COMMONWEALTH OF PENNSYLVANIA

Legizlative Journal

TUESDAY, JUNE 20, 2017

SESSION OF 2017 201ST OF THE GENERAL ASSEMBLY

No. 36

SENATE

TUESDAY, June 20, 2017

The Senate met at 1 p.m., Eastern Daylight Saving Time.

The PRESIDENT (Lieutenant Governor Mike Stack) in the Chair.

PRAYER

The Chaplain, Reverend SEAN SLACK, of St. Paul's Episcopal Church, Levittown, offered the following prayer:

Sisters and brothers, let us pray.

Holy One, we thank You for bringing us together under the Capitol dome. We ask Your blessing upon our world, our nation, and especially our great Commonwealth. Grant our Senators the desire to listen and learn from one another. Give them the patience to deal with difficult personalities. Strengthen their resolve to speak the truth and to work together for the common good. Guide them as they balance the needs of their districts with the needs of the entire State. Grant them also support back home, family, friends, and constituents who appreciate their sacrifices. Affirm their commitment to public service, uphold their faith in the democratic process, and the dignity of legislative work. Holy One, grant these prayers not as we deserve in our faults, but as You have promised in Your great mercies. We ask this in Your holy and blessed name. Amen.

The PRESIDENT. The Chair thanks Reverend Slack, who is the guest today of Senator McIlhinney.

PLEDGE OF ALLEGIANCE

(The Pledge of Allegiance was recited by those assembled.)

APPOINTMENT BY THE PRESIDENT PRO TEMPORE

The PRESIDENT. The Chair wishes to announce the President pro tempore has made the following appointment:

Senator Scott Martin to serve in his stead as a member of the Pennsylvania Athletic Oversight Committee.

BILLS REPORTED FROM COMMITTEE

Senator VOGEL, from the Committee on Agriculture and Rural Affairs, reported the following bills:

HB 187 (Pr. No. 247)

An Act amending the act of June 30, 1981 (P.L.128, No.43), known as the Agricultural Area Security Law, further providing for definitions and for the purchase of agricultural conservation easements.

HB 790 (Pr. No. 2081) (Amended)

An Act Amending Title 3 (Agriculture) of the Pennsylvania Consolidated Statutes, regulating controlled plants and noxious weeds; establishing the Controlled Plant and Noxious Weed Committee; providing for powers and duties of the Controlled Plant and Noxious Weed Committee; imposing powers and duties on the Secretary of Agriculture and municipalities; prescribing penalties; establishing a category of controlled plants and providing for the permitting of controlled plants; abrogating regulations; and making related repeals.

LEGISLATIVE LEAVES

The PRESIDENT. The Chair recognizes the gentleman from Centre, Senator Corman.

Senator CORMAN. Mr. President, I request a temporary Capitol leave for Senator Martin.

The PRESIDENT. The Chair recognizes the gentleman from Lackawanna, Senator Blake.

Senator BLAKE. Mr. President, I request temporary Capitol leaves for Senator Dinniman and Senator Schwank.

The PRESIDENT. Senator Corman requests a temporary Capitol leave for Senator Martin.

Senator Blake requests temporary Capitol leaves for Senator Dinniman and Senator Schwank.

Without objection, the leaves will be granted.

JOURNAL APPROVED

The PRESIDENT. The Journal of the Session of April 24, 2017, is now in print.

The Clerk proceeded to read the Journal of the Session of April 24, 2017.

Senator CORMAN. Mr. President, I move that further reading of the Journal be dispensed with and that the Journal be approved.

On the question,

Will the Senate agree to the motion?

The yeas and nays were required by Senator CORMAN and were as follows, viz:

YEA-50

Alloway Argall Aument Baker Bartolotta Blake Boscola Brewster	DiSanto Eichelberger Farnese Folmer Fontana Gordner Greenleaf Haywood Hughes	Leach Martin McGarrigle McIlhinney Mensch Rafferty Regan Reschenthaler	Street Tartaglione Tomlinson Vogel Vulakovich Wagner Ward White Williams
Brooks	Hughes	Sabatina	Williams

Browne Hutchinson Scarnati Yaw
Corman Killion Scavello Yudichak
Costa Langerholc Schwank
Dinniman Laughlin Stefano

NAY-0

A majority of the Senators having voted "aye," the question was determined in the affirmative.

The PRESIDENT. The Journal is approved.

GUEST OF SENATOR GENE YAW PRESENTED TO THE SENATE

The PRESIDENT. The Chair recognizes the gentleman from Lycoming, Senator Yaw.

Senator YAW. Mr. President, today I rise to welcome Samia Campbell, a senior at Williamsport High School, who is seated in the Senate gallery. Samia is shadowing me today to learn more about State government, specifically the workings of the State Senate and the Committee on Environmental Resources and Energy. She has a deep passion for environmental issues. Samia is a member of the Williamsport High School National Honor Society, the National Art Honors Society, the girls' tennis team, Key Club, and a member of the Williamsport High School Strolling Strings, in which she plays the violin.

In addition to those extracurricular activities, Samia also has a passion for art. She recently took home six coveted Gold Key awards, along with a number of other honors in the 2017 Scholastic Art Awards of Northeastern Pennsylvania. This fall Samia will be attending the Schreyer's Honors College at Penn State University. She is looking to pursue degrees in art, sustainability studies, and/or philosophy.

Mr. President, it is always great to welcome residents from my Senate district, and I ask that my colleagues give Samia a warm Senate welcome.

The PRESIDENT. Would the guest of Senator Yaw, Ms. Samia Campbell from Williamsport, please rise so that we may welcome you to the Pennsylvania Senate. You are shadowing a very good Senator.

(Applause.)

GUESTS OF SENATOR MARIO M. SCAVELLO PRESENTED TO THE SENATE

The PRESIDENT. The Chair recognizes the gentleman from Monroe, Senator Scavello.

Senator SCAVELLO. Mr. President, I am pleased to welcome the winners of my "There Ought to be a Law" essay contest, who are here with us today. These talented students showed a tremendous amount of leadership and expressed great ideas and concerns for the betterment of our community and our future. To these students, Zoe Mendonis, Shannon Seidel, Jayden Wolfe, Mary Fuentes, Michael Peterson, Evan Serafin, Aidan Soto, and Daevianna Blount--who could not be here today--congratulations on presenting an outstanding essay, and may your excellence and creativity continue to enhance our communities for years to come. I also welcome the teachers, parents, and other family members who are here with the contest winners. It is with the guidance of the teachers, the parents, the family, and the community that students are able to learn and grow. Thank you for all your efforts in helping to develop these young minds.

Please join me in giving my guests seated in the gallery a warm Senate welcome.

The PRESIDENT. Would the guests of Senator Scavello, the "There Ought to be a Law" contest winners, along with teachers and other supporting faculty, please rise so that we may welcome you to the Pennsylvania Senate. It is excellent to have you guys here, and enjoy your moment here in the Senate.

(Applause.)

Senator SCAVELLO. Mr. President, if I may, the students are all from one school district, Nazareth School District. I am very impressed with the fact that one school district had all of the winners. Thank you.

The PRESIDENT. Terrific. That is amazing, and congratulations to the Nazareth School District.

GUEST OF THE PRESIDENT PRO TEMPORE PRESENTED TO THE SENATE

The PRESIDENT. The Chair recognizes the gentleman from Jefferson, Senator Scarnati.

The PRESIDENT pro tempore. Mr. President, I am very pleased to introduce John Gower today, who is seated in the gallery. John is an intern in my Harrisburg office this summer. He is the son of Edgar and Joan from White Haven, PA. He attends Lock Haven University, where he is a rising senior majoring in political science with a concentration in pre-law and a minor in business. His interest in politics began several years ago when, as a junior in high school, he job shadowed my colleague, Senator Baker. John is a member of the Lock Haven University Golf Club, Lock Haven Investment Club, and political director of the Pennsylvania Federation of College Republicans. In his free time, he enjoys playing golf, watching the St. Louis Cardinals, and, I guess, working here in Harrisburg, you are here a lot this summer. He plans to take the LSAT this fall and aspires to work in politics in the future. I have to say, he is a bright young man who has already become a great addition to our office. His enthusiasm and willingness to help wherever needed are characteristics that will certainly take him far in life.

Mr. President, I ask my colleagues to join me in welcoming John Gower.

The PRESIDENT. Would the guest of Senator Scarnati, John Gower, please rise so that we may welcome you to the Pennsylvania Senate. They were very nice remarks from the President pro tempore. You must be doing a good job, John.

(Applause.)

LEGISLATIVE LEAVE CANCELLED

The PRESIDENT. Senator Schwank has returned, and her temporary Capitol leave is cancelled.

GUEST OF SENATOR CHARLES McILHINNEY PRESENTED TO THE SENATE

The PRESIDENT. The Chair recognizes the gentleman from Bucks, Senator McIlhinney, who went to the same high school with me, and we were there at the same time.

Senator McILHINNEY. Mr. President, I would like to point out my son is at that high school too right now.

The PRESIDENT. Doing well.

Senator McILHINNEY. Yes, doing well.

I would like to extend my sincere thanks to my constituent, Reverend Sean Slack, from St. Paul's Episcopal Church in Levittown, for serving as our guest Chaplain today and offering the prayer for the opening of the Senate. Sean was ordained into the priesthood in January of 2013, and he was formally installed as St. Paul's priest in September of 2013. Prior to him becoming a priest, he served on the staff of Congressman Jim Greenwood in Bucks County. I point out that gives us all hope for finding religion after our political service here on the floor. Please give Sean a warm Senate welcome today.

The PRESIDENT. Reverend Sean Slack, today's pastor, please rise so that we may welcome you to the Pennsylvania Senate, and thank you for a wonderful prayer as well.

(Applause.)

The PRESIDENT. We will all keep in mind Senator McIlhinney's words about finding religion after politics.

GUESTS OF SENATOR THOMAS H. KILLION PRESENTED TO THE SENATE

The PRESIDENT. The Chair recognizes the gentleman from Delaware, Senator Killion.

Senator KILLION. Mr. President, I am pleased to have in the gallery some family members who came up today to tour our beautiful Capitol. My brother-in-law and sister-in-law, Dennis and Maryann MacNamara, their son, Sean MacNamara, and grandson, Jackson MacNamara. They are my relatives but they are actually constituents of the senior Senator from Delaware County, Senator McGarrigle. I ask for a warm Senate welcome for them.

The PRESIDENT. Would the family guests of Senator Killion, the MacNamara family, please rise so that we may welcome you to the Pennsylvania Senate.

(Applause.)

The PRESIDENT. We do have a wonderful Capitol, and enjoy your tour.

CALENDAR

SECOND CONSIDERATION CALENDAR

SB 639 CALLED UP OUT OF ORDER

SB 639 (Pr. No. 727) -- Without objection, the bill was called up out of order, from page 12 of the Second Consideration Calendar, by Senator CORMAN, as a Special Order of Business.

BILL ON SECOND CONSIDERATION AND REREFERRED

SB 639 (Pr. No. 727) -- The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of March 1, 1988 (P.L.82, No.16), known as the Pennsylvania Infrastructure Investment Authority Act, further providing for definitions; and providing for additional use of funds for financial assistance.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

Upon motion of Senator CORMAN, and agreed to by voice vote, the bill just considered was rereferred to the Committee on Appropriations.

SB 656 CALLED UP OUT OF ORDER

SB 656 (Pr. No. 978) -- Without objection, the bill was called up out of order, from page 12 of the Second Consideration Calendar, by Senator CORMAN, as a Special Order of Business.

BILL ON SECOND CONSIDERATION AND REREFERRED

SB 656 (Pr. No. 978) -- The Senate proceeded to consideration of the bill, entitled:

An Act amending Title 53 (Municipalities Generally) of the Pennsylvania Consolidated Statutes, in municipal authorities, further providing for definitions and for purposes and powers.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

Upon motion of Senator CORMAN, and agreed to by voice vote, the bill just considered was rereferred to the Committee on Appropriations.

RECESS

The PRESIDENT. The Chair recognizes the gentleman from Centre, Senator Corman.

Senator CORMAN. Mr. President, I request a recess of the Senate for purposes of an off-the-floor meeting of the Committee on Finance to be held in the Rules room, followed immediately by a Republican caucus to be held in the Majority Caucus Room.

The PRESIDENT. The Chair recognizes the gentleman from Allegheny, Senator Costa.

Senator COSTA. Mr. President, at the conclusion of the meeting of the Committee on Finance, Senate Democrats will meet in the rear of the Chamber for a caucus.

The PRESIDENT. For purposes of a meeting of the Committee on Finance, followed by Republican and Democratic caucuses, without objection, the Senate stands in recess.

AFTER RECESS

The PRESIDENT. The time of recess having expired, the Senate will come to order.

RECESS

The PRESIDENT. The Chair recognizes the gentleman from Centre, Senator Corman.

Senator CORMAN. Mr. President, I request a recess of the Senate for the purpose of an off-the-floor meeting of the Committee on Appropriations to be held in the Rules room at the back of the Chamber.

The PRESIDENT. For the purpose of a meeting of the Committee on Appropriations to be held in the Rules room, without objection, the Senate stands in recess.

AFTER RECESS

The PRESIDENT. The time of recess having expired, the Senate will come to order.

LEGISLATIVE LEAVES CANCELLED

The PRESIDENT. Senator Martin and Senator Dinniman have returned, and their temporary Capitol leaves are cancelled.

LEGISLATIVE LEAVES

The PRESIDENT. The Chair recognizes the gentleman from Centre, Senator Corman.

Senator CORMAN. Mr. President, I request temporary Capitol leaves for Senator White and Senator Stefano, and a legislative leave for Senator Yaw.

The PRESIDENT. Senator Corman requests temporary Capitol leaves for Senator White and Senator Stefano, and a legislative leave for Senator Yaw. Without objection, the leaves will be granted.

LEAVE OF ABSENCE

Senator CORMAN asked and obtained a leave of absence for Senator FOLMER, for today's Session, for personal reasons.

CONSIDERATION OF CALENDAR RESUMED THIRD CONSIDERATION CALENDAR

BILLS OVER IN ORDER

HB 16 and **SB 168** -- Without objection, the bills were passed over in their order at the request of Senator CORMAN.

BILL ON THIRD CONSIDERATION AND FINAL PASSAGE

HB 168 (Pr. No. 132) -- The Senate proceeded to consideration of the bill, entitled:

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, in proprietary and official rights, further providing for wearing of uniforms and insignia.

Considered the third time and agreed to,

On the question, Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

YEA-49

Alloway	DiSanto	Martin	Tartaglione
Argall	Eichelberger	McGarrigle	Tomlinson
Aument	Farnese	McIlhinney	Vogel
Baker	Fontana	Mensch	Vulakovich
Bartolotta	Gordner	Rafferty	Wagner
Blake	Greenleaf	Regan	Ward
Boscola	Haywood	Reschenthaler	White
Brewster	Hughes	Sabatina	Williams
Brooks	Hutchinson	Scarnati	Yaw

Browne	Killion	Scavello	Yudichak
Corman	Langerholc	Schwank	
Costa	Laughlin	Stefano	
Dinniman	Leach	Street	

NAY-0

A constitutional majority of all the Senators having voted "aye," the question was determined in the affirmative.

Ordered, That the Secretary of the Senate return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER

SB 178 -- Without objection, the bill was passed over in its order at the request of Senator CORMAN.

BILLS ON THIRD CONSIDERATION AND FINAL PASSAGE

SB 180 (Pr. No. 923) -- The Senate proceeded to consideration of the bill, entitled:

An Act amending Title 20 (Decedents, Estates and Fiduciaries) of the Pennsylvania Consolidated Statutes, in anatomical gifts, further providing for definitions, for persons who may execute anatomical gift, for persons who may become donees and purposes for which anatomical gifts may be made, for manner of executing anatomical gifts, for amendment or revocation of gift, for rights and duties at death, for requests for anatomical gifts, for use of driver's license or identification card to indicate organ or tissue donation, for The Governor Robert P. Casey Memorial Organ and Tissue Donation Awareness Trust Fund contributions, for The Governor Robert P. Casey Memorial Organ and Tissue Donation Awareness Trust Fund, for confidentiality requirement and for prohibited activities, providing for promotion of organ and tissue donation, establishing the Donate Life PA Registry, providing for facilitation of anatomical gift from decedent whose death is under investigation, for collaboration among departments and organ procurement organizations, for information relative to organ and tissue donation, for requirements for physician and nurse training relative to organ and tissue donation and recovery, for uniformity of application and construction, for relation to Electronic Signatures in Global and National Commerce Act and for study of organizations and repealing provisions relating to corneal transplants.

Considered the third time and agreed to,

On the question, Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

YEA-43

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Alloway	Farnese	McGarrigle	Tartaglione
Argall	Fontana	McIlhinney	Tomlinson
Aument	Gordner	Mensch	Vogel
Bartolotta	Greenleaf	Rafferty	Vulakovich
Blake	Haywood	Reschenthaler	Wagner
Boscola	Hughes	Sabatina	Ward
Brewster	Killion	Scarnati	White
Browne	Langerholc	Scavello	Williams
Corman	Laughlin	Schwank	Yaw
Costa	Leach	Stefano	Yudichak
Dinniman	Martin	Street	

NAY-6

Baker DiSanto Hutchinson Regan Brooks Eichelberger

A constitutional majority of all the Senators having voted "aye," the question was determined in the affirmative.

Ordered, That the Secretary of the Senate present said bill to the House of Representatives for concurrence.

HB 217 (Pr. No. 1502) -- The Senate proceeded to consideration of the bill, entitled:

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, in offenses against the family, further providing for the offense of endangering welfare of children.

Considered the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question, Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

YEA-49

Alloway	DiSanto	Martin	Tartaglione
Argall	Eichelberger	McGarrigle	Tomlinson
Aument	Farnese	McIlhinney	Vogel
Baker	Fontana	Mensch	Vulakovich
Bartolotta	Gordner	Rafferty	Wagner
Blake	Greenleaf	Regan	Ward
Boscola	Haywood	Reschenthaler	White
Brewster	Hughes	Sabatina	Williams
Brooks	Hutchinson	Scarnati	Yaw
Browne	Killion	Scavello	Yudichak
Corman	Langerholc	Schwank	
Costa	Laughlin	Stefano	
Dinniman	Leach	Street	

NAY-0

A constitutional majority of all the Senators having voted "aye," the question was determined in the affirmative.

Ordered, That the Secretary of the Senate return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which concurrence of the House is requested.

BILLS OVER IN ORDER

SB 332 and **SB 383** -- Without objection, the bills were passed over in their order at the request of Senator CORMAN.

BILL AMENDED

SB 446 (Pr. No. 913) -- The Senate proceeded to consideration of the bill, entitled:

An Act amending Title 68 (Real and Personal Property) of the Pennsylvania Consolidated Statutes, providing for drug and alcohol recovery houses and establishing the Drug and Alcohol Recovery House Fund.

On the question,

Will the Senate agree to the bill on third consideration?

McGARRIGLE AMENDMENT A2055

Senator McGARRIGLE offered the following amendment No. A2055:

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

Amending the act of April 9, 1929 (P.L.177, No.175), entitled, as amended, "An act providing for and reorganizing the conduct of the executive and administrative work of the Commonwealth by the Executive Department thereof and the administrative departments, boards. commissions, and officers thereof, including the boards of trustees of State Normal Schools, or Teachers Colleges; abolishing, creating, reorganizing or authorizing the reorganization of certain administrative departments, boards, and commissions; defining the powers and duties of the Governor and other executive and administrative officers, and of the several administrative departments, boards, commissions, and officers; fixing the salaries of the Governor, Lieutenant Governor, and certain other executive and administrative officers; providing for the appointment of certain administrative officers, and of all deputies and other assistants and employes in certain departments, boards, and commissions; providing for the regulation of pari-mutuel thoroughbred horse racing and harness horse racing activities, imposing certain taxes and providing for the disposition of funds from pari-mutuel tickets; and prescribing the manner in which the number and compensation of the deputies and all other assistants and employes of certain departments, boards and commissions shall be determined," in powers and duties of the Department of Drug and Alcohol Programs, providing for drug and alcohol recovery houses and establishing the Drug and Alcohol Recovery House Fund; and making editorial changes.

Amend Bill, page 1, lines 7 through 18; pages 2 through 4, lines 1 through 30; page 5, lines 1 through 28; by striking out all of said lines on said pages and inserting:

Section 1. Article XXIII-A of the act of April 9, 1929 (P.L.177, No.175), known as The Administrative Code of 1929, is amended by adding a subarticle heading to read:

(a) General Provisions

Section 2. Article XXIII-A of the act is amended by adding a subarticle to read:

(b) Drug and Alcohol Recovery Houses

Section 2311-A. Definitions.

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

"Department." The Department of Drug and Alcohol Programs of the Commonwealth.

"Drug and alcohol recovery house." Housing for individuals recovering from drug or alcohol addiction, which provides those individuals with a safe and supportive drug and alcohol-free environment, peer support and other recovery support services that may include coordination of treatment services.

Section 2312-A. Powers and duties of department.

The department shall license or certify drug and alcohol recovery houses directly or through a contracted entity, as defined by department guidelines, which shall adhere to National Alliance for Recovery Residences standards with modifications deemed necessary by the department. All referrals from State agencies or State-funded facilities shall be to licensed or certified drug and alcohol recovery houses, and only licensed or certified recovery houses may be eligible to receive Federal or State funding to deliver drug and alcohol recovery housing services. Section 2313-A. Regulations for licensure or certification of drug and alcohol recovery houses.

(a) Regulations.--The department may promulgate regulations for the licensure or certification of drug and alcohol recovery houses that receive funds or referrals from the department, or a Federal, State or other county agency, to ensure that the drug and alcohol recovery houses provide a safe environment for residents. The regulations may include, but not be limited to, the following:

(1) Upon admission, ensuring that residents are informed of

all drug and alcohol recovery house rules, residency requirements and lease agreements

(2) Policies and procedures for management of all funds received and expended by the drug and alcohol recovery house in accordance with standard accounting practices, including funds received from or managed on behalf of residents of the house.

(3) Policies and procedures addressing the safety and protection of residents.

(4) Policies that promote recovery by requiring resident participation in treatment, self-help groups or other recovery supports.

(5) Policies requiring abstinence from alcohol and other illicit

drugs.

(6) Procedures regarding appropriate use and security of medi-

cation.

(7) The maintenance of the property in which the drug and alcohol recovery house is located, including, but not limited to, the installation of functioning smoke detectors, carbon monoxide detectors and fire extinguishers.

(b) Temporary regulations.--In order to facilitate the prompt implementation of this chapter, regulations promulgated by the department shall be deemed temporary regulations that shall not expire for a period of three years following publication. Temporary regulations shall not be subject to:

(1) Sections 201, 202, 203, 204 and 205 of the act of July 31, 1968 (P.L.769, No.240), referred to as the Commonwealth Documents Sections 201, 202, 203, 204 and 205 of the act of July 31, Law.

(2) Sections 204(b) and 301(10) of the act of October 15, 1980 (P.L.950, No.164), known as the Commonwealth Attorneys Act.

(3) The act of June 25, 1982 (P.L.633, No.181), known as the

Regulatory Review Act.

(c) Expiration of authority.--The authority of the department to promulgate temporary regulations under subsection (b) shall expire three years after the effective date of this section. Regulations adopted after this period shall be promulgated as provided by law. Section 2314-A. Funding.

A drug and alcohol recovery house or other recovery house shall not be authorized to provide services or receive funding from the department or any Federal, State or county agency without licensure or

Section 2315-A. Licensure or certification.

(a) Time period.--Licensure or certification shall last for a period of two years.

(b) Compliance of existing drug and alcohol recovery houses.--A drug and alcohol recovery house in existence on the effective date of this section may be deemed licensed or certified by the department after inspection and if the drug and alcohol recovery house provides documentation to the department within 180 days after the promulgation of regulations by the department that it is in compliance with the regulations promulgated by the department.

(c) Fee.--The department shall establish a fee to be paid by each drug and alcohol recovery house adequate to carry out the provisions of this subarticle.

Section 2316-A. Registry.

The department shall create and maintain a publicly accessible registry on its publicly accessible Internet website of all licensed or certified drug and alcohol recovery houses within this Commonwealth, which shall be updated annually by the department.

Section 2317-A. Violations.

A person owning a drug and alcohol recovery house that is funded, in whole or in part, with funding from the department, or a Federal, other State or county agency, that has failed to attain or maintain licensure or certification of a drug and alcohol recovery house and has not been licensed or certified by the department shall pay a fine of \$1,000 for each violation.

Section 2318-A. Restricted account.

All fines and fees collected shall be deposited into a restricted account in the department which is established and shall be known as the Drug and Alcohol Recovery House Fund. Money in this account is to be utilized for the enforcement of this subarticle.

Section 2319-A. Compliance with other laws.

In order to receive and maintain licensure or certification, all drug and alcohol recovery houses must be in compliance with all Federal, State and local ordinances. Failure to comply or remain in compliance shall result in loss of licensure or certification and removal from the registry.

Section 3. This act shall take effect in 120 days.

On the question,

Will the Senate agree to the amendment?

TARTAGLIONE AMENDMENT A2175 TO A2055

Senator COSTA, on behalf of Senator TARTAGLIONE, offered the following amendment No. A2175 to amendment No. A2055:

Amend Amendments, page 2, line 43, by inserting after "house.": As used in this paragraph, the term "funds" does not include public assistance benefits, including, but not limited to, medical assistance, cash assistance and food stamps.

Amend Amendments, page 3, by inserting between lines 5 and 6: (8) Policies and procedures which prohibit an owner, house administrator or employee of a drug and alcohol recovery house from requiring a resident to sign any document for the purpose of relinquishing the resident's public assistance benefits, including, but not limited to, medical assistance, cash assistance and food stamps.

Amend Amendments, page 3, line 50, by inserting before "A"

(a) Penalties .--

Amend Amendments, page 4, by inserting between lines 4 and 5: (b) Referral.--If the department determines a drug and alcohol recovery house is not in compliance with this article due to an alleged violation of any Federal, State or local law, the department shall refer the matter to the appropriate agency for investigation.

On the question,

Will the Senate agree to amendment No. A2175 to amendment No. A2055?

The PRESIDENT. The Chair recognizes the gentleman from Allegheny, Senator Costa.

Senator COSTA. Mr. President, it is my understanding the amendment to the amendment is agreed to.

And the question recurring,

Will the Senate agree to amendment No. A2175 to amendment No. A2055?

It was agreed to.

On the question,

Will the Senate agree to amendment No. A2055, as amended? It was agreed to.

Without objection, the bill, as amended, was passed over in its order at the request of Senator CORMAN.

BILLS OVER IN ORDER

SB 458, SB 461, SB 503, SB 504, SB 630, SB 662, SB 690 and SB 691 -- Without objection, the bills were passed over in their order at the request of Senator CORMAN.

BILLS ON THIRD CONSIDERATION AND FINAL PASSAGE

SB 741 (Pr. No. 903) -- The Senate proceeded to consideration of the bill, entitled:

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in Administrative Office of Pennsylvania Courts, further providing for senior judge operational support grants; in facilities and supplies, further providing for deposits into account and for surcharge; and repealing provisions relating to expiration of chapter.

Considered the third time and agreed to,

On the question, Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

YEA-49

Alloway	DiSanto	Martin	Tartaglione
Argall	Eichelberger	McGarrigle	Tomlinson
Aument	Farnese	McIlhinney	Vogel
Baker	Fontana	Mensch	Vulakovich
Bartolotta	Gordner	Rafferty	Wagner
Blake	Greenleaf	Regan	Ward
Boscola	Haywood	Reschenthaler	White
Brewster	Hughes	Sabatina	Williams
Brooks	Hutchinson	Scarnati	Yaw
Browne	Killion	Scavello	Yudichak
Corman	Langerholc	Schwank	
Costa	Laughlin	Stefano	
Dinniman	Leach	Street	

NAY-0

A constitutional majority of all the Senators having voted "aye," the question was determined in the affirmative.

Ordered, That the Secretary of the Senate present said bill to the House of Representatives for concurrence.

HB 1238 (Pr. No. 1565) -- The Senate proceeded to consideration of the bill, entitled:

An Act amending Titles 3 (Agriculture), 18 (Crimes and Offenses), 22 (Detectives and Private Police), 34 (Game) and 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in race horse industry reform, further providing for licenses for horse race meetings and for occupational licenses for individuals; in riot, disorderly conduct and related offenses, repealing provisions relating to offense of cruelty to animals, live animals as prizes prohibited, police animals and assault with a biological agent on animal, fowl or honey bees and providing for offenses relating to cruelty to animals; in humane society police officers, further providing for definitions, for appointment by nonprofit corporations, for qualifications for appointment, for suspension, revocation, limitation and restriction of appointment and restoration of appointment, for powers and authority and jurisdiction, for search warrants and for costs; in hunting and furtaking, further providing for destruction of dogs declared public nuisances; in budget and finance, further providing for municipal corporation portion of fines, etc; and making editorial changes.

Considered the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question, Shall the bill pass finally?

The PRESIDENT. I am blinded by that seersucker suit out there that Senator Alloway is so sharply wearing. For me to talk is ridiculous, right?

The Chair recognizes the gentleman from Franklin, Senator Alloway.

Senator ALLOWAY. Mr. President, I was inspired by you today. I try to live up to your dapper dress wear every day.

The PRESIDENT. We inspire each other, Senator.

Senator ALLOWAY. Mr. President, this is an important bill that we have been working on for a couple of years now. This was inspired by our dear friend Libre, the bug-eyed wonder, the dog who was left for dead over in a Lancaster County shed. I thank everyone in this body for standing with me. I know at times this has been a real challenge. We did some battles, we had some great discussion, some vigorous discussion, but everyone on this floor stood with me and we worked together. I give a special thanks to the House of Representatives for their great work over there. Representative Stephens carried the water on this bill.

Libre is here, he is in the gallery looking down at all of you, and he does thank you. His family is up there and we are Libre's new family, too. Again, I thank you all for this. This is a great step to protect our pets in Pennsylvania. Thank you.

The PRESIDENT. I see Libre up there and Libre is going to wave with Libre's family.

The Chair recognizes the gentleman from Montgomery, Senator Leach.

Senator LEACH. Mr. President, I rise in support of this bill and to express how thrilled I am to be able to support animal rights legislation when it comes to the floor. It is important that we treat animals with respect. It is important that we treat them with a sense of dignity. I will tell you that anyone who has ever had a pet knows animals feel the same things we feel in terms of fear, loneliness, happiness, and excitement, and we should treat them the way we would treat any sentient being, and this bill moves us in that direction. I also say, it is not just for the animal, it is for ourselves that treating animals well is important. Often people who are involved in violence against human beings started out being cruel to animals. It is a red flag and it is important for us to recognize that and to recognize that when we treat animals with respect, we make ourselves better human beings in the process.

So this is a great bill. Thank you to everyone who has worked on this legislation. There is other important legislation that we should pass as well that is percolating through the process. I know President Stack and I worked together on some important animal rights legislation and we passed a good cost-of-care bill a couple of years ago, and there are more things to do, whether it is traveling animal shows, whether it is treatment of certain domestic pets and so forth, there is more work to be done. This is a big step in the right direction and it is a bipartisan step and it is something that we can all be proud of.

Thank you, Mr. President.

The PRESIDENT. The Chair recognizes the gentleman from Chester, Senator Dinniman.

Senator DINNIMAN. Mr. President, we thank Senator Alloway for his work and Senator Leach for his remarks. This bill, if I am not mistaken, Mr. President, includes a variety of other bills. It includes the work of Senator Eichelberger in terms of horses, Cordelia's Law; and it includes Senator Alloway's work on tethering. I urge this group--there is one bill that has gone through its 10th day that sits there and I want us to try to do this. There is a bill that passed unanimously through the Commit-

tee on Judiciary. It involves dogs that are left in hot cars, and every year I think every one of you will have a call from someone who says, there is a dog in a hot car and there is nothing we can do about it. There is. The bill that was put in--and I hope that it goes into the Committee on Appropriations finally and gets passed by the Senate and sent to the House or you are going to have dogs and cats suffering this summer like every summer, and you are going to receive the same calls. The reason it did not get into the other bills is because it came in too late here and was not passed here to be put into that other bill. I call upon you to stand up for animal rights.

I congratulate Senator Alloway, I congratulate the House, and there is a rally tomorrow by the Humane Society on this particular issue to celebrate this bill and urge this legislature, since it is in the Senate now, it has gone through the 10th day, to act. Let us not have another summer with hot dogs sitting in cars that are like ovens, baking and killing those animals. That is unacceptable, and we are facing each other and telling each other how good it is to pass this bill and how we stand up for animal rights and the way we treat pets is the way we would treat each other, then let us really mean it, because I know, summer after summer I am going to get the calls, and this bill is no different than what two dozen other States are doing. It authorizes a police officer or emergency service officer to get that dog or cat out of that car.

So I congratulate Senator Alloway, and if you really care about these animals, I am making an urgent appeal to the Majority and to the Minority as well, to not have another summer with dogs remaining in hot cars.

Thank you, Mr. President.

The PRESIDENT. The Chair recognizes the gentleman from Montgomery, Senator Rafferty.

Senator RAFFERTY. Mr. President, I will be brief, but I especially thank Senator Alloway and Representative Stephens for their leadership on this significant piece of legislation and all of those who had a part in this, including Senator Greenleaf as the chairman of the Committee on Judiciary, for moving these bills today to where we are able to affirmatively vote for them on the floor. At a time when Pennsylvania, outlined by my colleagues, is seeing more horse farms growing here in the Commonwealth of Pennsylvania with the addition of the larger animals and the equine industry is a big plus for the Commonwealth of Pennsylvania moving forward. I had the opportunity to work with Senator Alloway on the Senate resolution that will have a committee who will continuously update our regulations to make sure that the animals of Pennsylvania are protected.

Mr. President, even in Scripture, Deuteronomy and Exodus, says, "If you see an animal that is overburdened, you should lighten its load to help it." Francis of Assisi, himself, Mr. President, said, the way an individual treats an animal is the way he will treat his fellow human beings. Mr. President, it is imperative for us in the Senate today to vote in the affirmative to make certain that the animals in Pennsylvania are protected, that they are appreciated, they are cared for in the proper fashion, and that the owners of those animals know that we will bring the full burden of the law to bear upon them should they mistreat their animals.

Again, Mr. President, I thank Senator Alloway and Representative Stephens for their leadership.

Thank you, Mr. President.

The PRESIDENT. One more time, Libre has had a long day. I spent some time with him, his family has had a long day. Libre,

give us a wave, give us a thumbs up, a paw up, we are going to pass the bill. See, he is waving, everyone. Good job.

(Applause.)

And the question recurring, Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

YEA-49

Alloway Argall Aument Baker Bartolotta Blake Boscola Brewster Brooks Browne Corman	DiSanto Eichelberger Farnese Fontana Gordner Greenleaf Haywood Hughes Hutchinson Killion Langerholc	Martin McGarrigle McIlhinney Mensch Rafferty Regan Reschenthaler Sabatina Scarnati Scavello Schwank	Tartaglione Tomlinson Vogel Vulakovich Wagner Ward White Williams Yaw Yudichak
			Tudiciiak
Costa Dinniman	Laughlin Leach	Stefano Street	

NAY-0

A constitutional majority of all the Senators having voted "aye," the question was determined in the affirmative.

Ordered, That the Secretary of the Senate return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which concurrence of the House is requested.

SECOND CONSIDERATION CALENDAR

NONPREFERRED APPROPRIATION BILLS ON SECOND CONSIDERATION AND RECOMMITTED

SB 326 (Pr. No. 520) -- The Senate proceeded to consideration of the bill, 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.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

Upon motion of Senator CORMAN, and agreed to by voice vote, the bill just considered was recommitted to the Committee on Appropriations.

SB 327 (Pr. No. 521) -- The Senate proceeded to consideration of the bill, 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.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

Upon motion of Senator CORMAN, and agreed to by voice vote, the bill just considered was recommitted to the Committee on Appropriations.

SB 328 (Pr. No. 522) -- The Senate proceeded to consideration of the bill, entitled:

A Supplement to the act of November 30, 1965 (P.L.843, No.355), entitled "An act providing for the establishment and operation of Temple University as an instrumentality of the Commonwealth to serve as a State-related university in the higher education system of the Commonwealth; providing for change of name; providing for the composition of the board of trustees; terms of trustees, and the power and duties of such trustees; providing for preference to Pennsylvania residents in tuition; providing for public support and capital improvements; authorizing appropriations in amounts to be fixed annually by the General Assembly; providing for the auditing of accounts of expenditures from said appropriations; authorizing the issuance of bonds exempt from taxation within the Commonwealth; requiring the President to make an annual report of the operations of Temple University," 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.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

Upon motion of Senator CORMAN, and agreed to by voice vote, the bill just considered was recommitted to the Committee on Appropriations.

SB 329 (Pr. No. 523) -- The Senate proceeded to consideration of the bill, entitled:

A Supplement to the act of July 7, 1972 (P.L.743, No.176), entitled "An act providing for the establishment and operation of Lincoln University as an instrumentality of the Commonwealth to serve as a Staterelated institution in the higher education system of the Commonwealth; providing for change of name; providing for the composition of the board of trustees; terms of trustees, and the power and duties of such trustees; providing for preference to Pennsylvania residents in tuition; authorizing appropriations in amounts to be fixed annually by the General Assembly; providing for the auditing of accounts of expenditures from said appropriations; providing for public support and capital improvements; authorizing the issuance of bonds exempt from taxation within the Commonwealth; requiring the President to make an annual report of the operations of Lincoln University," making an appropriation for carrying the same into effect; providing for a basis for payments of the appropriation; and providing a method of accounting for the funds appropriated and for certain fiscal information disclosure.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

Upon motion of Senator CORMAN, and agreed to by voice vote, the bill just considered was recommitted to the Committee on Appropriations.

BILLS OVER IN ORDER

HB 17 and **SB 31** — Without objection, the bills were passed over in their order at the request of Senator CORMAN.

BILL ON SECOND CONSIDERATION, AMENDED AND REREFERRED

SB 113 (Pr. No. 87) -- The Senate proceeded to consideration of the bill, entitled:

An Act amending Title 20 (Decedents, Estates and Fiduciaries) of the Pennsylvania Consolidated Statutes, in incapacitated persons, providing for communication, visitation and interaction with other persons and for notice to closest relatives of certain events.

On the question,

Will the Senate agree to the bill on second consideration? Senator GORDNER offered the following amendment No. A1566:

Amend Bill, page 1, line 4, by striking out "closest relatives" and inserting:

immediate family

Amend Bill, page 1, line 16, by striking out "closest relatives" and inserting: immediate family

Amend Bill, page 2, by inserting between lines 11 and 12:

(3) A guardian shall comply with a protective order that remains in effect to protect the incapacitated person from other persons, even if issued prior to the appointment of the guardian.

Amend Bill, page 2, by inserting between lines 16 and 17:

(1) the existence of a prior protective order or whether a protective order is being sought to protect the incapacitated person from the person seeking access to the incapacitated person;

Amend Bill, page 2, line 17, by striking out "(1)" and inserting:

Amend Bill, page 2, line 20, by striking out "(2)" and inserting:

Amend Bill, page 2, line 23, by striking out "(3)" and inserting:

Amend Bill, page 2, line 26, by striking out "(4)" and inserting:

Amend Bill, page 5, lines 24 through 30; page 6, lines 1 through 7; by striking out all of said lines on said pages and inserting:

(f) Sanctions.--If a guardian has violated a court order issued under this subchapter, the court may:

(1) require the guardian to grant a person access or provide notice;

(2) restrict or reduce a guardian's right to compensation, if

(3) modify the guardian's duties; or

(4) remove the guardian.

Amend Bill, page 6, line 8, by striking out "closest relatives" and inserting:

immediate family

any;

Amend Bill, page 6, line 10, by striking out "closest relatives" and inserting:

immediate family

Amend Bill, page 6, line 14, by inserting after "person's": permanent

Amend Bill, page 7, by inserting between lines 11 and 12: (c) Notifications .--

(1) The requirement to provide notice under subsection (a) may be satisfied by providing notice to all persons designated by the incapacitated person to be notified and to the incapacitated person's spouse, if the spouse is not the guardian.

(2) If the incapacitated person has no spouse, or the spouse is acting as guardian, notice shall be sent to each of the incapacitated person's children, if any.

(3) If the incapacitated person has no spouse or surviving children, notification may be sent to a brother, sister, grandchild or other person designated by the incapacitated person to be notified, if any.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the bill on second consideration, as amended?

It was agreed to.

Ordered, To be printed on the Calendar for third consideration.

Upon motion of Senator CORMAN, and agreed to by voice vote, the bill, as amended, was rereferred to the Committee on Appropriations.

BILLS OVER IN ORDER

HB 118 and **HB 126** -- Without objection, the bills were passed over in their order at the request of Senator CORMAN.

BILL LAID ON THE TABLE

SB 128 (Pr. No. 163) -- The Senate proceeded to consideration of the bill, entitled:

An Act amending Title 53 (Municipalities Generally) of the Pennsylvania Consolidated Statutes, in preemptions, providing for leave and compensation mandates.

Upon motion of Senator CORMAN, and agreed to by voice vote, the bill was laid on the table.

SB 128 TAKEN FROM THE TABLE

Senator CORMAN. Mr. President, I move that Senate Bill No. 128, Printer's No. 163, be taken from the table and placed on the Calendar.

The motion was agreed to by voice vote.

The PRESIDENT. The bill will be placed on the Calendar.

BILLS OVER IN ORDER

HB 144 and **SB 145** -- Without objection, the bills were passed over in their order at the request of Senator CORMAN.

BILL ON SECOND CONSIDERATION AND REREFERRED

HB 178 (Pr. No. 141) -- The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, in terms and courses of study, further providing for fire and emergency evacuation drills.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

Upon motion of Senator CORMAN, and agreed to by voice vote, the bill just considered was rereferred to the Committee on Appropriations.

BILLS OVER IN ORDER

HB 188 and **HB 239** -- Without objection, the bills were passed over in their order at the request of Senator CORMAN.

BILL ON SECOND CONSIDERATION

HB 283 (Pr. No. 269) -- The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of June 17, 2016 (P.L.342, No.46), entitled "An act designating: A portion of State Routes 108 and 551 in Lawrence County as the Battery B Memorial Highway. A bridge on that portion of State Route 403 over the Two Lick Creek, Borough of Clymer, Indiana County, as the Sergeant James Robert Pantall Memorial Bridge. A bridge on that portion of State Route 580 over the Susquehanna River, Cherry Tree Borough, Indiana County, as the Airman Second Class Gerald Emmett Johnson Memorial Bridge. A bridge on State Route 2014 over the Muncy Creek in Muncy Creek Township, Lycoming County, as the Private Walter L. Smith Spanish-American War Memorial Bridge. A portion of State Route 2044 in Lycoming County as the Lance Corporal William F. Merrill Vietnam Veterans Highway. The bridge on State Route 225 that crosses the Armstrong Creek in Halifax Township, Dauphin County, as the Staff Sergeant Brian K. Mowery Memorial Bridge. A bridge on that portion of State Route 1026, Section 004 over the Cocalico Creek, Denver Borough, and West Cocalico Township, Lancaster County, as the Samuel L. Snyder Memorial Bridge. An overpass on State Route 49 over State Route 15, Lawrence Township, Tioga County, as the Lance Corporal Michael G. Plank Memorial Bridge. A portion of Blair Mill Road in Montgomery County as the PVT William H. Walls, U.S.M.C. Memorial Highway. The overpass on State Route 3145 over Interstate 376, BMS 02-3145-0010-0537, in the Market District at Settlers Ridge, Robinson Township, Allegheny County, as the Roy F. Johns, Jr., Overpass. A portion of State Route 51 North in the Borough of Coraopolis, Allegheny County, as the Fred A. Trello Memorial Boulevard. A certain interchange in New Stanton Borough, Westmoreland County, as the Edwin "Lance" Wentzel Memorial Interchange. The bridge carrying State Route 2005 (Business Route 222) over the Schuylkill River, Riverfront Drive and Norfolk Southern Railroad in the City of Reading, Berks County, commonly referred to as the Bingaman Street Bridge, as the 65th U.S. Infantry Regiment, Borinqueneers Memorial Bridge. A bridge on that portion of State Route 36 over the Chest Creek, Patton Borough, Cambria County, as the Martin Joseph Davis Memorial Bridge. A portion of State Route 1008 in Fayetteville, Franklin County, as the James W. Cutchall Memorial Highway. A bridge on that portion of U.S. Route 15 over State Route 114, Mechanicsburg Borough, Cumberland County, as the Corporal Jonathan Dean Faircloth Memorial Bridge. The bridge on that portion of Township Route 431/436, Cooney Road, over U.S. Route 22 in Munster Township, Cambria County, as the PFC Thomas A. Cooney Memorial Bridge. The bridge on Tower Road spanning U.S. Route 219 in Croyle Township, Cambria County, as the Trooper Herbert A. Wirfel Memorial Bridge. A bridge on that portion of Greenwood Avenue over the SEPTA tracks in Cheltenham Township and Jenkintown Borough, Montgomery County, as the Honorable Lawrence H. Curry Bridge. A bridge on that portion of State Route 144 over the Bald Eagle Creek, Milesburg Borough, Centre County, as the Veterans Bridge. An interchange on Pennsylvania Turnpike Route 66 in Westmoreland County as the David B. Sheridan Memorial Interchange. A bridge on that portion of State Route 217 over the Norfolk Southern Railroad tracks and 2nd Street in Derry Borough, Westmoreland County, as the Derry Veterans Memorial Bridge," further providing for Lance Corporal Michael G. Plank Memorial Bridge.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

BILL ON SECOND CONSIDERATION, AMENDED AND REREFERRED

HB 290 (Pr. No. 2068) -- The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of July 6, 1989 (P.L.169, No.32), known as the Storage Tank and Spill Prevention Act, in financial provisions, further providing for Underground Storage Tank Indemnification Board, for Underground Storage Tank Environmental Cleanup Program, for Underground Storage Tank Pollution Prevention Program and for investigation and closure costs.

On the question,

Will the Senate agree to the bill on second consideration? Senator CORMAN offered the following amendment No. A2153:

Amend Bill, page 4, lines 24 through 29, by striking out all of said lines and inserting:

Section 2. If this section takes effect after June 30, 2017, the following provisions shall apply retroactively to June 30, 2017:

- (1) The amendment of section 710(f) of the act.
- (2) The amendment of section 711(f) of the act.

Section 3. This act shall take effect as follows:

- (1) The following provisions shall take effect immediately:
- (I) The amendment of section 710(f) of the act.
- (ii) The amendment of section 711(f) of the act.
- (iii) Section 2 of this act.
- (iv) This section.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the bill on second consideration, as amended?

It was agreed to.

Ordered, To be printed on the Calendar for third consideration.

Upon motion of Senator CORMAN, and agreed to by voice vote, the bill, as amended, was rereferred to the Committee on Appropriations.

BILL ON SECOND CONSIDERATION AND REREFERRED

SB 334 (Pr. No. 332) -- The Senate proceeded to consideration of the bill, entitled:

An Act amending the act of April 8, 1949 (P.L.418, No.58), entitled, "An act to provide for and regulate the accumulation, investment, and expenditure of funds by cities, boroughs, incorporated towns and townships for preparing plans for sewage disposal systems, and for the construction, improvement or replacement of sewage disposal systems for which plans have been approved by the Sanitary Water Board of the Commonwealth," providing for short title; further providing for definitions, for creation of a Sewage Disposal System Fund and for expenditure of fund; providing for expenditure of public funds for private lateral sewer lines; and further providing for grants of moneys.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration.

Upon motion of Senator CORMAN, and agreed to by voice vote, the bill just considered was rereferred to the Committee on Appropriations.

BILLS OVER IN ORDER

SB 403, SB 406, HB 411, HB 422, HB 423, SB 469, SB 471, SB 472, SB 494, SB 533, SB 542, SB 590, HB 595, HB 599, SB 610, SB 616, SB 622, SB 629, SB 658, SB 663, SB 692, SB 693, SB 724, SB 728, SB 751, SB 756, HB 758, SB 774, SB 775 and HB 1039 -- Without objection, the bills were passed over in their order at the request of Senator CORMAN.

BILL ON SECOND CONSIDERATION AND REREFERRED

HB 1269 (Pr. No. 1536) -- The Senate proceeded to consideration of the bill, entitled:

An Act amending Title 53 (Municipalities Generally) of the Pennsylvania Consolidated Statutes, in municipal authorities, further providing for purposes and powers.

Considered the second time and agreed to,

Ordered, To be printed on the Calendar for third consideration

Upon motion of Senator CORMAN, and agreed to by voice vote, the bill just considered was rereferred to the Committee on Appropriations.

SENATE RESOLUTION No. 146, ADOPTED

Senator CORMAN, without objection, called up from page 14 of the Calendar, **Senate Resolution No. 146**, entitled:

A Resolution adopting a temporary rule of the Senate relating solely to amendments to the General Appropriation Bill and other appropriation bills for the fiscal year beginning July 1, 2017, including any amendments offered to or for supplemental appropriations for prior fiscal years.

On the question,

Will the Senate adopt the resolution?

The yeas and nays were required by Senator CORMAN and were as follows, viz:

YEA-49

Alloway	DiSanto	Martin	Tartaglione
Argall	Eichelberger	McGarrigle	Tomlinson
Aument	Farnese	McIlhinney	Vogel
Baker	Fontana	Mensch	Vulakovich
Bartolotta	Gordner	Rafferty	Wagner
Blake	Greenleaf	Regan	Ward
Boscola	Haywood	Reschenthaler	White
Brewster	Hughes	Sabatina	Williams
Brooks	Hutchinson	Scarnati	Yaw
Browne	Killion	Scavello	Yudichak
Corman	Langerholc	Schwank	
Costa	Laughlin	Stefano	
Dinniman	Leach	Street	

NAY-0

A majority of the Senators having voted "aye," the question was determined in the affirmative.

The PRESIDENT. The resolution is adopted.

UNFINISHED BUSINESS BILLS REPORTED FROM COMMITTEES

Senator BROWNE, from the Committee on Appropriations, reported the following bills:

SB 211 (Pr. No. 943) (Rereported)

An Act providing for a grant program for a Statewide 2-1-1 system; and imposing duties on the Department of Human Services.

SB 242 (Pr. No. 984) (Rereported)

An Act amending the act of December 10, 1974 (P.L.852, No.287), referred to as the Underground Utility Line Protection Law, further providing for definitions, for duties of facility owners, for duties of the One Call System, for duties of excavators, for duties of designers, for duties of project owners and for penalties; providing for enforcement, for underground utility line protection fund and for compliance; and further providing for One Call System authority and for expiration.

SB 529 (Pr. No. 854) (Rereported)

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, in dissemination of criminal history record information, further providing for general regulations and for order for limited access, providing for clean slate for convictions of misdemeanors and for charges not leading to convictions, for effects of expunged offenses and offenses provided limited access and for employer immunity from liability and further providing for use of records by licensing agencies; and imposing duties on the Pennsylvania State Police and the Administrative Office of Pennsylvania Courts.

SB 639 (Pr. No. 727) (Rereported)

An Act amending the act of March 1, 1988 (P.L.82, No.16), known as the Pennsylvania Infrastructure Investment Authority Act, further providing for definitions; and providing for additional use of funds for financial assistance.

SB 656 (Pr. No. 978) (Rereported)

An Act amending Title 53 (Municipalities Generally) of the Pennsylvania Consolidated Statutes, in municipal authorities, further providing for definitions and for purposes and powers.

Senator HUTCHINSON, from the Committee on Finance, reported the following bills:

SB 760 (Pr. No. 953)

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

SB 770 (Pr. No. 966)

An Act amending the act of March 4, 1971 (P.L.6, No.2), known as the Tax Reform Code of 1971, in sales and use tax, further providing for the definition of "tangible personal property."

SENATE RESOLUTION ADOPTED

Senators FONTANA, LANGERHOLC, BROOKS, RESCHENTHALER, DINNIMAN, MARTIN, BARTOLOTTA, BREWSTER, YAW, YUDICHAK, WHITE, COSTA, BOSCOLA, BROWNE, REGAN, GORDNER, SCAVELLO, WARD, STREET, HUGHES, VULAKOVICH and MENSCH, by unanimous consent, offered **Senate Resolution No. 149**, entitled:

A Resolution congratulating the Pittsburgh Penguins hockey team as the 2016-2017 National Hockey League Stanley Cup Champions.

On the question, Will the Senate adopt the resolution?

The PRESIDENT. The Chair recognizes the gentleman from Allegheny, Senator Fontana.

Senator FONTANA. Mr. President, I rise today to congratulate the Pittsburgh Penguins hockey team on their Stanley Cup win. The Pens, which is what we affectionately call them and how they are known to their local fans, have qualified for the Stanley Cup playoffs for 11 straight seasons, now resulting in the organization holding the longest active playoff streak in both the NHL and the AHL. Coached by Mike Sullivan, the Pittsburgh Penguins became the first team in nearly two decades to win a second consecutive Stanley Cup championship when they defeated the Nashville Predators in Game 6. Mr. President, the Pens have now won five championships, all of them since 1991.

I am also pleased to stand here today and talk about the celebratory parade that was held in Pittsburgh, which also marked the 50th anniversary of the first NHL season for the Penguins. Record crowds of over 650,000 fans attended the parade to cheer on the black and gold champions. I could go on and on about how great our Penguins are, Mr. President, but I will wrap it up with the Penguins' Cup win once again showing why Pittsburgh is known as the "City of Champions."

Thank you, Mr. President.

And the question recurring,

Will the Senate adopt the resolution?

A voice vote having been taken, the question was determined in the affirmative.

CONGRATULATORY RESOLUTIONS

The PRESIDENT laid before the Senate the following resolutions, which were read, considered, and adopted by voice vote:

Congratulations of the Senate were extended to the members and coaches of the West Greene High School Softball Team by Senator Bartolotta.

Congratulations of the Senate were extended to Dozie Ezi-Ashi, Tyler Bishop, Noah Stevenson, Evan Blaire, Heather Grober, Tori McKinley, members and coaches of the Hickory High School Girls' Track and Field Team and to the members and coaches of the Hickory High School Boys' Track and Field Team by Senator Brooks.

Congratulations of the Senate were extended to Myrtle Ficoturo by Senator Killion.

Congratulations of the Senate were extended to Jody Lund and to Don Rowlett by Senator Langerholc.

Congratulations of the Senate were extended to Honey Brook Fire Company No. 1 by Senator Rafferty.

Congratulations of the Senate were extended to Ethan Bishop by Senator Scarnati.

Congratulations of the Senate were extended to Ethan Alexander Mooney by Senator Vogel.

Congratulations of the Senate were extended to Mr. and Mrs. James Heigley by Senator White.

BILLS ON FIRST CONSIDERATION

Senator STREET. Mr. President, I move that the Senate do now proceed to consideration of all bills reported from committees for the first time at today's Session.

The motion was agreed to by voice vote.

The bills were as follows:

SB 760, SB 770, HB 187 and HB 790.

And said bills having been considered for the first time, Ordered, To be printed on the Calendar for second consideration.

LEGISLATIVE LEAVE CANCELLED

The PRESIDENT. Senator Stefano has returned, and his temporary Capitol leave is cancelled.

ANNOUNCEMENTS BY THE SECRETARY

The following announcements were read by the Secretary of the Senate:

SENATE OF PENNSYLVANIA

COMMITTEE MEETINGS

WEDNESDAY, JUNE 21, 2017

	WEDNESDAT, JUNE 21, 2017	
9:00 A.M.	LABOR AND INDUSTRY (public hearing to receive input on Senate Bill No. 429 regarding apprenticeship ratios)	Hrg. Rm. 1 North Off.
9:45 A.M.	TRANSPORTATION (to consider Senate Bills No. 56, 785 and 786; House Bills No. 1219, 1288 and 1431; and confirmation hearing for John N. Wozniak as Commissioner of the PA Turnpike Commission)	Room 8E-B East Wing
10:00 A.M.	HEALTH AND HUMAN SERVICES (to consider Senate Bills No. 6 and 655; and House Bills No. 45 and 424)	Room 461 Main Capitol
Off the Floor	APPROPRIATIONS (to consider Senate Bill No. 677)	Rules Cmte. Conf. Rm.
	FRIDAY, JUNE 23, 2017	
11:00 A.M.	LOCAL GOVERNMENT (public hearing on Philadelphia Soda Tax)	City Cncl. Chambers,

Phila.

RECESS

The PRESIDENT. The Chair recognizes the gentleman from Columbia, Senator Gordner.

Senator GORDNER. Mr. President, I move that the Senate do now recess until Wednesday, June 21, 2017, at 11 a.m., Eastern Daylight Saving Time, unless sooner recalled by the President pro tempore.

The motion was agreed to by voice vote.

The Senate recessed at 3:59 p.m., Eastern Daylight Saving Time.