER. The Chair thanks the maker of the bill.

On the question recurring,

Will the House agree to the amendment?

The following roll call was recorded:

YEAS—203

Abney	Flick	Krupa	Rapp
Adams	Flood	Kulik	Rigby
Armanini	Frankel	Kutz	Roae
Banta	Freeman	Kuzma	Rossi
Barton	Friel	Labs	Rowe
Bellmon	Fritz	Lawrence	Rozzi
Benham	Gallagher	Leadbeter	Ryncavage
Benninghoff	Galloway	Mackenzie, M.	Salisbury
Bernstine	Gaydos	Mackenzie, R.	Samuelson
Bizzarro	Gergely	Madden	Sanchez
Bonner	Gillen	Madsen	Sapprey
Borowicz	Giral	Major	Schemel
Borowski	Gleim	Mako	Scheuren
Boyd	Green	Malagari	Schlegel
Boyle	Gregory	Maloney	Schlossberg
Bradford	Greiner	Marcell	Schmitt
Brennan	Grove	Markosek	Schweyer
Briggs	Guenst	Marshall	Scialabba
Brown, A.	Guzman	Matzie	Scott
Brown, M.	Haddock	Mayes	Shusterman
Bullock	Hamm	McAndrew	Siegel
Burgos	Hanbidge	McNeill	Smith
Burns	Harkins	Mehaffie	Smith-Wade-El
C Freytiz	Harris	Mentzer	Solomon
Cabell	Heffley	Mercuri	Staats
Causer	Hogan	Merski	Stambaugh
Cephas	Hohenstein	Metzgar	Steele
Cerrato	Howard	Mihalek	Stehr
Ciresi	Innamorato	Miller, B.	Stender
Conklin	Irvin	Miller, D.	Struzzi
Cook	Isaacson	Moul	Sturla
Cooper	James	Mullins	Takac
Curry	Jones, M.	Munroe	Tomlinson

Cutler	Jones, T.	Mustello	Topper
D'Orsie	Jozwiak	Neilson	Twardzik
Daley	Kail	Nelson, E.	Venkat
Davanzo	Kaufer	Nelson, N.	Vitali
Davis	Kauffman	O'Mara	Warner
Dawkins	Kazeem	O'Neal	Warren
Deasy	Keefer	Oberlander	Watro
Deloso	Kenyatta	Ortitay	Waxman
Delozier	Kephart	Otten	Webster
Diamond	Kerwin	Owlett	Wentling
Donahue	Khan	Parker	White
Dunbar	Kim	Pashinski	Williams, C.
Ecker	Kinthead	Pickett	Williams, D.
Emrick	Kinsey	Pielli	Young
Evans	Klunk	Pisciottano	Zimmerman
Fee	Kosierowski	Probst	
Fiedler	Krajewski	Rabb	McClinton,
Fink	Krueger	Rader	Speaker
Fleming			

NAYS-0

NOT VOTING-0

EXCUSED-0

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

On the question,

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

Bill as amended was agreed to.

The SPEAKER. The bill as amended will be reprinted.

* * *

The House proceeded to second consideration of **HB 1108, PN 1164**, entitled:

An Act amending Title 23 (Domestic Relations) of the Pennsylvania Consolidated Statutes, in preliminary provisions relating to divorce, further providing for legislative findings and intent, for definitions and for effect of agreement between parties; and, in property rights, further providing for equitable division of marital property.

On the question,

Will the House agree to the bill on second consideration?

Mr. **HOHENSTEIN** offered the following amendment No. **A01065**:

Amend Bill, page 3, lines 8 through 22, by striking out all of said lines and inserting

(g) Companion animal.—

(1) Upon the request of either party, the court shall provide for the possession or care, or both, of a companion animal of the parties in accordance with this subsection.

(2) If the companion animal is a service animal, as that term is defined in section 2 of the act of October 24, 2018 (P.L.733, No.118), known as the Assistance and Service Animal Integrity Act, for a party or for an individual who is under 18 years of age and in the custody of that party, there shall be a rebuttable presumption of custody of the companion animal to that party.

(3) If paragraph (2) does not apply, the court shall consider all relevant factors, including the following:

(i) Whether the companion animal was acquired prior to or during the marriage.

(ii) The basic daily needs of the companion animal.

(iii) The party who generally facilitates veterinary care for the companion animal.

(iv) The party who generally provides the companion animal with social interaction.

(v) The party who generally ensures compliance with State and local regulations regarding the companion animal.

(vi) The party who provides the greater ability to financially support the companion animal.

On the question,

Will the House agree to the amendment?

The SPEAKER. On that question, the Chair recognizes the maker of the amendment.

Mr. HOHENSTEIN. Madam Speaker, this amendment is submitted based on some comments that came up during our committee hearing to make this bill better, to make sure that we are addressing all animals in their different ways that they relate with our families. And it is an agreed-to amendment, and I am going to ask everyone for a positive vote.

The SPEAKER. The Chair thanks the maker of the amendment.

On the question recurring,

Will the House agree to the amendment?

The following roll call was recorded:

YEAS-202

Abney	Fleming	Krueger	Rapp
Adams	Flick	Krupa	Rigby
Armanini	Flood	Kulik	Roae
Banta	Frankel	Kutz	Rossi
Barton	Freeman	Kuzma	Rowe
Bellmon	Friel	Labs	Rozzi
Benham	Fritz	Lawrence	Ryncavage
Benninghoff	Gallagher	Leadbeter	Salisbury
Bernstine	Galloway	Mackenzie, M.	Samuelson
Bizzarro	Gaydos	Mackenzie, R.	Sanchez
Bonner	Gergely	Madden	Sappey
Borowicz	Gillen	Madsen	Schemel
Borowski	Giral	Major	Scheuren
Boyd	Gleim	Mako	Schlegel
Boyle	Green	Malagari	Schlossberg
Bradford	Gregory	Maloney	Schmitt
Brennan	Greiner	Marcell	Schweyer
Briggs	Grove	Markosek	Scialabba
Brown, A.	Guent	Marshall	Scott
Brown, M.	Guzman	Matzie	Shusterman
Bullock	Haddock	Mayes	Siegel
Burgos	Hamm	McAndrew	Smith
Burns	Hanbidge	McNeill	Smith-Wade-El
C Freytiz	Harkins	Mehaffie	Solomon
Cabell	Harris	Mentzer	Staats
Causar	Heffley	Mercuri	Stambaugh
Cephas	Hogan	Merski	Steele
Cerrato	Hohenstein	Metzgar	Stehr
Ciresi	Howard	Mihalek	Stender
Conklyn	Innamorato	Miller, B.	Struzzi
Cook	Irvin	Miller, D.	Sturla
Cooper	Isaacson	Moul	Takac
Curry	James	Mullins	Tomlinson
Cutler	Jones, M.	Munroe	Topper
D'Orsie	Jones, T.	Mustello	Twardzik

Daley	Jozwiak	Neilson	Venkat
Davanzo	Kail	Nelson, E.	Vitali
Davis	Kaufer	Nelson, N.	Warner
Dawkins	Kauffman	O'Mara	Warren
Deasy	Kazeem	Oberlander	Watro
Delloso	Keefer	Ortitay	Waxman
Delozier	Kenyatta	Otten	Webster
Diamond	Kephart	Owlett	Wentling
Donahue	Kerwin	Parker	White
Dunbar	Khan	Pashinski	Williams, C.
Ecker	Kim	Pickett	Williams, D.
Emrick	Kinkead	Pielli	Young
Evans	Kinsey	Pisciottano	Zimmerman
Fee	Klunk	Probst	
Fiedler	Kosierowski	Rabb	McClinton,
Fink	Krajewski	Rader	Speaker

NAYS—1

O'Neal

NOT VOTING—0

EXCUSED—0

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?

Ms. **DELOZIER** offered the following amendment No. **A01181**:

Amend Bill, page 1, line 5, by striking out "and,"

Amend Bill, page 1, line 6, by inserting after "property"

; and, in alimony and support, further providing for alimony pendente lite, counsel fees and expenses

Amend Bill, page 3, by inserting between lines 22 and 23

Section 4. Section 3702(a) of Title 23 is amended to read:

§ 3702. Alimony pendente lite, counsel fees and expenses.

(a) General rule.—[In proper cases, upon petition, the] The court may allow a spouse reasonable alimony pendente lite[, or spousal support [and reasonable counsel fees and expenses.] upon determining that the income and resources of the petitioning spouse are insufficient to provide for that spouse's basic needs, including the costs of prosecuting or defending the divorce action. Reasonable counsel fees and expenses may be allowed pendente lite, and the court shall also have authority to award exclusive use of the family home or any other dwelling which is available for use as a residence to either of the parties pendente lite and to direct that adequate health and hospitalization insurance coverage be maintained for the dependent spouse pendente lite. A determination under this section that alimony pendente lite or spousal support is warranted shall not be based solely upon any rule of court specifying presumptive guidelines for the calculation of support or upon the party's standard of living during the marriage.

* * *

Amend Bill, page 3, line 23, by striking out "4" and inserting 5

On the question,

Will the House agree to the amendment?

AMENDMENT PASSED OVER TEMPORARILY

The SPEAKER. On that question, the Chair recognizes—
This amendment will be over temporarily.

On the question recurring,

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

Mr. **HOHENSTEIN** offered the following amendment No. **A01267**:

Amend Bill, page 2, lines 14 through 21, by striking out all of said lines and inserting

"Companion animal." As follows:

(1) An animal that:

(i) is a domesticated, living being commonly referred to as a pet; or

(ii) has been bought, bred, raised or otherwise acquired in accordance with applicable law for the primary purpose of providing the owner with assistance in relation to a disability, security or companionship, rather than for business or agricultural purposes.

(2) Notwithstanding paragraph (1), an animal that is used for business or agricultural purposes, but that has not been incorporated into the family household as a pet, may be considered as a companion animal, as determined by the court.

On the question,

Will the House agree to the amendment?

The SPEAKER. On that question, the Chair recognizes the maker of the amendment.

Mr. HOHENSTEIN. Thank you, Madam Speaker.

I am asking for support on this amendment. It provides a presumption of custody for service animals that have already been trained for people in the household so that a person who has a service animal that is connected to them directly is the person that animal stays with.

It is an agreed-to amendment, and I ask everyone for a positive vote.

The SPEAKER. The Chair thanks the maker of the amendment.

On the question recurring,

Will the House agree to the amendment?

The following roll call was recorded:

YEAS—199

Abney	Fleming	Krueger	Rader
Adams	Flick	Krupa	Rapp
Armanini	Flood	Kulik	Rigby
Banta	Frankel	Kutz	Roae
Barton	Freeman	Kuzma	Rossi
Bellmon	Friel	Labs	Rowe
Benham	Fritz	Lawrence	Rozzi
Benninghoff	Gallagher	Leadbeter	Ryncavage
Bernstine	Galloway	Mackenzie, M.	Salisbury
Bizzarro	Gaydos	Mackenzie, R.	Samuelson
Bonner	Gergely	Madden	Sanchez

Borowicz	Gillen	Madsen	Sappey
Borowski	Giral	Major	Scheuren
Boyd	Gleim	Mako	Schlegel
Boyle	Green	Malagari	Schlossberg
Bradford	Gregory	Maloney	Schmitt
Brennan	Greiner	Marcell	Schweyer
Briggs	Grove	Markosek	Scialabba
Brown, A.	Guenst	Marshall	Scott
Brown, M.	Guzman	Matzie	Shusterman
Bullock	Haddock	Mayes	Siegel
Burgos	Hamm	McAndrew	Smith
Burns	Hanbidge	McNeill	Smith-Wade-El
C Freytiz	Harkins	Mehaffie	Solomon
Cabell	Harris	Mentzer	Staats
Causer	Hogan	Mercuri	Stambaugh
Cephas	Hohenstein	Merski	Steele
Cerrato	Howard	Metzgar	Stehr
Ciresi	Innamorato	Mihalek	Stender
Conklin	Irvin	Miller, B.	Struzzi
Cook	Isaacson	Miller, D.	Sturla
Cooper	James	Moul	Takac
Curry	Jones, M.	Mullins	Tomlinson
Cutler	Jones, T.	Munroe	Topper
D'Orsie	Jozwiak	Mustello	Venkat
Daley	Kail	Neilson	Vitali
Davanzo	Kaufer	Nelson, E.	Warner
Davis	Kauffman	Nelson, N.	Warren
Dawkins	Kazeem	O'Mara	Watro
Deasy	Keefer	Oberlander	Waxman
Delloso	Kenyatta	Ortitay	Webster
Delozier	Kephart	Otten	Wentling
Diamond	Kerwin	Owlett	White
Donahue	Khan	Parker	Williams, C.
Dunbar	Kim	Pashinski	Williams, D.
Ecker	Kinthead	Pickett	Young
Emrick	Kinsey	Pielli	Zimmerman
Evans	Klunk	Pisciottano	
Fee	Kosierowski	Probst	McClinton,
Fiedler	Krajewski	Rabb	Speaker
Fink			

NAYS—4

Heffley	O'Neal	Schemel	Twardzik
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NOT VOTING—0

EXCUSED—0

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

On the question recurring,

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

CONSIDERATION OF
AMENDMENT A01181 CONTINUED

Ms. **DELOZIER** the following amendment No. **A01181**:

Amend Bill, page 1, line 5, by striking out "and,"

Amend Bill, page 1, line 6, by inserting after "property"

; and, in alimony and support, further providing for alimony pendente lite, counsel fees and expenses

Amend Bill, page 3, by inserting between lines 22 and 23

Section 4. Section 3702(a) of Title 23 is amended to read:

§ 3702. Alimony pendente lite, counsel fees and expenses.

(a) General rule.—[In proper cases, upon petition, the] The court may allow a spouse reasonable alimony pendente lite[,] or spousal support [and reasonable counsel fees and expenses.] upon determining

that the income and resources of the petitioning spouse are insufficient to provide for that spouse's basic needs, including the costs of prosecuting or defending the divorce action. Reasonable counsel fees and expenses may be allowed pendente lite, and the court shall also have authority to award exclusive use of the family home or any other dwelling which is available for use as a residence to either of the parties pendente lite and to direct that adequate health and hospitalization insurance coverage be maintained for the dependent spouse pendente lite. A determination under this section that alimony pendente lite or spousal support is warranted shall not be based solely upon any rule of court specifying presumptive guidelines for the calculation of support or upon the party's standard of living during the marriage.

* * *

Amend Bill, page 3, line 23, by striking out "4" and inserting
5

On the question recurring,

Will the House agree to the amendment?

The SPEAKER. On that question, the Chair recognizes the maker of the amendment.

Ms. DELOZIER. Thank you, Madam Speaker.

I offer this amendment – it is a bill that I have introduced in the past – really to update the capabilities of those going through divorce. We have many folks that have two incomes, and this is the capability of giving more accessibility for both partners in a divorce to have a settlement that allows both of them to pay their bills. And it is an update to a law that has been in place for many, many years, over 50 years, and I think it is time that we update our divorce laws to reflect the community that we are living in right now. So I would ask for a "yes" vote.

Thank you, Madam Speaker.

The SPEAKER. The Chair thanks the maker of the amendment.

On that question, the Chair recognizes Representative Briggs.

Mr. BRIGGS. Thank you, Madam Speaker.

And while I think we could have a very robust conversation regarding the Representative's interests regarding divorce laws, I do not think HB 1108 is the right vehicle for that conversation.

I strongly urge the members to oppose the amendment. Thank you.

The SPEAKER. The Chair thanks the gentleman.

On the question recurring,

Will the House agree to the amendment?

The following roll call was recorded:

YEAS—100

Adams	Fritz	Labs	Rigby
Armanini	Gaydos	Lawrence	Roae
Banta	Gillen	Leadbeter	Rossi
Barton	Gleim	Mackenzie, M.	Rowe
Benninghoff	Gregory	Mackenzie, R.	Ryncavage
Bernstine	Greiner	Major	Schemel
Bonner	Grove	Mako	Scheuren
Borowicz	Hamm	Maloney	Schlegel
Brown, M.	Heffley	Marcell	Schmitt
Cabell	Hogan	Marshall	Scialabba
Causer	Irvin	Mehaffie	Smith
Cook	James	Mentzer	Staats
Cooper	Jones, M.	Mercuri	Stambaugh
Cutler	Jones, T.	Metzgar	Stehr
D'Orsie	Jozwiak	Mihalek	Stender
Davanzo	Kail	Miller, B.	Struzzi
Delozier	Kaufer	Moul	Tomlinson

Diamond	Kauffman	Mustello	Topper
Dunbar	Keefer	Nelson, E.	Twardzik
Ecker	Kephart	Oberlander	Warner
Emrick	Kerwin	Ortitay	Watro
Fee	Klunk	Owlett	Wentling
Fink	Krupa	Pickett	White
Flick	Kutz	Rader	Williams, C.
Flood	Kuzma	Rapp	Zimmerman

NAYS—103

Abney	Fiedler	Kosierowski	Rabb
Bellmon	Fleming	Krajewski	Rozzi
Benham	Frankel	Krueger	Salisbury
Bizzarro	Freeman	Kulik	Samuelson
Borowski	Friel	Madden	Sanchez
Boyd	Gallagher	Madsen	Sappey
Boyle	Galloway	Malagari	Schlossberg
Bradford	Gergely	Markosek	Schweyer
Brennan	Giral	Matzie	Scott
Briggs	Green	Mayes	Shusterman
Brown, A.	Guenst	McAndrew	Siegel
Bullock	Guzman	McNeill	Smith-Wade-El
Burgos	Haddock	Merski	Solomon
Burns	Hanbidge	Miller, D.	Steele
C Freytiz	Harkins	Mullins	Sturla
Cephas	Harris	Munroe	Takac
Cerrato	Hohenstein	Neilson	Venkat
Ciresi	Howard	Nelson, N.	Vitali
Conklin	Innamorato	O'Mara	Warren
Curry	Isaacson	O'Neal	Waxman
Daley	Kazeem	Otten	Webster
Davis	Kenyatta	Parker	Williams, D.
Dawkins	Khan	Pashinski	Young
Deasy	Kim	Pielli	
Delloso	Kinthead	Pisciottano	McClinton,
Donahue	Kinsey	Probst	Speaker
Evans			

NOT VOTING—0

EXCUSED—0

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

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

The SPEAKER. The bill as amended will be reprinted.

GUESTS INTRODUCED

The SPEAKER. In the gallery, our colleague, Representative Kephart, has some very special guests. We ask that the guests please stand. This morning Zane Hensal is here. Zane is a sophomore at Bucknell University, and he is a legislative intern this summer in Representative Kephart's district office.

Also, Eva Dunlap is here from the district, who is shadowing Representative Kephart for the day. Welcome. We are so glad to have you this morning.

Also in the gallery, our colleague, Representative Bizzarro, is pleased to welcome his legislative interns for the summer session. We have here Anthony Cimino and Adam Chiocco. Both recently

graduated from Fairview High School in Erie County and are both headed to Harvard University this fall to study government. Welcome, gentlemen. We know you came a very long way.

BILL ON SECOND CONSIDERATION

The House proceeded to second consideration of **HB 1284, PN 1531**, entitled:

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in rules of the road in general, further providing for enforcement of failure to stop for school bus with flashing red lights and for pilot program for automated speed enforcement system on designated highway and providing for pilot program for automated speed enforcement systems in designated school zones.

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

Mr. SMITH offered the following amendment No. **A01193**:

Amend Bill, page 1, line 4, by inserting after "lights"
, for automated speed enforcement systems in active work zones
Amend Bill, page 2, line 19, by inserting after "3345.1"
, 3369(b)(2)
Amend Bill, page 22, by inserting between lines 22 and 23
§ 3369. Automated speed enforcement systems in active work zones.
* * *

(b) Applicability.—This section shall apply to Federal aid highways only under the jurisdiction of the department and the Pennsylvania Turnpike Commission. An automated speed enforcement system may not be used unless:

- * * *
- (2) At least one of the signs under paragraph (1):
 - (i) indicates if the automated speed enforcement system is active or not active[.]; and
 - (ii) is placed at least 1,000 feet before the active work zone, unless the department determines that a lesser distance is necessary to ensure the safety of the work zone, comply with Federal regulations or provide adequate traffic control in the work zone. If the department determines that a lesser distance is necessary under this subparagraph, the department shall place the sign prior to the active work zone at a distance that provides motorists with the maximum feasible advanced notification of the automated speed enforcement system prior to entering the active work zone.
- * * *

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

The SPEAKER. On that question, the Chair recognizes the maker of the amendment, Representative Smith.

Mr. SMITH. Thank you, Madam Speaker.

My amendment, A01193, requires one of the warning signs placed before an active work zone with an automated speed enforcement system to be placed at least 1,000 feet before the work zone, provided that such placement does not affect safety or traffic control. It is compliant with Federal regulations as determined by PennDOT. If 1,000 feet is not possible, the signs will be placed at a maximum feasible distance that provides advanced warning of the automated system to motorists.

I please ask for a "yes" vote.
Thank you, Madam Speaker.

The SPEAKER. The Chair thanks the maker of the amendment.

On that question, the Chair recognizes the maker of the bill, Representative Neilson.

Mr. NEILSON. Thank you, Madam Speaker.

I would like to ask for a positive vote. This is an agreed-to amendment.

The SPEAKER. The Chair thanks the gentleman.

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

The following roll call was recorded:

YEAS—203

Abney	Flick	Krupa	Rapp
Adams	Flood	Kulik	Rigby
Armanini	Frankel	Kutz	Roae
Banta	Freeman	Kuzma	Rossi
Barton	Friel	Labs	Rowe
Bellmon	Fritz	Lawrence	Rozzi
Benham	Gallagher	Leadbeter	Ryncavage
Benninghoff	Galloway	Mackenzie, M.	Salisbury
Bernstine	Gaydos	Mackenzie, R.	Samuelson
Bizzarro	Gergely	Madden	Sanchez
Bonner	Gillen	Madsen	Sappey
Borowicz	Giral	Major	Schemel
Borowski	Gleim	Mako	Scheuren
Boyd	Green	Malagari	Schlegel
Boyle	Gregory	Maloney	Schlossberg
Bradford	Greiner	Marcell	Schmitt
Brennan	Grove	Markosek	Schweyer
Briggs	Guenst	Marshall	Scialabba
Brown, A.	Guzman	Matzie	Scott
Brown, M.	Haddock	Mayes	Shusterman
Bullock	Hamm	McAndrew	Siegel
Burgos	Hanbidge	McNeill	Smith
Burns	Harkins	Mehaffie	Smith-Wade-El
C Freytiz	Harris	Mentzer	Solomon
Cabell	Heffley	Mercuri	Staats
Causser	Hogan	Merski	Stambaugh
Cephas	Hohenstein	Metzgar	Steele
Cerrato	Howard	Mihalek	Stehr
Ciresi	Innamorato	Miller, B.	Stender
Conklin	Irvin	Miller, D.	Struzzi
Cook	Isaacson	Moul	Sturla
Cooper	James	Mullins	Takac
Curry	Jones, M.	Munroe	Tomlinson
Cutler	Jones, T.	Mustello	Topper
D'Orsie	Jozwiak	Neilson	Twardzik
Daley	Kail	Nelson, E.	Venkat
Davanzo	Kauffer	Nelson, N.	Vitali
Davis	Kauffman	O'Mara	Warner
Dawkins	Kazeem	O'Neal	Warren
Deasy	Keefer	Oberlander	Watro
Delloso	Kenyatta	Ortitay	Waxman
Delozier	Kephart	Otten	Webster
Diamond	Kerwin	Owlett	Wentling
Donahue	Khan	Parker	White
Dunbar	Kim	Pashinski	Williams, C.
Ecker	Kinhead	Pickett	Williams, D.
Emrick	Kinsey	Pielli	Young
Evans	Klunk	Pisciottano	Zimmerman
Fee	Kosierowski	Probst	
Fiedler	Krajewski	Rabb	McClinton,
Fink	Krueger	Rader	Speaker
Fleming			

NAYS—0

NOT VOTING—0

EXCUSED—0

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

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

Mr. E. NELSON offered the following amendment
No. A01194:

Amend Bill, page 1, line 4, by inserting after "lights"
, for automated speed enforcement in active work zones
Amend Bill, page 2, line 19, by inserting after "3345.1"
, 3369(b)(2)
Amend Bill, page 22, by inserting between lines 22 and 23
§ 3369. Automated speed enforcement systems in active work zones.
* * *

(b) Applicability.—This section shall apply to Federal aid highways only under the jurisdiction of the department and the Pennsylvania Turnpike Commission. An automated speed enforcement system may not be used unless:

- * * *
- (2) At least one of the signs under paragraph (1):
 - (i) indicates if the automated speed enforcement system is active or not active[.];
 - (ii) is placed not less than 1,320 feet and no more than 2,640 feet before the automated speed enforcement system; and
 - (iii) is affixed with flashing lights that are lit at all times when the automated speed enforcement system is active.
- * * *

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

AMENDMENT WITHDRAWN

The SPEAKER. On that question, the Chair recognizes Representative Eric Nelson.

Is it the Chair's understanding that this amendment is withdrawn?

The Chair thanks the gentleman.

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

Mr. E. NELSON offered the following amendment
No. A01195:

Amend Bill, page 1, line 4, by inserting after "lights"
, for automated speed enforcement systems in active work zones
Amend Bill, page 2, line 19, by inserting after "3345.1"
, 3369(b)(1)

Amend Bill, page 22, by inserting between lines 22 and 23 § 3369. Automated speed enforcement systems in active work zones.

* * *

(b) Applicability.—This section shall apply to Federal aid highways only under the jurisdiction of the department and the Pennsylvania Turnpike Commission. An automated speed enforcement system may not be used unless:

(1) At least two appropriate warning signs are conspicuously placed before the active work zone notifying the public that an automated speed enforcement device is in use[.] and at least one of the warning signs is affixed with flashing lights that are lit at all times when the automated speed enforcement system is active.

* * *

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

The SPEAKER. On that question, the Chair recognizes the maker of the amendment.

Mr. E. NELSON. Thank you, Madam Speaker.

This amendment simply ensures that one of the warning signs before an active work zone be lit when the automated enforcement system is active.

I request a positive vote on this amendment.

The SPEAKER. On that question, the Chair recognizes the maker of the bill, Representative Neilson.

Mr. NEILSON. Thank you, Madam Speaker.

And for the record, Eric Nelson has been trying to be me for a long time, so I can see the confusion.

It is an agreed-to amendment, and I thank the gentleman from Westmoreland County for offering it.

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

The following roll call was recorded:

YEAS—203

Table with 4 columns of names: Abney, Adams, Armanini, Banta, Barton, Bellmon, Benham, Benninghoff, Bernstine, Bizzarro, Bonner, Borowicz, Borowski, Boyd, Boyle, Bradford, Brennan, Briggs, Brown, A., Brown, M., Bullock, Burgos, Burns, C Freytiz, Cabell, Causer, Cephas, Cerrato, Ciresi, Flick, Flood, Frankel, Freeman, Friel, Fritz, Gallagher, Galloway, Gaydos, Gergely, Gillen, Giral, Gleim, Green, Gregory, Greiner, Grove, Guent, Guzman, Haddock, Hamm, Hanbidge, Harkins, Harris, Heffley, Hogan, Hohenstein, Howard, Innamorato, Krupa, Kulik, Kutz, Kuzma, Labs, Lawrence, Leadbeter, Mackenzie, M., Mackenzie, R., Madden, Madsen, Major, Mako, Malagari, Maloney, Marcell, Markosek, Marshall, Matzie, Mayes, McAndrew, McNeill, Mehaffie, Mentzer, Mercuri, Merski, Metzgar, Mihalek, Miller, B., Rapp, Rigby, Roae, Rossi, Rowe, Rozzi, Ryncavage, Salisbury, Samuelson, Sanchez, Sappey, Schemel, Scheuren, Schlegel, Schlossberg, Schmitt, Schweyer, Scialabba, Scott, Shusterman, Siegel, Smith, Smith-Wade-El, Solomon, Staats, Stambaugh, Steele, Stehr, Stender

Table with 4 columns of names: Conklin, Cook, Cooper, Curry, Cutler, D'Orsie, Daley, Davanzo, Davis, Dawkins, Deasy, Delloso, Delozier, Diamond, Donahue, Dunbar, Ecker, Emrick, Evans, Fee, Fiedler, Fink, Fleming, Irvin, Isaacson, James, Jones, M., Jones, T., Jozwiak, Kail, Kaufner, Kauffman, Kazeem, Keefer, Kenyatta, Kephart, Kerwin, Khan, Kim, Kinhead, Kinsey, Klunk, Kosierowski, Krajewski, Krueger, Miller, D., Moul, Mullins, Munroe, Mustello, Neilson, Nelson, E., Nelson, N., O'Mara, O'Neal, Oberlander, Ortitay, Otten, Owlett, Parker, Pashinski, Pickett, Pielli, Pisciotano, Probst, Rabb, Rader, Struzzi, Sturla, Takac, Tomlinson, Topper, Twardzik, Venkat, Vitali, Warner, Warren, Watro, Waxman, Webster, Wentling, White, Williams, C., Williams, D., Young, Zimmerman, McClinton, Speaker

NAYS—0

NOT VOTING—0

EXCUSED—0

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

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

DECISION OF CHAIR RESCINDED

The SPEAKER. Without objection, the Chair rescinds the agreement on the bill.

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

Ms. MIHALEK offered the following amendment No. A01212:

Amend Bill, page 1, line 4, by inserting after "lights" , for automated speed enforcement systems in active work zones Amend Bill, page 2, lines 19 through 21, by striking out all of said lines and inserting Section 1. Section 3345.1 of Title 75 of the Pennsylvania Consolidated Statutes is amended to read: Amend Bill, page 22, by inserting between lines 22 and 23 Section 2. Section 3369(k) of Title 75 is amended and subsection (g) is amended by adding a paragraph to read: § 3369. Automated speed enforcement systems in active work zones.

* * * (g) Defenses.— * * *

(4) It shall be a defense to a violation under this section that the person named in the notice of the violation was not operating the vehicle at the time of the violation. The owner must submit evidence that the owner was not the operator at the time of the violation. The owner of the vehicle may not be required to

disclose the identity of the operator of the vehicle at the time of the violation.

* * *

(k) Expiration.—This section shall expire five years from the effective date of this section.]

Section 3. Section 3370 heading, (a), (b), (d)(2), (j)(3) introductory paragraph, (n)(2) and (q) of Title 75 are amended to read:

Amend Bill, page 31, line 11, by striking out "2" and inserting 4

Amend Bill, page 42, line 17, by striking out "3" and inserting 5

Amend Bill, page 42, line 22, by striking out "4" and inserting 6

Amend Bill, page 42, line 27, by striking out "3" and inserting 5

Amend Bill, page 43, line 1, by striking out "3" and inserting 5

On the question,

Will the House agree to the amendment?

AMENDMENT WITHDRAWN

The SPEAKER. Representative Mihalek.

Ms. MIHALEK. Thank you, Madam Speaker.

Under our current law, our affirmative defenses are very limited. My amendment would add an additional defense.

After speaking with both the majority and minority chairmen of Transportation, we vowed to work on this together in the future, so I will be withdrawing my amendment at this time. Thank you.

The SPEAKER. The Chair thanks the Representative.

On the question recurring,

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

Bill as amended was agreed to.

The SPEAKER. The bill as amended will be reprinted.

The House will be at ease momentarily.

The House will come to order.

Members, please take your seats.

GUESTS INTRODUCED

The SPEAKER. In the gallery, our colleagues, Representatives Barton and Twardzik, have some very special guests here. We welcome the PIAA 4A State Champion from Blue Mountain High School Girls Softball Team. This incredible group of student athletes and their coaches are Blue Mountain's first-ever State championship team. These Blue Mountain girls beat Montour High School with a score of 3 to 2, and amassed a stellar season record of 25 wins and 3 losses. Congratulations to the Blue Mountain Lady Eagles. Please stand.

VOTE CORRECTION

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

Mr. E. NELSON. Thank you, Madam Speaker.

On Resolution 152 I was recorded in the negative and I wish to be recorded in the positive.

The SPEAKER. The Chair thanks the gentleman.

This information will be spread across the record.

Mr. E. NELSON. Thank you, Madam Speaker.

BILL ON SECOND CONSIDERATION

The House proceeded to second consideration of **HB 613, PN 1122**, 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?

Mr. **LAWRENCE** offered the following amendment No. **A00974**:

Amend Bill, page 1, line 5, by striking out "\$32,293,000" and inserting

\$21,293,000

Amend Bill, page 1, by inserting between lines 8 and 9

(b) The sum of \$11,000,000, or as much thereof as may be necessary, is hereby appropriated to the Trustees of the University of Pennsylvania for the fiscal year July 1, 2023, to June 30, 2024, for direct scholarships for students who are residents of this Commonwealth and are enrolled in the School of Veterinary Medicine.

Amend Bill, page 1, line 9, by striking out "(b)" and inserting

(c)

Amend Bill, page 1, lines 16 and 17, by striking out "on continuing authority" and inserting

on the following:

(1) continued operation of the New Bolton Center in Chester County;

(2) continuing authority

Amend Bill, page 2, line 6, by striking out "shall be further conditioned on these appointees" and inserting

(3) appointees

On the question,

Will the House agree to the amendment?

AMENDMENT WITHDRAWN

The SPEAKER. On that question, the Chair recognizes the maker of the amendment, Representative Lawrence.

Mr. LAWRENCE. Thank you, Madam Speaker.

I will be withdrawing that amendment at this time. Thank you.

The SPEAKER. The Chair thanks the gentleman.

On the question recurring,

Will the House agree to the bill on second consideration?

The SPEAKER. Pursuant to rule 66, Representative Harris and Representative Bradford request a recorded vote on second consideration for HB 613.

All those in favor—

The Chair recognizes the floor leader, Representative Cutler.

Mr. CUTLER. Thank you, Madam Speaker.

Madam Speaker, deciding whether to support any budget bill, including nonpreferred appropriations, is one of the most important management and financial decisions that we make every year as State lawmakers. But as we stand here today, 8 days away from the budget deadline, without a clear picture of what we are going to spend, without having a complete picture of our financial situation for the upcoming fiscal year regarding revenues, including that solid understanding of what the final State budget may look like, we cannot support the consideration of the nonpreferred bills at this time. It is simply unwise.

The opposite is sound financial management from the folks on this side of the aisle that got us into the place where we have \$5 billion in the Rainy Day Fund and a surplus and are on such sound financial footing that the majority in this chamber is eager to spend away. We stand at a critical crossroads with the opportunity to reimagine our State's education system at all levels so that we can ensure Pennsylvania students are able to meet the demands for the workforce of tomorrow, but unfortunately, those who would receive this taxpayer funding are not yet sure themselves about how to handle the opportunity in front of us.

I find that very concerning that during the budget hearings, nearly every single State-related university pledged to raise tuition even if they received additional State money. That is unacceptable. And as we have heard today, we had been negotiating with the universities on tuition freezes and other ways to make in-State tuition more affordable. With that currently in play, we cannot simply rubber-stamp the significant funding without more time to work on that goal for the students and families.

Finally, let us talk about the reality of how this will play out on the House floor. The Framers of our Constitution were afraid of the tyranny of the majority – even a self-described humble one – which is why, one of the reasons why the nonpreferreds require a two-thirds vote, which is a much higher threshold than a simple majority. House Republicans stand ready, willing, and able to have a serious discussion about how we can support these bills and any budget-related legislation. But as we stand here today, we cannot support these unilaterally developed products.

I will be a "no" vote, Madam Speaker, and encourage our members to do likewise. Thank you.

The SPEAKER. The Chair thanks the gentleman.

On that question, the Chair recognizes the majority leader, Representative Bradford.

Mr. BRADFORD. Thank you, Madam Speaker.

As the minority leader pointed out, we are about a week to the end of this budget process. The House has taken an important step: it has passed a budget. There is one additional step we must take in the House and that is to pass the nonpreferred appropriations. The one in front of us is whether or not you support reducing the tuition for Pennsylvania ag students. We have heard time and time again from both caucuses, rightfully, the important role that agriculture plays in Pennsylvania and the important role that Penn Vet provides for Pennsylvania students and Pennsylvania's ag community.

The gentleman throws out a lot of smoke, and this is not the first time that politicians have tried to use Pennsylvania students as leverage in a budget fight. It was misguided every time and it has failed spectacularly. It is not a good political strategy and it is even worse public policy. The time to move forward with Penn Vet's nonpreferred appropriation is here. We have passed a budget. Revenues are actually higher in projection than they were

when that budget was passed. The time has come to pass the nonpreferred appropriation. Stop with the politics. Start supporting ag in Pennsylvania and pass this nonpreferred appropriation without political delays or games.

Thank you, Madam Speaker.

The SPEAKER. The Chair thanks the gentleman.

The Chair recognizes the minority floor leader for the second time, Representative Cutler.

Mr. CUTLER. Thank you, Madam Speaker.

Madam Speaker, given the majority leader's propensity to once again turn this into a partisan debate and seriously question motives, I find that, actually, very offensive. The reason I find that offensive is because we have had discussions about this. And the good gentleman would attempt to turn this into, you are either for or against the students. Nothing could be further from the truth. We have consistently come forward with ideas about student-centered, family-focused workforce development at our colleges. To try to turn this into a partisan game that would simply play out in the political circles and the mailers that we will see in campaigns I think is beyond the dignity of this institution.

Let us be clear, Madam Speaker. If we would have a serious set of budget meetings and have a discussion in order to work through the issues, I believe that they are all resolvable. Madam Speaker, what we have here, though, on the floor today is a partisan contrast. We have the majority leader who seeks to cast this in a partisan light and simply say, you are either for the students or against, and they are somehow waging that debate on that point. What is missed is there are ways to improve these bills. There are ways to get the funding directly to the students. There are ways to ensure that the workforce that we need is actually being trained at the very universities we fund.

This is a significant departure from how we have done this in years past. We, once again, stand ready, willing, and able to work through these issues if the good gentleman would simply call a series of meetings to discuss the issues. That, Madam Speaker, is a failure of leadership not to do so. And to not be able to read a calendar and suddenly today realize that we are 8 days away, when for weeks I have been saying that we are at risk of missing the deadline because of timeline mismanagement, that is real. Saying anything else is simply crocodile tears; I believe that is a favorite phrase of the good gentleman.

We can solve this problem. It takes a willing partner, however, to do so. And what we have seen to date are partisan, one-sided negotiations with the other parties without including both parties in both chambers, which is exactly what the Governor asked for. We stand ready to work with the Governor and all parties to find a reasonable solution to all of the issues before us, not just the nonpreferreds. And the good gentleman should be very aware that this is part of the normal process. This is how it has been done previously. You negotiate the budget in its entirety, but that, Madam Speaker, requires meetings.

The SPEAKER. The Chair thanks the gentleman.

The Chair recognizes the majority floor leader for the second time, Representative Bradford.

Mr. BRADFORD. Thank you, Madam Speaker, and I will be brief.

As the former Speaker would know, this is regular order. And this bill is currently on second consideration, and this is where the opportunity that both the majority and minority party have the opportunity to bring forward amendments and those very ideas that the good leader has said he supports but has not offered as a single amendment to this bill.

Now the time to vote has come. It is not political leverage or games; it is the simple reality. A budget has passed this chamber. We are in regular order. We do not need a backroom meeting. If there is somehow that you wish to change or reduce the amount of support for Pennsylvania's ag students, this was your opportunity. Those amendments were never offered.

Let us move forward and support this nonpreferred appropriation without political delay or attempts at political leverage. Let us vote "yes" on the nonpreferreds and support Pennsylvania students.

The SPEAKER. The Chair thanks the gentleman.

The Chair recognizes the minority floor leader for the third time—

Mr. CUTLER. Thank you, Madam Speaker.

The SPEAKER. —Representative Cutler.

Mr. CUTLER. The good gentleman— I apologize, Madam Speaker. I was excited to get started again.

The good gentleman cannot have it both ways. He cannot come privately to me and say, hey, let us work through the process. Let us figure how to get quickly through today and this stage of the process by withdrawing the amendments on this or other bills, and then say publicly, well, you should have voted on them.

If the good gentleman wants a good-faith effort on negotiating and discussing these bills as part of the budget process, he has already gotten it. What we have not seen is a good-faith return to continue those discussions.

So let us talk about process since the good gentleman brought it up, because this is important. This is not normal business. Normal business is, you pre-advertise a bill, it moves out of committee, you have 24 hours to draft amendments and work on it, and then it is voted on the floor. What happened this time – and this is important; this is the smoke and mirrors that the good gentleman is talking about – these bills were pre-noticed earlier in the week, on Tuesday. They did not move out of committee until yesterday. We as members know that you do not know what final form the bill will take until it is finally out of committee, so what he was asking us to do was file amendments on something that was less than the final product.

So yes, Madam Speaker, that is political gamesmanship, that is short-circuiting the counter to avoid amendments, that is trying to avoid these issues, and if the good gentleman wants to have a conversation about that, let us at least be intellectually honest, because I have not seen it thus far.

The SPEAKER. The Chair thanks the gentleman.

On the question recurring,

Will the House agree to the bill on second consideration?

The following roll call was recorded:

YEAS—118

Abney	Fleming	Krajewski	Rabb
Bellmon	Frankel	Krueger	Rozzi
Benham	Freeman	Kulik	Salisbury
Benninghoff	Friel	Labs	Samuelson
Bizzarro	Gallagher	Madden	Sanchez
Borowski	Galloway	Madsen	Sappey
Boyd	Gergely	Malagari	Schlossberg
Boyle	Gillen	Marcell	Schweyer

Bradford	Giral	Markosek	Scott
Brennan	Green	Marshall	Shusterman
Briggs	Guenst	Matzie	Siegel
Brown, A.	Guzman	Mazes	Smith-Wade-El
Bullock	Haddock	McAndrew	Solomon
Burgos	Hanbidge	McNeill	Steele
Burns	Harkins	Mehaffie	Sturla
C Freytiz	Harris	Merski	Takac
Causer	Hogan	Miller, D.	Tomlinson
Cephas	Hohenstein	Mullins	Venkat
Cerrato	Howard	Munroe	Vitali
Ciresi	Innamorato	Mustello	Warren
Conklin	Isaacson	Neilson	Waxman
Curry	James	Nelson, N.	Webster
Daley	Kazeem	O'Mara	Wentling
Davis	Kenyatta	Ortitay	White
Dawkins	Kerwin	Otten	Williams, C.
Deasy	Khan	Parker	Williams, D.
Dellosio	Kim	Pashinski	Young
Donahue	Kinhead	Pielli	
Evans	Kinsey	Pisciotano	McClinton,
Fiedler	Kosierowski	Probst	Speaker

NAYS—85

Adams	Flood	Kuzma	Rigby
Armanini	Fritz	Lawrence	Roae
Banta	Gaydos	Leadbeter	Rossi
Barton	Gleim	Mackenzie, M.	Rowe
Bernstine	Gregory	Mackenzie, R.	Ryncavage
Bonner	Greiner	Major	Schemel
Borowicz	Grove	Mako	Scheuren
Brown, M.	Hamm	Maloney	Schlegel
Cabell	Heffley	Mentzer	Schmitt
Cook	Irvin	Mercuri	Scialabba
Cooper	Jones, M.	Metzgar	Smith
Cutler	Jones, T.	Mihalek	Staats
D'Orsie	Jozwiak	Miller, B.	Stambaugh
Davanzo	Kail	Moul	Stehr
Delozier	Kaufer	Nelson, E.	Stender
Diamond	Kauffman	O'Neal	Struzzi
Dunbar	Keefer	Oberlander	Topper
Ecker	Kephart	Owlett	Twardzik
Emrick	Klunk	Pickett	Warner
Fee	Krupa	Rader	Watro
Fink	Kutz	Rapp	Zimmerman
Flick			

NOT VOTING—0

EXCUSED—0

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

FORMER MEMBER WELCOMED

The SPEAKER. Seated to the left of the Speaker's rostrum is a longtime member of this distinguished body, retired Representative Sue Helm. We are so glad to see you and appreciate your nearly two decades of service to your neighbors right here in Dauphin County. Thank you for joining us today. So good to see you.

The House will temporarily be at ease.

The House will come to order.

BILL ON SECOND CONSIDERATION

The House proceeded to second consideration of **HB 1458, PN 1617**, entitled:

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

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

Mr. **E. NELSON** offered the following amendment No. **A01211**:

Amend Bill, page 1, line 26, by striking out all of said line and inserting

(1) For general support..... \$16,743

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

AMENDMENT WITHDRAWN

The **SPEAKER**. On that question, the Chair recognizes the maker of the amendment.

It is the Chair's understanding that the amendment is withdrawn.

The Chair thanks the gentleman.

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

Mr. **GROVE** offered the following amendment No. **A01214**:

Amend Bill, page 1, line 18, by striking out "and" and inserting a comma

Amend Bill, page 1, line 19, by inserting after "disclosure" and for tuition freeze

Amend Bill, page 4, by inserting between lines 6 and 7
Section 8. A university subject to funding under this act shall develop and implement a tuition freeze for the 2024-2025 academic school year. The tuition level for any student may not exceed the 2023-2024 academic tuition level.

Amend Bill, page 4, line 7, by striking out "8" and inserting
9

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

AMENDMENT WITHDRAWN

The **SPEAKER**. It is the Chair's understanding that the amendment is withdrawn.

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

Mr. **E. NELSON** offered the following amendment No. **A01216**:

Amend Bill, page 1, line 15, by inserting after "Pittsburgh," adding provisions relating to Ready-to-Succeed Scholarship by providing for agency; adding provisions relating to funding for higher education by providing for limitation on funding for University of Pittsburgh, for limitations on funding for supplemental support to the agency and the State System of Higher Education and for study for divestiture of University of Pittsburgh;

Amend Bill, page 1, by inserting between lines 21 and 22
Section 1. Notwithstanding section 2204-B(b) of the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, the eligibility criteria developed for the receipt of a scholarship under section 2204-B(a) of the Public School Code of 1949 shall, at a minimum, require the total annual household income not to exceed an amount established by the Pennsylvania Higher Education Assistance Agency, which amount may not exceed \$200,000 during the first award year in which the amount may be so established. With each new award year, the Pennsylvania Higher Education Assistance Agency may annually adjust the total annual household income threshold under this section based on the Pennsylvania Higher Education Assistance Agency's available resources and to reflect any upward changes in the Consumer Price Index for All Urban Consumers (CPI-U) for the Pennsylvania, New Jersey, Delaware and Maryland area. The Pennsylvania Higher Education Assistance Agency shall transmit annually a notice that includes the amount established or adjusted under this section to the Legislative Reference Bureau for publication in the next available issue of the Pennsylvania Bulletin.

Section 1.1. (a) (1) The University of Pittsburgh may not receive an appropriation from the Commonwealth that exceeds the following amounts:

(i) For the 2023-2024 fiscal year, the amount may not exceed \$151,507,000.

(ii) For the 2024-2025 fiscal year, the amount may not exceed \$113,630,000.

(iii) For the 2025-2026 fiscal year, the amount may not exceed \$75,754,000.

(iv) For the 2026-2027 fiscal year, the amount may not exceed \$37,877,000.

(2) Paragraph (1) does not apply to an appropriation from the Commonwealth to the University of Pittsburgh for rural education outreach.

(b) The agency may not receive an appropriation from the Commonwealth for the purpose of supplemental support that exceeds the following amounts:

(1) For the 2024-2025 fiscal year, the amount may not exceed 50% of the difference between \$151,507,000 and the amount appropriated by the Commonwealth to the University of Pittsburgh for that fiscal year, excluding any amount appropriated for rural education outreach.

(2) For the 2025-2026 fiscal year, the amount may not exceed 50% of the difference between \$151,507,000 and the amount appropriated by the Commonwealth to the University of Pittsburgh for that fiscal year, excluding any amount appropriated for rural education outreach.

(3) For the 2026-2027 fiscal year, the amount may not exceed 50% of the difference between \$151,507,000 and the amount appropriated by the Commonwealth to the University of Pittsburgh for that fiscal year, excluding any amount appropriated for rural education outreach.

(4) For the 2027-2028 fiscal year, the amount may not exceed 50% of the difference between \$151,507,000 and the amount appropriated by the Commonwealth to the University of Pittsburgh for that fiscal year, excluding any amount appropriated for rural education outreach.

(c) The State System of Higher Education may not receive an appropriation from the Commonwealth for supplemental support that exceeds the following amounts:

(1) For the 2024-2025 fiscal year, the amount may not exceed 50% of the difference between \$151,507,000 and the amount appropriated by the Commonwealth to the University of Pittsburgh for that fiscal year, excluding any amount appropriated for rural education outreach.

(2) For the 2025-2026 fiscal year, the amount may not exceed 50% of the difference between \$151,507,000 and the amount appropriated by the Commonwealth to the University of Pittsburgh for that fiscal year, excluding any amount appropriated for rural education outreach.

(3) For the 2026-2027 fiscal year, the amount may not exceed 50% of the difference between \$151,507,000 and the amount appropriated by the Commonwealth to the University of Pittsburgh for that fiscal year, excluding any amount appropriated for rural education outreach.

(4) For the 2027-2028 fiscal year, the amount may not exceed 50% of the difference between \$151,507,000 and the amount appropriated by the Commonwealth to the University of Pittsburgh for that fiscal year, excluding any amount appropriated for rural education outreach.

(d) The agency shall distribute money appropriated by the Commonwealth on a pro rata basis to the State grant, Ready-to-Succeed Scholarship Program and Targeted Industry Cluster Certificate Scholarship Program.

(e) Money allocated under this section shall be used to supplement and not supplant existing funding.

(f) The committee shall conduct a study to establish a process for removing the State-related designation from the University of Pittsburgh. The study shall include the following:

(1) A process to return the University of Pittsburgh to a status as a private institution of higher education within five years of the effective date of this section.

(2) A process for the phased removal of Commonwealth-appointed Board of Trustees members from the board of the University of Pittsburgh.

(3) Identifying the existing Commonwealth statutes that would need to be amended or repealed in order to remove the State-related status of the University of Pittsburgh.

(4) Identifying all Commonwealth-owned property and buildings on the University of Pittsburgh's campuses and a recommendation on the transfer or sale of that property to the University of Pittsburgh.

(5) An assessment of any potential fiscal impact incurred by the University of Pittsburgh due to the loss of its State-related status.

(g) The committee shall submit a final report with recommendations to the General Assembly no later than May 1, 2024, for review and any appropriate legislative action.

(h) As used in this section, the following words and phrases shall have the meanings given to them in this subsection unless the context clearly indicates otherwise:

"Agency." The Pennsylvania Higher Education Assistance Agency.

"Committee." The Legislative Budget and Finance Committee.

"Ready-to-Succeed Scholarship Program." The program established under Article XXII-B of the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949.

"State grant." A grant or scholarship awarded under the act of January 25, 1966 (1965 P.L.1546, No.541), referred to as the Higher Education Scholarship Law.

"State System of Higher Education." The State System of Higher Education established under Article XX-A of the Public School Code of 1949.

"Targeted Industry Cluster Certificate Scholarship Program." The program established under section 2599.4 of the Public School Code of 1949.

"University of Pittsburgh." The university, including its regional campuses, established under the act of July 28, 1966 (3rd Sp.Sess., P.L.87, No.3), known as the University of Pittsburgh—Commonwealth Act.

Amend Bill, page 1, line 22, by striking out "1" and inserting 1.2

Amend Bill, page 1, line 26, by striking out all of said line and inserting

(1) For general support..... \$151,507,000

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

AMENDMENT WITHDRAWN

The SPEAKER. It is the Chair's understanding that the amendment is withdrawn.

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

Ms. MIHALEK offered the following amendment
No. A01221:

Amend Bill, page 1, line 24, by striking out "the fiscal year" and inserting

fiscal years

Amend Bill, page 1, line 25, by striking out "June 30, 2024" and inserting

June 30, 2028

Amend Bill, page 1, lines 26 and 27, by striking out all of said lines and inserting

(1) For general support for fiscal year
July 1, 2023, to June 30, 2024:

(i) For general support.... \$129,811,000

(ii) For rural education
outreach..... \$3,584,000

(2) For general support for fiscal year
July 1, 2025, to June 30, 2025:

(i) For general support.... \$97,358,000

(ii) For rural education
outreach..... \$3,584,000

(3) For general support for fiscal year
July 1, 2025, to June 30, 2026:

(i) For general support.... \$64,906,000

(ii) For rural education
outreach..... \$3,584,000

(4) For general support for fiscal year
July 1, 2026, to June 30, 2027:

(i) For general support.... \$32,453,000

(ii) For rural education
outreach..... \$3,584,000

(5) For general support for fiscal year
July 1, 2027, to June 30, 2028:

(i) For general support.... none

(ii) For rural education
outreach..... \$3,584,000

Amend Bill, page 2, line 3, by striking out "the" where it occurs the second time and inserting

a

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

a

Amend Bill, page 2, line 18, by striking out "the" where it occurs the second time and inserting

a

Amend Bill, page 2, line 24, by striking out "said" and inserting a
 Amend Bill, page 2, line 26, by striking out "said" and inserting a

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

AMENDMENT WITHDRAWN

Ms. MIHALEK. Madam Speaker, this amendment is withdrawn.

The SPEAKER. The Chair thanks Representative Mihalek.

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

Mr. D'ORSIE offered the following amendment No. **A01226**:

Amend Bill, page 1, by inserting between lines 21 and 22

Section 1. 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:

"Invited guest." An invited guest of a student, student organization, administrator, faculty member or staff member at the University of Pittsburgh.

"Student." An individual who is enrolled on a full-time or part-time basis as an undergraduate or graduate student at the University of Pittsburgh.

"Student organization." Any of the following:

(1) An officially recognized group composed of students at the University of Pittsburgh.

(2) A group seeking official recognition that receives or is seeking to receive a benefit.

Amend Bill, page 1, line 22, by striking out "1" and inserting 2

Amend Bill, page 2, lines 1 through 4, by striking out all of said lines and inserting

Section 3. (a) Payments to the University of Pittsburgh on account of the appropriations for all items as provided in section 2 shall be made on the basis of costs during the fiscal year.

(b) In order to receive payment under subsection (a), the University of Pittsburgh may not charge a security fee in excess of the standard fee to secure an event for a student or student organization based on any of the following:

(1) The content of the student or student organization's expression.

(2) The content of an invited guest's expression.

(3) The anticipated reaction to an invited guest's expression.

Amend Bill, page 2, line 5, by striking out "3" and inserting 4

Amend Bill, page 2, line 6, by striking out "1" and inserting 2

Amend Bill, page 2, line 9, by striking out "2" and inserting 3

Amend Bill, page 2, line 14, by striking out "4" and inserting 5

Amend Bill, page 2, line 25, by striking out "2" and inserting 3

Amend Bill, page 3, line 9, by striking out "5" and inserting 6

Amend Bill, page 3, line 15, by striking out "6" and inserting 7

Amend Bill, page 3, line 28, by striking out "7" and inserting 8

Amend Bill, page 4, line 1, by striking out "7.1" and inserting 9

Amend Bill, page 4, line 7, by striking out "8" and inserting 10

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

AMENDMENT WITHDRAWN

The SPEAKER. It is the Chair's understanding that the amendment is withdrawn.

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

Mr. ROWE offered the following amendment No. **A01237**:

Amend Bill, page 1, line 26, by striking out all of said line and inserting

(1) For general support..... \$112,224,414

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

AMENDMENT WITHDRAWN

The SPEAKER. It is the Chair's understanding that has been withdrawn.

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

AMENDMENTS RULED OUT OF ORDER

The SPEAKER. The Chair rules the following amendments out of order for violating House rule 20.

For the information of the members, for this and other appropriations bills the House is about to consider, the Chair views the single subject of the bill to be the appropriation of the funds.

For an amendment to be in order, it must either increase or decrease appropriations or directly provide for permissible uses or restrictions on appropriated funds. Amendments that are not directly tied to the use or restriction of appropriated funds by including provisions such as "the appropriation may be used for" or "the appropriation may not be used for" are not directly related to the appropriation and instead are efforts to inappropriately insert a second policy subject into the appropriations process.

The Chair rules the following amendments out of order for violating House rule 20: amendment A01231, amendment A01246, amendment A01252, amendment A01257.

Representative Bradford and Representative Harris—

RULING OF CHAIR APPEALED

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

Mr. CUTLER. Thank you, Madam Speaker.

Madam Speaker, I would like to appeal the ruling of the Chair that the amendments are out of order.

The SPEAKER. Would the gentleman like to appeal them as a group or individually?

Mr. CUTLER. As a group is fine, Madam Speaker.
The SPEAKER. The Chair thanks the gentleman.

The gentleman, Representative Cutler, appeals the ruling of the Chair that amendments A01231, A01246, A01252, and A01257 violate rule 20. The House rule 20 provides that "No bill shall be passed containing more than one subject,..."

On the question,

Shall the decision of the Chair stand as the judgment of the House?

The SPEAKER. On that question, the Chair recognizes the maker of the motion, Representative Cutler.

Mr. CUTLER. Thank you, Madam Speaker.

Madam Speaker, very simply, as an institution many times, both here and in other budget-related bills, we have made conditional appropriations contingent upon the amendments that were recently ruled out of order.

I would simply offer that the decision of the Chair was not accurate and ask members to please support.

The SPEAKER. The Chair thanks the gentleman.

Those in favor of sustaining the Chair's decision will vote "aye"; those opposed will vote "no."

On the question recurring,

Shall the decision of the Chair stand as the judgment of the House?

The following roll call was recorded:

YEAS—102

Abney	Evans	Kinsey	Rabb
Bellmon	Fiedler	Kosierowski	Rozzi
Benham	Fleming	Krajewski	Salisbury
Bizzarro	Frankel	Krueger	Samuelson
Borowski	Freeman	Kulik	Sanchez
Boyd	Friel	Madden	Sappey
Boyle	Gallagher	Madsen	Schlossberg
Bradford	Galloway	Malagari	Schweyer
Brennan	Gergely	Markosek	Scott
Briggs	Giral	Matzie	Shusterman
Brown, A.	Green	Mayes	Siegel
Bullock	Guenst	McAndrew	Smith-Wade-El
Burgos	Guzman	McNeill	Solomon
Burns	Haddock	Merski	Steele
C Freytiz	Hanbidge	Miller, D.	Sturla
Cephas	Harkins	Mullins	Takac
Cerrato	Harris	Munroe	Venkat
Ciresi	Hohenstein	Neilson	Vitali
Conklin	Howard	Nelson, N.	Warren
Curry	Innamorato	O'Mara	Waxman
Daley	Isaacson	Otten	Webster
Davis	Kazeem	Parker	Williams, D.
Dawkins	Kenyatta	Pashinski	Young
Deasy	Khan	Pielli	
Delloso	Kim	Pisciottano	McClinton,
Donahue	Kinhead	Probst	Speaker

NAYS—101

Adams	Gaydos	Lawrence	Rigby
Armanini	Gillen	Leadbeter	Roae
Banta	Gleim	Mackenzie, M.	Rossi
Barton	Gregory	Mackenzie, R.	Rowe
Benninghoff	Greiner	Major	Ryncavage
Bernstine	Grove	Mako	Schemel
Bonner	Hamm	Maloney	Scheuren
Borowicz	Heffley	Marcell	Schlegel

Brown, M.	Hogan	Marshall	Schmitt
Cabell	Irvin	Mehaffie	Scialabba
Causser	James	Mentzer	Smith
Cook	Jones, M.	Mercuri	Staats
Cooper	Jones, T.	Metzgar	Stambaugh
Cutler	Jozwiak	Mihalek	Stehr
D'Orsie	Kail	Miller, B.	Stender
Davanzo	Kaufner	Moul	Struzzi
Delozier	Kauffman	Mustello	Tomlinson
Diamond	Keefer	Nelson, E.	Topper
Dunbar	Kephart	O'Neal	Twardzik
Ecker	Kerwin	Oberlander	Warner
Emrick	Klunk	Ortitay	Watro
Fee	Krupa	Owlett	Wentling
Fink	Kutz	Pickett	White
Flick	Kuzma	Rader	Williams, C.
Flood	Labs	Rapp	Zimmerman
Fritz			

NOT VOTING—0

EXCUSED—0

Less than a majority of the members elected to the House having voted in the negative, the decision of the Chair stood as the judgment of the House.

On the question recurring,

Will the House agree to the bill on second consideration?

The SPEAKER. Representative Bradford and Representative Harris, pursuant to rule 66, request for a recorded vote on HB 1458 to be agreed to on second consideration.

All those in favor of agreeing to HB 1458—

The Chair recognizes Representative Cutler.

Mr. CUTLER. Thank you, Madam Speaker.

Madam Speaker, for all the reasons I outlined in the prior bill I will be a "no" on this bill for the same reasons. I know the good gentleman simply said, well, let us discuss ideas; here is our opportunity. But what we just got was a demonstration of a variety of amendments being ruled out of order, or in some cases, parliamentary procedure to get the same result.

So, Madam Speaker, we are focused on getting the budget done on time, and moving this along and recording votes on second does not get us to that final goal.

So I will be a "no" at this time for the same reasons stated previously.

The SPEAKER. The Chair thanks the gentleman.

The Chair recognizes the majority floor leader, Representative Bradford.

Mr. BRADFORD. Thank you, Madam Speaker. I will be equally brief.

While the majority party chose to withdraw numerous amendments, the simple reality is, these bills are now in front of us, and if we are serious about supporting the University of Pittsburgh and its nonpreferred appropriation, and we are going to look past the letters that we have seen by certain subgroups of this chamber who would block support for every one of our Pennsylvania students who attend our State-related universities, then we would be voting "yes."

Because the hour is late, the time to support Pitt is now. The idea that these should be political leverage in a fight that is misplaced and to make the children who attend our State-related universities part of this conversation is misplaced. It is legislative and political malpractice. We should move on and vote "yes"

today and make sure Pitt students get what they are promised, which is the support of this body in a bipartisan manner.

Thank you, Madam Speaker.

The SPEAKER. The Chair thanks the gentleman.

The Chair recognizes the minority floor leader for the second time, Representative Cutler.

Mr. CUTLER. Thank you, Madam Speaker.

Madam Speaker, once again we are presented with this false choice that the majority leader would have us believe. He implies that some of those amendments could have been considered when they were actually ruled out of order. The body decided. They supported the decision of the Chair, and I respect that because that is the process that we have here before us. But you cannot have it both ways. You cannot say, well, you should have offered it when we never let you do it in the first place. That is a problem, Madam Speaker. And if the good gentleman is good to his word that these will not be used for political leverage, I fully expect not to see text messages, robocalls, or mailers in any of the members' districts who want to be involved in the budget process, and I will hold him to that.

On the question recurring,

Will the House agree to the bill on second consideration?

The following roll call was recorded:

YEAS—113

Abney	Fleming	Krueger	Rozzi
Bellmon	Frankel	Kulik	Salisbury
Benham	Freeman	Labs	Samuelson
Bizzarro	Friel	Madden	Sanchez
Borowski	Gallagher	Madsen	Sappey
Boyd	Galloway	Malagari	Schlossberg
Boyle	Gaydos	Markosek	Schweyer
Bradford	Gergely	Marshall	Scott
Brennan	Giral	Matzie	Shusterman
Briggs	Green	Mayes	Siegel
Brown, A.	Guenst	McAndrew	Smith-Wade-El
Bullock	Guzman	McNeill	Solomon
Burgos	Haddock	Mehaffie	Steele
Burns	Hanbidge	Mercuri	Sturla
C Freytiz	Harkins	Merski	Takac
Causar	Harris	Miller, D.	Tomlinson
Cephas	Hogan	Mullins	Venkat
Cerrato	Hohenstein	Munroe	Vitali
Ciresi	Howard	Neilson	Warren
Conklin	Innamorato	Nelson, N.	Waxman
Curry	Isaacson	O'Mara	Webster
Daley	Kazeem	Ortitay	White
Davis	Kenyatta	Otten	Williams, C.
Dawkins	Khan	Parker	Williams, D.
Deasy	Kim	Pashinski	Young
Delloso	Kinkead	Pielli	
Donahue	Kinsey	Pisciottano	McClinton,
Evans	Kosierowski	Probst	Speaker
Fiedler	Krajewski	Rabb	

NAYS—90

Adams	Flood	Kuzma	Rigby
Armanini	Fritz	Lawrence	Roae
Banta	Gillen	Leadbeter	Rossi
Barton	Gleim	Mackenzie, M.	Rowe
Benninghoff	Gregory	Mackenzie, R.	Ryncavage
Bernstine	Greiner	Major	Schemel
Bonner	Grove	Mako	Scheuren
Borowicz	Hamm	Maloney	Schlegel
Brown, M.	Heffley	Marcell	Schmitt
Cabell	Irvin	Mentzer	Scialabba

Cook	James	Metzgar	Smith
Cooper	Jones, M.	Mihalek	Staats
Cutler	Jones, T.	Miller, B.	Stambaugh
D'Orsie	Jozwiak	Moul	Stehr
Davanzo	Kail	Mustello	Stender
Delozier	Kaufar	Nelson, E.	Struzzi
Diamond	Kauffman	O'Neal	Topper
Dunbar	Keefer	Oberlander	Twardzik
Ecker	Kephart	Owlett	Warner
Emrick	Kerwin	Pickett	Watro
Fee	Klunk	Rader	Wentling
Fink	Krupa	Rapp	Zimmerman
Flick	Kutz		

NOT VOTING—0

EXCUSED—0

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

The SPEAKER. The House will come to order. Members, please take your seats.

ANNOUNCEMENT BY SPEAKER

The SPEAKER. The Chair has a very important announcement. Members, please take your seats.

I am going to say this hopefully only one time. The Chair has and will always give the floor leaders great latitude to debate and to argue on policies, but politics is not something that is permissible for your arguments in this chamber.

BILLS ON SECOND CONSIDERATION

The House proceeded to second consideration of **HB 612, PN 1121**, entitled:

An Act providing for funding for State-related universities for the fiscal year beginning July 1, 2023, and ending June 30, 2024, for costs basis, for frequency of payments and for recordkeeping requirements; imposing a duty on the Auditor General; providing for financial statements and for the Agricultural College Land Scrip Fund; and making appropriations.

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

AMENDMENTS RULED OUT OF ORDER

The SPEAKER. The Chair rules the following amendments out of order for violating House rule 20: Amendment A00913, amendment A00970, amendment A00971, amendment A01068, amendment A01074, amendment A01099, amendment A01215, amendment A01235, amendment A01249, amendment A01254.

RULING OF CHAIR APPEALED

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

Mr. CUTLER. Thank you, Madam Speaker.

To appeal the ruling of the Chair that the amendments are out of order.

The SPEAKER. The gentleman appeals the ruling of the Chair that these amendments violate House rule 20. House rule 20 provides that "No bill shall be passed containing more than one subject,..."

Shall the decision of the Chair stand as the judgment of the House? Those in favor of sustaining the Chair's decision will vote "aye"; those opposed will vote "no."

On the question,

Shall the decision of the Chair stand as the judgment of the House?

The following roll call was recorded:

YEAS—102

Abney	Evans	Kinsey	Rabb
Bellmon	Fiedler	Kosierowski	Rozzi
Benham	Fleming	Krajewski	Salisbury
Bizzarro	Frankel	Krueger	Samuelson
Borowski	Freeman	Kulik	Sanchez
Boyd	Friel	Madden	Sappery
Boyle	Gallagher	Madsen	Schlossberg
Bradford	Galloway	Malagari	Schweyer
Brennan	Gergely	Markosek	Scott
Briggs	Giral	Matzie	Shusterman
Brown, A.	Green	Mayes	Siegel
Bullock	Guenst	McAndrew	Smith-Wade-El
Burgos	Guzman	McNeill	Solomon
Burns	Haddock	Merski	Steele
C Freytiz	Hanbidge	Miller, D.	Sturla
Cephas	Harkins	Mullins	Takac
Cerrato	Harris	Munroe	Venkat
Ciresi	Hohenstein	Neilson	Vitali
Conklin	Howard	Nelson, N.	Warren
Curry	Innamorato	O'Mara	Waxman
Daley	Isaacson	Otten	Webster
Davis	Kazeem	Parker	Williams, D.
Dawkins	Kenyatta	Pashinski	Young
Deasy	Khan	Pielli	
Delloso	Kim	Pisciottano	McClinton,
Donahue	Kinthead	Probst	Speaker

NAYS—101

Adams	Gaydos	Lawrence	Rigby
Armanini	Gillen	Leadbeter	Roae
Banta	Gleim	Mackenzie, M.	Rossi
Barton	Gregory	Mackenzie, R.	Rowe
Benninghoff	Greiner	Major	Ryncavage
Bernstine	Grove	Mako	Schemel
Bonner	Hamm	Maloney	Scheuren
Borowicz	Heffley	Marcell	Schlegel
Brown, M.	Hogan	Marshall	Schmitt
Cabell	Irvin	Mehaffie	Scialabba
Causar	James	Mentzer	Smith
Cook	Jones, M.	Mercuri	Staats
Cooper	Jones, T.	Metzgar	Stambaugh
Cutler	Jozwiak	Mihalek	Stehr
D'Orsie	Kail	Miller, B.	Stender
Davanzo	Kaufer	Moul	Struzzi
Delozier	Kauffman	Mustello	Tomlinson
Diamond	Keefer	Nelson, E.	Topper
Dunbar	Kephart	O'Neal	Twardzik
Ecker	Kerwin	Oberlander	Warner
Emrick	Klunk	Ortitay	Watro
Fee	Krupa	Owlett	Wentling
Fink	Kutz	Pickett	White
Flick	Kuzma	Rader	Williams, C.
Flood	Labs	Rapp	Zimmerman
Fritz			

NOT VOTING—0

EXCUSED—0

Less than a majority of the members elected to the House having voted in the negative, the decision of the Chair stood as the judgment of the House.

On the question recurring,

Will the House agree to the bill on second consideration?

The SPEAKER. Representatives Bradford and Harris, pursuant to rule 66, request for a recorded vote on HB 612 for second consideration. Those in favor of HB 612 being on second consideration will vote "aye"; those opposed, "no."

On the question recurring,

Will the House agree to the bill on second consideration?

The following roll call was recorded:

YEAS—115

Abney	Frankel	Krajewski	Rabb
Bellmon	Freeman	Krueger	Rozzi
Benham	Friel	Kulik	Salisbury
Bizzarro	Fritz	Labs	Samuelson
Borowski	Gallagher	Madden	Sanchez
Boyd	Galloway	Madsen	Sappery
Boyle	Gergely	Malagari	Schlossberg
Bradford	Gillen	Marcell	Schweyer
Brennan	Giral	Markosek	Scott
Briggs	Green	Marshall	Shusterman
Brown, A.	Guenst	Matzie	Siegel
Bullock	Guzman	Mayes	Smith-Wade-El
Burgos	Haddock	McAndrew	Solomon
Burns	Hanbidge	McNeill	Steele
C Freytiz	Harkins	Mehaffie	Sturla
Causar	Harris	Merski	Takac
Cephas	Hogan	Miller, D.	Tomlinson
Cerrato	Hohenstein	Mullins	Venkat
Ciresi	Howard	Munroe	Vitali
Conklin	Innamorato	Neilson	Warren
Curry	Isaacson	Nelson, N.	Waxman
Daley	James	O'Mara	Webster
Davis	Kazeem	Ortitay	White
Dawkins	Kenyatta	Otten	Williams, C.
Deasy	Khan	Parker	Williams, D.
Delloso	Kim	Pashinski	Young
Donahue	Kinthead	Pielli	
Evans	Kinsey	Pisciottano	McClinton,
Fiedler	Kosierowski	Probst	Speaker
Fleming			

NAYS—88

Adams	Flick	Kuzma	Rigby
Armanini	Flood	Lawrence	Roae
Banta	Gaydos	Leadbeter	Rossi
Barton	Gleim	Mackenzie, M.	Rowe
Benninghoff	Gregory	Mackenzie, R.	Ryncavage
Bernstine	Greiner	Major	Schemel
Bonner	Grove	Mako	Scheuren
Borowicz	Hamm	Maloney	Schlegel
Brown, M.	Heffley	Mentzer	Schmitt
Cabell	Irvin	Mercuri	Scialabba
Cook	Jones, M.	Metzgar	Smith
Cooper	Jones, T.	Mihalek	Staats

Cutler	Jozwiak	Miller, B.	Stambaugh
D'Orsie	Kail	Moul	Stehr
Davanzo	Kaufer	Mustello	Stender
Delozier	Kauffman	Nelson, E.	Struzzi
Diamond	Keefer	O'Neal	Topper
Dunbar	Kephart	Oberlander	Twardzik
Ecker	Kerwin	Owlett	Warner
Emrick	Klunk	Pickett	Watro
Fee	Krupa	Rader	Wentling
Fink	Kutz	Rapp	Zimmerman

NOT VOTING—0

EXCUSED—0

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

* * *

The House proceeded to second consideration of **HB 1459, PN 1618**, entitled:

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

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

Mr. **GROVE** offered the following amendment No. **A01205**:

Amend Bill, page 3, by inserting between lines 5 and 6
(c) For the appropriation provided for in section 1, 20% of the money appropriated shall be used to develop and implement a scholarship program for students enrolled in Temple University's criminal justice major who commit to postgraduation employment in law enforcement in a city of the first class. For the purpose of this subsection, "employment in law enforcement in a city of the first class" shall include employment in the Southeastern Pennsylvania Transportation Authority transit police force.

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

AMENDMENT WITHDRAWN

The **SPEAKER**. It the Chair's understanding that Representative Grove's amendment A01205 is withdrawn.

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

Ms. **MIHALEK** offered the following amendment No. **A01218**:

Amend Bill, page 1, line 16, by striking out "an appropriation" and inserting appropriations
Amend Bill, page 1, line 18, by striking out "appropriation" and inserting Appropriations

Amend Bill, page 1, lines 23 through 27, by striking out all of said lines and inserting

Section 1. The following sums, or as much thereof as may be necessary, are hereby appropriated to the Trustees of Temple University for the fiscal years July 1, 2023, to June 30, 2028, for the purposes and in the amount as shown:

(1) For general support for fiscal year July 1, 2023, to June 30, 2024.....	\$135,551,000
(2) For general support for fiscal year July 1, 2024, to June 30, 2025.....	\$101,663,000
(3) For general support for fiscal year July 1, 2025, to June 30, 2026.....	\$67,776,000
(4) For general support for fiscal year July 1, 2026, to June 30, 2027.....	\$33,888,000
(5) For general support for fiscal year July 1, 2027, to June 30, 2028.....	none

- Amend Bill, page 2, line 1, by striking out "the" and inserting an
- Amend Bill, page 2, line 3, by striking out "the" and inserting a
- Amend Bill, page 2, line 4, by striking out "the" and inserting an
- Amend Bill, page 2, line 6, by striking out "the" and inserting a
- Amend Bill, page 2, line 22, by striking out "said" and inserting a
- Amend Bill, page 2, line 24, by striking out "said" and inserting a

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

AMENDMENT WITHDRAWN

The **SPEAKER**. It is the Chair's understanding that that amendment is withdrawn.

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

AMENDMENTS RULED OUT OF ORDER

The **SPEAKER**. The Chair rules the following amendments out of order for violating House rule 20: Amendment A01222, amendment A01228, amendment A01232, amendment A01247, amendment A01253, amendment A01258, amendment A01260.

RULING OF CHAIR APPEALED

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

Mr. **CUTLER**. To appeal the ruling of the Chair that the amendments are out of order.

The **SPEAKER**. The gentleman is in order and may state his motion.

The gentleman, Representative Cutler, appeals the ruling of the Chair that the amendments aforementioned violate House rule 20. House rule 20 provides that "No bill shall be passed containing more than one subject..."

Shall the decision of the Chair stand as the judgment of the House? Those in favor of sustaining the decision of the Chair will vote "aye"; those opposed will vote "no."

On the question,

Shall the decision of the Chair stand as the judgment of the House?

The following roll call was recorded:

YEAS—102

Abney	Evans	Kinsey	Rabb
Bellmon	Fiedler	Kosierowski	Rozzi
Benham	Fleming	Krajewski	Salisbury
Bizzarro	Frankel	Krueger	Samuelson
Borowski	Freeman	Kulik	Sanchez
Boyd	Friel	Madden	Sappey
Boyle	Gallagher	Madsen	Schlossberg
Bradford	Galloway	Malagari	Schweyer
Brennan	Gergely	Markosek	Scott
Briggs	Giral	Matzie	Shusterman
Brown, A.	Green	Mayes	Siegel
Bullock	Guenst	McAndrew	Smith-Wade-El
Burgos	Guzman	McNeill	Solomon
Burns	Haddock	Merski	Steele
C Freytiz	Hanbidge	Miller, D.	Sturla
Cephas	Harkins	Mullins	Takac
Cerrato	Harris	Munroe	Venkat
Ciresi	Hohenstein	Neilson	Vitali
Conklin	Howard	Nelson, N.	Warren
Curry	Innamorato	O'Mara	Waxman
Daley	Isaacson	Otten	Webster
Davis	Kazeem	Parker	Williams, D.
Dawkins	Kenyatta	Pashinski	Young
Deasy	Khan	Pielli	
Deloso	Kim	Pisciottano	McClinton,
Donahue	Kinthead	Probst	Speaker

NAYS—101

Adams	Gaydos	Lawrence	Rigby
Armanini	Gillen	Leadbeter	Roae
Banta	Gleim	Mackenzie, M.	Rossi
Barton	Gregory	Mackenzie, R.	Rowe
Benninghoff	Greiner	Major	Ryncavage
Bernstine	Grove	Mako	Schemel
Bonner	Hamm	Maloney	Scheuren
Borowicz	Heffley	Marcell	Schlegel
Brown, M.	Hogan	Marshall	Schmitt
Cabell	Irvin	Mehaffie	Scialabba
Causar	James	Mentzer	Smith
Cook	Jones, M.	Mercuri	Staats
Cooper	Jones, T.	Metzgar	Stambaugh
Cutler	Jozwiak	Mihalek	Stehr
D'Orsie	Kail	Miller, B.	Stender
Davanzo	Kaufer	Moul	Struzzi
Delozier	Kauffman	Mustello	Tomlinson
Diamond	Keefer	Nelson, E.	Topper
Dunbar	Kephart	O'Neal	Twardzik
Ecker	Kerwin	Oberlander	Warner
Emrick	Klunk	Ortitay	Watro
Fee	Krupa	Owlett	Wentling
Fink	Kutz	Pickett	White
Flick	Kuzma	Rader	Williams, C.
Flood	Labs	Rapp	Zimmerman

NOT VOTING—0

EXCUSED—0

Less than a majority of the members elected to the House having voted in the negative, the decision of the Chair stood as the judgment of the House.

On the question recurring,

Will the House agree to the bill on second consideration?

The SPEAKER. Representative Bradford and Representative Harris, pursuant to rule 66, are requesting a recorded vote on HB 1459, second consideration, agreeing to the bill on second consideration. Those in favor of agreeing to the bill on second consideration will vote "aye"; those opposed, "no."

On the question recurring,

Will the House agree to the bill on second consideration?

The following roll call was recorded:

YEAS—115

Abney	Fleming	Krueger	Rozzi
Bellmon	Frankel	Kulik	Salisbury
Benham	Freeman	Labs	Samuelson
Benninghoff	Friel	Madden	Sanchez
Bizzarro	Gallagher	Madsen	Sappey
Borowski	Galloway	Malagari	Schlossberg
Boyd	Gergely	Marcell	Schweyer
Boyle	Giral	Markosek	Scott
Bradford	Green	Marshall	Shusterman
Brennan	Guenst	Matzie	Siegel
Briggs	Guzman	Mayes	Smith-Wade-El
Brown, A.	Haddock	McAndrew	Solomon
Bullock	Hanbidge	McNeill	Steele
Burgos	Harkins	Mehaffie	Sturla
Burns	Harris	Merski	Takac
C Freytiz	Hogan	Miller, D.	Tomlinson
Causar	Hohenstein	Mullins	Venkat
Cephas	Howard	Munroe	Vitali
Cerrato	Innamorato	Neilson	Warren
Ciresi	Isaacson	Nelson, N.	Waxman
Conklin	James	O'Mara	Webster
Curry	Kazeem	Ortitay	Wentling
Daley	Kenyatta	Otten	White
Davis	Khan	Parker	Williams, C.
Dawkins	Kim	Pashinski	Williams, D.
Deasy	Kinthead	Pielli	Young
Deloso	Kinsey	Pisciottano	
Donahue	Kosierowski	Probst	McClinton,
Evans	Krajewski	Rabb	Speaker
Fiedler			

NAYS—88

Adams	Flood	Kutz	Rapp
Armanini	Fritz	Kuzma	Rigby
Banta	Gaydos	Lawrence	Roae
Barton	Gillen	Leadbeter	Rossi
Bernstine	Gleim	Mackenzie, M.	Rowe
Bonner	Gregory	Mackenzie, R.	Ryncavage
Borowicz	Greiner	Major	Schemel
Brown, M.	Grove	Mako	Scheuren
Cabell	Hamm	Maloney	Schlegel
Cook	Heffley	Mentzer	Schmitt
Cooper	Irvin	Mercuri	Scialabba
Cutler	Jones, M.	Metzgar	Smith
D'Orsie	Jones, T.	Mihalek	Staats
Davanzo	Jozwiak	Miller, B.	Stambaugh
Delozier	Kail	Moul	Stehr
Diamond	Kaufer	Mustello	Stender
Dunbar	Kauffman	Nelson, E.	Struzzi

Ecker	Keefer	O'Neal	Topper
Emrick	Kephart	Oberlander	Twardzik
Fee	Kerwin	Owlett	Warner
Fink	Klunk	Pickett	Watro
Flick	Krupa	Rader	Zimmerman

NOT VOTING—0

EXCUSED—0

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

* * *

The House proceeded to second consideration of **HB 1456, PN 1616**, 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 appropriations for carrying the same into effect; providing for a basis for payments of such appropriations, for a method of accounting for the funds appropriated and for certain fiscal information disclosure; and 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?

Ms. **MIHALEK** offered the following amendment No. **A01217**:

Amend Bill, page 1, line 20, by striking out "the fiscal year" and inserting
fiscal years

Amend Bill, page 1, line 21, by striking out "June 30, 2024" and inserting
June 30, 2028

Amend Bill, page 2, lines 1 through 4, by striking out all of said lines on said pages and inserting

(1) For fiscal year July 1, 2023, to
June 30, 2024:

(i) For general support.....	\$207,428,000
(ii) For Pennsylvania College of Technology.....	\$28,634,000

(2) For fiscal year July 1, 2024, to
June 30, 2025:

(i) For general support.....	\$155,571,000
(ii) For Pennsylvania College of Technology.....	\$28,634,000

(3) For fiscal year July 1, 2025, to
June 30, 2026:

(i) For general support.....	\$103,714,000
(ii) For Pennsylvania College of Technology.....	\$28,634,000

(4) For fiscal year July 1, 2026, to
June 30, 2027:

(i) For general support.....	\$51,875,000
(ii) For Pennsylvania College of Technology.....	\$28,634,000

(5) For fiscal year July 1, 2027, to
June 30, 2028:

(i) For general support.....	\$0
(ii) For Pennsylvania College of Technology.....	\$28,634,000

Amend Bill, page 2, line 6, by striking out "the" where it occurs

the second time and inserting

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

Amend Bill, page 2, line 21, by striking out "the" where it occurs
the second time and inserting

a
Amend Bill, page 2, line 27, by striking out "said" and inserting
a

Amend Bill, page 2, line 28, by striking out "said" and inserting
a

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

AMENDMENT WITHDRAWN

The SPEAKER. It is the Chair's understanding that the amendment is withdrawn.

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

AMENDMENTS RULED OUT OF ORDER

The SPEAKER. The Chair rules the following amendments out of order for violating House rule 20: amendment A01213, amendment A01225, amendment A01230, amendment A01242, amendment A01251, A01255, A01269, A01283.

RULING OF CHAIR APPEALED

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

Mr. CUTLER. To appeal the ruling of the Chair, Madam Speaker.

The SPEAKER. The gentleman is in order and may state his motion.

The gentleman, Representative Cutler, appeals the ruling of the Chair that the aforementioned amendments violate rule 20. House rule 20 provides that "No bill shall be passed containing more than one subject,..."

Shall the decision of the Chair stand as the judgment of the House? Those who are voting in favor to sustain the Chair's decision will be voting "aye"; those opposed, "no."

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

The following roll call was recorded:

YEAS—102

Abney	Evans	Kinsey	Rabb
Bellmon	Fiedler	Kosierowski	Rozzi
Benham	Fleming	Krajewski	Salisbury
Bizzarro	Frankel	Krueger	Samuelson
Borowski	Freeman	Kulik	Sanchez
Boyd	Friel	Madden	Sappery
Boyle	Gallagher	Madsen	Schlossberg
Bradford	Galloway	Malagari	Schweyer
Brennan	Gergely	Markosek	Scott
Briggs	Giral	Matzie	Shusterman
Brown, A.	Green	Mayer	Siegel

Bullock	Guenst	McAndrew	Smith-Wade-El
Burgos	Guzman	McNeill	Solomon
Burns	Haddock	Merski	Steele
C Freytiz	Hanbidge	Miller, D.	Sturla
Cephas	Harkins	Mullins	Takac
Cerrato	Harris	Munroe	Venkat
Ciresi	Hohenstein	Neilson	Vitali
Conklin	Howard	Nelson, N.	Warren
Curry	Innamorato	O'Mara	Waxman
Daley	Isaacson	Otten	Webster
Davis	Kazeem	Parker	Williams, D.
Dawkins	Kenyatta	Pashinski	Young
Deasy	Khan	Pielli	
Delloso	Kim	Pisciottano	McClinton,
Donahue	Kinhead	Probst	Speaker

NAYS—101

Adams	Gaydos	Lawrence	Rigby
Armanini	Gillen	Leadbeter	Roae
Banta	Gleim	Mackenzie, M.	Rossi
Barton	Gregory	Mackenzie, R.	Rowe
Benninghoff	Greiner	Major	Ryncavage
Bernstine	Grove	Mako	Schemel
Bonner	Hamm	Maloney	Scheuren
Borowicz	Heffley	Marcell	Schlegel
Brown, M.	Hogan	Marshall	Schmitt
Cabell	Irvin	Mehaffie	Scialabba
Causar	James	Mentzer	Smith
Cook	Jones, M.	Mercuri	Staats
Cooper	Jones, T.	Metzgar	Stambaugh
Cutler	Jozwiak	Mihalek	Stehr
D'Orsie	Kail	Miller, B.	Stender
Davanzo	Kaufner	Moul	Struzzi
Delozier	Kauffman	Mustello	Tomlinson
Diamond	Keefer	Nelson, E.	Topper
Dunbar	Kephart	O'Neal	Twardzik
Ecker	Kerwin	Oberlander	Warner
Emrick	Klunk	Ortitay	Watro
Fee	Krupa	Owlett	Wentling
Fink	Kutz	Pickett	White
Flick	Kuzma	Rader	Williams, C.
Flood	Labs	Rapp	Zimmerman
Fritz			

NOT VOTING—0

EXCUSED—0

Less than a majority of the members elected to the House having voted in the negative, the decision of the Chair stood as the judgment of the House.

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

The SPEAKER. Representative Bradford and Representative Harris, pursuant to rule 66, request a recorded vote on HB 1456. Those in favor of agreeing to the bill on second consideration will vote "aye"; those opposed, "no."

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

The following roll call was recorded:

YEAS—122

Abney	Frankel	Krueger	Rabb
Bellmon	Freeman	Kulik	Rozzi
Benham	Friel	Labs	Salisbury
Benninghoff	Fritz	Madden	Samuelson
Bizzarro	Gallagher	Madsen	Sanchez
Borowski	Galloway	Malagari	Sappay
Boyd	Gergely	Marcell	Schlossberg
Boyle	Giral	Markosek	Schmitt
Bradford	Green	Marshall	Schweyer
Brennan	Greiner	Matzie	Scott
Briggs	Guenst	Mayes	Shusterman
Brown, A.	Guzman	McAndrew	Siegel
Bullock	Haddock	McNeill	Smith-Wade-El
Burgos	Hanbidge	Mehaffie	Solomon
Burns	Harkins	Mercuri	Steele
C Freytiz	Harris	Merski	Sturla
Causar	Hogan	Miller, D.	Takac
Cephas	Hohenstein	Mullins	Tomlinson
Cerrato	Howard	Munroe	Venkat
Ciresi	Innamorato	Neilson	Vitali
Conklin	Isaacson	Nelson, E.	Warren
Curry	James	Nelson, N.	Waxman
Daley	Kazeem	O'Mara	Webster
Davis	Kenyatta	Ortitay	Wentling
Dawkins	Kerwin	Otten	White
Deasy	Khan	Owlett	Williams, C.
Delloso	Kim	Parker	Williams, D.
Donahue	Kinhead	Pashinski	Young
Evans	Kinsey	Pielli	
Fiedler	Kosierowski	Pisciottano	McClinton,
Fleming	Krajewski	Probst	Speaker

NAYS—81

Adams	Flick	Kutz	Rigby
Armanini	Flood	Kuzma	Roae
Banta	Gaydos	Lawrence	Rossi
Barton	Gillen	Leadbeter	Rowe
Bernstine	Gleim	Mackenzie, M.	Ryncavage
Bonner	Gregory	Mackenzie, R.	Schemel
Borowicz	Grove	Major	Scheuren
Brown, M.	Hamm	Mako	Schlegel
Cabell	Heffley	Maloney	Scialabba
Cook	Irvin	Mentzer	Smith
Cooper	Jones, M.	Metzgar	Staats
Cutler	Jones, T.	Mihalek	Stambaugh
D'Orsie	Jozwiak	Miller, B.	Stehr
Davanzo	Kail	Moul	Stender
Delozier	Kaufner	Mustello	Struzzi
Diamond	Kauffman	O'Neal	Topper
Dunbar	Keefer	Oberlander	Twardzik
Ecker	Kephart	Pickett	Warner
Emrick	Klunk	Rader	Watro
Fee	Krupa	Rapp	Zimmerman
Fink			

NOT VOTING—0

EXCUSED—0

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

* * *

Th House proceeded to second consideration of **HB 1461, PN 1619**, entitled:

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

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

Ms. **MIHALEK** offered the following amendment No. **A01219**:

Amend Bill, page 1, lines 15 and 16, by striking out "an appropriation" and inserting appropriations

Amend Bill, page 1, line 17, by striking out "appropriation" and inserting appropriations

Amend Bill, page 1, lines 22 through 25, by striking out all of said lines and inserting

Section 1. The following sums are hereby appropriated to the trustees of Lincoln University, Chester County, for the fiscal years July 1, 2023, to June 30, 2028, for general support as follows:

- (1) For general support for fiscal year July 1, 2023, to June 30, 2024..... \$15,200,000
- (2) For general support for fiscal year July 1, 2024, to June 30, 2025..... \$11,400,000
- (3) For general support for fiscal year July 1, 2025, to June 30, 2026..... \$7,600,000
- (4) For general support for fiscal year July 1, 2026, to June 30, 2027..... \$3,800,000
- (5) For general support for fiscal year July 1, 2027, to June 30, 2028..... none

Amend Bill, page 1, line 26, by striking out "the" and inserting an

Amend Bill, page 2, line 1, by striking out "the" and inserting a

Amend Bill, page 2, line 2, by striking out "the" and inserting an

Amend Bill, page 2, line 4, by striking out "the" and inserting a

Amend Bill, page 2, line 15, by striking out "the" where it occurs the second time and inserting

a
Amend Bill, page 2, line 21, by striking out "the" and inserting a

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

AMENDMENT WITHDRAWN

The **SPEAKER**. It is the Chair's understanding the amendment has been withdrawn.

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

AMENDMENTS RULED OUT OF ORDER

The **SPEAKER**. The Chair rules the following amendments out of order for violating House rule 20: Amendment A01229, amendment A01248, A01256, A01259, A01261, A01282.

RULING OF CHAIR APPEALED

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

Mr. **CUTLER**. To appeal the ruling of the Chair and move to the vote.

The **SPEAKER**. The gentleman, Representative Cutler, appeals the ruling of the Chair that the aforementioned amendments violate House rule 20. House rule 20 provides that "No bill shall be passed containing more than one subject,..."

Shall the decision of the Chair stand as the judgment of the House? Those in favor of sustaining the Chair's decision will vote "aye"; those opposed, "no."

On the question,

Shall the decision of the Chair stand as the judgment of the House?

The following roll call was recorded:

YEAS—102

Abney	Evans	Kinsey	Rabb
Bellmon	Fiedler	Kosierowski	Rozzi
Benham	Fleming	Krajewski	Salisbury
Bizzarro	Frankel	Krueger	Samuelson
Borowski	Freeman	Kulik	Sanchez
Boyd	Friel	Madden	Sappery
Boyle	Gallagher	Madsen	Schlossberg
Bradford	Galloway	Malagari	Schweyer
Brennan	Gergely	Markosek	Scott
Briggs	Giral	Matzie	Shusterman
Brown, A.	Green	Mayes	Siegel
Bullock	Guenst	McAndrew	Smith-Wade-El
Burgos	Guzman	McNeill	Solomon
Burns	Haddock	Merski	Steele
C Freytiz	Hanbidge	Miller, D.	Sturla
Cephas	Harkins	Mullins	Takac
Cerrato	Harris	Munroe	Venkat
Ciresi	Hohenstein	Neilson	Vitali
Conklin	Howard	Nelson, N.	Warren
Curry	Innamorato	O'Mara	Waxman
Daley	Isaacson	Otten	Webster
Davis	Kazeem	Parker	Williams, D.
Dawkins	Kenyatta	Pashinski	Young
Deasy	Khan	Pielli	
Delloso	Kim	Pisciottano	McClinton,
Donahue	Kinhead	Probst	Speaker

NAYS—101

Adams	Gaydos	Lawrence	Rigby
Armanini	Gillen	Leadbeter	Roae
Banta	Gleim	Mackenzie, M.	Rossi
Barton	Gregory	Mackenzie, R.	Rowe
Benninghoff	Greiner	Major	Ryncavage
Bernstine	Grove	Mako	Schemel
Bonner	Hamm	Maloney	Scheuren
Borowicz	Heffley	Marcell	Schlegel
Brown, M.	Hogan	Marshall	Schmitt
Cabell	Irvin	Mehaffie	Scialabba
Causar	James	Mentzer	Smith

Cook	Jones, M.	Mercuri	Staats
Cooper	Jones, T.	Metzgar	Stambaugh
Cutler	Jozwiak	Mihalek	Stehr
D'Orsie	Kail	Miller, B.	Stender
Davanzo	Kaufer	Moul	Struzzi
Delozier	Kauffman	Mustello	Tomlinson
Diamond	Keefer	Nelson, E.	Topper
Dunbar	Kephart	O'Neal	Twardzik
Ecker	Kerwin	Oberlander	Warner
Emrick	Klunk	Ortitay	Watro
Fee	Krupa	Owlett	Wentling
Fink	Kutz	Pickett	White
Flick	Kuzma	Rader	Williams, C.
Flood	Labs	Rapp	Zimmerman
Fritz			

NOT VOTING—0

EXCUSED—0

Less than a majority of the members elected to the House having voted in the negative, the decision of the Chair stood as the judgment of the House.

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

The SPEAKER. Representative Bradford and Representative Harris, pursuant to rule 66, request a recorded vote on HB 1461 being agreed to on second consideration. Those in favor of agreeing to the bill on second consideration will vote "aye"; those opposed will vote "no."

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

The following roll call was recorded:

YEAS—126

Abney	Frankel	Lawrence	Rabb
Bellmon	Freeman	Mackenzie, M.	Rader
Benham	Friel	Mackenzie, R.	Rozzi
Bizzarro	Gallagher	Madden	Salisbury
Borowski	Galloway	Madsen	Samuelson
Boyd	Gergely	Mako	Sanchez
Boyle	Gillen	Malagari	Sappey
Bradford	Giral	Marcell	Scheuren
Brennan	Green	Markosek	Schlossberg
Briggs	Guenst	Marshall	Schweyer
Brown, A.	Guzman	Matzie	Scott
Bullock	Haddock	Mayes	Shusterman
Burgos	Hanbidge	McAndrew	Siegel
Burns	Harkins	McNeill	Smith-Wade-El
C Freytiz	Harris	Mehaffie	Solomon
Causer	Hogan	Mercuri	Steele
Cephas	Hohenstein	Merski	Sturla
Cerrato	Howard	Miller, D.	Takac
Ciresi	Innamorato	Mullins	Tomlinson
Conklin	Isaacson	Munroe	Venkata
Curry	James	Mustello	Vitali
Daley	Kazeem	Neilson	Warren
Davis	Kenyatta	Nelson, E.	Waxman
Dawkins	Khan	Nelson, N.	Webster
Deasy	Kim	O'Mara	Wentling
Delloso	Kinkead	Ortitay	White
Donahue	Kinsey	Otten	Williams, C.
Emrick	Kosierowski	Parker	Williams, D.

Evans	Krajewski	Pashinski	Young
Fiedler	Krueger	Pielli	
Fleming	Kulik	Pisciottano	McClinton,
Flood	Labs	Probst	Speaker

NAYS—77

Adams	Fink	Kerwin	Roae
Armanini	Flick	Klunk	Rossi
Banta	Fritz	Krupa	Rowe
Barton	Gaydos	Kutz	Ryncavage
Benninghoff	Gleim	Kuzma	Schemel
Bernstine	Gregory	Leadbeter	Schlegel
Bonner	Greiner	Major	Schmitt
Borowicz	Grove	Maloney	Scialabba
Brown, M.	Hamm	Mentzer	Smith
Cabell	Heffley	Metzgar	Staats
Cook	Irvin	Mihalek	Stambaugh
Cooper	Jones, M.	Miller, B.	Stehr
Cutler	Jones, T.	Moul	Stender
D'Orsie	Jozwiak	O'Neal	Struzzi
Davanzo	Kail	Oberlander	Topper
Delozier	Kaufer	Owlett	Twardzik
Diamond	Kauffman	Pickett	Warner
Dunbar	Keefer	Rapp	Watro
Ecker	Kephart	Rigby	Zimmerman
Fee			

NOT VOTING—0

EXCUSED—0

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

The SPEAKER. The Chair is recognizing the chairs for committee announcements.

LABOR AND INDUSTRY COMMITTEE MEETING

The SPEAKER. The Chair recognizes Representative Dawkins for a committee announcement.

Mr. DAWKINS. Thank you, Madam Chair.

The Labor and Industry Committee will meet at the break in room 60, East Wing, for a voting meeting. Thank you.

The SPEAKER. The Chair thanks the gentleman.

The Labor and Industry Committee will meet at the break in room 60, East Wing.

HUMAN SERVICES COMMITTEE MEETING

The SPEAKER. The Chair recognizes Representative Kinkead for a committee announcement.

Ms. KINKEAD. Thank you, Madam Speaker.

The Human Services Committee will hold a voting meeting in room G-50 to vote on HB 850 immediately after the break.

The SPEAKER. The Chair thanks the gentlelady.

The Human Services Committee will meet in room G-50 immediately after the break.

COMMERCE COMMITTEE MEETING

The SPEAKER. The Chair recognizes Representative Warren for a committee announcement.

Mr. WARREN. Thank you, Madam Speaker.

The House Commerce Committee will meet at the break in room 515, Irvis Office Building, for a voting meeting.

The SPEAKER. The Chair thanks the gentleman.

The Commerce Committee will meet at the break in room 515, Irvis Office Building.

FINANCE COMMITTEE MEETING

The SPEAKER. The Chair recognizes Representative Samuelson for a committee announcement.

Mr. SAMUELSON. Thank you, Madam Speaker.

The House Finance Committee will meet immediately at the break in room 205, Ryan Office Building, for a voting meeting to consider HB 291, HB 1219, and any other business that may come before the committee. Thank you.

The SPEAKER. The Finance Committee will meet immediately at the break in room 205, Ryan Office Building.

**STATE GOVERNMENT
COMMITTEE MEETING**

The SPEAKER. The Chair recognizes Representative Conklin for a committee announcement.

Mr. CONKLIN. Thank you, Madam Speaker.

The State Government Committee will be holding the hearing on open primaries in 523 Irvis Building at the break.

The SPEAKER. The Chair thanks the gentleman.

The State Government Committee will meet in 523 Irvis Building at the break.

**LIQUOR CONTROL
COMMITTEE MEETING**

The SPEAKER. The Chair recognizes Representative Deasy for a committee announcement.

Mr. DEASY. Thank you, Madam Speaker.

The Liquor Control Committee will meet immediately at the break in B-31 for a voting meeting.

Thank you, Madam Speaker.

The SPEAKER. The Chair thanks the gentleman.

The Liquor Control Committee will meet immediately at the break in B-31.

APPROPRIATIONS COMMITTEE MEETING

The SPEAKER. The Chair recognizes Representative Harris for an Appropriations Committee announcement.

Mr. HARRIS. Thank you, Madam Speaker.

The House Appropriations Committee will meet immediately in the majority caucus room; House Appropriations, immediately in the majority caucus room.

Thank you, Madam Speaker.

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

RECESS

The SPEAKER. The House will stand in recess until 12:30 p.m., unless sooner recalled by the Speaker.

RECESS EXTENDED

The time of recess was extended until 12:45 p.m.

AFTER RECESS

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

**HOUSE BILLS
INTRODUCED AND REFERRED**

No. 1487 By Representatives KEEFER, ROWE and LEADBETER

An Act amending Title 2 (Administrative Law and Procedure) of the Pennsylvania Consolidated Statutes, consolidating provisions on administrative procedure and rulemaking; and making repeals.

Referred to Committee on STATE GOVERNMENT, June 22, 2023.

No. 1488 By Representatives SANCHEZ, SIEGEL, GUENST, SAPPEY, HANBIDGE, DELLOSO, MADDEN, PROBST, HILL-EVANS, SCHLOSSBERG, BURGOS, WARREN, HOWARD, CIRESI, D. WILLIAMS, SHUSTERMAN, FLEMING, KINSEY, KINKEAD, OTTEN, TAKAC and CERRATO

An Act amending the act of June 3, 1937 (P.L.1333, No.320), known as the Pennsylvania Election Code, in dates of elections and primaries and special elections, further providing for elections on proposed constitutional amendments.

Referred to Committee on STATE GOVERNMENT, June 22, 2023.

No. 1489 By Representatives E. NELSON, MOUL, MIHALEK, M. MACKENZIE, MAJOR, IRVIN, WARNER, KAUFFMAN, MUSTELLO, SHUSTERMAN, COOPER, DIAMOND, RADER, COOK, BERNSTINE, HAMM, FINK, STRUZZI, KEEFER, GREGORY and EMRICK

An Act amending the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, in Ready-to-Succeed Scholarship, further providing for agency; and adding provisions relating to funding for higher education by providing for limitation on funding for University of Pittsburgh, for limitations on funding for supplemental support to the agency and the State System of Higher Education and for study for divestiture of University of Pittsburgh.

Referred to Committee on EDUCATION, June 22, 2023.

SENATE BILLS FOR CONCURRENCE

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

SB 198, PN 933

Referred to Committee on ENVIRONMENTAL RESOURCES AND ENERGY, June 22, 2023.

SB 199, PN 82

Referred to Committee on ENVIRONMENTAL RESOURCES AND ENERGY, June 22, 2023.

SB 481, PN 906

Referred to Committee on APPROPRIATIONS, June 22, 2023.

SB 482, PN 907

Referred to Committee on APPROPRIATIONS, June 22, 2023.

SB 483, PN 908

Referred to Committee on APPROPRIATIONS, June 22, 2023.

SB 484, PN 909

Referred to Committee on APPROPRIATIONS, June 22, 2023.

SB 485, PN 910

Referred to Committee on APPROPRIATIONS, June 22, 2023.

SB 486, PN 911

Referred to Committee on APPROPRIATIONS, June 22, 2023.

SB 487, PN 912

Referred to Committee on APPROPRIATIONS, June 22, 2023.

SB 488, PN 913

Referred to Committee on APPROPRIATIONS, June 22, 2023.

SB 489, PN 914

Referred to Committee on APPROPRIATIONS, June 22, 2023.

SB 497, PN 932

Referred to Committee on CONSUMER PROTECTION, TECHNOLOGY AND UTILITIES, June 22, 2023.

SB 561, PN 559

Referred to Committee on TRANSPORTATION, June 22, 2023.

SB 562, PN 570

Referred to Committee on TRANSPORTATION, June 22, 2023.

SB 656, PN 859

Referred to Committee on TRANSPORTATION, June 22, 2023.

BILLS REREPORTED FROM COMMITTEE**HB 72, PN 1455**

By Rep. HARRIS

An Act amending the act of April 28, 1937 (P.L.417, No.105), known as the Milk Marketing Law, in licenses of milk dealers, further providing for penalties in lieu of suspension; and, in weighing and testing, further providing for certified testers and for certified weighers and samplers.

APPROPRIATIONS.

HB 404, PN 1301

By Rep. HARRIS

An Act amending Title 51 (Military Affairs) of the Pennsylvania Consolidated Statutes, in professional and occupational licenses, further providing for retention of licenses and certifications of persons entering military service.

APPROPRIATIONS.

HB 614, PN 1682 (Amended)

By Rep. HARRIS

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

APPROPRIATIONS.

HB 615, PN 1124

By Rep. HARRIS

An Act making appropriations from the Workmen's Compensation Administration Fund to the Department of Labor and Industry and the Department of Community and Economic Development to provide for the expenses of administering the Workers' Compensation Act, The Pennsylvania Occupational Disease Act and the Office of Small Business Advocate for the fiscal year July 1, 2023, to June 30, 2024, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 2023.

APPROPRIATIONS.

HB 616, PN 1683 (Amended) By Rep. HARRIS

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

APPROPRIATIONS.

HB 617, PN 1126 By Rep. HARRIS

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

APPROPRIATIONS.

HB 618, PN 1684 (Amended) By Rep. HARRIS

An Act making appropriations from the Public School Employees' Retirement Fund and from the PSERS Defined Contribution Fund to provide for expenses of the Public School Employees' Retirement Board for the fiscal year July 1, 2023, to June 30, 2024, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 2023.

APPROPRIATIONS.

HB 619, PN 1685 (Amended) By Rep. HARRIS

An Act making appropriations from the State Employees' Retirement Fund and from the SERS Defined Contribution Fund to provide for expenses of the State Employees' Retirement Board for the fiscal year July 1, 2023, to June 30, 2024, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 2023.

APPROPRIATIONS.

HB 620, PN 1129 By Rep. HARRIS

An Act making appropriations from the Philadelphia Taxicab and Limousine Regulatory Fund and the Philadelphia Taxicab Medallion Fund to the Philadelphia Parking Authority for the fiscal year July 1, 2023, to June 30, 2024.

APPROPRIATIONS.

HB 621, PN 1130 By Rep. HARRIS

An Act making appropriations from a restricted revenue account within the General Fund and from Federal augmentation funds to the Pennsylvania Public Utility Commission for the fiscal year July 1, 2023, to June 30, 2024.

APPROPRIATIONS.

HB 622, PN 1686 (Amended) By Rep. HARRIS

An Act making appropriations from the restricted revenue accounts within the State Gaming Fund and from the restricted revenue accounts within the Fantasy Contest Fund and Video Gaming Fund to the Attorney General, the Department of Revenue, the Pennsylvania State Police and the Pennsylvania Gaming Control Board for the fiscal year beginning July 1, 2023, to June 30, 2024, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 2023.

APPROPRIATIONS.

HB 623, PN 1132 By Rep. HARRIS

An Act providing for the capital budget for fiscal year 2023-2024.

APPROPRIATIONS.

HB 665, PN 1470 By Rep. HARRIS

An Act amending the act of July 10, 1986 (P.L.1396, No.121), known as the Women's, Infants' and Children's Nutrition Improvement Act, further providing for program operation.

APPROPRIATIONS.

HB 1058, PN 1471 By Rep. HARRIS

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

APPROPRIATIONS.

HB 1171, PN 1236 By Rep. HARRIS

An Act amending the act of February 11, 1998 (P.L.58, No.15), known as the Combustible and Flammable Liquids Act, further providing for regulations.

APPROPRIATIONS.

HB 1209, PN 1279 By Rep. HARRIS

An Act amending the act of December 30, 2003 (P.L.441, No.64), known as the Tobacco Product Manufacturer Directory Act, in preliminary provisions, further providing for definitions; in tobacco product manufacturers directory, further providing for directory, for certification, for required information, for agent for service of process and for records and reporting and providing for nonparticipating manufacturer and importer joint and several liability and for surety bond requirements; and imposing duties on the Office of Attorney General.

APPROPRIATIONS.

HB 1331, PN 1653 By Rep. HARRIS

An Act amending the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, in preliminary provisions, providing for public job posting database, for instructional vacancy data and for data transparency; and establishing the Educator Pipeline Support Grant Program.

APPROPRIATIONS.

HB 1407, PN 1572 By Rep. HARRIS

An Act amending the act of June 22, 2000 (P.L.394, No.54), known as the Tobacco Settlement Agreement Act, further providing for definitions.

APPROPRIATIONS.

SB 202, PN 83 By Rep. HARRIS

An Act amending the act of May 16, 1923 (P.L.207, No.153), referred to as the Municipal Claim and Tax Lien Law, further providing for municipal claims first lien, cities of first class, docketing, judgment and execution, for cities of the first class, recovery of judgment and sale free from claims, for redemption and for rule to show cause, decree, service and notice and providing for disposition of property in cities of the second class.

APPROPRIATIONS.

SB 262, PN 833

By Rep. HARRIS

An Act amending the act of May 9, 2018 (P.L.118, No.24), known as the Maternal Mortality Review Act, further providing for maternal mortality review committee and for purpose and duties of committee.

APPROPRIATIONS.

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

HB 850, PN 1691 (Amended)

By Rep. KINSEY

An Act amending the act of June 13, 1967 (P.L.31, No.21), known as the Human Services Code, in public assistance, providing for waiver to purchase diapers or menstrual hygiene products.

HUMAN SERVICES.

HB 1096, PN 1687 (Amended)

By Rep. DEASY

An Act amending the act of April 12, 1951 (P.L.90, No.21), known as the Liquor Code, in preliminary provisions, further providing for definitions; and, in licenses and regulations and liquor, alcohol and malt and brewed beverages, further providing for public venue license and for limiting number of retail licenses to be issued in each county.

LIQUOR CONTROL.

HB 1139, PN 1689 (Amended)

By Rep. GALLOWAY

An Act amending the act of April 9, 1929 (P.L.177, No.175), known as The Administrative Code of 1929, in organization of departmental administrative boards and commissions and of advisory boards and commissions, providing for Cybersecurity Coordination Board.

COMMERCE.

HB 1252, PN 1688 (Amended)

By Rep. DEASY

An Act amending the act of June 9, 1936 (Sp.Sess.1, P.L.13, No.4), entitled "An act imposing an emergency State tax on liquor, as herein defined, sold by the Pennsylvania Liquor Control Board; providing for the collection and payment of such tax; and imposing duties upon the Department of Revenue and the Pennsylvania Liquor Control Board," further providing for emergency tax on liquors and amount of tax and collection.

LIQUOR CONTROL.

HB 1419, PN 1598

By Rep. GALLOWAY

An Act amending Title 15 (Corporations and Unincorporated Associations) of the Pennsylvania Consolidated Statutes, in foreign associations, further providing for termination of registration.

COMMERCE.

HB 1426, PN 1690 (Amended)

By Rep. GALLOWAY

An Act amending the act of April 9, 1929 (P.L.343, No.176), known as The Fiscal Code, in Local Government Capital Project Loan Fund, further providing for definitions, for assistance to municipalities and for powers and duties of department.

COMMERCE.

**BILL REPORTED AND REREFERRED TO
COMMITTEE ON TOURISM AND ECONOMIC
AND RECREATIONAL DEVELOPMENT**

HB 1104, PN 1160

By Rep. KINSEY

An Act prohibiting the charging of admission fees for events for personal care attendants of persons with disabilities; and imposing penalties.

Reported from Committee on HUMAN SERVICES with request that it be rereferred to Committee on TOURISM AND ECONOMIC AND RECREATIONAL DEVELOPMENT.

The SPEAKER. Without objection, the bill will be so rereferred.

GUESTS INTRODUCED

The SPEAKER. Colleagues, we have a few special guests on the floor this afternoon. Seated to the left of the Speaker's rostrum, we are pleased that Representative Fleming has brought two legislative interns from his district office. Please stand when I call your name. Nicholas Scott, who is a senior at the University of Pittsburgh, studying political science. He is also an Air Force ROTC (Reserve Officers' Training Corps) cadet and will receive his commission later this year. And Tyanna Jennings, who is attending Harrisburg Community College, studying criminal justice. We are so glad to have both of you. Thank you for being here and working hard in the district.

Representative Steele has, in the back of the House, her two sons here today. We are so grateful to welcome Jack and Will O'Mara. Welcome to the floor of the Pennsylvania House. Glad to have you, boys.

The House will temporarily be at ease.

The House will come to order.

GUEST INTRODUCED

The SPEAKER. Members, we have another special guest who is to the left of the Speaker's rostrum. We are thrilled to welcome Rocky Bleier, a four-time Super Bowl champion with the Pittsburgh Steelers, catching a touchdown pass from Terry Bradshaw that gave Pittsburgh a lead it would never relinquish. Rocky retired after the 1980 season with 3,865 rushing yards, 136 receptions for 1,294 yards, and 25 touchdowns. At the time of his retirement, he was the Steelers fourth all-time leading rusher. Rocky is also a veteran from the Vietnam war and a father of four.

We appreciate your service to our nation and all the wins for Pennsylvania. Thank you for being here today.

BILLS REPORTED FROM COMMITTEE**HB 1449, PN 1633**

By Rep. DAWKINS

An Act amending Title 62 (Procurement) of the Pennsylvania Consolidated Statutes, in source selection and contract formation, providing for additional qualifications for public work projects;

imposing duties on the Office of State Inspector General; and imposing penalties.

LABOR AND INDUSTRY.

HB 1465, PN 1649

By Rep. DAWKINS

An Act providing for minimum wage standards in underground infrastructure work, for application of Prevailing Wage Act, for enforcement, for penalties and appeals and for protection from retaliation; and creating a private right of action.

LABOR AND INDUSTRY.

The SPEAKER. Will the House agree to the report?

OBJECTION TO COMMITTEE REPORT

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

Mr. MACKENZIE. Thank you, Madam Speaker.

I rise to object to the report of the Labor and Industry Committee regarding House bills 1449 and 1465.

House rule 45 specifically requires that "The chair of the committee...shall notify all members, at least 24 hours in advance of the date, time, and place of regular meetings, and, insofar as possible, the subjects on the agenda..." In the case of the Labor and Industry Committee that we just had and just concluded at the break, members were notified about that meeting yesterday at 3:01 p.m., and the meeting, again, just concluded moments ago.

Setting aside the general concerns about openness and transparency, it is very clear that the House rules were not met. In the meeting, I asked, as minority chair, if it was a regular meeting of the committee, and the majority chair answered that it was a meeting just like all the other meetings that we have had so far, which were regular meetings. As such, the meeting would have required 24-hour notice. That was not complied with, and so therefore, the meeting is not qualifying under House rule 45, and I am, again, objecting to the report of the Labor and Industry Committee for House bills 1449 and 1465. Thank you.

The SPEAKER. The gentleman has raised an objection to the report of the Committee from Labor and Industry on HB 1449 and HB 1465.

Pursuant to the provisions of section 676 of Mason's Manual, the House shall decide whether a committee report is properly reported.

On the question,

Shall the House accept the report of the Labor and Industry Committee?

The SPEAKER. Those who believe the committee report is properly reported will vote "aye"; those opposed will vote "no."

Before we vote, the Chair recognizes Representative Cutler.

Mr. CUTLER. Thank you, Madam Speaker.

Madam Speaker, I just rise to support the good gentleman's motion. I believe he laid out the case that only reports that are properly sunshined and accounted for, so there will be public accountability, should in fact be accepted. This one falls outside that norm. I would encourage us to reject the report in the name of transparency so that these bills can be returned to committee and properly advertised for proper public input.

Madam Speaker, I think the rules are very important – and in this particular case, they are very clear – that only special meetings qualify for short-circuiting the 24-hour notice, and if we are going to simply dismiss this rule by accepting this report, that means no rules in this rule book have value.

So I urge the chamber to make this support of the motion consistent with the rules that were adopted earlier in the session in order to properly vet and air the bills in a public setting. Failure to do so will simply paper over an issue regarding the lack of transparency here in the House. It is not an emergent reason in order to consider this bill; this is in fact regular business, as was described by the Republican chairman. Therefore, I urge rejection of the committee report.

Thank you, Madam Chair.

The SPEAKER. The Chair thanks the gentleman.

On that question, the Chair recognizes Representative Bradford.

Mr. BRADFORD. Thank you, Madam Speaker.

I would note that the meeting was properly sunshined, and therefore, that we vote against the motion currently in front of us. Thank you so much.

The SPEAKER. The Chair thanks the gentleman.

Those who believe the committee report is properly reported will vote "aye." Those who do not believe it is properly reported will vote "no."

On the question recurring,

Shall the House accept the report of the Labor and Industry Committee?

The following roll call was recorded:

YEAS—102

Abney	Evans	Kinsey	Rabb
Bellmon	Fiedler	Kosierowski	Rozzi
Benham	Fleming	Krajewski	Salisbury
Bizzarro	Frankel	Krueger	Samuelson
Borowski	Freeman	Kulik	Sanchez
Boyd	Friel	Madden	Sappey
Boyle	Gallagher	Madsen	Schlossberg
Bradford	Galloway	Malagari	Schweyer
Brennan	Gergely	Markosek	Scott
Briggs	Giral	Matzie	Shusterman
Brown, A.	Green	Mayes	Siegel
Bullock	Guent	McAndrew	Smith-Wade-El
Burgos	Guzman	McNeill	Solomon
Burns	Haddock	Merski	Steele
C Freytiz	Hanbidge	Miller, D.	Sturla
Cephas	Harkins	Mullins	Takac
Cerrato	Harris	Munroe	Venkat
Ciresi	Hohenstein	Neilson	Vitali
Conklin	Howard	Nelson, N.	Warren
Curry	Innamorato	O'Mara	Waxman
Daley	Isaacson	Otten	Webster
Davis	Kazeem	Parker	Williams, D.
Dawkins	Kenyatta	Pashinski	Young
Deasy	Khan	Pielli	
Delloso	Kim	Pisciottano	McClinton,
Donahue	Kinhead	Probst	Speaker

NAYS—101

Adams	Gaydos	Lawrence	Rigby
Armanini	Gillen	Leadbeter	Roae
Banta	Gleim	Mackenzie, M.	Rossi
Barton	Gregory	Mackenzie, R.	Rowe
Benninghoff	Greiner	Major	Ryncavage
Bernstine	Grove	Mako	Schemel

Bonner	Hamm	Maloney	Scheuren
Borowicz	Heffley	Marcell	Schlegel
Brown, M.	Hogan	Marshall	Schmitt
Cabell	Irvin	Mehaffie	Scialabba
Causar	James	Mentzer	Smith
Cook	Jones, M.	Mercuri	Staats
Cooper	Jones, T.	Metzgar	Stambaugh
Cutler	Jozwiak	Mihalek	Stehr
D'Orsie	Kail	Miller, B.	Stender
Davanzo	Kaufer	Moul	Struzzi
Delozier	Kauffman	Mustello	Tomlinson
Diamond	Keefer	Nelson, E.	Topper
Dunbar	Kephart	O'Neal	Twardzik
Ecker	Kerwin	Oberlander	Warner
Emrick	Klunk	Ortitay	Watro
Fee	Krupa	Owlett	Wentling
Fink	Kutz	Pickett	White
Flick	Kuzma	Rader	Williams, C.
Flood	Labs	Rapp	Zimmerman
Fritz			

NOT VOTING—0

EXCUSED—0

The majority having voted in the affirmative, the question was determined in the affirmative and the report of the Labor and Industry Committee was accepted by the House.

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

HB 1449, PN 1633 By Rep. DAWKINS

An Act amending Title 62 (Procurement) of the Pennsylvania Consolidated Statutes, in source selection and contract formation, providing for additional qualifications for public work projects; imposing duties on the Office of State Inspector General; and imposing penalties.

LABOR AND INDUSTRY.

HB 1465, PN 1649 By Rep. DAWKINS

An Act providing for minimum wage standards in underground infrastructure work, for application of Prevailing Wage Act, for enforcement, for penalties and appeals and for protection from retaliation; and creating a private right of action.

LABOR AND INDUSTRY.

CALENDAR CONTINUED

BILL ON SECOND CONSIDERATION

The House proceeded to second consideration of **HB 1408, PN 1605**, entitled:

An Act amending the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, in grounds and buildings, further providing for limitation on new applications for Department of Education approval of public school building projects; and, in construction and renovation of buildings by school entities, further providing for definitions, for school construction and renovation approval process, for high-performance building standards, for maintenance program, for project reimbursement and for applicability.

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

The SPEAKER. The Chair rules the following amendment out of order for violating House rule 20: amendment A01273.

RULES SUSPENDED

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

Mr. TOPPER. I would like to move, Madam Speaker, to suspend the rules so that we may consider an amendment.

The SPEAKER. The gentleman will state his motion.

Mr. TOPPER. Madam Speaker, I rise that we make a motion to – or excuse me, that I move that we suspend the rules so that we can consider an amendment that was agreed to, but through negotiations, was late-filed.

The SPEAKER. Please state the amendment number.

Mr. TOPPER. Amendment 1286, Madam Speaker.

The SPEAKER. The Chair thanks the gentleman.

Representative Topper moves to suspend the rules for the purpose of immediate consideration of amendment A01286. The question is, will the House suspend its rules?

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

The SPEAKER. Members are reminded, pursuant to rule 77, the motion to suspend is only debatable by the leaders, the maker of the motion, the maker of the amendment under consideration, and the prime sponsor of the bill under consideration.

On that question, the Chair recognizes the maker of the bill, Representative Schweyer.

Mr. SCHWEYER. Thank you, Madam Speaker.

I rise to support the motion, the motion the good gentleman makes, so that we can consider amendment 1286 which, again, is an agreed-upon amendment.

The SPEAKER. The Chair thanks the gentleman.

The Chair recognizes the floor leader, Representative Cutler.

Mr. CUTLER. Thank you, Madam Speaker.

Likewise, I rise in support of the motion to suspend and appreciate the good work of both chairs to find an amicable solution in consideration of this amendment. Thank you.

The SPEAKER. The Chair thanks the gentleman.

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

The following roll call was recorded:

YEAS—203

Abney	Flick	Krupa	Rapp
Adams	Flood	Kulik	Rigby
Armanini	Frankel	Kutz	Roae
Banta	Freeman	Kuzma	Rossi
Barton	Friel	Labs	Rowe
Bellmon	Fritz	Lawrence	Rozzi
Benham	Gallagher	Leadbeter	Ryncavage
Benninghoff	Galloway	Mackenzie, M.	Salisbury
Bernstine	Gaydos	Mackenzie, R.	Samuelson
Bizzarro	Gergely	Madden	Sanchez

Bonner	Gillen	Madsen	Sappey
Borowicz	Giral	Major	Schemel
Borowski	Gleim	Mako	Scheuren
Boyd	Green	Malagari	Schlegel
Boyle	Gregory	Maloney	Schlossberg
Bradford	Greiner	Marcell	Schmitt
Brennan	Grove	Markosek	Schweyer
Briggs	Guenst	Marshall	Scialabba
Brown, A.	Guzman	Matzie	Scott
Brown, M.	Haddock	Mayes	Shusterman
Bullock	Hamm	McAndrew	Siegel
Burgos	Hanbidge	McNeill	Smith
Burns	Harkins	Mehaffie	Smith-Wade-El
C Freytiz	Harris	Mentzer	Solomon
Cabell	Heffley	Mercuri	Staats
Causer	Hogan	Merski	Stambaugh
Cephas	Hohenstein	Metzgar	Steele
Cerrato	Howard	Mihalek	Stehr
Ciresi	Innamorato	Miller, B.	Stender
Conklin	Irvin	Miller, D.	Struzzi
Cook	Isaacson	Moul	Sturla
Cooper	James	Mullins	Takac
Curry	Jones, M.	Munroe	Tomlinson
Cutler	Jones, T.	Mustello	Topper
D'Orsie	Jozwiak	Neilson	Twardzik
Daley	Kail	Nelson, E.	Venkat
Davanzo	Kaufner	Nelson, N.	Vitali
Davis	Kauffman	O'Mara	Warner
Dawkins	Kazeem	O'Neal	Warren
Deasy	Keefer	Oberlander	Watro
Delloso	Kenyatta	Ortitay	Waxman
Delozier	Kephart	Otten	Webster
Diamond	Kerwin	Owlett	Wentling
Donahue	Khan	Parker	White
Dunbar	Kim	Pashinski	Williams, C.
Ecker	Kinthead	Pickett	Williams, D.
Emrick	Kinsey	Pielli	Young
Evans	Klunk	Pisciottano	Zimmerman
Fee	Kosierowski	Probst	
Fiedler	Krajewski	Rabb	McClinton,
Fink	Krueger	Rader	Speaker
Fleming			

NAYS—0

NOT VOTING—0

EXCUSED—0

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 second consideration?

Mr. **TOPPER** offered the following amendment No. **A01286**:

Amend Bill, page 13, line 23, by inserting after "2023"
, through June 30, 2026

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

The **SPEAKER**. On that question, the Chair recognizes the maker of the amendment, Representative Topper.

Mr. **TOPPER**. Thank you, Madam Speaker.

I do believe that as we make investments that we need to be cautious moving forward, particularly when we talk about a surplus or having extra money for investments, that we not build

too far into the future budgets when we are not quite sure what the economy is going to look like. We have all lived through some of those times where we have made promises and were not able to keep some of those promises, or else potentially had to go into debt to keep some of those promises.

I believe that moving – with this amendment, we would move a timeline, set a timeline for 3 years where projects could be considered for school construction so that those projects would be submitted during that time. At that time, then, we can reevaluate where, of course, we are in terms of our finances and in terms of the economy. But I do believe this is a prudent guardrail for this bill and I would encourage the adoption of amendment A01286.

Thank you, Madam Speaker.

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

The Chair recognizes the maker of the bill, Representative Schweyer.

Mr. **SCHWEYER**. Thank you, Madam Speaker.

I want to start with thanking the maker of the amendment, the minority chairman of the House Education Committee, for his work on this. This is an agreed-upon amendment. As mentioned by several members before, nothing prohibits us in the future from revisiting this and either lifting it or changing the date in the future, but for the time being, I am certainly happy to work with the good gentleman to establish said guardrails. So I ask for an affirmative vote.

On the question recurring,

Will the House agree to the amendment?

The following roll call was recorded:

YEAS—203

Abney	Flick	Krupa	Rapp
Adams	Flood	Kulik	Rigby
Armanini	Frankel	Kutz	Roae
Banta	Freeman	Kuzma	Rossi
Barton	Friel	Labs	Rowe
Bellmon	Fritz	Lawrence	Rozzi
Benham	Gallagher	Leadbeter	Ryncavage
Benninghoff	Galloway	Mackenzie, M.	Salisbury
Bernstine	Gaydos	Mackenzie, R.	Samuelson
Bizzarro	Gergely	Madden	Sanchez
Bonner	Gillen	Madsen	Sappey
Borowicz	Giral	Major	Schemel
Borowski	Gleim	Mako	Scheuren
Boyd	Green	Malagari	Schlegel
Boyle	Gregory	Maloney	Schlossberg
Bradford	Greiner	Marcell	Schmitt
Brennan	Grove	Markosek	Schweyer
Briggs	Guenst	Marshall	Scialabba
Brown, A.	Guzman	Matzie	Scott
Brown, M.	Haddock	Mayes	Shusterman
Bullock	Hamm	McAndrew	Siegel
Burgos	Hanbidge	McNeill	Smith
Burns	Harkins	Mehaffie	Smith-Wade-El
C Freytiz	Harris	Mentzer	Solomon
Cabell	Heffley	Mercuri	Staats
Causer	Hogan	Merski	Stambaugh
Cephas	Hohenstein	Metzgar	Steele
Cerrato	Howard	Mihalek	Stehr
Ciresi	Innamorato	Miller, B.	Stender
Conklin	Irvin	Miller, D.	Struzzi
Cook	Isaacson	Moul	Sturla
Cooper	James	Mullins	Takac
Curry	Jones, M.	Munroe	Tomlinson
Cutler	Jones, T.	Mustello	Topper
D'Orsie	Jozwiak	Neilson	Twardzik

Daley	Kail	Nelson, E.	Venkat
Davanzo	Kaufar	Nelson, N.	Vitali
Davis	Kauffman	O'Mara	Warner
Dawkins	Kazeem	O'Neal	Warren
Deasy	Keefer	Oberlander	Watro
Delloso	Kenyatta	Ortitay	Waxman
Delozier	Kephart	Otten	Webster
Diamond	Kerwin	Owlett	Wentling
Donahue	Khan	Parker	White
Dunbar	Kim	Pashinski	Williams, C.
Ecker	Kinthead	Pickett	Williams, D.
Emrick	Kinsey	Pielli	Young
Evans	Klunk	Pisciottano	Zimmerman
Fee	Kosierowski	Probst	
Fiedler	Krajewski	Rabb	McClinton,
Fink	Krueger	Rader	Speaker
Fleming			

NAYS—0

NOT VOTING—0

EXCUSED—0

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

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

Mr. **TOPPER** offered the following amendment No. **A01210**:

Amend Bill, page 13, line 23, by inserting after "2023"
through June 30, 2025

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

AMENDMENT WITHDRAWN

The SPEAKER. It is the Chair's understanding that that amendment has been withdrawn.

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

Ms. **KLUNK** offered the following amendment No. **A01234**:

Amend Bill, page 9, by inserting between lines 6 and 7
(6) The application shall include an affidavit to ensure that a contractor or subcontractor performing construction, reconstruction, demolition, repair or maintenance work on a project funded under this section meets all of the following requirements:

(i) Maintains all valid licenses, registrations or certificates required by the Federal Government, the Commonwealth or a local government entity that is necessary to do business or perform applicable work.

(ii) Maintains compliance with the act of June 2, 1915 (P.L.736, No.338), known as the Workers' Compensation Act, the act of December 5, 1936 (2nd Sp.Sess., 1937 P.L.2897, No.1), known as the Unemployment Compensation Law, and bonding and liability insurance requirements as specified in the

contract for the project under this section.

(iii) Has not defaulted on a project, declared bankruptcy, been debarred or suspended on a project by the Federal Government, the Commonwealth or a local government entity within the previous three years.

(iv) Has not been convicted of a misdemeanor or felony relating to the performance or operation of the business of the contractor or subcontractor within the previous 10 years.

(v) Has completed a minimum of the United States Occupational Safety and Health Administration's 10-hour safety training course or similar training sufficient to prepare workers for any hazards that may be encountered during their work.

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

The SPEAKER. On that question, the Chair recognizes the maker of the amendment, Representative Klunk.

Ms. KLUNK. Thank you, Madam Speaker.

I rise today to ask for the body's support of amendment A01234. Under this amendment, an applicant would have to submit an affidavit that any contractors or subcontractors that would perform work funded under the Public School Facility Improvement Grant Program would be complying with certain reasonable contracting provisions. Those include requirements related to licensing, following unemployment and workers' compensation laws, and OSHA (Occupational Safety and Health Administration) safety requirements.

This amendment also prohibits the use of contractors that have had issues on prior projects or that have been disbarred. In York County we have had some issues with these types of contractors in the past when it comes to our transportation projects.

These are all very reasonable provisions, and we actually put these very same provisions in the Broadband Development Authority legislation that we passed last session that was signed into law.

Madam Speaker, it is for all of these reasons that I ask for an affirmative vote. Thank you.

The SPEAKER. The Chair thanks the maker of the amendment.

On that question, the Chair recognizes Representative Topper. Mr. TOPPER. Thank you, Madam Speaker.

And I thank the lady from York for her amendment. I do believe that this provides important safeguards around the construction, the projects that would be done under this grant program, and I would encourage its adoption.

Thank you, Madam Speaker.

The SPEAKER. The Chair recognizes the maker of the bill, Representative Schweyer.

Mr. SCHWEYER. Thank you, Madam Speaker.

I rise to oppose amendment 1234. This is not an agreed-upon, agreed-to amendment, Madam Speaker. I believe it adds additional constraints on our ability to put money in the hands of our school districts so that we can build and rebuild our schools quickly. I think this would just create yet another barrier for us to be able to do that, and for those reasons, ma'am, I am asking for a "no" vote. Thank you.

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

The following roll call was recorded:

YEAS—101

Adams	Gaydos	Lawrence	Rigby
Armanini	Gillen	Leadbeter	Roae
Banta	Gleim	Mackenzie, M.	Rossi
Barton	Gregory	Mackenzie, R.	Rowe
Benninghoff	Greiner	Major	Ryncavage
Bernstine	Grove	Mako	Schemel
Bonner	Hamm	Maloney	Scheuren
Borowicz	Heffley	Marcell	Schlegel
Brown, M.	Hogan	Marshall	Schmitt
Cabell	Irvin	Mehaffie	Scialabba
Causar	James	Mentzer	Smith
Cook	Jones, M.	Mercuri	Staats
Cooper	Jones, T.	Metzgar	Stambaugh
Cutler	Jozwiak	Mihalek	Stehr
D'Orsie	Kail	Miller, B.	Stender
Davanzo	Kaufer	Moul	Struzzi
Delozier	Kauffman	Mustello	Tomlinson
Diamond	Keefer	Nelson, E.	Topper
Dunbar	Kephart	O'Neal	Twardzik
Ecker	Kerwin	Oberlander	Warner
Emrick	Klunk	Ortitay	Watro
Fee	Krupa	Owlett	Wentling
Fink	Kutz	Pickett	White
Flick	Kuzma	Rader	Williams, C.
Flood	Labs	Rapp	Zimmerman
Fritz			

NAYS—102

Abney	Evans	Kinsey	Rabb
Bellmon	Fiedler	Kosierowski	Rozzi
Benham	Fleming	Krajewski	Salisbury
Bizzarro	Frankel	Krueger	Samuelson
Borowski	Freeman	Kulik	Sanchez
Boyd	Friel	Madden	Sappey
Boyle	Gallagher	Madsen	Schlossberg
Bradford	Galloway	Malagari	Schweyer
Brennan	Gergely	Markosek	Scott
Briggs	Giral	Matzie	Shusterman
Brown, A.	Green	Mayes	Siegel
Bullock	Guenst	McAndrew	Smith-Wade-El
Burgos	Guzman	McNeill	Solomon
Burns	Haddock	Merski	Steele
C Freytiz	Hanbidge	Miller, D.	Sturla
Cephas	Harkins	Mullins	Takac
Cerrato	Harris	Munroe	Venkat
Ciresi	Hohenstein	Neilson	Vitali
Conklin	Howard	Nelson, N.	Warren
Curry	Innamorato	O'Mara	Waxman
Daley	Isaacson	Otten	Webster
Davis	Kazeem	Parker	Williams, D.
Dawkins	Kenyatta	Pashinski	Young
Deasy	Khan	Pielli	
Delloso	Kim	Pisciottano	McClinton,
Donahue	Kinthead	Probst	Speaker

NOT VOTING—0

EXCUSED—0

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

On the question recurring,

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

Mr. **HEFFLEY** offered the following amendment No. **A01238**:

Amend Bill, page 9, line 29, by striking out the bracket before "20% "

Amend Bill, page 9, line 29, by striking out "] 25% "

On the question,

Will the House agree to the amendment?

The **SPEAKER**. On that question, the Chair recognizes the maker of the amendment, Representative Heffley.

Mr. **HEFFLEY**. Thank you, Madam Speaker.

I rise to ask for support of this amendment, A01238. Under HB 1408, a single school entity would be able to receive up to 25 percent of the total amount available under the Public School Facility Improvement Grant Program. That is an increase on the current statute, which is 20 percent under current law.

If the purpose of this program is to provide funding in school repairs across the Commonwealth, we should not be increasing the amount that a single school entity could receive. We want to ensure that every school district throughout the Commonwealth has equal opportunities. So if it is \$100 million, 25 percent, you could have four schools get \$25 million and that would be it — only four schools. We know that we have had historically underfunded schools throughout this Commonwealth, and while I fully support Level Up and getting those schools the money they deserve, I also want to make sure that those school districts are going to have the opportunity to apply for these grants as well, so I would ask for an affirmative vote so we can assure that every school, there is more opportunity for schools to receive this funding.

Thank you, Madam Speaker.

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

The Chair recognizes the maker of the bill, Representative Schweyer.

Mr. **SCHWEYER**. Thank you very much, Madam Speaker.

I rise to oppose amendment 1238. This is again not an agreed-upon amendment. There are school districts that are large in the Commonwealth of Pennsylvania, and we do not want to saddle them or prohibit them from being able to have opportunities to make sure, through a competitive process, through part of this program, that they would be unable to receive the funding.

It is also important to note that the CFA (Commonwealth Financing Authority) portion of this is largely controlled by a board of directors that is independent, along with some conversations that we are able to have with them, and as a result of that, I am fairly confident that we should all feel confident that every area of the Commonwealth will have the opportunity to get an investment in their local schools. Certainly, somebody who goes to school in the Allentown School District deserves to be in a safe school every bit as much as someone in the Panther Valley School District.

So with that, Madam Speaker, I rise to oppose this. I do not want to create higher artificial limits for our larger school districts, while noting that we have worked as hard as we can to make sure that every area of the Commonwealth is able to get an investment.

Thank you very much.

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

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

The following roll call was recorded:

YEAS—101

Adams	Gaydos	Lawrence	Rigby
Armanini	Gillen	Leadbeter	Roae
Banta	Gleim	Mackenzie, M.	Rossi
Barton	Gregory	Mackenzie, R.	Rowe
Benninghoff	Greiner	Major	Ryncavage
Bernstine	Grove	Mako	Schemel
Bonner	Hamm	Maloney	Scheuren
Borowicz	Heffley	Marcell	Schlegel
Brown, M.	Hogan	Marshall	Schmitt
Cabell	Irvin	Mehaffie	Scialabba
Causar	James	Mentzer	Smith
Cook	Jones, M.	Mercuri	Staats
Cooper	Jones, T.	Metzgar	Stambaugh
Cutler	Jozwiak	Mihalek	Stehr
D'Orsie	Kail	Miller, B.	Stender
Davanzo	Kaufer	Moul	Struzzi
Delozier	Kauffman	Mustello	Tomlinson
Diamond	Keefer	Nelson, E.	Topper
Dunbar	Kephart	O'Neal	Twardzik
Ecker	Kerwin	Oberlander	Warner
Emrick	Klunk	Ortitay	Watro
Fee	Krupa	Owlett	Wentling
Fink	Kutz	Pickett	White
Flick	Kuzma	Rader	Williams, C.
Flood	Labs	Rapp	Zimmerman
Fritz			

NAYS—102

Abney	Evans	Kinsey	Rabb
Bellmon	Fiedler	Kosierowski	Rozzi
Benham	Fleming	Krajewski	Salisbury
Bizzarro	Frankel	Krueger	Samuelson
Borowski	Freeman	Kulik	Sanchez
Boyd	Friel	Madden	Sappey
Boyle	Gallagher	Madsen	Schlossberg
Bradford	Galloway	Malagari	Schweyer
Brennan	Gergely	Markosek	Scott
Briggs	Giral	Matzie	Shusterman
Brown, A.	Green	Mayes	Siegel
Bullock	Guenst	McAndrew	Smith-Wade-El
Burgos	Guzman	McNeill	Solomon
Burns	Haddock	Merski	Steele
C Freytiz	Hanbidge	Miller, D.	Sturla
Cephas	Harkins	Mullins	Takac
Cerrato	Harris	Munroe	Venkat
Ciresi	Hohenstein	Neilson	Vitali
Conklin	Howard	Nelson, N.	Warren
Curry	Innamorato	O'Mara	Waxman
Daley	Isaacson	Otten	Webster
Davis	Kazeem	Parker	Williams, D.
Dawkins	Kenyatta	Pashinski	Young
Deasy	Khan	Pielli	
Delloso	Kim	Pisciottano	McClinton,
Donahue	Kinthead	Probst	Speaker

NOT VOTING—0

EXCUSED—0

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

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

Mr. **DUNBAR** offered the following amendment
No. **A01241**:

Amend Bill, page 2, line 14, by striking out "2604-J(k)" and inserting
2604-J(l)
Amend Bill, page 2, line 30, by striking out "2604-J(l)" and inserting
2604-J(m)
Amend Bill, page 12, by inserting between lines 17 and 18
(k) Quorum.—A vote of the board to develop a rubric under subsection (d), adopt guidelines under subsection (j) and to approve projects under this section shall be made in accordance with 64 Pa.C.S. § 1512(d)(1) (relating to board).

Amend Bill, page 12, line 18, by striking out "(k)" and inserting
(l)
Amend Bill, page 13, line 1, by striking out "(l)" and inserting
(m)

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

The SPEAKER. On that question, the Chair recognizes the maker of the amendment, Representative Dunbar.

Mr. DUNBAR. Thank you, Madam Speaker.

I rise today to ask for support for amendment A01241. The underlying bill here creates a new Public School Facility Improving Grant Program at the CFA, the Commonwealth Financing Authority.

One of the features of the CFA is the fact that the board can only act with a bipartisan agreement. This amendment makes it clear that this bipartisan tradition will continue for this new program as well, and I would ask for your support.

Thank you, Madam Speaker.

The SPEAKER. The Chair thanks the gentleman.

The Chair recognizes the maker of the bill, Representative Schweyer.

Mr. SCHWEYER. I rise to support this and ask that members vote in the affirmative for amendment 1241. This is an agreed-to, agreed-upon amendment that genuinely makes the bill better and corrects an oversight on our part. I thank the gentleman for making this amendment.

Thank you, ma'am.

The SPEAKER. The Chair thanks the gentleman.

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

The following roll call was recorded:

YEAS—203

Abney	Flick	Krupa	Rapp
Adams	Flood	Kulik	Rigby
Armanini	Frankel	Kutz	Roae
Banta	Freeman	Kuzma	Rossi
Barton	Friel	Labs	Rowe
Bellmon	Fritz	Lawrence	Rozzi

Benham	Gallagher	Leadbeter	Ryncavage
Benninghoff	Galloway	Mackenzie, M.	Salisbury
Bernstine	Gaydos	Mackenzie, R.	Samuelson
Bizzarro	Gergely	Madden	Sanchez
Bonner	Gillen	Madsen	Sappery
Borowicz	Giral	Major	Schemel
Borowski	Gleim	Mako	Scheuren
Boyd	Green	Malagari	Schlegel
Boyle	Gregory	Maloney	Schlossberg
Bradford	Greiner	Marcell	Schmitt
Brennan	Grove	Markosek	Schweyer
Briggs	Guenst	Marshall	Scialabba
Brown, A.	Guzman	Matzie	Scott
Brown, M.	Haddock	Mayes	Shusterman
Bullock	Hamm	McAndrew	Siegel
Burgos	Hanbidge	McNeill	Smith
Burns	Harkins	Mehaffie	Smith-Wade-El
C Freytiz	Harris	Mentzer	Solomon
Cabell	Heffley	Mercuri	Staats
Causser	Hogan	Merski	Stambaugh
Cephas	Hohenstein	Metzgar	Steele
Cerrato	Howard	Mihalek	Stehr
Ciresi	Innamorato	Miller, B.	Stender
Conklin	Irvin	Miller, D.	Struzzi
Cook	Isaacson	Moul	Sturla
Cooper	James	Mullins	Takac
Curry	Jones, M.	Munroe	Tomlinson
Cutler	Jones, T.	Mustello	Topper
D'Orsie	Jozwiak	Neilson	Twardzik
Daley	Kail	Nelson, E.	Venkat
Davanzo	Kaufer	Nelson, N.	Vitali
Davis	Kauffman	O'Mara	Warner
Dawkins	Kazem	O'Neal	Warren
Deasy	Keefer	Oberlander	Watro
Delloso	Kenyatta	Ortitay	Waxman
Delozier	Kephart	Otten	Webster
Diamond	Kerwin	Owlett	Wentling
Donahue	Khan	Parker	White
Dunbar	Kim	Pashinski	Williams, C.
Ecker	Kinkead	Pickett	Williams, D.
Emrick	Kinsey	Pielli	Young
Evans	Klunk	Pisciottano	Zimmerman
Fee	Kosierowski	Probst	
Fiedler	Krajewski	Rabb	McClinton,
Fink	Krueger	Rader	Speaker
Fleming			

NAYS—0

NOT VOTING—0

EXCUSED—0

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

On the question recurring,

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

Mr. **TOPPER** offered the following amendment No. **A01209**:

Amend Bill, page 1, line 11, by inserting after "program," for building condition assessments,

Amend Bill, page 3, line 2, by inserting after "2604-J", 2605-J

Amend Bill, page 13, by inserting between lines 5 and 6 Section 2605-J. Building condition assessments.

(a) Duties of department.—

(1) The department shall develop guidelines for school entities to [voluntarily] report information related to school building safety, inventory and condition. The guidelines shall include a building condition assessment to be [voluntarily] completed every [10] five years for school entities that includes, but is not limited to, a projection of costs to maintain and renovate existing school buildings.

(2) The department shall post completed building condition assessments on the department's publicly accessible Internet website.

[(3) The department shall provide additional points under the funding rubric contained in section 2604-J(d) for grants applied for by school entities that complete building condition assessments.]

(b) Completion incentive.—A school entity that completes a building condition assessment shall [receive a 2% increase above the amount calculated under section 2606-J. The department shall develop a process, in coordination with the application process in section 2602-J, for awarding an enhanced reimbursement for completing a building condition assessment] be eligible to receive a grant under section 2604-J and reimbursement under section 2606-J.

On the question,

Will the House agree to the amendment?

The SPEAKER. On that question, the Chair recognizes the maker of the amendment, Representative Topper.

Mr. TOPPER. Thank you, Madam Speaker.

I would ask the chamber to support this amendment. I believe this is a very important amendment moving forward. Sometimes when we get here and we vote on, you know, large bills and large appropriations, that is when we think of the data that would be helpful to guide our votes. This ensures that every 5 years, school entities will report to the Department of Education "...information related to school building safety, inventory and condition."

I think this will give this body an opportunity to keep up with the needs throughout the Commonwealth on this very issue so that we can better address it moving on to the future, and I would ask the members for a positive vote.

Thank you, Madam Speaker.

The SPEAKER. The Chair thanks the gentleman.

On that question, the Chair recognizes the maker of the bill, Representative Schweyer.

Mr. SCHWEYER. Thank you, Madam Speaker.

I rise to support amendment 1209. As the good gentleman from Bedford said, the ability for us to know exactly what is happening in each and every one of our public school districts – the state of the buildings, the age of the buildings – is an important one, not only for us as appropriators here in the Commonwealth of Pennsylvania, but for local leaders, for folks back home to just have a one-stop shop of knowing the state and the quality of each and every one of their school buildings.

With that said, once again, ma'am, I rise and ask folks to support amendment 1209. Thank you.

On the question recurring,

Will the House agree to the amendment?

The following roll call was recorded:

YEAS—203

Abney	Flick	Krupa	Rapp
Adams	Flood	Kulik	Rigby
Armanini	Frankel	Kutz	Roae
Banta	Freeman	Kuzma	Rossi
Barton	Friel	Labs	Rowe
Bellmon	Fritz	Lawrence	Rozzi
Benham	Gallagher	Leadbeter	Ryncavage
Benninghoff	Galloway	Mackenzie, M.	Salisbury
Bernstine	Gaydos	Mackenzie, R.	Samuelson
Bizzarro	Gergely	Madden	Sanchez
Bonner	Gillen	Madsen	Sappey
Borowicz	Giral	Major	Schemel
Borowski	Gleim	Mako	Scheuren
Boyd	Green	Malagari	Schlegel
Boyle	Gregory	Maloney	Schlossberg
Bradford	Greiner	Marcell	Schmitt
Brennan	Grove	Markosek	Schweyer
Briggs	Guenst	Marshall	Scialabba
Brown, A.	Guzman	Matzie	Scott
Brown, M.	Haddock	Mayes	Shusterman
Bullock	Hamm	McAndrew	Siegel
Burgos	Hanbidge	McNeill	Smith
Burns	Harkins	Mehaffie	Smith-Wade-El
C Freytiz	Harris	Mentzer	Solomon
Cabell	Heffley	Mercuri	Staats
Causar	Hogan	Merski	Stambaugh
Cephas	Hohenstein	Metzgar	Steele
Cerrato	Howard	Mihalek	Stehr
Ciresi	Innamorato	Miller, B.	Stender
Conklin	Irvin	Miller, D.	Struzzi
Cook	Isaacson	Moul	Sturla
Cooper	James	Mullins	Takac
Curry	Jones, M.	Munroe	Tomlinson
Cutler	Jones, T.	Mustello	Topper
D'Orsie	Jozwiak	Neilson	Twardzik
Daley	Kail	Nelson, E.	Venkat
Davanzo	Kaufer	Nelson, N.	Vitali
Davis	Kauffman	O'Mara	Warner
Dawkins	Kazeem	O'Neal	Warren
Deasy	Keefer	Oberlander	Watro
Delloso	Kenyatta	Ortitay	Waxman
Delozier	Kephart	Otten	Webster
Diamond	Kerwin	Owlett	Wentling
Donahue	Khan	Parker	White
Dunbar	Kim	Pashinski	Williams, C.
Ecker	Kinthead	Pickett	Williams, D.
Emrick	Kinsey	Pielli	Young
Evans	Klunk	Pisciottano	Zimmerman
Fee	Kosierowski	Probst	
Fiedler	Krajewski	Rabb	McClinton,
Fink	Krueger	Rader	Speaker
Fleming			

NAYS—0

NOT VOTING—0

EXCUSED—0

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

On the question recurring,

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

MOTION TO SUSPEND RULES

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

Mr. KUTZ. Thank you, Madam Speaker.

I rise to make a motion to suspend the rules.

The SPEAKER. The gentleman is in order and may proceed.

Mr. KUTZ. Thank you, Madam Speaker.

I move to suspend the rules and allow for immediate consideration of amendment A01295.

The SPEAKER. The gentleman, Representative Kutz, moves to suspend the rules of this House for the purpose of immediate consideration of amendment A01295.

On the question,

Will the House agree to the motion?

The SPEAKER. Members are reminded, pursuant to rule 77, this motion is only debatable by the leaders, the maker of the motion, the maker of the amendment under consideration, and the prime sponsor of the bill under consideration.

Does the gentleman wish to argue?

Mr. KUTZ. Yes, Madam Speaker.

The SPEAKER. You are in order and you may proceed.

Mr. KUTZ. Thank you, Madam Speaker.

Madam Speaker, amendment A01295 would add a provision that the funds would consider the popularity growth outlook of a school district. Madam Speaker, I represent a district in Cumberland County that represents the fastest growing school districts in our Commonwealth, and the fastest growing municipality in the fastest growing county. Madam Speaker, for my constituents of Cumberland Valley, Mechanicsburg, and South Middleton School Districts, they need to be building buildings at a pace that accommodates for their future growth.

Madam Speaker, my district is already above the population threshold and will continue to rise over the next decade. We have students who are taking courses in trailers because they cannot build buildings fast enough.

Madam Speaker, I appreciate the need to allow funds for our schools to be able to build new buildings, to provide spaces, that provide ample learning environments for our students, and, Madam Speaker, the schools in my district should be able to have these funds based on population growth and projected output so that the taxpayers of Cumberland County do not have to face a choice between a property tax increase and the ability for new buildings to be built.

And, Madam Speaker, while I am adamant that this be approved as part of any legislation moving forward, I look forward to working with the chairmen of the Education Committee and our colleagues in the Senate to ensure that this gets done so that all students in Pennsylvania have the opportunity to have those buildings that they need.

MOTION WITHDRAWN

Mr. KUTZ. And with that, Madam Speaker, I would like to withdraw the motion to suspend and thank my colleagues for their support.

The SPEAKER. The Chair thanks the gentleman.

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

The SPEAKER. The Chair rules the following amendment out of order for violating House rule 20: amendment A01273.

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.

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

HB 291, PN 1693 (Amended) By Rep. SAMUELSON

An Act amending the act of May 16, 1923 (P.L.207, No.153), referred to as the Municipal Claim and Tax Lien Law, further providing for municipal lien priority.

FINANCE.

HB 1219, PN 1694 (Amended) By Rep. SAMUELSON

An Act amending the act of March 4, 1971 (P.L.6, No.2), known as the Tax Reform Code of 1971, in corporate net income tax, further providing for manufacturing innovation and reinvestment deduction.

FINANCE.

GUEST INTRODUCED

The SPEAKER. Seated to the left of the Speaker's rostrum is a special guest who comes quite often in this month of June. We are glad to welcome Emmanuel Kail, the son of Representative Josh Kail. Please stand up. Welcome back, Emmanuel.

The House will temporarily be at ease.

The House will come to order.

SUPPLEMENTAL CALENDAR A

BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of **HB 72, PN 1455**, entitled:

An Act amending the act of April 28, 1937 (P.L.417, No.105), known as the Milk Marketing Law, in licenses of milk dealers, further providing for penalties in lieu of suspension; and, in weighing and testing, further providing for certified testers and for certified weighers and samplers.

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 maker of the bill, Representative Kerwin.

Mr. KERWIN. Thank you, Madam Speaker.

Madam Speaker, I rise to ask for support for HB 72. My legislation simplifies existing dairy law here in our Commonwealth. This legislation will help the dairy industry by alleviating certification burdens that they face. Instead of having to certify every year, milk testers, weighers, and samplers will only need to be certified once every 2 years. This reduces administrative burdens. My legislation will streamline dairy production and ensure that Pennsylvania dairy products remain some of the best dairy products in the world.

I respectfully ask for an affirmative vote on HB 72. Thank you, Madam Speaker.

The SPEAKER. The Chair thanks the maker of the bill.

On the question recurring,
Shall the bill pass finally?

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

The following roll call was recorded:

YEAS—203

Abney	Flick	Krupa	Rapp
Adams	Flood	Kulik	Rigby
Armanini	Frankel	Kutz	Roae
Banta	Freeman	Kuzma	Rossi
Barton	Friel	Labs	Rowe
Bellmon	Fritz	Lawrence	Rozzi
Benham	Gallagher	Leadbeter	Ryncavage
Benninghoff	Galloway	Mackenzie, M.	Salisbury
Bernstine	Gaydos	Mackenzie, R.	Samuelson
Bizzarro	Gergely	Madden	Sanchez
Bonner	Gillen	Madsen	Sappey
Borowicz	Giral	Major	Schemel
Borowski	Gleim	Mako	Scheuren
Boyd	Green	Malagari	Schlegel
Boyle	Gregory	Maloney	Schlossberg
Bradford	Greiner	Marcell	Schmitt
Brennan	Grove	Markosek	Schweyer
Briggs	Guenst	Marshall	Scialabba
Brown, A.	Guzman	Matzie	Scott
Brown, M.	Haddock	Mayes	Shusterman
Bullock	Hamm	McAndrew	Siegel
Burgos	Hanbidge	McNeill	Smith
Burns	Harkins	Mehaffie	Smith-Wade-El
C Freytiz	Harris	Mentzer	Solomon
Cabell	Heffley	Mercuri	Staats
Causar	Hogan	Merski	Stambaugh
Cephas	Hohenstein	Metzgar	Steele
Cerrato	Howard	Mihalek	Stehr
Ciresi	Innamorato	Miller, B.	Stender
Conklin	Irvin	Miller, D.	Struzzi
Cook	Isaacson	Moul	Sturla
Cooper	James	Mullins	Takac
Curry	Jones, M.	Munroe	Tomlinson
Cutler	Jones, T.	Mustello	Topper
D'Orsie	Jozwiak	Neilson	Twardzik
Daley	Kail	Nelson, E.	Venkat
Davanzo	Kaufner	Nelson, N.	Vitali
Davis	Kauffman	O'Mara	Warner
Dawkins	Kazeem	O'Neal	Warren
Deasy	Keefer	Oberlander	Watro
Delloso	Kenyatta	Ortity	Waxman

Delozier	Kephart	Otten	Webster
Diamond	Kerwin	Owlett	Wentling
Donahue	Khan	Parker	White
Dunbar	Kim	Pashinski	Williams, C.
Ecker	Kinkead	Pickett	Williams, D.
Emrick	Kinsey	Pielli	Young
Evans	Klunk	Pisciottano	Zimmerman
Fee	Kosierowski	Probst	
Fiedler	Krajewski	Rabb	McClinton,
Fink	Krueger	Rader	Speaker
Fleming			

NAYS—0

NOT VOTING—0

EXCUSED—0

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 404, PN 1301**, entitled:

An Act amending Title 51 (Military Affairs) of the Pennsylvania Consolidated Statutes, in professional and occupational licenses, further providing for retention of licenses and certifications of persons entering military service.

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 maker of the bill, Representative Watro.

Mr. WATRO. Madam Speaker, thank you.

The Department of Health already makes tremendous great efforts helping returning military veterans with key medical skills to transition into the emergency medical services field. Put another way, HB 404 will codify what the DOH is currently doing. Under the Department of Ag, there are licensure requirements for such professions as food handlers and inspectors. In the end, this legislation simply adds both DOH and the Department of Ag to Title 51 to expand the seamless transition for our men and women of the U.S. Armed Forces and Reserve components.

Thank you, Madam Speaker.

The SPEAKER. The Chair thanks the gentleman.

On that question, the Chair recognizes Representative O'Neal.

Mr. O'NEAL. Thank you, Madam Speaker.

I rise in support of HB 404 and I thank the good gentleman from Schuylkill County for sponsoring it. As an infantry officer in the Army, I received some of the best training in the world.

Infantry soldiers routinely practice administering IVs on each other, something that certified EMTBs (emergency medical technician basic) in Pennsylvania are not permitted to do. Additionally, soldier first responder training, which is basic soldier first aid, includes administering an IV, needle chest compressions, and routinely placing tourniquets. Every single soldier goes through this training, which is a much higher standard than civilian EMT (emergency medical technician) training. Trained military medics, who this bill specifically addresses, have an even higher standard of training than that and have a substantial skillset that will transfer directly into this civilian EMT career.

We are currently punishing these trained professionals by not recognizing this expertise. It is critical that we open as many pathways as possible for our veterans to return home to this opportunity for success. For that reason I ask for an affirmative vote on HB 404. Thank you.

The SPEAKER. The Chair thanks the gentleman.

On that question, the Chair recognizes Representative Gillen.

Mr. GILLEN. I just want to briefly commend my colleague from Schuylkill County. The bill respects the skillset of veterans in and out of uniform. I also want to thank my colleague across the aisle, the chair, majority chairman of the Veterans Affairs and Emergency Preparedness Committee, for moving this quality piece of legislation regardless of authorship.

Thank you, Madam Chair.

On the question recurring,
Shall the bill pass finally?

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

The following roll call was recorded:

YEAS—203

Abney	Flick	Krupa	Rapp
Adams	Flood	Kulik	Rigby
Armanini	Frankel	Kutz	Roae
Banta	Freeman	Kuzma	Rossi
Barton	Friel	Labs	Rowe
Bellmon	Fritz	Lawrence	Rozzi
Benham	Gallagher	Leadbeter	Ryncavage
Benninghoff	Galloway	Mackenzie, M.	Salisbury
Bernstine	Gaydos	Mackenzie, R.	Samuelson
Bizzarro	Gergely	Madden	Sanchez
Bonner	Gillen	Madsen	Sapprey
Borowicz	Giral	Major	Schemel
Borowski	Gleim	Mako	Scheuren
Boyd	Green	Malagari	Schlegel
Boyle	Gregory	Maloney	Schlossberg
Bradford	Greiner	Marcell	Schmitt
Brennan	Grove	Markosek	Schweyer
Briggs	Guenst	Marshall	Scialabba
Brown, A.	Guzman	Matzie	Scott
Brown, M.	Haddock	Mayes	Shusterman
Bullock	Hamm	McAndrew	Siegel
Burgos	Hanbidge	McNeill	Smith
Burns	Harkins	Mehaffie	Smith-Wade-El
C Freytiz	Harris	Mentzer	Solomon
Cabell	Heffley	Mercuri	Staats
Causar	Hogan	Merski	Stambaugh
Cephas	Hohenstein	Metzgar	Steele
Cerrato	Howard	Mihalek	Stehr
Ciresi	Innamorato	Miller, B.	Stender
Conklin	Irvin	Miller, D.	Struzzi
Cook	Isaacson	Moul	Sturla
Cooper	James	Mullins	Takac

Curry	Jones, M.	Munroe	Tomlinson
Cutler	Jones, T.	Mustello	Topper
D'Orsie	Jozwiak	Neilson	Twardzik
Daley	Kail	Nelson, E.	Venkat
Davanzo	Kaufer	Nelson, N.	Vitali
Davis	Kauffman	O'Mara	Warner
Dawkins	Kazeem	O'Neal	Warren
Deasy	Keefer	Oberlander	Watro
Delloso	Kenyatta	Ortitay	Waxman
Delozier	Kephart	Otten	Webster
Diamond	Kerwin	Owlett	Wentling
Donahue	Khan	Parker	White
Dunbar	Kim	Pashinski	Williams, C.
Ecker	Kinkead	Pickett	Williams, D.
Emrick	Kinsey	Pielli	Young
Evans	Klunk	Pisciottano	Zimmerman
Fee	Kosierowski	Probst	
Fiedler	Krajewski	Rabb	McClinton,
Fink	Krueger	Rader	Speaker
Fleming			

NAYS—0

NOT VOTING—0

EXCUSED—0

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 665, PN 1470**, entitled:

An Act amending the act of July 10, 1986 (P.L.1396, No.121), known as the Women's, Infants' and Children's Nutrition Improvement Act, further providing for program operation.

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

(Bill analysis was read.)

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

The question is, shall the bill pass finally?

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

The following roll call was recorded:

YEAS—176

Abney	Flood	Kuzma	Rabb
Adams	Frankel	Labs	Rader
Armanini	Freeman	Lawrence	Rigby
Banta	Friel	Mackenzie, M.	Rozzi
Barton	Fritz	Mackenzie, R.	Ryncavage
Bellmon	Gallagher	Madden	Salisbury
Benham	Galloway	Madsen	Samuelson
Benninghoff	Gaydos	Major	Sanchez
Bizzarro	Gergely	Mako	Sappey
Bonner	Gillen	Malagari	Scheuren

Borowski	Giral	Marcell	Schlossberg
Boyd	Green	Markosek	Schmitt
Boyle	Greiner	Marshall	Schweyer
Bradford	Grove	Matzie	Scialabba
Brennan	Guenst	Mayes	Scott
Briggs	Guzman	McAndrew	Shusterman
Brown, A.	Haddock	McNeill	Siegel
Bullock	Hanbidge	Mehaffie	Smith
Burgos	Harkins	Mentzer	Smith-Wade-El
Burns	Harris	Mercuri	Solomon
C Freytiz	Heffley	Merski	Staats
Cabell	Hogan	Metzgar	Steele
Causar	Hohenstein	Mihalek	Stender
Cephas	Howard	Miller, B.	Struzzi
Cerrato	Innamorato	Miller, D.	Sturla
Ciresi	Irvin	Moul	Takac
Conklin	Isaacson	Mullins	Tomlinson
Cooper	James	Munroe	Topper
Curry	Jones, T.	Mustello	Twardzik
Cutler	Jozwiak	Neilson	Venkat
Daley	Kail	Nelson, E.	Vitali
Davis	Kaufer	Nelson, N.	Warren
Dawkins	Kazeem	O'Mara	Watro
Deasy	Kenyatta	O'Neal	Waxman
Delloso	Kerwin	Oberlander	Webster
Delozier	Khan	Ortitay	Wentling
Donahue	Kim	Otten	White
Dunbar	Kinkead	Owlett	Williams, C.
Ecker	Kinsey	Parker	Williams, D.
Emrick	Klunk	Pashinski	Young
Evans	Kosierowski	Pickett	Zimmerman
Fee	Krajewski	Pielli	
Fiedler	Krueger	Pisciottano	McClinton,
Fleming	Kulik	Probst	Speaker
Flick	Kutz		

NAYS—27

Bernstine	Fink	Kephart	Rowe
Borowicz	Gleim	Krupa	Schemel
Brown, M.	Gregory	Leadbeter	Schlegel
Cook	Hamm	Maloney	Stambaugh
D'Orsie	Jones, M.	Rapp	Stehr
Davanzo	Kauffman	Roae	Warner
Diamond	Keefer	Rossi	

NOT VOTING—0

EXCUSED—0

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 1058, PN 1471**, entitled:

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

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

(Bill analysis was read.)

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

The question is, shall the bill pass finally?

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

The following roll call was recorded:

YEAS—203

Abney	Flick	Krupa	Rapp
Adams	Flood	Kulik	Rigby
Armanini	Frankel	Kutz	Roae
Banta	Freeman	Kuzma	Rossi
Barton	Friel	Labs	Rowe
Bellmon	Fritz	Lawrence	Rozzi
Benham	Gallagher	Leadbeter	Ryncavage
Benninghoff	Galloway	Mackenzie, M.	Salisbury
Bernstine	Gaydos	Mackenzie, R.	Samuelson
Bizzarro	Gergely	Madden	Sanchez
Bonner	Gillen	Madsen	Sappey
Borowicz	Giral	Major	Schemel
Borowski	Gleim	Mako	Scheuren
Boyd	Green	Malagari	Schlegel
Boyle	Gregory	Maloney	Schlossberg
Bradford	Greiner	Marcell	Schmitt
Brennan	Grove	Markosek	Schweyer
Briggs	Guenst	Marshall	Scialabba
Brown, A.	Guzman	Matzie	Scott
Brown, M.	Haddock	Mayes	Shusterman
Bullock	Hamm	McAndrew	Siegel
Burgos	Hanbidge	McNeill	Smith
Burns	Harkins	Mehaffie	Smith-Wade-El
C Freytiz	Harris	Mentzer	Solomon
Cabell	Heffley	Mercuri	Staats
Causar	Hogan	Merski	Stambaugh
Cephas	Hohenstein	Metzgar	Steele
Cerrato	Howard	Mihalek	Stehr
Ciresi	Innamorato	Miller, B.	Stender
Conklin	Irvin	Miller, D.	Struzzi
Cook	Isaacson	Moul	Sturla
Cooper	James	Mullins	Takac
Curry	Jones, M.	Munroe	Tomlinson
Cutler	Jones, T.	Mustello	Topper
D'Orsie	Jozwiak	Neilson	Twardzik
Daley	Kail	Nelson, E.	Venkat
Davanzo	Kaufar	Nelson, N.	Vitali
Davis	Kauffman	O'Mara	Warner
Dawkins	Kazeem	O'Neal	Warren
Deasy	Keefer	Oberlander	Watro
Delloso	Kenyatta	Ortitay	Waxman
Delozier	Kephart	Otten	Webster
Diamond	Kerwin	Owlett	Wentling
Donahue	Khan	Parker	White
Dunbar	Kim	Pashinski	Williams, C.
Ecker	Kinkead	Pickett	Williams, D.
Emrick	Kinsey	Pielli	Young
Evans	Klunk	Pisciottano	Zimmerman
Fee	Kosierowski	Probst	
Fiedler	Krajewski	Rabb	McClinton,
Fink	Krueger	Rader	Speaker
Fleming			

NAYS—0

NOT VOTING—0

EXCUSED—0

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 1171, PN 1236**, entitled:

An Act amending the act of February 11, 1998 (P.L.58, No.15), known as the Combustible and Flammable Liquids Act, further providing for 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.

The following roll call was recorded:

YEAS—203

Abney	Flick	Krupa	Rapp
Adams	Flood	Kulik	Rigby
Armanini	Frankel	Kutz	Roae
Banta	Freeman	Kuzma	Rossi
Barton	Friel	Labs	Rowe
Bellmon	Fritz	Lawrence	Rozzi
Benham	Gallagher	Leadbeter	Ryncavage
Benninghoff	Galloway	Mackenzie, M.	Salisbury
Bernstine	Gaydos	Mackenzie, R.	Samuelson
Bizzarro	Gergely	Madden	Sanchez
Bonner	Gillen	Madsen	Sappey
Borowicz	Giral	Major	Schemel
Borowski	Gleim	Mako	Scheuren
Boyd	Green	Malagari	Schlegel
Boyle	Gregory	Maloney	Schlossberg
Bradford	Greiner	Marcell	Schmitt
Brennan	Grove	Markosek	Schweyer
Briggs	Guenst	Marshall	Scialabba
Brown, A.	Guzman	Matzie	Scott
Brown, M.	Haddock	Mayes	Shusterman
Bullock	Hamm	McAndrew	Siegel
Burgos	Hanbidge	McNeill	Smith
Burns	Harkins	Mehaffie	Smith-Wade-El
C Freytiz	Harris	Mentzer	Solomon
Cabell	Heffley	Mercuri	Staats
Causar	Hogan	Merski	Stambaugh
Cephas	Hohenstein	Metzgar	Steele
Cerrato	Howard	Mihalek	Stehr
Ciresi	Innamorato	Miller, B.	Stender
Conklin	Irvin	Miller, D.	Struzzi
Cook	Isaacson	Moul	Sturla
Cooper	James	Mullins	Takac
Curry	Jones, M.	Munroe	Tomlinson
Cutler	Jones, T.	Mustello	Topper
D'Orsie	Jozwiak	Neilson	Twardzik
Daley	Kail	Nelson, E.	Venkat
Davanzo	Kaufar	Nelson, N.	Vitali
Davis	Kauffman	O'Mara	Warner
Dawkins	Kazeem	O'Neal	Warren
Deasy	Keefer	Oberlander	Watro
Delloso	Kenyatta	Ortitay	Waxman
Delozier	Kephart	Otten	Webster
Diamond	Kerwin	Owlett	Wentling

Donahue	Khan	Parker	White
Dunbar	Kim	Pashinski	Williams, C.
Ecker	Kinthead	Pickett	Williams, D.
Emrick	Kinsey	Pielli	Young
Evans	Klunk	Pisciottano	Zimmerman
Fee	Kosierowski	Probst	
Fiedler	Krajewski	Rabb	McClinton,
Fink	Krueger	Rader	Speaker
Fleming			

NAYS-0

NOT VOTING-0

EXCUSED-0

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 1209, PN 1279**, entitled:

An Act amending the act of December 30, 2003 (P.L.441, No.64), known as the Tobacco Product Manufacturer Directory Act, in preliminary provisions, further providing for definitions; in tobacco product manufacturers directory, further providing for directory, for certification, for required information, for agent for service of process and for records and reporting and providing for nonparticipating manufacturer and importer joint and several liability and for surety bond requirements; and imposing duties on the Office of Attorney General.

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 maker of the bill, Representative Twardzik.

Mr. TWARDZIK. Thank you, Madam Speaker.

This bill amends the Tobacco Product Manufacturer Directory Act, which was enacted as Act 64 of 2003. This act is one of two statutes used to effectuate the enforcement mechanisms of the tobacco Master Settlement Agreement.

A dispute was settled by the Attorney General on behalf of the Commonwealth with respect to nonparticipating manufacturer adjustments for 2004 through 2024, but also provides other ongoing changes. This bill is part of a package that implements that 2018 agreement. The other House bill is 1407, sponsored by my colleague, the gentlelady from Delaware County.

These are necessary to enact so we can continue to receive the full amount due to the Commonwealth under the Master Settlement Agreement. I ask for an affirmative vote. Thank you.

The SPEAKER. The Chair thanks the gentleman.

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

The following roll call was recorded:

YEAS-203

Abney	Flick	Krupa	Rapp
Adams	Flood	Kulik	Rigby
Armanini	Frankel	Kutz	Roae
Banta	Freeman	Kuzma	Rossi
Barton	Friel	Labs	Rowe
Bellmon	Fritz	Lawrence	Rozzi
Benham	Gallagher	Leadbeter	Ryncavage
Benninghoff	Galloway	Mackenzie, M.	Salisbury
Bernstine	Gaydos	Mackenzie, R.	Samuelson
Bizzarro	Gergely	Madden	Sanchez
Bonner	Gillen	Madsen	Sappey
Borowicz	Giral	Major	Schemel
Borowski	Gleim	Mako	Scheuren
Boyd	Green	Malagari	Schlegel
Boyle	Gregory	Maloney	Schlossberg
Bradford	Greiner	Marcell	Schmitt
Brennan	Grove	Markosek	Schweyer
Briggs	Guenst	Marshall	Scialabba
Brown, A.	Guzman	Matzie	Scott
Brown, M.	Haddock	Mayes	Shusterman
Bullock	Hamm	McAndrew	Siegel
Burgos	Hanbidge	McNeill	Smith
Burns	Harkins	Mehaffie	Smith-Wade-El
C Freytiz	Harris	Mentzer	Solomon
Cabell	Heffley	Mercuri	Staats
Causer	Hogan	Merski	Stambaugh
Cephas	Hohenstein	Metzgar	Steele
Cerrato	Howard	Mihalek	Stehr
Ciresi	Innamorato	Miller, B.	Stender
Conklin	Irvin	Miller, D.	Struzzi
Cook	Isaacson	Moul	Sturla
Cooper	James	Mullins	Takac
Curry	Jones, M.	Munroe	Tomlinson
Cutler	Jones, T.	Mustello	Topper
D'Orsie	Jozwiak	Neilson	Twardzik
Daley	Kail	Nelson, E.	Venkat
Davanzo	Kaufer	Nelson, N.	Vitali
Davis	Kauffman	O'Mara	Warner
Dawkins	Kazeem	O'Neal	Warren
Deasy	Keefer	Oberlander	Watro
Delloso	Kenyatta	Ortitay	Waxman
Delozier	Kephart	Otten	Webster
Diamond	Kerwin	Owlett	Wentling
Donahue	Khan	Parker	White
Dunbar	Kim	Pashinski	Williams, C.
Ecker	Kinthead	Pickett	Williams, D.
Emrick	Kinsey	Pielli	Young
Evans	Klunk	Pisciottano	Zimmerman
Fee	Kosierowski	Probst	
Fiedler	Krajewski	Rabb	McClinton,
Fink	Krueger	Rader	Speaker
Fleming			

NAYS-0

NOT VOTING-0

EXCUSED-0

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 1331, PN 1653**, entitled:

An Act amending the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, in preliminary provisions, providing for public job posting database, for instructional vacancy data and for data transparency; and establishing the Educator Pipeline Support Grant Program.

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 maker of the bill, Representative Friel Otten.

Ms. OTTEN. Thank you, Madam Speaker.

Madam Speaker, in the 2021-2022 school year, Pennsylvania issued a record low number of teaching certificates, with teacher compensation being one of the leading factors contributing to the growing teacher shortage. Pennsylvania now faces a 65-percent annual decline in new educators joining the workforce. Twenty thousand new teachers were certified in 2010, and just last year, that number shrank to just 7,000.

Student teaching is a full-time commitment that often prohibits college students from holding another job during their student teaching semester. The prospect of giving up that income, while incurring additional expenses associated with things like commuting and purchasing a new work wardrobe, is a significant barrier for prospective teachers in Pennsylvania who are already potentially struggling to afford the cost of a college education and working to cover their living expenses. That creates a real burden for some folks and can hinder their ability to complete their education in a timely fashion.

Under HB 1331, the Pennsylvania Higher Education Assistance Agency would provide stipends of up to \$15,000 to student teachers and \$2500 for teachers who serve as mentors to those aspiring future educators. This bill would also require that new teachers commit to teaching in Pennsylvania for 2 years after their graduation and certification.

I know that this legislation will make a meaningful difference for our workforce and in the lives of young people who aspire to serve our communities in one of the most important jobs in the world: teaching and nurturing our children. I urge a "yes" vote. Thank you.

The SPEAKER. The Chair thanks the maker of the bill.

On that question, the Chair recognizes Representative O'Mara. Ms. O'MARA. Thank you, Madam Speaker.

I rise today in support of HB 1331, and one of the things I do not often get to talk about – because unfortunately, I graduated in 2011 under a former administration that did not value public education as much and there were not jobs back then – but I went to school, went to West Chester University to study social

studies, and I was a student teacher – actually, in Phoenixville, in Phoenixville School District.

And student teaching is hard. For any of you who have done it or may have children who are doing it, it is a full-time commitment, in addition to all of the work you are doing to fulfill the requirements at school. And they do not want you to work; you are encouraged not to work. For me, someone who was working three jobs to put myself through college, not working was not an option. So in addition to being a full-time student teacher, I worked two jobs, one at a pizza shop and one cleaning businesses as my own small business owner, and it was really the most difficult time of my life. Not working would have been great. I also had to take out more student loans, actually, to pay my expenses, which is another problem that Pennsylvania students face.

So I think if we really want to get serious about recruiting more teachers into this field and supporting Pennsylvania students so they can choose this as a real option, this is a really great step in the right direction. So thank you to the maker of the bill and I encourage a "yes" vote.

The SPEAKER. The Chair thanks Representative O'Mara.

The Chair recognizes Representative Gleim, on final passage.

Mrs. GLEIM. Thank you, Madam Speaker.

I rise just to say that I also support, you know, rectifying the teacher certification process that is broken in this State. However, I will be a "no" on this particular bill because what we have in this State is actually a teacher shortage in STEM (Science, Technology, Engineering, and Mathematics). We have an abundance of teacher certifications in phys ed and social studies, and this bill in particular could actually help that by targeting certain certifications for these funds rather than painting a broad brush that increases the cost.

So for those reasons I am going to be a "no" vote on this bill. Thank you, Madam Speaker.

The SPEAKER. The Chair thanks Representative Gleim.

On the question recurring,
Shall the bill pass finally?

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

The following roll call was recorded:

YEAS—141

Abney	Frankel	Kutz	Rigby
Bellmon	Freeman	Kuzma	Rozzi
Benham	Friel	Labs	Ryncavage
Benninghoff	Fritz	Lawrence	Salisbury
Bizzarro	Gallagher	Mackenzie, M.	Samuelson
Borowski	Galloway	Mackenzie, R.	Sanchez
Boyd	Gaydos	Madden	Sappay
Boyle	Gergely	Madsen	Schlegel
Bradford	Gillen	Malagari	Schlossberg
Brennan	Giral	Marcell	Schweyer
Briggs	Green	Markosek	Scott
Brown, A.	Grove	Marshall	Shusterman
Bullock	Guenst	Matzie	Siegel
Burgos	Guzman	Mayes	Smith-Wade-El
Burns	Haddock	McAndrew	Solomon
C Freytiz	Hanbidge	McNeill	Staats
Cabell	Harkins	Mehaffie	Steele
Cephas	Harris	Mercuri	Struzzi
Cerrato	Hogan	Merski	Sturla
Ciresi	Hohenstein	Metzgar	Takac
Conklin	Howard	Mihalek	Tomlinson

Curry	Innamorato	Miller, D.	Topper
Cutler	Isaacson	Mullins	Venkat
Daley	Kail	Munroe	Vitali
Davis	Kaufer	Neilson	Warren
Dawkins	Kazeem	Nelson, N.	Watro
Deasy	Kenyatta	O'Mara	Waxman
Delloso	Kerwin	O'Neal	Webster
Delozier	Khan	Ortitay	White
Donahue	Kim	Otten	Williams, C.
Dunbar	Kinkead	Parker	Williams, D.
Emrick	Kinsey	Pashinski	Young
Evans	Kosierowski	Pielli	McClinton,
Fiedler	Krajewski	Pisciottano	Speaker
Fleming	Krueger	Probst	
Flick	Kulik	Rabb	

NAYS—62

Adams	Fink	Krupa	Roae
Armanini	Flood	Leadbeter	Rossi
Banta	Gleim	Major	Rowe
Barton	Gregory	Mako	Schemel
Bernstine	Greiner	Maloney	Scheuren
Bonner	Hamm	Mentzer	Schmitt
Borowicz	Heffley	Miller, B.	Scialabba
Brown, M.	Irvin	Moul	Smith
Causer	James	Mustello	Stambaugh
Cook	Jones, M.	Nelson, E.	Stehr
Cooper	Jones, T.	Oberlander	Stender
D'Orsie	Jozwiak	Owlett	Twardzik
Davanzo	Kauffman	Pickett	Warner
Diamond	Keefer	Rader	Wentling
Ecker	Kephart	Rapp	Zimmerman
Fee	Klunk		

NOT VOTING—0

EXCUSED—0

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 1407, PN 1572**, entitled:

An Act amending the act of June 22, 2000 (P.L.394, No.54), known as the Tobacco Settlement Agreement Act, further providing for definitions.

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

(Bill analysis was read.)

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

The question is, shall the bill pass finally?

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

The following roll call was recorded:

YEAS—202

Abney	Flick	Krupa	Rapp
Adams	Flood	Kulik	Rigby
Armanini	Frankel	Kutz	Roae
Banta	Freeman	Kuzma	Rossi
Barton	Friel	Labs	Rowe
Bellmon	Fritz	Lawrence	Rozzi
Benham	Gallagher	Leadbeter	Ryncavage
Benninghoff	Galloway	Mackenzie, M.	Salisbury
Bernstine	Gaydos	Mackenzie, R.	Samuelson
Bizzarro	Gergely	Madden	Sanchez
Bonner	Gillen	Madsen	Sappey
Borowicz	Giral	Major	Schemel
Borowski	Gleim	Mako	Scheuren
Boyd	Green	Malagari	Schlegel
Boyle	Gregory	Maloney	Schlossberg
Bradford	Greiner	Marcell	Schmitt
Brennan	Grove	Markosek	Schweyer
Briggs	Guenst	Marshall	Scialabba
Brown, A.	Guzman	Matzie	Scott
Brown, M.	Haddock	Mayes	Shusterman
Bullock	Hamm	McAndrew	Siegel
Burgos	Hanbidge	McNeill	Smith
Burns	Harkins	Mehaffie	Smith-Wade-El
C Freytiz	Harris	Mentzer	Solomon
Cabell	Heffley	Mercuri	Staats
Causer	Hogan	Merski	Stambaugh
Cephas	Hohenstein	Metzgar	Steele
Cerrato	Howard	Mihalek	Stehr
Ciresi	Innamorato	Miller, B.	Stender
Conklin	Irvin	Miller, D.	Struzzi
Cook	Isaacson	Moul	Sturla
Cooper	James	Mullins	Takac
Curry	Jones, M.	Munroe	Tomlinson
Cutler	Jones, T.	Mustello	Topper
D'Orsie	Jozwiak	Neilson	Twardzik
Daley	Kail	Nelson, E.	Venkat
Davanzo	Kaufer	Nelson, N.	Vitali
Davis	Kauffman	O'Mara	Warner
Dawkins	Kazeem	O'Neal	Warren
Deasy	Keefer	Oberlander	Watro
Delloso	Kenyatta	Ortitay	Waxman
Delozier	Kephart	Otten	Webster
Donahue	Kerwin	Owlett	Wentling
Dunbar	Khan	Parker	White
Ecker	Kim	Pashinski	Williams, C.
Emrick	Kinkead	Pickett	Williams, D.
Evans	Kinsey	Pielli	Young
Fee	Klunk	Pisciottano	Zimmerman
Fiedler	Kosierowski	Probst	
Fink	Krajewski	Rabb	McClinton,
Fleming	Krueger	Rader	Speaker

NAYS—1

Diamond

NOT VOTING—0

EXCUSED—0

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.

REMARKS SUBMITTED FOR THE RECORD

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

Thank you, Madam Speaker.

HB 1407 is part of a package, along with HB 1209, and both are necessary to implement non-participating manufacturers adjustment. These bills are necessary to enact so that we can continue to receive the full amount due to the Commonwealth under the Master Settlement Agreement.

I ask for an affirmative vote.

BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of **HB 614, PN 1682**, entitled:

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

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

(Bill analysis was read.)

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

The question is, shall the bill pass finally?

The Chair looks to rank-and-file members before recognizing the floor leaders. Do any members seek recognition?

The Chair recognizes Representative Cutler.

Mr. CUTLER. Thank you, Madam Speaker.

Madam Speaker, this – and I am assuming many of the other bills that will follow – are, for the information of the members, the budget housekeeping bills. This one in particular actually was amended in committee to put a different amount in than was proposed in the Governor's budget. So as you go through these series of next couple bills, you have got an incomplete picture, and quite frankly, a picture that is out of focus in terms of spending. Some bills went up; some bills used the Governor's number. There is not a lot of rhyme or reason or explanation given on how these individual bills fit into the larger picture. So at this time I will be a "no" vote on all the budget housekeeping bills until we have a better understanding of in fact what is in the budget and what the total spend number is.

Again, I will be a "no" vote until such time that we have an agreed-to product that is shared amongst all parties, as requested by the Governor.

Thank you, Madam Speaker.

The SPEAKER. The Chair thanks the gentleman.

The Chair recognizes the floor leader, Representative Bradford.

Mr. BRADFORD. Thank you, Madam Speaker.

I would ask all members to please vote for these bills, as we need to get this budget implemented and get about the people's business.

The SPEAKER. The Chair thanks the gentleman.

On the question recurring,
Shall the bill pass finally?

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

The following roll call was recorded:

YEAS—102

Abney	Evans	Kinsey	Rabb
Bellmon	Fiedler	Kosierowski	Rozzi
Benham	Fleming	Krajewski	Salisbury
Bizzarro	Frankel	Krueger	Samuelson
Borowski	Freeman	Kulik	Sanchez
Boyd	Friel	Madden	Sappey
Boyle	Gallagher	Madsen	Schlossberg
Bradford	Galloway	Malagari	Schweyer
Brennan	Gergely	Markosek	Scott
Briggs	Giral	Matzie	Shusterman
Brown, A.	Green	Mayes	Siegel
Bullock	Guent	McAndrew	Smith-Wade-El
Burgos	Guzman	McNeill	Solomon
Burns	Haddock	Merski	Steele
C Freytiz	Hanbidge	Miller, D.	Sturla
Cephas	Harkins	Mullins	Takac
Cerrato	Harris	Munroe	Venkat
Ciresi	Hohenstein	Neilson	Vitali
Conklin	Howard	Nelson, N.	Warren
Curry	Innamorato	O'Mara	Waxman
Daley	Isaacson	Otten	Webster
Davis	Kazeem	Parker	Williams, D.
Dawkins	Kenyatta	Pashinski	Young
Deasy	Khan	Pielli	
Delloso	Kim	Pisciottano	McClinton,
Donahue	Kinhead	Probst	Speaker

NAYS—101

Adams	Gaydos	Lawrence	Rigby
Armanini	Gillen	Leadbeter	Roae
Banta	Gleim	Mackenzie, M.	Rossi
Barton	Gregory	Mackenzie, R.	Rowe
Benninghoff	Greiner	Major	Ryncavage
Bernstine	Grove	Mako	Schemel
Bonner	Hamm	Maloney	Scheuren
Borowicz	Heffley	Marcell	Schlegel
Brown, M.	Hogan	Marshall	Schmitt
Cabell	Irvin	Mehaffie	Scialabba
Causar	James	Mentzer	Smith
Cook	Jones, M.	Mercuri	Staats
Cooper	Jones, T.	Metzgar	Stambaugh
Cutler	Jozwiak	Mihalek	Stehr
D'Orsie	Kail	Miller, B.	Stender
Davanzo	Kaufner	Moul	Struzzi
Delozier	Kauffman	Mustello	Tomlinson
Diamond	Keefer	Nelson, E.	Topper
Dunbar	Kephart	O'Neal	Twardzik
Ecker	Kerwin	Oberlander	Warner
Emrick	Klunk	Ortitay	Watro
Fee	Krupa	Owlett	Wentling
Fink	Kutz	Pickett	White
Flick	Kuzma	Rader	Williams, C.
Flood	Labs	Rapp	Zimmerman
Fritz			

NOT VOTING—0**EXCUSED—0**

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 615, PN 1124**, entitled:

An Act making appropriations from the Workmen's Compensation Administration Fund to the Department of Labor and Industry and the Department of Community and Economic Development to provide for the expenses of administering the Workers' Compensation Act, The Pennsylvania Occupational Disease Act and the Office of Small Business Advocate for the fiscal year July 1, 2023, to June 30, 2024, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 2023.

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

(Bill analysis was read.)

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

The question is, shall the bill pass finally?

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

The following roll call was recorded:

YEAS—102

Abney	Evans	Kinsey	Rabb
Bellmon	Fiedler	Kosierowski	Rozzi
Benham	Fleming	Krajewski	Salisbury
Bizzarro	Frankel	Krueger	Samuelson
Borowski	Freeman	Kulik	Sanchez
Boyd	Friel	Madden	Sappey
Boyle	Gallagher	Madsen	Schlossberg
Bradford	Galloway	Malagari	Schweyer
Brennan	Gergely	Markosek	Scott
Briggs	Giral	Matzie	Shusterman
Brown, A.	Green	Mayes	Siegel
Bullock	Guenst	McAndrew	Smith-Wade-El
Burgos	Guzman	McNeill	Solomon
Burns	Haddock	Merski	Steele
C Freytiz	Hanbidge	Miller, D.	Sturla
Cephas	Harkins	Mullins	Takac
Cerrato	Harris	Munroe	Venkat
Ciresi	Hohenstein	Neilson	Vitali
Conklin	Howard	Nelson, N.	Warren
Curry	Innamorato	O'Mara	Waxman
Daley	Isaacson	Otten	Webster
Davis	Kazeem	Parker	Williams, D.
Dawkins	Kenyatta	Pashinski	Young
Deasy	Khan	Pielli	
Delloso	Kim	Pisciottano	McClinton,
Donahue	Kinkead	Probst	Speaker

NAYS—101

Adams	Gaydos	Lawrence	Rigby
Armanini	Gillen	Leadbeter	Roae
Banta	Gleim	Mackenzie, M.	Rossi
Barton	Gregory	Mackenzie, R.	Rowe
Benninghoff	Greiner	Major	Ryncavage
Bernstine	Grove	Mako	Schemel
Bonner	Hamm	Maloney	Scheuren
Borowicz	Heffley	Marcell	Schlegel
Brown, M.	Hogan	Marshall	Schmitt

Cabell	Irvin	Mehaffie	Scialabba
Causser	James	Mentzer	Smith
Cook	Jones, M.	Mercuri	Staats
Cooper	Jones, T.	Metzgar	Stambaugh
Cutler	Jozwiak	Mihalek	Stehr
D'Orsie	Kail	Miller, B.	Stender
Davanzo	Kaufner	Moul	Struzzi
Delozier	Kauffman	Mustello	Tomlinson
Diamond	Keefer	Nelson, E.	Topper
Dunbar	Kephart	O'Neal	Twardzik
Ecker	Kerwin	Oberlander	Warner
Emrick	Klunk	Ortitay	Watro
Fee	Krupa	Owlett	Wentling
Fink	Kutz	Pickett	White
Flick	Kuzma	Rader	Williams, C.
Flood	Labs	Rapp	Zimmerman
Fritz			

NOT VOTING—0

EXCUSED—0

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 616, PN 1683**, entitled:

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

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

(Bill analysis was read.)

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

The question is, shall the bill pass finally?

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

The following roll call was recorded:

YEAS—102

Abney	Evans	Kinsey	Rabb
Bellmon	Fiedler	Kosierowski	Rozzi
Benham	Fleming	Krajewski	Salisbury
Bizzarro	Frankel	Krueger	Samuelson
Borowski	Freeman	Kulik	Sanchez
Boyd	Friel	Madden	Sappey
Boyle	Gallagher	Madsen	Schlossberg
Bradford	Galloway	Malagari	Schweyer
Brennan	Gergely	Markosek	Scott
Briggs	Giral	Matzie	Shusterman
Brown, A.	Green	Mayes	Siegel
Bullock	Guenst	McAndrew	Smith-Wade-El
Burgos	Guzman	McNeill	Solomon
Burns	Haddock	Merski	Steele
C Freytiz	Hanbidge	Miller, D.	Sturla

Cephas	Harkins	Mullins	Takac
Cerrato	Harris	Munroe	Venkat
Ciresi	Hohenstein	Neilson	Vitali
Conklin	Howard	Nelson, N.	Warren
Curry	Innamorato	O'Mara	Waxman
Daley	Isaacson	Otten	Webster
Davis	Kazeem	Parker	Williams, D.
Dawkins	Kenyatta	Pashinski	Young
Deasy	Khan	Pielli	
Delloso	Kim	Pisciottano	McClinton,
Donahue	Kinhead	Probst	Speaker

NAYS-101

Adams	Gaydos	Lawrence	Rigby
Armanini	Gillen	Leadbeter	Roae
Banta	Gleim	Mackenzie, M.	Rossi
Barton	Gregory	Mackenzie, R.	Rowe
Benninghoff	Greiner	Major	Ryncavage
Bernstine	Grove	Mako	Schemel
Bonner	Hamm	Maloney	Scheuren
Borowicz	Heffley	Marcell	Schlegel
Brown, M.	Hogan	Marshall	Schmitt
Cabell	Irvin	Mehaffie	Scialabba
Causar	James	Mentzer	Smith
Cook	Jones, M.	Mercuri	Staats
Cooper	Jones, T.	Metzgar	Stambaugh
Cutler	Jozwiak	Mihalek	Stehr
D'Orsie	Kail	Miller, B.	Stender
Davanzo	Kaufner	Moul	Struzzi
Delozier	Kauffman	Mustello	Tomlinson
Diamond	Keefer	Nelson, E.	Topper
Dunbar	Kephart	O'Neal	Twardzik
Ecker	Kerwin	Oberlander	Warner
Emrick	Klunk	Ortitay	Watro
Fee	Krupa	Owlett	Wentling
Fink	Kutz	Pickett	White
Flick	Kuzma	Rader	Williams, C.
Flood	Labs	Rapp	Zimmerman
Fritz			

NOT VOTING-0

EXCUSED-0

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 617, PN 1126**, entitled:

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

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

(Bill analysis was read.)

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

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

The following roll call was recorded:

YEAS-102

Abney	Evans	Kinsey	Rabb
Bellmon	Fiedler	Kosierowski	Rozzi
Benham	Fleming	Krajewski	Salisbury
Bizzarro	Frankel	Krueger	Samuelson
Borowski	Freeman	Kulik	Sanchez
Boyd	Friel	Madden	Sappey
Boyle	Gallagher	Madsen	Schlossberg
Bradford	Galloway	Malagari	Schweyer
Brennan	Gergely	Markosek	Scott
Briggs	Giral	Matzie	Shusterman
Brown, A.	Green	Mayes	Siegel
Bullock	Guenst	McAndrew	Smith-Wade-El
Burgos	Guzman	McNeill	Solomon
Burns	Haddock	Merski	Steele
C Freytiz	Hanbidge	Miller, D.	Sturla
Cephas	Harkins	Mullins	Takac
Cerrato	Harris	Munroe	Venkat
Ciresi	Hohenstein	Neilson	Vitali
Conklin	Howard	Nelson, N.	Warren
Curry	Innamorato	O'Mara	Waxman
Daley	Isaacson	Otten	Webster
Davis	Kazeem	Parker	Williams, D.
Dawkins	Kenyatta	Pashinski	Young
Deasy	Khan	Pielli	
Delloso	Kim	Pisciottano	McClinton,
Donahue	Kinhead	Probst	Speaker

NAYS-101

Adams	Gaydos	Lawrence	Rigby
Armanini	Gillen	Leadbeter	Roae
Banta	Gleim	Mackenzie, M.	Rossi
Barton	Gregory	Mackenzie, R.	Rowe
Benninghoff	Greiner	Major	Ryncavage
Bernstine	Grove	Mako	Schemel
Bonner	Hamm	Maloney	Scheuren
Borowicz	Heffley	Marcell	Schlegel
Brown, M.	Hogan	Marshall	Schmitt
Cabell	Irvin	Mehaffie	Scialabba
Causar	James	Mentzer	Smith
Cook	Jones, M.	Mercuri	Staats
Cooper	Jones, T.	Metzgar	Stambaugh
Cutler	Jozwiak	Mihalek	Stehr
D'Orsie	Kail	Miller, B.	Stender
Davanzo	Kaufner	Moul	Struzzi
Delozier	Kauffman	Mustello	Tomlinson
Diamond	Keefer	Nelson, E.	Topper
Dunbar	Kephart	O'Neal	Twardzik
Ecker	Kerwin	Oberlander	Warner
Emrick	Klunk	Ortitay	Watro
Fee	Krupa	Owlett	Wentling
Fink	Kutz	Pickett	White
Flick	Kuzma	Rader	Williams, C.
Flood	Labs	Rapp	Zimmerman
Fritz			

NOT VOTING-0

EXCUSED-0

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 618, PN 1684**, entitled:

An Act making appropriations from the Public School Employees' Retirement Fund and from the PSERS Defined Contribution Fund to provide for expenses of the Public School Employees' Retirement Board for the fiscal year July 1, 2023, to June 30, 2024, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 2023.

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

(Bill analysis was read.)

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

The question is, shall the bill pass finally?

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

The following roll call was recorded:

YEAS—102

Abney	Evans	Kinsey	Rabb
Bellmon	Fiedler	Kosierowski	Rozzi
Benham	Fleming	Krajewski	Salisbury
Bizzarro	Frankel	Krueger	Samuelson
Borowski	Freeman	Kulik	Sanchez
Boyd	Friel	Madden	Sappey
Boyle	Gallagher	Madsen	Schlossberg
Bradford	Galloway	Malagari	Schweyer
Brennan	Gergely	Markosek	Scott
Briggs	Giral	Matzie	Shusterman
Brown, A.	Green	Mayes	Siegel
Bullock	Guenst	McAndrew	Smith-Wade-El
Burgos	Guzman	McNeill	Solomon
Burns	Haddock	Merski	Steele
C Freytiz	Hanbidge	Miller, D.	Sturla
Cephas	Harkins	Mullins	Takac
Cerrato	Harris	Munroe	Venkat
Ciresi	Hohenstein	Neilson	Vitali
Conklin	Howard	Nelson, N.	Warren
Curry	Innamorato	O'Mara	Waxman
Daley	Isaacson	Otten	Webster
Davis	Kazeem	Parker	Williams, D.
Dawkins	Kenyatta	Pashinski	Young
Deasy	Khan	Pielli	
Delloso	Kim	Pisciottano	McClinton,
Donahue	Kinthead	Probst	Speaker

NAYS—101

Adams	Gaydos	Lawrence	Rigby
Armanini	Gillen	Leadbeter	Roae
Banta	Gleim	Mackenzie, M.	Rossi
Barton	Gregory	Mackenzie, R.	Rowe
Benninghoff	Greiner	Major	Ryncavage
Bernstine	Grove	Mako	Schemel
Bonner	Hamm	Maloney	Scheuren
Borowicz	Heffley	Marcell	Schlegel
Brown, M.	Hogan	Marshall	Schmitt
Cabell	Irvin	Mehaffie	Scialabba
Causser	James	Mentzer	Smith
Cook	Jones, M.	Mercuri	Staats
Cooper	Jones, T.	Metzgar	Stambaugh
Cutler	Jozwiak	Mihalek	Stehr
D'Orsie	Kail	Miller, B.	Stender

Davanzo	Kaufer	Moul	Struzzi
Delozier	Kauffman	Mustello	Tomlinson
Diamond	Keefer	Nelson, E.	Topper
Dunbar	Kephart	O'Neal	Twardzik
Ecker	Kerwin	Oberlander	Warner
Emrick	Klunk	Ortitay	Watro
Fee	Krupa	Owlett	Wentling
Fink	Kutz	Pickett	White
Flick	Kuzma	Rader	Williams, C.
Flood	Labs	Rapp	Zimmerman
Fritz			

NOT VOTING—0

EXCUSED—0

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 619, PN 1685**, entitled:

An Act making appropriations from the State Employees' Retirement Fund and from the SERS Defined Contribution Fund to provide for expenses of the State Employees' Retirement Board for the fiscal year July 1, 2023, to June 30, 2024, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 2023.

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

(Bill analysis was read.)

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

The question is, shall the bill pass finally?

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

The following roll call was recorded:

YEAS—102

Abney	Evans	Kinsey	Rabb
Bellmon	Fiedler	Kosierowski	Rozzi
Benham	Fleming	Krajewski	Salisbury
Bizzarro	Frankel	Krueger	Samuelson
Borowski	Freeman	Kulik	Sanchez
Boyd	Friel	Madden	Sappey
Boyle	Gallagher	Madsen	Schlossberg
Bradford	Galloway	Malagari	Schweyer
Brennan	Gergely	Markosek	Scott
Briggs	Giral	Matzie	Shusterman
Brown, A.	Green	Mayes	Siegel
Bullock	Guenst	McAndrew	Smith-Wade-El
Burgos	Guzman	McNeill	Solomon
Burns	Haddock	Merski	Steele
C Freytiz	Hanbidge	Miller, D.	Sturla
Cephas	Harkins	Mullins	Takac
Cerrato	Harris	Munroe	Venkat
Ciresi	Hohenstein	Neilson	Vitali

Conklin	Howard	Nelson, N.	Warren
Curry	Innamorato	O'Mara	Waxman
Daley	Isaacson	Otten	Webster
Davis	Kazeem	Parker	Williams, D.
Dawkins	Kenyatta	Pashinski	Young
Deasy	Khan	Pielli	
Delloso	Kim	Pisciottano	McClinton,
Donahue	Kinthead	Probst	Speaker

NAYS—101

Adams	Gaydos	Lawrence	Rigby
Armanini	Gillen	Leadbeter	Roae
Banta	Gleim	Mackenzie, M.	Rossi
Barton	Gregory	Mackenzie, R.	Rowe
Benninghoff	Greiner	Major	Ryncavage
Bernstine	Grove	Mako	Schemel
Bonner	Hamm	Maloney	Scheuren
Borowicz	Heffley	Marcell	Schlegel
Brown, M.	Hogan	Marshall	Schmitt
Cabell	Irvin	Mehaffie	Scialabba
Causar	James	Mentzer	Smith
Cook	Jones, M.	Mercuri	Staats
Cooper	Jones, T.	Metzgar	Stambaugh
Cutler	Jozwiak	Mihalek	Stehr
D'Orsie	Kail	Miller, B.	Stender
Davanzo	Kaufer	Moul	Struzzi
Delozier	Kauffman	Mustello	Tomlinson
Diamond	Keefer	Nelson, E.	Topper
Dunbar	Kephart	O'Neal	Twardzik
Ecker	Kerwin	Oberlander	Warner
Emrick	Klunk	Ortitay	Watro
Fee	Krupa	Owlett	Wentling
Fink	Kutz	Pickett	White
Flick	Kuzma	Rader	Williams, C.
Flood	Labs	Rapp	Zimmerman
Fritz			

NOT VOTING—0

EXCUSED—0

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 620, PN 1129**, entitled:

An Act making appropriations from the Philadelphia Taxicab and Limousine Regulatory Fund and the Philadelphia Taxicab Medallion Fund to the Philadelphia Parking Authority for the fiscal year July 1, 2023, to June 30, 2024.

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

(Bill analysis was read.)

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

The question is, shall the bill pass finally?

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

The following roll call was recorded:

YEAS—102

Abney	Evans	Kinsey	Rabb
Bellmon	Fiedler	Kosierowski	Rozzi
Benham	Fleming	Krajewski	Salisbury
Bizzarro	Frankel	Krueger	Samuelson
Borowski	Freeman	Kulik	Sanchez
Boyd	Friel	Madden	Sappey
Boyle	Gallagher	Madsen	Schlossberg
Bradford	Galloway	Malagari	Schweyer
Brennan	Gergely	Markosek	Scott
Briggs	Giral	Matzie	Shusterman
Brown, A.	Green	Mayes	Siegel
Bullock	Guenst	McAndrew	Smith-Wade-El
Burgos	Guzman	McNeill	Solomon
Burns	Haddock	Merski	Steele
C Freytiz	Hanbidge	Miller, D.	Sturla
Cephas	Harkins	Mullins	Takac
Cerrato	Harris	Munroe	Venkat
Ciresi	Hohenstein	Neilson	Vitali
Conklin	Howard	Nelson, N.	Warren
Curry	Innamorato	O'Mara	Waxman
Daley	Isaacson	Otten	Webster
Davis	Kazeem	Parker	Williams, D.
Dawkins	Kenyatta	Pashinski	Young
Deasy	Khan	Pielli	
Delloso	Kim	Pisciottano	McClinton,
Donahue	Kinthead	Probst	Speaker

NAYS—101

Adams	Gaydos	Lawrence	Rigby
Armanini	Gillen	Leadbeter	Roae
Banta	Gleim	Mackenzie, M.	Rossi
Barton	Gregory	Mackenzie, R.	Rowe
Benninghoff	Greiner	Major	Ryncavage
Bernstine	Grove	Mako	Schemel
Bonner	Hamm	Maloney	Scheuren
Borowicz	Heffley	Marcell	Schlegel
Brown, M.	Hogan	Marshall	Schmitt
Cabell	Irvin	Mehaffie	Scialabba
Causar	James	Mentzer	Smith
Cook	Jones, M.	Mercuri	Staats
Cooper	Jones, T.	Metzgar	Stambaugh
Cutler	Jozwiak	Mihalek	Stehr
D'Orsie	Kail	Miller, B.	Stender
Davanzo	Kaufer	Moul	Struzzi
Delozier	Kauffman	Mustello	Tomlinson
Diamond	Keefer	Nelson, E.	Topper
Dunbar	Kephart	O'Neal	Twardzik
Ecker	Kerwin	Oberlander	Warner
Emrick	Klunk	Ortitay	Watro
Fee	Krupa	Owlett	Wentling
Fink	Kutz	Pickett	White
Flick	Kuzma	Rader	Williams, C.
Flood	Labs	Rapp	Zimmerman
Fritz			

NOT VOTING—0

EXCUSED—0

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 621, PN 1130**, entitled:

An Act making appropriations from a restricted revenue account within the General Fund and from Federal augmentation funds to the Pennsylvania Public Utility Commission for the fiscal year July 1, 2023, to June 30, 2024.

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

(Bill analysis was read.)

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

The question is, shall the bill pass finally?

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

The following roll call was recorded:

YEAS—102

Abney	Evans	Kinsey	Rabb
Bellmon	Fiedler	Kosierowski	Rozzi
Benham	Fleming	Krajewski	Salisbury
Bizzarro	Frankel	Krueger	Samuelson
Borowski	Freeman	Kulik	Sanchez
Boyd	Friel	Madden	Sappey
Boyle	Gallagher	Madsen	Schlossberg
Bradford	Galloway	Malagari	Schweyer
Brennan	Gergely	Markosek	Scott
Briggs	Giral	Matzie	Shusterman
Brown, A.	Green	Mayes	Siegel
Bullock	Guenst	McAndrew	Smith-Wade-El
Burgos	Guzman	McNeill	Solomon
Burns	Haddock	Merski	Steele
C Freytiz	Hanbidge	Miller, D.	Sturla
Cephas	Harkins	Mullins	Takac
Cerrato	Harris	Munroe	Venkat
Ciresi	Hohenstein	Neilson	Vitali
Conklin	Howard	Nelson, N.	Warren
Curry	Innamorato	O'Mara	Waxman
Daley	Isaacson	Otten	Webster
Davis	Kazeem	Parker	Williams, D.
Dawkins	Kenyatta	Pashinski	Young
Deasy	Khan	Pielli	
Delloso	Kim	Pisciottano	McClinton,
Donahue	Kinthead	Probst	Speaker

NAYS—101

Adams	Gaydos	Lawrence	Rigby
Armanini	Gillen	Leadbeter	Roae
Banta	Gleim	Mackenzie, M.	Rossi
Barton	Gregory	Mackenzie, R.	Rowe
Benninghoff	Greiner	Major	Ryncavage
Bernstine	Grove	Mako	Schemel
Bonner	Hamm	Maloney	Scheuren
Borowicz	Heffley	Marcell	Schlegel
Brown, M.	Hogan	Marshall	Schmitt
Cabell	Irvin	Mehaffie	Scialabba
Causser	James	Mentzer	Smith
Cook	Jones, M.	Mercuri	Staats
Cooper	Jones, T.	Metzgar	Stambaugh
Cutler	Jozwiak	Mihalek	Stehr
D'Orsie	Kail	Miller, B.	Stender
Davanzo	Kaufer	Moul	Struzzi
Delozier	Kauffman	Mustello	Tomlinson
Diamond	Keefer	Nelson, E.	Topper
Dunbar	Kephart	O'Neal	Twardzik

Ecker	Kerwin	Oberlander	Warner
Emrick	Klunk	Ortity	Watro
Fee	Krupa	Owlett	Wentling
Fink	Kutz	Pickett	White
Flick	Kuzma	Rader	Williams, C.
Flood	Labs	Rapp	Zimmerman
Fritz			

NOT VOTING—0

EXCUSED—0

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 622, PN 1686**, entitled:

An Act making appropriations from the restricted revenue accounts within the State Gaming Fund and from the restricted revenue accounts within the Fantasy Contest Fund and Video Gaming Fund to the Attorney General, the Department of Revenue, the Pennsylvania State Police and the Pennsylvania Gaming Control Board for the fiscal year beginning July 1, 2023, to June 30, 2024, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 2023.

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

(Bill analysis was read.)

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

The question is, shall the bill pass finally?

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

The following roll call was recorded:

YEAS—102

Abney	Evans	Kinsey	Rabb
Bellmon	Fiedler	Kosierowski	Rozzi
Benham	Fleming	Krajewski	Salisbury
Bizzarro	Frankel	Krueger	Samuelson
Borowski	Freeman	Kulik	Sanchez
Boyd	Friel	Madden	Sappey
Boyle	Gallagher	Madsen	Schlossberg
Bradford	Galloway	Malagari	Schweyer
Brennan	Gergely	Markosek	Scott
Briggs	Giral	Matzie	Shusterman
Brown, A.	Green	Mayes	Siegel
Bullock	Guenst	McAndrew	Smith-Wade-El
Burgos	Guzman	McNeill	Solomon
Burns	Haddock	Merski	Steele
C Freytiz	Hanbidge	Miller, D.	Sturla
Cephas	Harkins	Mullins	Takac
Cerrato	Harris	Munroe	Venkat
Ciresi	Hohenstein	Neilson	Vitali
Conklin	Howard	Nelson, N.	Warren
Curry	Innamorato	O'Mara	Waxman

Daley	Isaacson	Otten	Webster
Davis	Kazeem	Parker	Williams, D.
Dawkins	Kenyatta	Pashinski	Young
Deasy	Khan	Pielli	
Delloso	Kim	Pisciottano	McClinton,
Donahue	Kinthead	Probst	Speaker

NAYS—101

Adams	Gaydos	Lawrence	Rigby
Armanini	Gillen	Leadbeter	Roae
Banta	Gleim	Mackenzie, M.	Rossi
Barton	Gregory	Mackenzie, R.	Rowe
Benninghoff	Greiner	Major	Ryncavage
Bernstine	Grove	Mako	Schemel
Bonner	Hamm	Maloney	Scheuren
Borowicz	Heffley	Marcell	Schlegel
Brown, M.	Hogan	Marshall	Schmitt
Cabell	Irvin	Mehaffie	Scialabba
Causar	James	Mentzer	Smith
Cook	Jones, M.	Mercuri	Staats
Cooper	Jones, T.	Metzgar	Stambaugh
Cutler	Jozwiak	Mihalek	Stehr
D'Orsie	Kail	Miller, B.	Stender
Davanzo	Kaufer	Moul	Struzzi
Delozier	Kauffman	Mustello	Tomlinson
Diamond	Keefer	Nelson, E.	Topper
Dunbar	Kephart	O'Neal	Twardzik
Ecker	Kerwin	Oberlander	Warner
Emrick	Klunk	Ortitay	Watro
Fee	Krupa	Owlett	Wentling
Fink	Kutz	Pickett	White
Flick	Kuzma	Rader	Williams, C.
Flood	Labs	Rapp	Zimmerman
Fritz			

NOT VOTING—0

EXCUSED—0

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 623, PN 1132**, entitled:

An Act providing for the capital budget for fiscal year 2023-2024.

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

(Bill analysis was read.)

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

The question is, shall the bill pass finally?

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

The following roll call was recorded:

YEAS—102

Abney	Evans	Kinsey	Rabb
Bellmon	Fiedler	Kosierowski	Rozzi
Benham	Fleming	Krajewski	Salisbury
Bizzarro	Frankel	Krueger	Samuelson
Borowski	Freeman	Kulik	Sanchez
Boyd	Friel	Madden	Sappey
Boyle	Gallagher	Madsen	Schlossberg
Bradford	Galloway	Malagari	Schweyer
Brennan	Gergely	Markosek	Scott
Briggs	Giral	Matzie	Shusterman
Brown, A.	Green	Mayes	Siegel
Bullock	Guenst	McAndrew	Smith-Wade-El
Burgos	Guzman	McNeill	Solomon
Burns	Haddock	Merski	Steele
C Freytiz	Hanbidge	Miller, D.	Sturla
Cephas	Harkins	Mullins	Takac
Cerrato	Harris	Munroe	Venkat
Ciresi	Hohenstein	Neilson	Vitali
Conklin	Howard	Nelson, N.	Warren
Curry	Innamorato	O'Mara	Waxman
Daley	Isaacson	Otten	Webster
Davis	Kazeem	Parker	Williams, D.
Dawkins	Kenyatta	Pashinski	Young
Deasy	Khan	Pielli	
Delloso	Kim	Pisciottano	McClinton,
Donahue	Kinthead	Probst	Speaker

NAYS—101

Adams	Gaydos	Lawrence	Rigby
Armanini	Gillen	Leadbeter	Roae
Banta	Gleim	Mackenzie, M.	Rossi
Barton	Gregory	Mackenzie, R.	Rowe
Benninghoff	Greiner	Major	Ryncavage
Bernstine	Grove	Mako	Schemel
Bonner	Hamm	Maloney	Scheuren
Borowicz	Heffley	Marcell	Schlegel
Brown, M.	Hogan	Marshall	Schmitt
Cabell	Irvin	Mehaffie	Scialabba
Causar	James	Mentzer	Smith
Cook	Jones, M.	Mercuri	Staats
Cooper	Jones, T.	Metzgar	Stambaugh
Cutler	Jozwiak	Mihalek	Stehr
D'Orsie	Kail	Miller, B.	Stender
Davanzo	Kaufer	Moul	Struzzi
Delozier	Kauffman	Mustello	Tomlinson
Diamond	Keefer	Nelson, E.	Topper
Dunbar	Kephart	O'Neal	Twardzik
Ecker	Kerwin	Oberlander	Warner
Emrick	Klunk	Ortitay	Watro
Fee	Krupa	Owlett	Wentling
Fink	Kutz	Pickett	White
Flick	Kuzma	Rader	Williams, C.
Flood	Labs	Rapp	Zimmerman
Fritz			

NOT VOTING—0

EXCUSED—0

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 SPEAKER. The House will temporarily be at ease.

The House will come to order.

* * *

The House proceeded to third consideration of **SB 202, PN 83**, entitled:

An Act amending the act of May 16, 1923 (P.L.207, No.153), referred to as the Municipal Claim and Tax Lien Law, further providing for municipal claims first lien, cities of first class, docketing, judgment and execution, for cities of the first class, recovery of judgment and sale free from claims, for redemption and for rule to show cause, decree, service and notice and providing for disposition of property in cities of the second class.

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 Representative Kinkead.

Ms. KINKEAD. Thank you, Madam Speaker.

We do not frequently get the opportunity for a do-over in this body so quickly, but SB 202 is the companion legislation to my legislation, HB 711, which we passed just a few weeks ago.

What SB 202 would do is automatically create a judgment when a lien or claim is filed in a second class city or county against a property. What, fundamentally, it does is allows us to clear title for blighted properties more efficiently than what is currently available by allowing our land banks to utilize sheriff's sales instead of treasurer's sales. Currently this power is only allowed through the Municipal Claim and Tax Lien Law for the city of the first class, and so what SB 202 does is allows the county of the second class to have that same power to be able to clear title and address blight more efficiently.

So I would ask for an affirmative vote, especially from my colleagues from Allegheny County. Thank you.

The SPEAKER. The Chair thanks Representative Kinkead.

On that question, the Chair recognize Representative Kuzma.

Mr. KUZMA. Good afternoon, Madam Speaker. This is my first time speaking on the House floor, because it is an issue that is very near and dear to me in Allegheny County.

Allegheny County has a major issue with blighted properties, condemned and abandoned properties. I live in Elizabeth Township in Allegheny County. Elizabeth Township alone has 300 abandoned properties; 300 abandoned properties in Allegheny County. The reason this is a major issue is, my municipality, where I live, is paying \$86,000 per year to cut the grass at these properties. It is a yearly cost to my taxpayers. Not only is my township losing \$86,000 a year in cutting grass, we are also losing \$100,000 in municipal tax revenue. That does not include the school district tax revenue, the county tax revenue. And my municipalities in Allegheny County need help, and this bill, SB 202, does a great deal to address blight in my district.

Blight, like I said, is a substantial problem not just because of the economic issues, but because it is a safety concern. It is a safety hazard for passersby. It also lowers property values in neighborhoods in Allegheny County. If the 300 properties in Elizabeth Township alone – and I have 12 municipalities in my district – if the 300 alone were redeveloped, which they are vacant properties now, not only would we have \$100,000 a year in tax revenue, \$86,000 in savings from not having to cut the grass, but we would have sewage fees on a monthly basis for all the 300 properties. And in Elizabeth Township, we charge \$6,000 a property for tap-in fees to our sewage system. So it would generate \$1.8 million to 1 municipality alone, and I have 12.

So I would ask the entire body for an affirmative vote. I think it is a wonderful bill, and it will definitely help Allegheny County. Thank you.

The SPEAKER. The Chair thanks the gentleman from Allegheny County.

On the question recurring,
Shall the bill pass finally?

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

(Members proceeded to vote.)

LEAVE OF ABSENCE

The SPEAKER. The majority whip requests a leave of absence for Representative Madden. The leave will be granted, without objection.

CONSIDERATION OF SB 202 CONTINUED

The following roll call was recorded:

YEAS—149

Abney	Frankel	Kulik	Roae
Adams	Freeman	Kutz	Rozzi
Barton	Friel	Kuzma	Ryncavage
Bellmon	Fritz	Labs	Salisbury
Benham	Gallagher	Madsen	Samuelson
Benninghoff	Galloway	Major	Sanchez
Bizzarro	Gaydos	Malagari	Sappey
Borowski	Gergely	Marcell	Scheuren
Boyd	Gillen	Markosek	Schlegel
Boyle	Giral	Marshall	Schlossberg
Bradford	Green	Matzie	Schmitt
Brennan	Greiner	Mayes	Schweyer
Briggs	Guenst	McAndrew	Scialabba
Brown, A.	Guzman	McNeill	Scott
Brown, M.	Haddock	Mehaffie	Shusterman
Bullock	Hanbidge	Mercuri	Siegel
Burgos	Harkins	Merski	Smith-Wade-El
Burns	Harris	Mihalek	Solomon
C Freytiz	Heffley	Miller, B.	Steele
Cephas	Hogan	Miller, D.	Struzzi
Cerrato	Hohenstein	Mullins	Sturla
Ciresi	Howard	Munroe	Takac
Conklin	Innamorato	Mustello	Tomlinson
Cooper	Irvin	Neilson	Twardzik
Curry	Isaacson	Nelson, E.	Venkat
Daley	James	Nelson, N.	Vitali
Davanzo	Jones, T.	O'Mara	Warren
Davis	Jozwiak	O'Neal	Watro

Dawkins	Kaufer	Ortitay	Waxman
Deasy	Kazeem	Otten	Webster
Delloso	Kenyatta	Parker	White
Delozier	Khan	Pashinski	Williams, C.
Donahue	Kim	Pielli	Williams, D.
Dunbar	Kinthead	Pisciottano	Young
Evans	Kinsey	Probst	
Fiedler	Kosierowski	Rabb	McClinton,
Fleming	Krajewski	Rader	Speaker
Flick	Krueger	Rigby	

NAYS—53

Armanini	Fink	Krupa	Rapp
Banta	Flood	Lawrence	Rossi
Bernstine	Gleim	Leadbeter	Rowe
Bonner	Gregory	Mackenzie, M.	Schemel
Borowicz	Grove	Mackenzie, R.	Smith
Cabell	Hamm	Mako	Staats
Causar	Jones, M.	Maloney	Stambaugh
Cook	Kail	Mentzer	Stehr
Cutler	Kauffman	Metzgar	Stender
D'Orsie	Keefer	Moul	Topper
Diamond	Kephart	Oberlander	Warner
Ecker	Kerwin	Owlett	Wentling
Emrick	Klunk	Pickett	Zimmerman
Fee			

NOT VOTING—0

EXCUSED—1

Madden

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 262, PN 833**, entitled:

An Act amending the act of May 9, 2018 (P.L.118, No.24), known as the Maternal Mortality Review Act, further providing for maternal mortality review committee and for purpose and duties of committee.

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 Representative Cephas. Miss CEPHAS. Thank you, Madam Speaker.

I again want to thank this chamber for seriously taking up the issue of maternal health, specifically as it relates to maternal mortality and maternal morbidity. As we have heard nationally, the United States is the least safest country to have a baby, with

pregnancy-related deaths resulting in over 700 deaths a year. Pennsylvania follows that trend with maternal mortality rates increasing by 21 percent between 2013 and 2018. Furthermore, the Commonwealth falls in the bottom half of the nation, ranking 26th in the country.

As it relates to maternal morbidity – which, again, is any short- or long-term health problems that result from being pregnant and giving birth – every year tens of thousands of women suffer from severe, unexpected health complications during labor and delivery. For every pregnancy-related death, there are 70 severe maternal morbidity events or unexpected outcomes of labor and delivery. Unfortunately, the rate of severe maternal morbidity has increased dramatically in recent years, jumping by nearly 200 percent from 1993 to 2014.

In 2018 this body, under the leadership of our colleague from York County, created the maternal mortality review committee, which not only tracks maternal mortality rates, but also allows us to conduct research, study trends, and develop laws and policies which will make additional investments that will address this issue and move the needle into a different direction.

With SB 262 we can do the same with maternal morbidity. Such data is critical, again, because maternal mortality issues like hypertension, diabetes, and among other things, contribute significantly to unwanted pregnancy outcomes including preterm births, C-sections that could be avoided, maternal mortality, and postpartum complications. Again, this data will be critical because, again, we will be able to address the issue by studying trends, identifying best practices, and ensuring that we are going into the right direction as we move along on this issue.

So again I thank this chamber for making this a priority as it relates to maternal health, and I ask for your affirmative vote for SB 262.

The SPEAKER. The Chair thanks the gentlelady.

The Chair recognizes Representative Mackenzie.

Mr. MACKENZIE. Thank you, Madam Speaker.

As the author of the maternal mortality review legislation that is the underlying law that we are now seeking to amend, I want to stand up and voice my support. I think this is an appropriate addition to this legislation. We want to do everything that we can to protect women who are going through pregnancy or postpartum. We know that there are lots of complications, but we also know there are appropriate solutions out there to many of these problems, and if we can address them with the underlying data at hand, figure out where the problems are, and put forward adequate solutions, we can protect these women and make sure that their children have a mother going forward.

And so again, I want to support SB 262. I think it is an appropriate addition to the underlying law which has already been in place, and I just want to thank the Senator for putting forward this legislation today. Thank you.

The SPEAKER. The Chair thanks the gentleman.

REMARKS SUBMITTED FOR THE RECORD

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

Ms. DALEY. Thank you, Madam Speaker.

I am in strong support of SB 262 and would like to submit my remarks for the record. Thank you.

The SPEAKER. The Chair thanks the gentlelady.

Ms. DALEY submitted the following remarks for the Legislative Journal:

Thank you, Madam Speaker.

I rise today in support of SB 262. Maternal mortality can occur up to 1 year postpartum, and disproportionately affects Black women by a margin of 3 to 1. The Maternal Mortality Review Act as it stands requires reporting every 3 years, and the data has been difficult to collect. SB 262 will make substantive changes to the act which first passed in 2018.

With passage of SB 262, the Department of Health specifies that hospitals discharge data from the Pennsylvania Health Care Cost Containment Council. The morbidity data will be included in the maternal mortality review committee report, which SB 262 requires to be reported annually instead of every 3 years. Better reporting will inform health institutions and policymakers on the types of care that are needed and where more pregnancy-related professionals are required in the State.

Over the years, members of the Women's Health Caucus have received a lot of testimony provided by the health-care providers who are on the front lines of maternal care. So while we know a lot about the problem, and we have legislative solutions, we do not have the Pennsylvania-specific data to make the case for the needs of birthing people, and in particular, Black birthing people. With passage of SB 262, we will collect that data on a tighter schedule.

SB 262 passed unanimously in the Senate and in the House Health Committee.

The SPEAKER. Are there any other members seeking to be recognized on final passage of SB 262?

The Chair then turns to the floor leaders.
Representative Cutler.

Mr. CUTLER. Thank you, Madam Speaker.

Madam Speaker, I just wanted to thank the good lady from Philadelphia and the lady from York who have worked on the issue of maternal morbidity and mortality, and the good gentleman from the Lehigh Valley as well. This is an issue that will provide an enormous amount of information and data that will allow us to make informed, data-driven decisions when it comes time to consider policy. Myself and the good gentleman from Allegheny County, the chair of the Health Committee, have the privilege of being this chamber's representation on the Pennsylvania Health Care Cost Containment Council, and it is this kind of data that will allow us to make better policy and budgetary decisions, and I would urge a "yes" vote.

Thank you, Madam Speaker.

The SPEAKER. The Chair thanks the gentleman.

On the question recurring,

Shall the bill pass finally?

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

The following roll call was recorded:

YEAS—202

Abney	Fleming	Krueger	Rapp
Adams	Flick	Krupa	Rigby
Armanini	Flood	Kulik	Roae
Banta	Frankel	Kutz	Rossi
Barton	Freeman	Kuzma	Rowe
Bellmon	Friel	Labs	Rozzi
Benham	Fritz	Lawrence	Ryncavage
Benninghoff	Gallagher	Leadbeter	Salisbury
Bernstine	Galloway	Mackenzie, M.	Samuelson

Bizzarro	Gaydos	Mackenzie, R.	Sanchez
Bonner	Gergely	Madsen	Sappely
Borowicz	Gillen	Major	Schemel
Borowski	Giral	Mako	Scheuren
Boyd	Gleim	Malagari	Schlegel
Boyle	Green	Maloney	Schlossberg
Bradford	Gregory	Marcell	Schmitt
Brennan	Greiner	Markosek	Schweyer
Briggs	Grove	Marshall	Scialabba
Brown, A.	Guenst	Matzie	Scott
Brown, M.	Guzman	Mayes	Shusterman
Bullock	Haddock	McAndrew	Siegel
Burgos	Hamm	McNeill	Smith
Burns	Hanbidge	Mehaffie	Smith-Wade-El
C Freytiz	Harkins	Mentzer	Solomon
Cabell	Harris	Mercuri	Staats
Causer	Heffley	Merski	Stambaugh
Cephas	Hogan	Metzgar	Steele
Cerrato	Hohenstein	Mihalek	Stehr
Ciresi	Howard	Miller, B.	Stender
Conklin	Innamorato	Miller, D.	Struzzi
Cook	Irvin	Moul	Sturla
Cooper	Isaacson	Mullins	Takac
Curry	James	Munroe	Tomlinson
Cutler	Jones, M.	Mustello	Topper
D'Orsie	Jones, T.	Neilson	Twardzik
Daley	Jozwiak	Nelson, E.	Venkat
Davanzo	Kail	Nelson, N.	Vitali
Davis	Kaufner	O'Mara	Warner
Dawkins	Kauffman	O'Neal	Warren
Deasy	Kazeem	Oberlander	Watro
Delloso	Keefer	Ortitay	Waxman
Delozier	Kenyatta	Otten	Webster
Diamond	Kephart	Owlett	Wentling
Donahue	Kerwin	Parker	White
Dunbar	Khan	Pashinski	Williams, C.
Ecker	Kim	Pickett	Williams, D.
Emrick	Kinhead	Pielli	Young
Evans	Kinsey	Pisciottano	Zimmerman
Fee	Klunk	Probst	
Fiedler	Kosierowski	Rabb	McClinton,
Fink	Krajewski	Rader	Speaker

NAYS—0

NOT VOTING—0

EXCUSED—1

Madden

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 SPEAKER. The House will come to order. Members, please take your seats. The Sergeants at Arms will clear the aisles.

REMARKS BY MR. JOZWIAK

The SPEAKER. The Chair is about to recognize Representative Jozwiak, pursuant to House rule 17, who will be making some very important remarks regarding a fallen hero.

The Chair asks the gentleman to just wait for all the members to be seated momentarily. The Chair thanks the gentleman.

The gentleman may proceed.

Mr. JOZWIAK. Can you hear me? Sorry about that.

So on Tuesday this body honored the two troopers that were shot in Juniata County, and what I would like to do today is just kind of bring you up to speed as to what took place of the incident that occurred on June 17 involving the two State Police troopers.

But this incident actually began Friday evening, June 16, when the suspect was actually taken into custody and he was taken to a hospital to be 302'd, which is the mental commitment. The hospital did not admit him. When the troopers found that out – they found it out later, during the night – they were looking for him to try to find him to help him get some help for his mental condition.

So it was Saturday morning. The sun comes up as usual. People begin getting up for the day to do things around their homes, cutting grass, going to grocery stores, going to family gatherings, and going to recreational events. The police, however, got up and went to work. They worked the 6 to 2 shift, the 7 to 3, or the 8 to 4, and it started out as a normal day, a normal Saturday in law enforcement. That was soon to change dramatically.

At 11 a.m., a Chevrolet pickup truck drove into the Troop G, Lewistown Barracks' parking lot in Juniata County. The driver, a 38-year-old man, got out of his vehicle and began firing large caliber rifle rounds into patrol cars parked at the State Police station. After several shots were fired, the driver got back in his truck and left the barracks' parking lot.

Now, the Lewistown Station is equipped with closed-circuit televisions, as most of the barracks are. Troopers inside the building were able to see the truck, the driver, and the license plate number. The owner of the vehicle was identified, and immediately a manhunt was started to locate this person by members of the Lewistown Barracks. Now, this was not the first time a State Police installation has been attacked.

During this incident, more than 50 troopers began looking for the suspect. And here is the thing you do not know: half of those troopers were on a day off, but they responded to this incident. They did not worry about getting paid, they did not worry about their own safety, but their heroic action was to protect the community and stop the threat.

Lt. James Wagner was on duty as the officer of the day. Now, that means he is in charge of the entire troop, several counties. He is a 21-year veteran of the State Police. He is married, has three sons, all of whom are serving in the U.S. Coast Guard.

So during the ensuing manhunt, Lieutenant Wagner encountered the suspect in Mifflintown Borough at approximately 12:45 p.m. The suspect had set up an ambush. He fired his rifle at Lieutenant Wagner, shooting him in the back – critically wounding him before fleeing again. Local witnesses and citizens quickly rendered lifesaving first aid to Lieutenant Wagner. They also called for help on the patrol car radio to advise what had happened and that they needed help and they needed an ambulance.

So for the next 2 hours, the suspect called 911 and tried to set up locations for troopers to meet with him. Each time he was never there, but the troopers felt he was trying to set them up again for another ambush.

Trooper Jacques Rougeau, he was one of the guys on a day off. Hearing about this incident, Trooper Rougeau went to the barracks, put on his uniform, got in a police car, and began looking for the suspect. At approximately 3 p.m., the suspect laid

in wait in the area of Swamp Road and Baumgardner Drive in Walker Township, Juniata County. The suspect set an ambush and shot Trooper Jacques Rougeau through the windshield of the patrol car while the trooper was still seated in his car.

Sometime after Trooper Rougeau was fatally shot, troopers encountered the suspect in a nearby parking lot of Harshbarger's Sub 'n Malt restaurant in Mifflintown. While pursuing the suspect, all troopers were notified that the suspect was shooting a large caliber rifle that would penetrate bulletproof vests. Knowing this, it did not deter the troopers from continually pursuing the suspect. They continued running and driving towards the gunfire to stop the rampage. So imagine this, you are told the suspect is shooting a large caliber rifle at the police. The suspect has the advantage – he can shoot long distances with a rifle. Most troopers, at that point, had handguns. The troopers continued to engage the suspect. They did not back down.

Upon arriving at the restaurant, the troopers observed citizens in the parking lot. They drove their vehicles between the public and the shooter to protect the public. And also, while their patrol cars were still moving, slowly, they jumped out of their cars while the car was moving because the shooter was shooting at the driver's position in the car, trying to shoot and kill more police officers. Their actions kept this suspect from going into the restaurant, which was full of people having lunch, late breakfasts.

Due to the heroic actions of these troopers involved in the gun battle, not one civilian was hurt or injured. And I want to tell you that again. Due to the heroic actions of these troopers involved in this gun battle, not one civilian was hurt or injured. Keep in mind, shots are being fired constantly at the police and by the police, and I can tell you, I do not know how many shots were fired, but I have a video of the encounter and it was lots, hundreds.

So the shooter tries to flee again from the parking lot and he drives his vehicle across a grassy area and becomes stuck against some trees, and where I am thinking that he could not fit between the trees or something. But a very intensive gun battle then took place between the suspect and the police. The troopers did not back down and were determined to stop this suspect from shooting anyone else. Many shots were fired, leaving this harrowing incident at an end, fatally wounding the shooter. The result? One trooper fatally shot, one trooper critically injured, the suspect fatally shot, and not one person from the public was shot or injured during this incident.

Trooper Rougeau, age 29, became the 104th member of the Pennsylvania State Police to lose his life in the line of duty. Trooper Rougeau enlisted in the State Police on June 29, 2020, as a member of the 160th cadet class. His 3-year anniversary is next week. He was assigned to Troop J, York Station, where he worked until he was transferred to Troop G this past March. Trooper Rougeau left behind a wife, and he was a native of Corry, Pennsylvania, in Erie County.

Lt. James Wagner was taken to a hospital in Lewistown and then he was airlifted to Penn State Hershey Medical Center in critical condition. Reports of his condition have not been good. We are asking for support and prayers for Lieutenant Wagner. Lieutenant Wagner is 45 years old. He enlisted in the State Police in 2002. His current assignment is the station commander at Troop G, Bedford Station.

You know, there is no such thing as a routine day for men and women in law enforcement. Each traffic stop and call for service can turn deadly in an instant. Since the inception of the State

Police in 1905, 104 Pennsylvania State troopers have lost their lives in the line of duty. The on-duty deaths of Troopers Mack and Sisca in March of last year in Philadelphia were still fresh in the minds of the Pennsylvania State Police when Saturday's events transpired. The law enforcement community now must plan yet another funeral for a fellow officer, a scene that has now become all too common.

The Pennsylvania State Police mourns the loss of Trooper Rougeau, continues to offer prayers for Lieutenant Wagner, and thanks the public for their assistance during and after the day's events.

You know, these troopers live by what is known as a Call of Honor. I am going to tell you what that says:

"I am a Pennsylvania State Trooper, a soldier of the law.

"To me is entrusted the honor of the force.

"I must serve honestly, faithfully, and if need be, lay down my life as others have done before me, rather than swerve from the path of duty.

"It is my duty to obey the law and to enforce it without any consideration of class, color, creed or condition.

"It is also my duty to be of service to anyone who may be in danger or distress, and at all times so conduct myself that the honor of the force may be upheld."

I ask you to keep all the troopers and their families in your thoughts and prayers, especially please pray for the speedy recovery of Lt. James Wagner. Thank you.

The SPEAKER. The Chair thanks the gentleman, Representative Jozwiak, for dedicating his rule 17 speech to the awful incident that occurred not far from here, and this chamber continues to pray for the recovery of Trooper Wagner. The Chair thanks the gentleman.

ANNOUNCEMENT BY SPEAKER

The SPEAKER. For the information of the members, while we do have a few more rule 17 speeches and housekeeping, there will be no further votes for today; however, I would like all the members to note, when we do adjourn, we will be on a 6-hour call. So please be prepared, if necessary, to return to this Capitol with 6 hours' notice. Please be prepared.

We have a few committee announcements and caucus announcements as well.

APPROPRIATIONS COMMITTEE MEETING

The SPEAKER. The Chair recognizes Representative Harris for a committee announcement.

Mr. HARRIS. Thank you, Madam Speaker.

Madam Speaker, the House Appropriations Committee will meet immediately in the majority caucus room; House Appropriations Committee will meet immediately in the majority caucus room.

Thank you, Madam Speaker.

The SPEAKER. The Chair thanks the gentleman.

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

DEMOCRATIC CAUCUS

The SPEAKER. The Chair recognizes Representative Schlossberg for a caucus announcement.

Mr. SCHLOSSBERG. Thank you, Madam Speaker.

House Democrats will have a members-only caucus immediately upon the conclusion of the Appropriations Committee. Again, House Democrats will have a members-only caucus upon the conclusion of Appropriations.

The SPEAKER. The Chair thanks the gentleman.

The Chair requests that Representatives Hogan, Tomlinson, and Borowicz be prepared for your rule 17 speeches.

BILLS RECOMMITTED

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

HB 78;
 HB 612;
 HB 613;
 HB 897;
 HB 1020;
 HB 1050;
 HB 1108;
 HB 1280;
 HB 1284;
 HB 1408;
 HB 1456;
 HB 1458;
 HB 1459; and
 HB 1461.

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 668 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.

STATEMENT BY MR. HOGAN

The SPEAKER. The Chair recognizes Representative Hogan pursuant to House rule 17.

Mr. HOGAN. Thank you, Madam Speaker.

Madam Speaker, I rise today regarding legislation which will soon be introduced in this chamber.

Earlier this week our body passed a bill that would provide tax relief for new teachers, nurses, and police officers. I was proud to support this legislation because not only do I think any tax relief is good for Pennsylvania's working families, but also because these professions are in dire need of new and additional talent.

Madam Speaker, the pandemic, resulting shutdowns, and civil unrest have had disastrous impacts on these professions, and we should do everything we can to promote more recruitment and retention. We cannot have a productive society when schools are struggling to find qualified teachers, health-care facilities cannot properly care for patients, or our communities are unable to keep citizens safe.

Madam Speaker, while I believe the bill was well-intentioned, it was lacking in significant ways; specifically, it did not provide the same tax relief to emergency medical service professionals and our firefighters. Both provide lifesaving services and are critical to the standard of living every Pennsylvanian should expect. My bill will address this oversight by providing the same tax relief to individuals joining these professions and new volunteers who choose to serve their communities in these capacities. Communities across this Commonwealth that rely on volunteers to fill these needs are suffering from an unprecedented drop in recruitment. If we do not find ways to encourage and incentivize more recruitment, the costs to local tax payers will be catastrophic. My bill will do that.

Madam Speaker, I encourage my colleagues to cosponsor this legislation when it is introduced and look forward to working with anyone to advance this commonsense approach and address this oversight. Thank you.

The SPEAKER. The Chair thanks the gentleman.

The Chair recognizes Representative Tomlinson on rule 17.

STATEMENT BY MRS. BOROWICZ

The SPEAKER. The Chair recognizes Representative Borowicz on rule 17.

Mrs. BOROWICZ. Thank you, Madam Speaker.

I am grateful to have the opportunity to speak on and commemorate the momentous occasion of the overturning of *Roe v. Wade* after 50 years on June 24, 2022. HR 156 designates the month of June 2023 as "Life Month" in Pennsylvania and states:

"WHEREAS, The right to life is one of the founding principles of our nation; and

"WHEREAS, The..." Pennsylvania Constitution "does not include a right to abortion; and

"WHEREAS,..." Local, State, and Federal government has "the duty to protect the life of all individuals; and

"WHEREAS, The development of scientific and medical technology has demonstrated repeatedly the humanity of the unborn child; and

"WHEREAS, More than 63 million lives have been lost over the past 50 years because of the unethical decision of *Roe v. Wade*; and

"WHEREAS, On June 24, 2022, the United States Supreme Court issued its decision in the *Dobbs v. Jackson Women's Health Organization* case, which overturned *Roe v. Wade*; and

"WHEREAS, A new birth of freedom began again for the unborn; and

"WHEREAS, Numerous states have passed laws protecting the unborn, and countless lives have been saved since..." the overturning of *Roe v. Wade*.

"WHEREAS, Our children and our children's children will not..." know "a time in America when we killed the most innocent among us; and

"WHEREAS, The General Assembly" of the Commonwealth of Pennsylvania "must continue to protect and affirm the lives of all Pennsylvanians; therefore be it

"RESOLVED, That the House of Representatives designate June 2023 as 'Life Month' in Pennsylvania; and be it further

"RESOLVED, That the House of Representatives call on all churches, businesses and communities to celebrate...the historic overturning of *Roe v. Wade* on June 24, 2023."

Thank you, Madam Speaker.

THE SPEAKER PRO TEMPORE (MATTHEW D. BRADFORD) PRESIDING

STATEMENT BY MS. McCLINTON

The SPEAKER pro tempore. The Chair recognizes Speaker McClinton for remarks.

Ms. McCLINTON. The Chair thanks the gentleman. The Chair thanks the Speaker; excuse me.

I stood this afternoon pursuant to rule 17 to stand up for the women across the Commonwealth of Pennsylvania. Last year we were all devastated when the United States Supreme Court, in its radical right-wing agenda, took away the rights of millions of Americans in a situation where they were not elected to do so.

It is very disappointing that Justices who went through heavy screenings and many interviews with folks in the United States Senate, and who stated over and over again that they understood what constitutional rights mean, that they understood what protections mean, that they understood that *Roe v. Wade* was rooted in law and precedent and promised to uphold it. We were all astonished when not only the opinion leaked, but then shortly thereafter, a few weeks later, we were very upset to see not only the leak being confirmed, but so many rights of women across America immediately being taken away.

I can recall not long ago, a year later, standing on the floor of this House at the minority leader's podium reminding everyone in this building that when I go to my doctor's office, there is no room for any State legislators to join me, there is no room for the United States Supreme Court to join me, and I continue with that stance and I am proud to be a part of the majority Democratic Caucus that stands in the gap for women's rights all across the Commonwealth of Pennsylvania. I am proud to be a part of this House Democratic majority that ensured there would be no constitutional abortion ban. I am proud a year later that notwithstanding every attack and attempt on my own independence as a woman, on my own autonomy, on my own ability to make my health decisions in conjunction with my doctor, to be defended here in this Commonwealth.

But I understand having gone to the White House last week, having met with several other legislators from other States, that it is not the freedom that we have here in Pennsylvania and many other States across our nation. So we have work to do. When there are women coming from West Virginia, going to parts of western Pennsylvania to get health care, and women coming from Ohio, going to get critical health care, we recognize we have to do more as a body, we have to do more as a legislature, and most importantly, we have to ensure that all of America's daughters enjoy all the rights and freedoms that their mothers and grandmothers were able to see here in the 21st century.

Thank you, Mr. Speaker.

The SPEAKER pro tempore. The Chair thanks the lady.

RECESS

The SPEAKER pro tempore. The House will be at recess until the call of the Chair.

**THE SPEAKER PRO TEMPORE
(CAROL HILL-EVANS) PRESIDING**

AFTER RECESS

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

BILLS REREPORTED FROM COMMITTEE

HB 612, PN 1703 (Amended) By Rep. HARRIS

An Act providing for funding for State-related universities for the fiscal year beginning July 1, 2023, and ending June 30, 2024, for costs basis, for frequency of payments and for recordkeeping requirements; imposing a duty on the Auditor General; providing for financial statements and for the Agricultural College Land Scrip Fund; and making appropriations.

APPROPRIATIONS.

HB 613, PN 1122 By Rep. HARRIS

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

APPROPRIATIONS.

HB 1456, PN 1616 By Rep. HARRIS

A Supplement to the act of April 1, 1863 (P.L.213, No.227), entitled "An act to accept the grant of Public Lands, by the United States, to the several states, for the endowment of Agricultural Colleges," making appropriations for carrying the same into effect; providing for a basis for payments of such appropriations, for a method of accounting for the funds appropriated and for certain fiscal information disclosure; and making an appropriation from a restricted account within the Agricultural College Land Scrip Fund.

APPROPRIATIONS.

HB 1458, PN 1617 By Rep. HARRIS

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

APPROPRIATIONS.

HB 1459, PN 1618 By Rep. HARRIS

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

APPROPRIATIONS.

HB 1461, PN 1619

By Rep. HARRIS

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

APPROPRIATIONS.

BILLS AND RESOLUTIONS PASSED OVER

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

ADJOURNMENT

The SPEAKER pro tempore. The Chair is in receipt of a motion by the gentleman, Representative Mehaffie, that the House now adjourn until Monday, June 26, 2023, at 12 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 3:44 p.m., e.d.t., the House adjourned.