On Wednesday after the first Monday of January, A.D., 2019, the date prescribed by the Constitution of the State of Connecticut for the meeting of the General Assembly, the House of Representatives convened in the Representatives' Hall in the Capitol at Hartford, Connecticut, at the hour 10:01 o'clock, in the forenoon.

Representative Robert D. Godfrey of the 110th District, Deputy Speaker Pro Tempore of the preceding House, called the House of Representatives to order.

Prayer was offered by Rabbi Alan Lefkowitz of Windsor, Connecticut.

The following is the prayer:

Let us pray. As we open our new session, with new leadership and new divinely inspired people, we, as God did, are beginning to create newly. As we do, let us remember to keep 'spirituality' as our partner. Remembering that, unlike as we think, 'spirituality' is a verb to remind us that the truest fact of our very existence is that each of us is a "happening of God!" The Happening happening as all happening. Spirituality is progressive - a maturing rather than just a mature. Spirituality isn't fixed, it is fluid, not as a final "aha" but as a recurring "wow!"

A maturing spirituality is active, not as selfish, but to be a blessing to all people on the earth. So, as we pray, may we begin to create to the One who created us all, our Highest Power, who desires for us to work for the highest good: Dear God, help us to be present and to see ourselves and others as waves of the infinite divine ocean, to be free by dropping those closed minded conditions of self-judgment that blinds ourselves to the judging others and to be compassionate by treating all beings with kindness and respect despite our differences. May each of us return to our true nature as models of God, and may we each live the ethic of godliness so that we can be a blessing to all those we serve and to all beings on earth. Amen.

The Pledge of Allegiance was led by Representatives Ritter of the 1st District and Klarides of the 114th District.

The National Anthem was performed by The Hartford Gay Men's Chorus of Hartford, Connecticut.

Deputy Speaker Pro Tempore Godfrey then appointed Ann M. Clark, of Bloomfield, as the Temporary Clerk.

The Roll of the House was called by Ann M. Clark, Permanent Assistant Clerk of the House, acting as Clerk.
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<td>Representative Fred Camillo</td>
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The Oath of Office was administered by Denise W. Merrill, Secretary of the State, to those who answered to the calling of the roll.

The following Representative-elect did not answer the roll:

Representative Christopher Ziogas of the 79th
OATH OF OFFICE

The Oath of Office was administered to Deputy Speaker Pro Tempore, Robert D. Godfrey on January 9, 2019 at 10:00 o'clock a.m. by Robert F. Frankel, pursuant to Section 1-24 of the Connecticut General Statutes, in his capacity as a Commissioner of the Superior Court. The Oath of Office was witnessed by Ann M. Clark, Permanent Assistant Clerk of the House of Representatives.

The Oath of Office was administered to Representative Christopher Ziogas of the 79th District by Cara Passaro, pursuant to Section 1-24 of the Connecticut General Statutes, in her capacity as a Commissioner of the Superior Court.

ELECTION OF SPEAKER

The House then proceeded to the election by ballot of a Speaker for the 2019-2020 sessions. Representative Ritter of the 1st District nominated Joe Aresimowicz of the 30th District for the office of Speaker of the House of Representatives.

Representative Walker of the 93rd District seconded the nomination.

There being no further nominations, Deputy Speaker Pro Tempore Godfrey declared that nominations were closed.

On a voice vote the motion carried and Joe Aresimowicz was unanimously elected Speaker of the House of Representatives.

Deputy Speaker Pro Tempore Godfrey thereupon appointed a committee consisting of Representatives Ritter of the 1st, Klarides of the 114th, McCarthy Vahey of the 133rd and Sredzinski of the 112th to wait upon the Speaker-elect and conduct him to the Chair.

Speaker-elect Aresimowicz shortly thereafter appeared in the Hall of the House.

Marion Sgroi-Varano administered the Oath of Office to the Speaker-elect as a Representative and as Speaker, pursuant to Section 1-24 of the Connecticut General Statutes, in her capacity as Notary Public.

Speaker Aresimowicz then addressed the members of the House.

OPENING DAY ADDRESS

OF THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

JOE ARESIMOWICZ

Thank you so much, really thank you. I am truly humbled and honored that you all have trusted me to serve as your Speaker for another two years. Welcome everyone to Opening Day of the 2019 Legislative Session.

I'd like to give a big thank you to The Hartford Gay Men's Chorus for that beautiful performance. I also want to recognize Marion and Donald Sgroi, who are here today. I like to refer to Marion as my "backup mom." She was my mother's long time business partner and best friend. You saw her swear me in just a few minutes ago, which meant the world to me. As some of you know, I proudly admit that I am a mama's boy and my mother was my life compass. She passed a few years ago, and while she's not here in person, I know she is here with us in spirit. When my mother passed, Marion stepped in as that life compass for me. So I can't thank her and Donald enough for being here and sharing this day.
I also want to acknowledge all of the former Speakers who are here; Speaker Brendan Sharkey, Speaker Chris Donovan, Speaker Jim Amann, Speaker Moira Lyons, Speaker Tom Ritter, Speaker Richard Balducci, Speaker Ernest Abate and Speaker Francis Collins. I am honored to follow in your footsteps and hope to continue to lead as gracefully as you all did.

I also want to thank Majority Leader Matt Ritter and Representative Toni Walker for their nominating speeches. I am humbled by your kind words, and am looking forward to working with you over these next two years.

To my good friend, and our Majority Leader, Matt Ritter, congratulations on being nominated to serve as our Majority Leader for another two years. The moment you joined this General Assembly, you and I hit it off immediately. And two years ago, when you first became Majority Leader and I, Speaker, we sat down and talked about what this Chamber meant to us and what an honor it was to serve as leaders. But with that honor, also comes a great amount of responsibility. And in that conversation we also talked about all of the challenges we were going to face over the next two years. Although I think we can agree that we didn't know exactly how challenging those two years were going to be, I can honestly say that you are the greatest partner I could have in the legislature, and the last two years would have been tremendously harder without your leadership. You have been a remarkable leader for our caucus and I know you will continue to be one for these next two years.

And to our Minority Leader Themis Klarides, I am looking forward to another two years of working with you. Throughout our countless meetings, negotiations, and long debates we have become great friends, and I look forward to continuing that relationship.

And finally, congratulations to all the new and returning members in the chamber. To the new members, remember this day, this feeling of excitement and the awe of this incredible building. They are things that never get old or go away. Today is an exciting day. We have a new Governor, who will be addressing us later today, some new constitutional officers, and we have 30 new faces in the House this year. That is almost 20 percent of the Chamber, which means we have a wealth of new ideas and perspectives from all across the State. Those new ideas combined with the experience of our re-elected members, gives us great potential for this upcoming session.

Over the past few years, we have worked on many tough issues together. And it's when we work together, both within our caucuses and across party lines, that we do our best work. This year will be no different. We will be faced with new challenges and there will be many important and high profile issues that will be debated and discussed this session. But I know that each and every one of us who raised their right hand today and took that solemn oath, comes here focused on how we can improve the lives of the hard-working men and women we represent. We know at times we will have to make difficult votes, but we are not here to do what is always politically popular. We are here to govern. And while there will be challenges this session, there is also great opportunity to develop policies that help improve the quality of life for everyone in our state.

Here is what I want to accomplish as a Chamber:

I want to strengthen our workforce by making sure our students - whether they are learning a trade or attending college - are not only getting the highest quality education and training, but that they know that their job prospects are bright here in the state.

I want to streamline government services and expand access to capital for small businesses so that our business owners, and those looking to start a business here in Connecticut, know that their government is here to support them, and help them grow.

I want to make sure our hard-working citizens have access to earned family medical leave so that they don't have to sacrifice a day's worth of earnings in order to take care of a sick loved one.
I also want to raise the fair minimum wage so that anyone who works full-time doesn't live in poverty.

And I want to develop a Green New Deal to fund and expand energy efficiency, renewable energy, and resiliency measures in our communities.

There are no Democratic solutions or Republican solutions here. An overwhelming amount of the work we do already is done on a bipartisan basis. And as your Speaker, I want to make the same pledge today that I made two years ago - that I will continue to make bipartisanship the rule of our House and not the exception.

I am here to serve every single member in this Chamber, and I am excited and ready to work with all of you. So enjoy today. Opening day is a great time to get acquainted or reacquainted with friends and colleagues, and to celebrate all the hard work you did to get here. But make no mistake, our real work begins tomorrow, and we've got a lot to do together in the coming months.

ANNOUNCEMENT OF MAJORITY LEADER

Speaker Aresimowicz announced the results of the Democratic Caucus and recognized Representative Ritter of the 1st District as Majority Leader.

ANNOUNCEMENT OF MINORITY LEADER

Speaker Aresimowicz announced the results of the Republican Caucus and recognized Representative Themis Klarides of the 114th District as the House Minority Leader.

ELECTION OF CLERK

The House then proceeded to the election of a Clerk for the 2019-2020 sessions.

Representative Ritter of the 1st District nominated Frederick J. Jortner of Berlin as Clerk of the House.

Representative Klarides of the 114th District seconded the nomination.

There being no further nominations, Speaker Aresimowicz declared that the nominations were closed and that the Temporary Clerk cast one ballot for the unanimous election of the candidate for Clerk of the House.

The motion carried and the Temporary Clerk cast one ballot for the unanimous election of the candidate for Clerk of the House.

OATH OF OFFICE

The Oath of Office was administered to the Clerk by Speaker Joe Aresimowicz.

HOUSE RESOLUTION ADOPTED

The following House Resolution was introduced, read by the Clerk and adopted.

H.R. No. 1 REP. RITTER, 1ST DIST. RESOLUTION APPOINTING CHARLES AUGUR OF MIDDLEFIELD AS ASSISTANT CLERK OF THE HOUSE OF REPRESENTATIVES.

The resolution was explained by Representative Ritter of the 1st.
The resolution was discussed by Representative Klarides of the 114th.

On a voice vote House Resolution No. 1 was adopted.

The following is the Resolution:

Resolved by this House:
That Charles Augur of Middlefield be and he is hereby appointed assistant clerk of the House of Representatives for the 2019 and 2020 sessions.

OATH OF OFFICE

The Oath of Office was administered to the Assistant Clerk by Speaker Joe Aresimowicz.

HOUSE RESOLUTION ADOPTED

The following House Resolution was introduced, read by the Clerk and adopted.

H.R. No. 2 REP. RITTER, 1ST DIST.; REP. KLARIDES, 114TH DIST.
RESOLUTION CONCERNING THE HOUSE RULES.

The resolution was explained by Representative Ritter of the 1st.

The resolution was discussed by Representatives Piscopo of the 76th and Klarides of the 114th.

On a voice vote House Resolution No. 2 was adopted.

The following is the Resolution:

Resolved by this House:
That the following shall be the rules to regulate the proceedings of the House of Representatives for the 2019 and 2020 sessions:

THE SPEAKER

1. The speaker shall take the chair every day at the hour to which the House has adjourned and shall immediately call the House to order and, after prayer and recitation of the pledge of allegiance, proceed to business if a quorum is present.
2. In the absence of a quorum, the speaker may adjourn the House to a later time or to the next session day. At all other times an adjournment shall be pronounced by the speaker on motion.
3. The speaker shall preserve order and decorum and shall decide all questions of order and discipline, upon which no debate shall be allowed except at the speaker's request, but the decision shall be subject to an appeal to the House, which must be seconded and on which no member shall speak more than once. No other business shall be in order until the disposition of such appeal.
4. The speaker shall rise to put a question or to address the House.
5. If there is any disturbance, disorderly conduct or other activity in or about the House chamber which, in the opinion of the speaker, may impede the orderly transaction of the business of the House of representatives, the speaker may take such action as the speaker deems necessary to preserve and restore order.
6. If the speaker wishes to leave the chair, a deputy speaker or a member may be designated by the speaker to perform the duties of the chair.
7. If the speaker or a deputy speaker or the member named by the speaker in accordance with the preceding rule, is absent at the hour to which the House has adjourned, the clerk shall call the House to order and first business shall be the election of an acting speaker, which shall be done immediately without debate, by ballot or otherwise, as the House shall determine, also without
debate; and the person thus elected shall preside in the House and discharge all the duties of the speaker until the speaker's return. In the case of the death, resignation or permanent disability of the speaker, a deputy speaker shall then call the House to order and the first business shall be the election of a speaker, which the House shall immediately proceed to do without debate. The person thus elected shall immediately assume the duties of speaker during the continuance of the General Assembly.

DEPUTY SPEAKERS

8. There shall be such deputy speakers as determined and appointed by the speaker of the House. The speaker shall designate a deputy speaker to assume the duties of the speaker in the speaker's absence.

CHAPLAIN AND DEPUTY CHAPLAINS

9. Within one week after the appointment of the speaker, the speaker shall nominate a chaplain and up to three deputy chaplains, and if such nominations are confirmed by the House by a majority vote, the candidates so nominated and confirmed shall serve for the regular sessions and any special sessions during the 2019-2020 legislative term.

CLERK

10. The clerk shall keep a journal of the House, and shall enter therein a record of each day's proceedings, record any amendment that may be offered to any bill or resolution and record the date of filing of an agreement, award or stipulation that is filed in accordance with Joint Rule 31 or 32.

11. The clerk shall keep a calendar and shall enter daily on such calendar (1) all bills and joint resolutions received from the senate except (a) bills and resolutions which do not have the favorable report of a joint committee which shall, upon being read by the clerk, be referred without further action to the appropriate committee and (b) all bills and joint resolutions received from the senate which have not been referred by the House to any committee; and (2) all bills and resolutions favorably reported to the House from any committee and these shall be entered on the calendar in the order in which they are received. Each joint resolution proposing an amendment to the constitution and each bill so entered shall be printed and in the files and on the calendar for two session days with a file number and shall be starred for action on the session day next succeeding, except that:

(A) A bill or resolution certified in accordance with section 2-26 of the general statutes, if filed in the House, may be transmitted to and acted upon first by the senate with the consent of the speaker; and if filed in the senate, may be transmitted to and acted upon first by the House with the consent of the president pro tempore,

(B) Any bill or resolution certified in accordance with section 2-26 of the general statutes may be acted upon in the House (i) on the same session day that electronic notice of the filing and number of the bill or resolution is provided to the majority leader and the minority leader, who shall be responsible for forwarding such notice to the members of their respective caucuses, except the bill or resolution may not be acted upon less than six hours after the House is called to order or less than six hours after such notice is provided to said leaders, whichever is later, (ii) at any time on the next session day following the day that such notice is provided to said leaders, or (iii) during the last five calendar days of the session, immediately, and in any such case may be transmitted immediately to the senate,

(C) If the House refers a bill or resolution to another committee and that committee favorably reports the bill or resolution as a substitute on the same session day as the House referral, the clerk shall immediately enter the bill or resolution on the calendar and the House may act upon it on the same session day,

(D) If the House rejects an amendment adopted by the senate, the bill or resolution after final action in the House, may be transmitted immediately to the senate, or if the senate rejects an
amendment adopted by the House, the bill or resolution when received from the senate may be placed immediately on the calendar.

(E) During the last ten calendar days of the session, if the House rejects an amendment adopted by the senate, or adopts a House amendment to a bill or resolution received from the senate, or takes any action on the bill or resolution requiring further action by the senate, the bill or resolution after final action in the House, may be transmitted immediately to the senate, or if the senate rejects an amendment adopted by the House or adopts a senate amendment to a bill or resolution received from the House, or takes any action on the bill or resolution requiring further action by the House, the bill or resolution when received from the senate may be placed immediately on the calendar and may be acted upon immediately,

(F) During the last ten calendar days of the session, any bill or resolution, after final action in the House, may be transmitted immediately to the Senate,

(G) During the last five days of the session, any bill or resolution received by the House after final action by the senate may be placed on the calendar immediately and the bill or resolution may be acted upon after it has appeared on the calendar for two session days, or

(H) A report by a joint standing committee of a resolution concerning a judicial or workers' compensation commissioner nomination may be acted upon after it has appeared on the calendar for two days.

All bills and resolutions starred for action shall be acted upon only when called and any bill or resolution not acted upon shall retain its place on the calendar unless it is moved to the foot of the calendar or unless its consideration is made the order of the day for some specified time. When a bill or resolution is removed from the foot of the calendar, it shall not be acted upon before the next regular succeeding session day.

Prior to the convening of the House on each session day, the speaker shall make available on the floor of the House a list of bills and resolutions intended to be acted upon during that session day. Such list shall set forth the action intended to be taken on each bill or resolution so listed. The list shall be for informational purposes only.

12. The clerk shall retain all bills, resolutions and other papers, in reference to which any member has a right to move a reconsideration, until the right of reconsideration has expired, and no longer.

13. The clerk shall keep a record of all petitions, resolutions, joint resolutions and bills for all acts presented for consideration of the House, and said record shall be so kept as to show by one and a single reference thereto the action of the House on any specified petition, resolution, joint resolution or bill up to the time of such reference.

14. The clerk shall supervise all clerical work to be done for the House and shall supervise all employees subject to the direction of the speaker. The assistant clerk shall have the same powers and perform the same duties as the clerk, subject to the direction of the clerk. The bill clerk, the journal clerk and the calendar clerk shall perform such duties as are assigned to them by the clerk.

15. Upon the request of any member, the clerk shall provide a calendar to such member on each session day.

MEMBERS

16. When any member is about to speak in debate or deliver any matter to the House, the member shall rise and address the chair as "Mr. Speaker" or "Madam Speaker," as the case may be.

If two or more rise at the same time, the speaker shall name the member entitled to the floor, preferring one who rises in place to one who does not.

17. No member shall speak on the same question more than twice without unanimous consent of the members of the House present.

18. The speaker shall, or any member may, call to order any member who in speaking or otherwise, transgresses the rules and orders of the House. If speaking, the member shall sit down, unless permitted to explain; and if a member is guilty of a breach of any of the rules and orders, the member may be required by the House, on motion, to make satisfaction therefor, and shall not be allowed to vote or speak except by way of excuse until such satisfaction is made.
COMMITTEES AND LEADERS

19. At the opening of each session a committee on contested elections, consisting of four members, at least two of whom shall be members of the minority party in the House, shall be appointed by the speaker to take into consideration all contested elections of the members of the House and to report the facts, with their opinion thereon in a manner that may be directed by House resolution.

20. (a) Majority Election and Appointments. The majority leader shall be elected by the members of the majority party in the House and the deputy majority leaders shall be appointed by the majority leader and shall serve at the pleasure of the majority leader. The assistant deputy speaker, majority caucus chairperson, deputy majority caucus chairperson, assistant majority leaders and majority whips shall be appointed by the speaker in consultation with the majority leader, and shall serve at the pleasure of the speaker.

The chairpersons, and where appropriate, vice-chairpersons, of the standing committees shall be appointed by the speaker of the House and shall serve at the pleasure of the speaker, except when a chairperson is designated or appointed by the minority leader pursuant to these rules or the joint rules, in which case, the person so designated or appointed shall serve at the pleasure of the minority leader. Notwithstanding any provision of the general statutes, during the 2019-2020 biennium, the chairperson of the Legislative Regulation Review Committee shall be appointed by the speaker of the House.

(b) Minority Election and Appointments. The minority leader shall be elected by the members of the minority party in the House and the deputy minority leaders, the minority caucus chairperson, the assistant minority leaders, the minority whips and the ranking members of each joint standing committee shall be appointed by the minority leader and shall serve at the pleasure of the minority leader except when a ranking member is designated or appointed by the speaker pursuant to these rules or the joint rules, in which case, the person so designated or appointed shall serve at the pleasure of the speaker. Notwithstanding any provision of the general statutes, during the 2019-2020 biennium, the ranking member of the Legislative Regulation Review Committee shall be appointed by the minority leader.

(c) Number of Leaders. The number of members appointed to the positions of assistant majority leader and majority whip shall not exceed thirty-three per cent of the total membership of the majority party in the House. The number of members appointed to the positions of assistant minority leader shall not exceed thirty-three per cent of the total membership of the minority party in the House. Notwithstanding the provisions of this subsection, the chairpersons of the bonding subcommittees of the joint standing committee on finance, revenue and bonding may be assistant majority leaders and the ranking members of said subcommittees may be assistant minority leaders.

(d) Committees. The staff clerks of the standing committees shall be appointed by the speaker of the House. Chairpersons of sub-committees may be appointed by the chairpersons of the respective standing committees with the approval of the speaker of the House.

All standing committee members shall be appointed by the speaker on or before the fifth regular session day of the first year of the term, except to fill a vacancy caused by death or incapacity, or resignation or removal from the House or from a committee, and except that the speaker may appoint any member elected after the fifth regular session day of the first year of the term to any committee, within five calendar days after the member takes the oath of office. The member first named shall be chairperson. All members of standing committees shall serve for both sessions of the term, except that: (i) The speaker may accept the resignation, for good cause, of a member of a standing committee prior to the expiration of the term, and (ii) the speaker may remove a member, provided the speaker's removal of a member of the minority party shall require the concurrence of the minority leader. Chairpersons, vice-chairpersons and sub-committee chairpersons shall serve for both sessions of the term unless removed by the speaker.

(e) Referrals to Committees. (1) The House may refer any matter to a committee either before or after the deadline of that committee (i) at any regular session of the House or (ii) at a technical session of the House provided the majority leader has notified the minority leader or the minority leader's designee in writing, not later than 5 p.m. the day before the technical session, of the majority leader's intent to move for the referral, and received the approval of the minority leader or
the minority leader's designee for the referral, and provided further that no matter may be referred at a technical session.

(2) The House may but need not refer a committee before or after its deadline a bill or resolution that was favorably or unfavorably reported by another committee, except that every bill and resolution shall be referred to the committees on Legislative Management, Appropriations, Finance, Revenue and Bonding, Government Administration and Elections, or Judiciary if such referral is specifically required under Joint Rule 3 or subsection (e) of Joint Rule 15.

(f) Meetings in Representatives' Chamber. Committee meetings shall not be held in the representatives' chamber on session days.

REGULAR ORDER OF BUSINESS

21. The order of business shall be as follows:
   1. Reception of petitions.
   2. Reception of communications from the Governor, secretary of the state, annual and biennial reports, interim committee reports and special reports.
   3. Introduction of bills and resolutions.
   4. Reports of committees.
   5. Reception of business from the senate.
   7. Miscellaneous.

RULES AND MOTIONS

22. The rules of parliamentary practice comprised in the 2000 edition of Mason's Manual of Legislative Procedure shall govern the House whenever applicable and whenever they are not inconsistent with the standing rules and orders of the House or the joint rules of the senate and the House of Representatives.

23. The rules of the House shall take precedence over the joint rules of the House and senate or Mason's Manual of Legislative Procedure in the event of conflict.

24. When a motion is made, it shall be stated to the House by the speaker before any debate is had thereon.

25. When a motion is stated by the speaker, or read by the clerk, it shall be deemed to be in the possession of the House.
   It may be withdrawn by the mover at any time before decision or amendment, but not after amendment, unless the House approves by a majority vote.

26. The question first moved shall be first put, except as modified in Rule 28.

27. If the question under debate consists of two or more independent propositions any member may move to have the question divided. If the House adopts the motion to divide, the speaker shall rule on the order of voting on the divisions of a question.

28. When a question is under debate, no motion shall be received except:
   1. To adjourn, which is not debatable.
   2. To recess.
   3. To postpone temporarily retaining position on the calendar.
   4. To pass until next session day retaining position on calendar.
   5. To close the debate at a specified time.
   6. To postpone to a certain time.
   7. To refer or recommit to a committee.
   8. To amend.
   9. To place at foot of calendar.
   These motions shall have precedence in the order listed in this rule, except that a point of order may be raised at any time.

29. When the consideration of a question regularly on the calendar is interrupted by adjournment, the question comes up in its proper place on the next session day's calendar.
30. A vote can be reconsidered only on the next regular succeeding session day, provided there shall be no reconsideration of the vote upon the following motions: To adjourn, or to reconsider, and no question shall be twice reconsidered.

AMENDMENTS

31. (a) Amendments shall be filed with the clerk of the House before 10 a.m. on the day on which the bill or resolution is to be acted upon, except that (1) the following may each sponsor or authorize amendments at any time: The presiding officer, the majority leader or, in the majority leader's absence, the majority leader's designated deputy majority leader, the minority leader or in the minority leader's absence, the minority leader's designated deputy minority leader; (2) the presiding officer may waive the filing requirement upon the request of the majority leader or the minority leader; (3) after any amendment or amendments have been adopted, any member may offer a further amendment only if it is directly related to the amendment or amendments adopted.

(b) Notwithstanding subsection (a) of this rule, if a bill or resolution has been scheduled for consideration on a date certain pursuant to a special order, all amendments relating to that bill or resolution must be filed with the clerk of the House before 5 p.m. on the last day the clerk's office is open preceding the day on which the bill or resolution has been scheduled for consideration. The only exceptions to this filing requirement shall be: (1) The persons named in subdivision (1) of subsection (a) of this rule may each sponsor an amendment at any time; (2) after any amendment or amendments have been adopted, any member may offer a further amendment only if it is directly related to the amendment or amendments adopted.

(c) Members may co-sponsor an amendment that is in the possession of the clerk of the House, or remove their names as co-sponsors, by submitting a written request to the clerk not later than 10 a.m. on the day following adoption or rejection of the amendment, excluding weekends and holidays. Co-sponsorship of an amendment does not constitute co-sponsorship of the bill it would amend unless the member so specifies pursuant to Joint Rule 7(c).

(d) After a motion for passage of a bill or resolution has been made, a motion to amend the bill or resolution is in order. A pending amendment may not be amended. No substitute amendment may be offered for a pending amendment.

(e) No independent new question may be introduced as an amendment.

(f) Whenever a bill is amended, the speaker may order that it be returned to the legislative commissioners for the purposes of re-examination pursuant to Joint Rule 13 and for reprinting as amended.

SEATS

32. Immediately after the adoption of these rules the speaker shall appoint a committee of four, who shall assign seats to all members of the House.

33. The seats assigned to members shall be their seats for their term of office.

REPRESENTATIVES' CHAMBER

34. Use of the representatives' chamber shall not be granted for non-legislative use during a General Assembly session except by a vote of the House, or by a vote of the legislative management committee or with the permission of the speaker. The speaker shall grant use of the chamber for legislative use and between General Assembly sessions.

PARLIAMENTARY PRACTICE

35. No debate shall be allowed after a question is put and while it remains undecided.

36. In all cases when a voice vote is taken without a division, the speaker shall determine whether it is or is not a vote; and in all doubtful cases the speaker shall state "The chair is in doubt." Whereupon, the speaker shall try the question again by a voice vote or roll call, as the speaker may so order.
After the speaker has declared a vote, it shall not be taken again unless by a regular motion for reconsideration, made by a member in the prevailing vote of the House.

37. If a division is called for, the House shall divide, those in the affirmative first rising from their seats and standing until counted, and afterwards those in the negative. For the purpose of more conveniently counting upon the division of the House, the floor thereof shall be divided by aisles into four divisions, to be numbered first, second, third and fourth sections, commencing on the right of the chair; for each of which divisions the speaker shall appoint a member whose seat is in said division to be a teller and to count and report to the chair.

38. In case of a tie vote or an equal division, the question shall not be passed.

39. The yeas and nays shall be taken on the roll call machine on all final action on all bills, resolutions proposing amendments to the constitution and all other substantive resolutions, except bills and resolutions on the consent calendar. On all other questions, a roll call vote shall be taken at the request of one-fifth of the members present, expressed at any time before a declaration of the vote. In the event the roll call machine is not functioning properly, the roll may be called by the clerk.

40. Every member present in the House chamber, when a question is put by the speaker, shall vote, unless excused by the speaker and no member shall absent herself or himself from the House chamber without leave, unless there is a quorum without such member's presence.

Whenever any vote is to be taken, the speaker may order the doors closed and thereupon no member shall leave the House unless by permission of the speaker, or the House, until the vote is declared, but members shall be admitted at any time.

When a vote has been taken, if any member raises a question of an excess of votes cast over the number of members present, a count of the House shall be had, and if it appears that such excess of votes exists, the speaker shall order the vote to be again taken.

41. No representative may vote or change his or her vote on a roll call after the speaker has requested that the clerk announce the tally.

42. While the House is in session, admission to the floor of the House shall be limited to members of the General Assembly, authorized members of the press, authorized staff of the General Assembly, and such other persons as may be authorized by the presiding officer. On any day during which the House is in session, lobbyists shall be prohibited from the floor of the House except during a public hearing on the floor of the House or as may be authorized by the presiding officer for purposes of recognition or ceremony.

Electronic media equipment and media personnel shall occupy only those areas designated by the presiding officer.

Proper facilities for transmitting messages to members of the House shall be provided by the clerk and administered by the messengers.

The sergeant at arms, doorkeepers and messengers shall enforce this rule and shall see that the aisles and the seats of the members are not occupied by persons other than members of the General Assembly, while the House is in session.

43. There shall be a consent calendar on which shall be entered such bills and resolutions as the majority leader and the minority leader or their designees shall agree, and shall be proposed to the House by the majority leader or the designee of the majority leader in the form of a motion to move to the consent calendar. The consent calendar may be acted upon on the day of such motion or on a subsequent day. At the request of a member made from the floor any bill or resolution shall be removed from those included in the motion. All bills and resolutions starred for action on the consent calendar shall be passed on motion without discussion unless, at any time prior to the motion for passage, a member requests from the floor removal of a bill or resolution from the consent calendar in which case such bill or resolution shall be so removed and placed on the regular calendar. Any bill or resolution so removed shall be considered as having appeared on the regular calendar for a period of time equivalent to that during which it appeared on the consent calendar.

44. Upon motion made and adopted, the House may schedule consideration of any matter appearing on the calendar for a date certain by special order, but no sooner than the later of (i) the second day, excluding weekends and holidays, after the adoption of the special order or (ii) the day after the matter first appears on the calendar double starred.
RESTRICTIONS

45. No person shall smoke in the House chamber or the gallery. No person shall conduct a conversation on a wireless telephone or similar device in the House chamber while the House is meeting. No person shall take or possess a sign, banner, placard or other display material in the gallery. The presiding officer and the sergeant at arms shall enforce this rule.

SUSPENSION OF THE RULES

46. These rules shall not be altered, amended or suspended except by the vote of at least two-thirds of the members present.

47. Motions to suspend the rules shall be in order on any session day. Suspension of the rules shall be for a specified purpose. Upon accomplishment of that purpose, any rule suspended shall be again in force.

COMMITTEE ON SEATING

Speaker Aresimowicz appointed the following members to the Committee on Seating:

Representative Butler of the 72nd
Representative Cook of the 65th
Representative Case of the 63rd
Representative Yaccarino of the 87th

SUSPENSION OF THE RULES

HOUSE RESOLUTION ADOPTED

H.R. No. 3 REP. RITTER, 1ST DIST. RESOLUTION RAISING A COMMITTEE TO CANVASS THE VOTES FOR STATE REPRESENTATIVES.

Representative Ritter of the 1st District moved for suspension of the rules for immediate consideration.

On a voice vote the motion carried.

The resolution was explained by Representative Ritter of the 1st.

On a voice vote House Resolution No. 3 was adopted.

The following is the Resolution:

Resolved by this House:
That a committee consisting of three members of the House of Representatives be appointed by the Speaker to canvass the votes for State Representatives.

Speaker Aresimowicz appointed the following members as the Committee:

Representative Mushinsky of the 85th
Representative Miller of the 145th
Representative Wood of the 141st

SUSPENSION OF THE RULES

HOUSE RESOLUTION ADOPTED

H.R. No. 5 REP. RITTER, 1ST DIST. RESOLUTION CONCERNING THE PRINTING OF THE JOURNAL.
Representative Ritter of the 1st District moved for suspension of the rules for immediate consideration.

On a voice vote the motion carried.

The resolution was explained by Representative Ritter of the 1st.

On a voice vote House Resolution No. 5 was adopted.

The following is the Resolution:

Resolved by this House:
That the Clerk of the House is authorized and directed to cause to be printed and distributed daily such number of copies of the Journal of the House of Representatives, as the clerk deems necessary, and such number of copies at the close of the session as may be provided by law.

SUSPENSION OF THE RULES
HOUSE RESOLUTION ADOPTED

H.R. No. 6 REP. RITTER, 1ST DIST. RESOLUTION CONFIRMING THE NOMINATION OF RABBI ALAN LEFKOWITZ OF WINDSOR AS CHAPLAIN OF THE HOUSE OF REPRESENTATIVES.

Representative Ritter of the 1st District moved for suspension of the rules for immediate consideration.

On a voice vote the motion carried.

The resolution was explained by Representative Ritter of the 1st.

On a voice vote House Resolution No. 6 was adopted.

The following is the Resolution:

Resolved by this House:
That Rabbi Alan Lefkowitz of Windsor be and he is hereby appointed as Chaplain of the House of Representatives for the 2019 and 2020 sessions.

SUSPENSION OF THE RULES
HOUSE RESOLUTION ADOPTED

H.R. No. 7 REP. RITTER, 1ST DIST. RESOLUTION CONFIRMING THE NOMINATIONS OF REVEREND CHARLES E. JACOBS OF HARTFORD AS A DEPUTY CHAPLAIN OF THE HOUSE OF REPRESENTATIVES AND IMAM REFAI AREFIN OF BERLIN AS A DEPUTY CHAPLAIN OF THE HOUSE OF REPRESENTATIVES.

Representative Ritter of the 1st District moved for suspension of the rules for immediate consideration.

On a voice vote the motion carried.

The resolution was explained by Representative Ritter of the 1st.

On a voice vote House Resolution No. 7 was adopted.
The following is the Resolution:

Resolved by this House:

That Reverend Charles E. Jacobs of Hartford be and he is hereby appointed as a Deputy Chaplain of the House of Representatives for the 2019 and 2020 sessions and that Imam Refai Arefin of Berlin be and he is hereby appointed as a Deputy Chaplain of the House of Representatives for the 2019 and 2020 sessions.

SENATE JOINT RESOLUTION ADOPTED

S.J. No. 1 SEN. LOONEY, 11TH DIST.; SEN. DUFF, 25TH DIST.; SEN. FASANO, 34TH DIST.; REP. ARESIMOWICZ, 30TH DIST.; REP. RITTER, 1ST DIST.; REP. KLARIDES, 114TH DIST. RESOLUTION CONCERNING THE JOINT RULES OF THE SENATE AND THE HOUSE OF REPRESENTATIVES.

The resolution was explained by Representative Ritter of the 1st.

The resolution was discussed by Representative Klarides of the 114th.

On a voice vote Senate Joint Resolution No. 1 was adopted in concurrence with the Senate.

The following is the Resolution:

Resolved by this Assembly:

That the following shall be the Joint Rules of the Senate and House of Representatives for the regular sessions of the General Assembly and for interim periods during the 2019-2020 legislative term.

MESSAGES BETWEEN CHAMBERS

1. Messages from one chamber to the other shall be delivered to the presiding officer.

JOINT CONVENTIONS

2. Joint conventions shall be held in the Hall of the House. Either chamber may request a convention stating the purposes thereof in its message. The President of the Senate shall preside. The President and the Speaker shall make reports to their respective chambers of the proceedings of the convention which shall be printed in the respective journals.

JOINT COMMITTEES

3. (a) Designation of Committees. There shall be twenty-two joint standing committees as provided in subsection (b) of this rule. There shall be two statutory committees as provided in subsection (c) of this rule. Committees shall consider all matters referred to them and report as required by these rules.

(b) Standing Committees. Each joint standing committee shall consist of not more than nine senators and not more than thirty-five representatives, except that the joint standing committees on Appropriations and Finance, Revenue and Bonding shall consist of not more than thirteen senators and not more than forty-five representatives, and the joint standing committee on Judiciary shall consist of not more than eleven senators and not more than thirty-five representatives. The joint standing committees shall be divided into Group A and Group B as follows:

GROUP A
(1) A committee on APPROPRIATIONS that shall have cognizance of all matters relating to appropriations and the operating budgets and all matters relating to state employees' salaries, benefits and retirement, teachers' retirement, veterans' pensions and collective bargaining agreements and arbitration awards for state employees. In addition, any bills or resolutions carrying or requiring appropriations, or creating or enlarging a state mandate to local governments, defined in subsection (a)(2) of section 2-32b of the general statutes, and favorably reported by any other committee, except the payment of claims by the state, shall be referred to the committee, unless such reference is dispensed with by at least a two-thirds vote of each chamber, provided the committee's consideration shall be limited to their fiscal aspects and appropriation provisions of such bills or resolutions and shall not extend to their other substantive provisions or purpose, except to the extent that such other provisions or purpose relate to the fiscal aspects and appropriation provisions of such bills or resolutions.

(2) A committee on EDUCATION that shall have cognizance of all matters relating to (A) the Department of Education and the Office of Early Childhood, and (B) school building projects, local and regional boards of education, the substantive law of collective bargaining covering teachers and professional employees of such boards, vocational rehabilitation, and libraries, including the State Library, museums and historical and cultural associations.

(3) A committee on ENVIRONMENT that shall have cognizance of all matters relating to (A) the Department of Energy and Environmental Protection concerning the preservation and protection of the air, water and other natural resources of the state and the Department of Agriculture, including farming, dairy products and domestic animals, and (B) conservation, recreation, pollution control, fisheries and game, state parks and forests, water resources and flood and erosion control, and the preservation and protection of the air, water and other natural resources of the state.

(4) A committee on FINANCE, REVENUE AND BONDING that shall have cognizance of all matters relating to (A) the Department of Revenue Services, and (B) finance, revenue, capital bonding and taxation. Any bill or resolution favorably reported by another committee relating to finance, revenue, capital bonding, taxation, employer contributions for unemployment compensation purposes, all matters relating to the Department of Revenue Services and the revenue aspects of the Gaming Division within the Department of Consumer Protection shall be referred to the committee, provided the committee's consideration shall be limited to the financial provisions and purposes of such bill or resolution, such as finance, revenue, bonding, taxation and fees, and shall not extend to the other substantive provisions or purposes, except to the extent that such other provisions or purposes relate to the financial provisions of such bills or resolutions.

(5) A committee on GOVERNMENT ADMINISTRATION AND ELECTIONS that shall have cognizance of all matters relating to (A) (i) the Department of Administrative Services, including purchasing and central collections, but excluding personnel and labor relations, fire marshals, the fire safety code, the state building code and school building projects, (ii) the administrative functions of the Office of Governmental Accountability, including the office's personnel and employment policies and information technology, and (iii) the Freedom of Information Commission, the Office of State Ethics, the Citizen's Ethics Advisory Board and the State Elections Enforcement Commission, (B) state government organization and reorganization, (C) leasing, construction, maintenance, purchase and sale, transfer or other disposition of state property and facilities, (D) state and federal relations, (E) interstate compacts, (F) compacts between the state and Indian tribes, (G) constitutional amendments, and (H) all matters relating to elections and election laws. Any bill favorably reported by another committee that requires a state agency to sell, transfer or otherwise dispose of any real property or interest in real property that is under the custody or control of such agency to any person or entity other than another state agency, or any resolution favorably reported by another committee that proposes a constitutional amendment shall be referred to the committee on Government Administration and Elections.

(6) A committee on JUDICIARY that shall have cognizance of all matters relating to (A) the Judicial Department, the Department of Correction and the Commission on Human Rights and Opportunities, (B) courts, judicial procedures, criminal law, probate courts, probation, parole, wills, estates, adoption, divorce, bankruptcy, escheat, law libraries, deeds, mortgages,
conveyancing, preservation of land records and other public documents, the law of business organizations, uniform laws, validations, authorizations to sue and to appeal, claims against the state, (C) all (i) judicial nominations, (ii) nominations of workers' compensation commissioners, and (iii) nominations of members of the Board of Pardons and Paroles, and (D) all bills carrying civil penalties that exceed the sum of, or that may exceed in the aggregate, five thousand dollars. Any bill favorably reported by another committee that carries a criminal penalty, other than an infraction, shall be referred to the committee, provided the committee's consideration shall be limited to the criminal penalties established in such bill and shall not extend to the other substantive provisions or purposes of such bill.

(7) A committee on PLANNING AND DEVELOPMENT that shall have cognizance of all matters relating to local governments, housing, urban renewal, fire, sewer and metropolitan districts, home rule, planning and zoning, regional planning and development activities, the state plan of conservation and development and economic development programs impacting local governments.

(8) A committee on PUBLIC HEALTH that shall have cognizance of all matters relating to (A) the Department of Public Health, the Department of Mental Health and Addiction Service and the Department of Developmental Services, and (B) health, including emergency medical services, all licensing boards within the Department of Public Health, nursing homes, pure foods and drugs, and controlled substances, including the treatment of substance abuse.

(9) A committee on TRANSPORTATION that shall have cognizance of all matters relating to (A) the Department of Transportation, the Office of the State Traffic Administration and the Department of Motor Vehicles, and (B) transportation, including highways and bridges, navigation, aeronautics, mass transit and railroads.

GROUP B

(10) A committee on BANKING that shall have cognizance of all matters relating to (A) the Department of Banking, and (B) banks, savings banks, bank and trust companies, savings and loan associations, credit unions, the supervision of the sale of securities, fraternal benefit societies and secured and unsecured lending.

(11) A committee on ENERGY AND TECHNOLOGY that shall have cognizance of all matters relating to (A)(i) the Public Utilities Regulatory Authority, and (ii) the Department of Energy and Environmental Protection concerning energy, energy policy planning and regulation, telecommunications, information systems and related technology, and (B) energy, energy policy planning and regulation, telecommunications, information systems and related technology.

(12) A committee on GENERAL LAW that shall have cognizance of all matters relating to (A) the Department of Consumer Protection, except legalized gambling, and (B) alcoholic beverages, fair trade and sales practices, consumer protection, mobile homes and occupational licensing, except licensing by the Department of Public Health.

(13) A committee on INSURANCE AND REAL ESTATE that shall have cognizance of all matters relating to (A) the Insurance Department, and (B) insurance law and real estate law.

(14) A committee on LABOR AND PUBLIC EMPLOYEES that shall have cognizance of all matters relating to (A) the Labor Department, (B) workers' compensation, unemployment compensation, conditions of employment, hours of labor, minimum wages, industrial safety, occupational health and safety, labor unions and labor disputes, and (C) conditions of employment of state and municipal employees and the substantive law of state and municipal employees' collective bargaining.

(15) A committee on HUMAN SERVICES that shall have cognizance of all matters relating to the Department of Social Services, including institutions under its jurisdiction, and the Department of Rehabilitation Services.

(16) A committee on PUBLIC SAFETY AND SECURITY that shall have cognizance of all matters relating to (A) the Department of Emergency Services and Public Protection, and (B) civil preparedness and homeland security, state police, the state-wide organized crime investigative task force, municipal police training, fire marshals, the fire safety code, the state building code, and legalized gambling.
(17) A committee on COMMERCE that shall have cognizance of all matters relating to the Department of Economic and Community Development and Connecticut Innovations, Incorporated.

(18) A committee on HIGHER EDUCATION AND EMPLOYMENT ADVANCEMENT that shall have cognizance of all matters relating to (A) the Board of Regents for Higher Education and the Office of Higher Education, and (B) public and independent institutions of higher education, private occupational schools, post-secondary education, job training institutions and programs, apprenticeship training programs and adult job training programs offered to the public by any state agency or funded in whole or in part by the state.

(19) A committee on HOUSING that shall have cognizance of all matters relating to housing.

(20) A committee on AGING that shall have cognizance of all matters relating to senior citizens.

(21) A committee on CHILDREN that shall have cognizance of all matters relating to (A) the Department of Children and Families, including institutions under its jurisdiction, and (B) children.

(22) A committee on VETERANS' AFFAIRS that shall have cognizance of all matters relating to military and veterans' affairs, except veterans' pensions.

(c) **Statutory Committees.** In addition, there shall be:

(1) The committee on LEGISLATIVE MANAGEMENT that shall conduct the business affairs of the General Assembly. The committee shall be responsible for the operation of the General Assembly, coordination and supervision of committee work, improvement of legislative operations, deciding on matters of organization, procedures, facilities and working conditions of the General Assembly, compensation of employees of the legislative branch, and the facilitation of positive relationships with the federal government and other state governments. All bills and resolutions relating to such matters may be referred to the committee. The committee shall consist of (A) twenty members of the House who shall be (i) the Speaker, (ii) the deputy speakers, (iii) the majority leader, (iv) four members appointed by the Speaker, (v) three members appointed by the majority leader, (vi) the minority leader, (vii) two deputy minority leaders appointed by the minority leader, and (viii) five members appointed by the minority leader, and (B) thirteen members of the Senate who shall be (i) the President Pro Tempore, (ii) the majority leader, (iii) a deputy majority leader appointed by the majority leader, (iv) five members appointed by the President Pro Tempore, (v) the minority leader, (vi) an assistant minority leader appointed by the minority leader, and (vii) three members appointed by the minority leader. In matters of legislative operations, the legislative commissioners and the clerks of each chamber shall serve as ex-officio, non-voting members of the committee. The committee shall be chaired by the President Pro Tempore and the Speaker. A majority of the membership shall constitute a quorum and all actions shall require the affirmative vote of a majority. At any meeting, if a committee member present of either chamber requests, a vote of the majority of the members present of each chamber shall be required for approval of a question.

(2) The committee on EXECUTIVE AND LEGISLATIVE NOMINATIONS that shall consist of (A) nineteen members of the House who shall be (i) the majority leader, or the majority leader's designee, (ii) the minority leader, or the minority leader's designee, (iii) ten members appointed by the Speaker, and (iv) seven members appointed by the minority leader, and (B) eight members of the Senate who shall be (i) the majority leader, or the majority leader's designee, (ii) the minority leader, or the minority leader's designee, (iii) three members appointed by the President Pro Tempore, and (iv) three members appointed by the minority leader. The chairpersons and ranking members of the committee or committees having cognizance of matters relating to the duties of a nominee for the position of a department head, as defined in section 4-5 of the general statutes, shall serve as ex-officio, non-voting members of the committee on executive and legislative nominations for the consideration of such nomination. All executive and legislative nominations requiring action of either or both chambers, except judicial nominations, nominations of workers' compensation commissioners and nominations of members of the Board of Pardons and Paroles, shall be referred to the committee on executive and legislative nominations.

(d) **Committee Appointments.** Appointments of committee members, except to fill a vacancy caused by death or incapacity or by resignation from the General Assembly or a committee of the
General Assembly, shall be made on or before the fifth regular session day of the first year of the term and, except as otherwise provided in the rules of each chamber, shall be for the entire term for which the members were elected. Committee appointments of a member elected after the fifth regular session day of the first year of the term shall be made not later than five calendar days after the member takes the oath of office, and may be made, at the discretion of the appointing authority, to any committee.

Senate and House committees shall be appointed and organized in accordance with the rules of each chamber and members of the minority party shall be appointed on nomination of the minority leader of each chamber.

LEADERS ON COMMITTEES

4. The President Pro Tempore of the Senate, Speaker of the House, and majority and minority leaders of the Senate and the House shall be ex-officio members of all committees, with the right to be present at all meetings and to take part in deliberations but without the right to vote, except as to those committees to which they are appointed members.

COMMITTEE MEETINGS AND PROCEDURES

5. (a) Scheduling. Except as otherwise provided in subsection (b) of this rule and in Rule 15, chairpersons of committees shall jointly schedule meetings during periods when the General Assembly is in session as follows:

(1) Committees may meet on any day from January 9 through January 16 in 2019 and from February 5 through February 7 in 2020. The chairpersons of each committee shall jointly call a meeting during said period in 2019 for the purpose of organization and to consider such other business as is deemed necessary.

(2) Beginning on January 17 in 2019 and on February 10 in 2020, and ending on the committee's deadline to report bills and resolutions in such year, as provided in Rule 15, Group A committees shall meet on Mondays, Wednesdays and Fridays only and Group B committees shall meet on Tuesdays and Thursdays only.

(3) Statutory committees, as described in subsection (c) of Rule 3, may meet on any day.

(4) Committees, except conference committees, may not meet during a session of either chamber without the consent of each chamber which is in session.

(b) Exceptions to Scheduling Requirements.

(1) The committees on Appropriations and Finance, Revenue and Bonding may meet on any day. The committee on Judiciary may meet on any day after March 29 in 2019 and after March 16 in 2020. The committee on Government Administration and Elections may meet on any day after April 3 in 2019 and after March 25 in 2020 to raise, hear or report favorably or unfavorably a conveyance bill.

(2) Any committee may meet at the State Capitol or in the Legislative Office Building on any day, provided certification of a significant need for the meeting is made in writing by the Speaker of the House and the President Pro Tempore of the Senate or their designees.

(3) If, in any week, the designated meeting day of a committee falls on a holiday or on a day when the State Capitol or Legislative Office Building is officially closed, the committee may meet on another day, not so designated, within seven calendar days before or after such day, provided certification of the need for the meeting is made, in writing, by one of the following: The President Pro Tempore of the Senate, the Speaker of the House, the majority leader of the Senate or the majority leader of the House and all reasonable efforts have been made to notify each member of the committee of the meeting.

(c) Conduct of Meetings. A chairperson or a vice chairperson shall convene all meetings. If a meeting, other than a meeting on the day of the committee's deadline to report bills and resolutions, as provided in Rule 15, is not so convened within fifteen minutes following its scheduled starting time, the meeting shall be deemed cancelled. In all meetings of joint committees, and at all public hearings held by such committees, the Senate and House chairpersons shall mutually agree as to who shall preside and in the absence of agreement the Senate chairperson and the House chairperson shall alternately preside. A chairperson shall
recognize each member wishing to be heard prior to ordering the vote on the final question of a favorable or unfavorable report, a favorable change of reference or the boxing of a bill or resolution. All questions of order, hearings and other proceedings including the raising of bills or resolutions and questions relating to evidence shall be determined by a majority of votes but, if the majority of the committee members present of either chamber so request, the committee members of each chamber shall separately determine all questions. A vote of a committee may be reconsidered only at the next regular meeting of the committee, except that any vote on the day of the committee's deadline to report bills and resolutions as provided in Rule 15, may be reconsidered at the same meeting not later than 5:00 p.m.

(d) Final Action. Except as otherwise provided, at each committee meeting, the vote on the final question of a favorable or unfavorable report, a favorable change of reference or the boxing of a bill or resolution shall be recorded to show the names of the members voting yea and the members voting nay. No motion to dispense with the recording of the names of the members voting yea and the members voting nay shall be entertained and no bill or resolution shall be reported to either chamber unless the names of the members voting yea and the members voting nay have been recorded and a record of the names of the members voting yea and the members voting nay has been attached to the bill or resolution submitted to the Legislative Commissioners' Office as provided in Rule 13. A copy of the voting record shall be sent to the clerk of the appropriate chamber, by the Legislative Commissioners' Office, with the favorably or unfavorably reported bill or resolution and retained by the clerks.

(e) Proxies. No member may vote by proxy and no committee shall record a vote cast by any member as a proxy for any other member.

(f) Notice Requirements. Notice of the date, time and place of committee meetings during periods when the General Assembly is in session shall be (1) given to the clerk of each chamber at least one day in advance of the meeting, and (2) when practicable, (A) given to the Legislative Bulletin clerk for inclusion in the next Legislative Bulletin, and (B) posted on the General Assembly's web site. The committee clerks shall post notice of the meetings in a conspicuous place in or near their respective committee offices.

(g) Exception to Notice Requirements. A meeting may be held on less than one calendar day's notice, provided announcement of the meeting is made from the floor of the Senate or House during a session and both chairpersons have approved the date, time, place and agenda for the meeting. Such approval shall not be unreasonably withheld. If the announcement cannot be made in one or both chambers because no regular session is being held on that day, an emergency meeting may still be held, provided certification of the need for the meeting is made, in writing, by one of the following: The President Pro Tempore of the Senate, the Speaker of the House, the majority leader of the Senate or the majority leader of the House, and all reasonable efforts have been made to notify each member of the committee of the meeting.

(h) Agendas. An agenda, approved by both chairpersons, shall be prepared for each meeting and made available at least one day before the meeting, except that for a meeting held under subsection (g) of this rule, the agenda shall be prepared and made available prior to the meeting. Items not on the agenda may be considered upon a majority vote of the committee members present.

(i) Substitute Language. A committee clerk shall, as soon as practicable, post on the committee's web site any written substitute language offered at a committee meeting by a committee member that has been prepared by the Legislative Commissioners' Office and assigned an LCO number by that office and reported favorably without any changes at such committee meeting.

PUBLIC HEARINGS

6. (a) Scheduling.

1) A committee may hold subject matter public hearings on any subject and on specified proposed bills and proposed resolutions, and on committee and raised bills and resolutions, during sessions, except that subject matter public hearings on proposed bills and proposed resolutions shall be held not later than twenty-one calendar days in 2019 and fourteen calendar days in 2020 before the committee's reporting out date designated in the schedule shown in Rule 15.
(2) Public hearings shall be scheduled for the convenience of the public and in accordance with the schedule for committee meetings of that committee as provided in Rule 5.

(3) In the event of inclement weather on the day on which a committee has scheduled a public hearing:

(A) If the State Capitol and Legislative Office Building have been officially closed due to inclement weather:

(i) If the hearing has been convened prior to the official closing, the committee may continue the hearing or may recess the hearing as provided in subsection (c)(5) of this rule.

(ii) If the hearing has not been convened prior to the official closing, the hearing shall be deemed cancelled and shall be rescheduled pursuant to subsection (a)(3)(D) of this rule.

(B) If the State Capitol and Legislative Office Building have not been officially closed:

(i) If the hearing has been convened, the committee may recess the hearing as provided in subsection (c)(5) of this rule.

(ii) If the hearing has not yet been convened, the chairpersons of the committee may cancel the hearing if, in their opinion, the seriousness of the weather conditions is likely to reduce substantially the attendance at the hearing by members of the public or members of the committee.

(C) If the State Capitol and Legislative Office Building have not been officially closed, the committee clerk shall give notice of cancellation to the clerk of each chamber and shall post notice of the cancellation in a conspicuous place in or near the committee office, at the location of the scheduled hearing and on the General Assembly web site.

(D) The chairpersons shall reschedule a cancelled hearing on the earliest feasible date that is on a day specified for that committee in Rule 5(a) or 5(b) or on any other day with the approval of the President Pro Tempore of the Senate, the Speaker of the House, the majority leader of the Senate or the majority leader of the House. The committee clerk shall give notice of the rescheduled hearing to the clerk of each chamber and shall post notice of the rescheduled hearing in a conspicuous place in or near that committee office and on the General Assembly web site. The notice of the rescheduled hearing shall include the date, time, place and subject matter of the rescheduled hearing, together with a list of the numbers and titles of each bill and resolution to be considered, which subject matter and list shall be identical to the subject matter and list in the notice of the original hearing. The notice of the rescheduled hearing is not subject to subsection (b) of this rule if the notice of the original hearing complied with said subsection (b).

(4) Committees may group bills and resolutions by subject matter and schedule hearings so that similar bills and resolutions are heard at the same time.

(b) Notice Requirements. During the periods when the General Assembly is in session, notice of the date, time, place and subject matter of each hearing, together with a list of the numbers and titles of each bill and resolution to be considered shall be published in the Legislative Bulletin at least five calendar days in advance of the hearing. In no event shall a bill or resolution be listed for a hearing unless copies of the bill or resolution have been made in accordance with section 2-23 of the general statutes, and the original bill or resolution has been returned from the printer and is in the possession of the committee.

For the purpose of meeting the hearing requirements under this rule, the day of publication in the Legislative Bulletin during the time the General Assembly is in session and the day of the hearing shall both be counted as full days.

(c) Conduct of Hearings.

(1) Convening and Procedures. A chairperson or a vice chairperson shall convene all hearings. If a hearing is not so convened within fifteen minutes following its scheduled starting time, any member of the committee may convene that hearing. The time of commencement of the public hearing shall be designated in the published notice. The order of testimony of the witnesses and the length of time that each witness may testify shall be determined by the presiding chairperson who shall give due regard for the convenience of the public. Members of the public who wish to testify at a public hearing may place their names on a list, which shall be made available at a time and place to be determined by the chairpersons. Members of the public shall either (A) place their own name on the list, if they wish to testify, or (B) place the name of one other person on the list who will testify. Members of the public placing the name of another person on the list shall also place their own name on the list next to the name of the person who
will testify. The placement of another person's name on the list by a person who receives a fee solely for that service shall be ineffective and the person so named shall not be permitted to testify.

(2) Testimony by Public Officials. A committee may permit legislators who are not members of the committee, representatives of state agencies, and municipal chief elected officials testifying in their official capacity to testify during but not beyond the first hour of a public hearing. The public portion of the hearing shall be uninterrupted by testimony from a legislator, a representative of a state agency or a municipal chief elected official. If any legislators, representatives of state agencies or municipal chief elected officials are unable to testify during the first hour, they may testify at the end of the hearing after all members of the public wishing to testify have been heard.

(3) Written Testimony. Legislators, representatives of state agencies, municipal chief elected officials and members of the public may submit to the committee written testimony on a bill or resolution or subject matter in person, by mail or facsimile transmission, or electronically at any time and the written testimony may be included by the committee in the transcript of the hearing. If the written testimony is not included in the transcript, it shall be attached to the transcript. Committee chairpersons should encourage a witness to submit a written statement and confine oral testimony to a summary of that statement, but the full written statement shall be included in or attached to the transcript of the hearing.

(4) Notifying Other Committees. Each bill or resolution referred by one committee to another with a favorable report shall be accompanied by a notation of the date or dates on which public hearings were held by the first committee. The chairpersons of any committee other than Appropriations or Finance, Revenue and Bonding to which any bill or resolution calling for an appropriation or a bond issue is referred shall notify the chairpersons of the committee on Appropriations or Finance, Revenue and Bonding of the date, time and place of the hearing thereon.

(5) Recessing. The committee may recess any public hearing to a date, time and place specified at the time of the recess, which shall be on a day specified for that committee in Rule 5(a) or 5(b) or on any other day with the approval of the President Pro Tempore of the Senate, the Speaker of the House, the majority leader of the Senate or the majority leader of the House. The committee clerk shall give notice of any hearing recessed to another date to the clerk of each chamber and, when practicable, to the Legislative Bulletin clerk for inclusion in the next Legislative Bulletin, and shall post notice of the recessed hearing in a conspicuous place in or near that committee office.

BILLS AND RESOLUTIONS GENERALLY

7. (a) Definitions. As used in these rules:

(1) "Proposed bill" means a bill drafted in informal, non-statutory language setting forth the substance of a proposal;

(2) "Proposed resolution" means a resolution drafted in informal, non-statutory language setting forth the substance of a proposal;

(3) "Committee bill" means a bill drafted in formal statutory language that incorporates the principles expressed in a proposed bill or proposed bills;

(4) "Committee resolution" means a resolution drafted in formal statutory language that incorporates the principles expressed in a proposed resolution or proposed resolutions;

(5) "Raised bill" means an original bill drafted in formal statutory language raised by a committee without reference to a proposed bill or proposed bills;

(6) "Raised resolution" means an original resolution drafted in formal statutory language raised by a committee without reference to a proposed resolution or proposed resolutions;

(7) "Emergency certified bill" means a bill drafted in formal statutory language that is certified by the President Pro Tempore of the Senate and the Speaker of the House to be of an emergency nature, pursuant to subsection (c) of Rule 9;

(8) "Governor's bill" means a bill drafted in formal statutory language that accompanies the Governor's budget or other message; and

(9) "Conveyance bill" means any committee bill, raised bill, emergency certified bill or Governor's bill drafted in formal language that requires a state agency to sell, transfer or otherwise
dispose of any real property or interest in real property that is under the custody or control of such agency to any person or entity other than another state agency.

(b) **Numbering.** Senate bills shall be numbered from 1 to 5000, House bills shall be numbered from 5001 to 9999 and resolutions shall be numbered starting with 1 in each chamber.

(c) **Preparation and Alteration.** Each proposed bill, proposed resolution, committee bill, raised bill, committee resolution, raised resolution, emergency certified bill and Governor's bill shall be prepared by the Legislative Commissioners' Office. No such bill or resolution shall be altered after such bill or resolution has been filed, except by the legislative commissioners, in accordance with the provisions of Rule 13.

(d) **Form and Format.** (1) Each proposed bill, proposed resolution, committee bill, committee resolution, raised bill, raised resolution, emergency certified bill and Governor's bill shall be printed without interlineation or erasure. All such bills and resolutions shall be printed on white-colored and yellow-colored paper and filed with the clerk of the chamber of the introducer in the form required by these rules. Each copy of such bill or resolution shall include the number of such bill or resolution, the session of introduction, the introducer or introducers of such bill or resolution, and, if applicable, the committee to which it was referred. In the case of a committee bill or committee resolution, each copy of such committee bill or committee resolution shall also include the names of any co-sponsors.

(2) Each committee bill, raised bill, emergency certified bill or Governor's bill amending a statute or special act shall set forth in full the section or subsection of the statute or the special act to be amended. Text to be deleted or repealed shall be surrounded by brackets or overstricken so that the deleted or repealed text remains readable, and new text shall be indicated by capitalization, underlining or italics. In the case of a section or subsection not amending an existing section of the general statutes but intended to be part of the general statutes, the section or subsection shall be preceded by the word (NEW).

(e) **Statement of Purpose.** At the conclusion of each proposed bill, proposed resolution, committee bill and raised bill there shall be a statement of its purpose in not more than one hundred fifty words, to be printed under the caption "STATEMENT OF PURPOSE". The statement of purpose shall not be a part of such bill or resolution for consideration and enactment into law.

(f) **Sponsors.** (1) Any member of the General Assembly may co-sponsor (A) a proposed bill or proposed resolution by requesting the Legislative Commissioners' Office, in writing, to add such member's name to such proposed bill or proposed resolution in its possession, or (B) a proposed bill, proposed resolution, committee bill, committee resolution, raised bill, raised resolution, emergency certified bill or Governor's bill by requesting the clerk of the chamber in which such bill or resolution has been filed, in writing, to add such member's name as a co-sponsor of such bill or resolution, provided such request is made not later than the date of the signing of such bill, or the deadline for the signing of such bill, by the Governor, whichever is earlier, or the date of the adoption of such resolution.

(2) A member of the General Assembly may request the clerk of the chamber in which a proposed bill, proposed resolution, committee bill, committee resolution, raised bill, raised resolution, emergency certified bill or Governor's bill was filed, in writing, to remove such member's name as an introducer or a co-sponsor of such bill or resolution, provided such request is made not later than the time specified in subsection (f)(1)(B) of this rule. The clerk shall notify the Legislative Commissioners' Office of such removal and the member's name shall be removed from the legislative database for such bill or resolution.

(g) **Clerks' Certified Copies.** The clerk of each chamber shall certify and keep on file in the clerk's office at all times a duplicate copy of each proposed bill, proposed resolution, committee bill, committee resolution, raised bill and raised resolution. The certified duplicate copy shall be made on yellow-colored paper of the same size and format as the original. If the original proposed bill, proposed resolution, committee bill, committee resolution, raised bill and raised resolution cannot be located, a copy of the certified duplicate copy of such bill or resolution shall be made by the clerk and used in lieu of such original. The clerk shall make a notation on the original of the certified duplicate copy of all action taken on the original proposed bill, proposed resolution, committee bill, committee resolution, raised bill and raised resolution.
(h) Copies. Sufficient copies of proposed bills, proposed resolutions, committee bills, committee resolutions, raised bills, raised resolutions and Governor’s bills shall be prepared, in accordance with section 2-23 of the general statutes, for use by the General Assembly and the public and shall be available in the legislative bill room.

(i) Types of Bills and Resolutions in 2020 Session. In the 2020 session, only the following bills and resolutions may be introduced: Those (1) relating to budgetary, revenue and financial matters, (2) raised by committees of the General Assembly, and (3) relating to matters certified in writing by the President Pro Tempore of the Senate and the Speaker of the House to be of an emergency nature.

PROPOSED BILLS AND PROPOSED RESOLUTIONS

8. (a) Introduction by Members. Deadline. Members of the General Assembly may introduce proposed bills or proposed resolutions for consideration by the joint standing committees and the Legislative Management committee. The deadline for members of the General Assembly to submit a request to the Legislative Commissioners’ Office to draft a proposed bill or proposed resolution shall be January 18, 2019, for the 2019 session and on February 7, 2020, for the 2020 session, in each session at 5:00 p.m. or at an hour the presiding officer of each chamber designates. The chamber of origin for a proposed bill or proposed resolution shall be the chamber of the first introducer of such proposed bill or proposed resolution.

(b) Preparation. At the request of any member of the General Assembly, the Legislative Commissioners’ Office shall prepare a proposed bill or proposed resolution and return the proposed bill or proposed resolution to the member who submitted the request or file the proposed bill or proposed resolution with the clerk of the appropriate chamber not later than ten days after the receipt of the request, unless the President Pro Tempore of the Senate and the Speaker of the House consent, in writing, to a request by a legislative commissioner for an extension of time.

(c) Suggested Committee Referral. The Legislative Commissioners’ Office shall make a notation as to the suggested committee reference for each proposed bill and proposed resolution based on its subject matter. The clerk of the appropriate chamber shall, on introduction of each such proposed bill or proposed resolution, make a tentative reference for the President Pro Tempore of the Senate or the Speaker of the House.

(d) Receipt by Clerk; Initial Reference to Committee. The clerk of the Senate or House shall receive each proposed bill and proposed resolution and shall cause copies to be prepared in accordance with subsection (h) of Rule 7. After copies of the proposed bill or proposed resolution have been made, the proposed bill or proposed resolution shall receive its first reading as set forth in Rule 16. The President Pro Tempore of the Senate or the Speaker of the House shall refer the proposed bill or proposed resolution to the appropriate joint standing committee or the Legislative Management committee and then send such proposed bill or proposed resolution to the other chamber for concurring reference. The original of the proposed bill or proposed resolution shall be delivered forthwith to the clerk of the appropriate committee.

COMMITTEE BILLS AND RESOLUTIONS, RAISED BILLS AND RESOLUTIONS, EMERGENCY CERTIFIED BILLS AND GOVERNOR’S BILLS

9. (a) Committee Bills and Committee Resolutions.

(1) Introduction. Committee bills and committee resolutions may be introduced only by committees. A committee, upon receiving the proposed bills or proposed resolutions referred to it pursuant to Rule 8, may separate them into subject categories and may vote to have committee bills or resolutions on the subjects prepared by the Legislative Commissioners’ Office. Each committee bill and committee resolution shall be (A) identified as a committee bill or committee resolution, (B) endorsed with the signature of each chairperson of the committee, except such chairperson may permit the vice chairperson of the same chamber to sign any such bill or resolution, (C) filed with the clerk of the appropriate chamber, and (D) assigned a number in accordance with the provisions of subdivision (3) of this subsection.

(2) Deadlines.
(A) Initial Committee Action. The deadline for committees to vote (i) to reserve proposed bills and proposed resolutions for subject matter public hearings under Rule 6, or (ii) to have the Legislative Commissioners’ Office prepare committee bills and committee resolutions shall be 5:00 p.m. on the following dates in 2019:

February 5
- Aging
- Banking
- Housing
- Children
- Veterans' Affairs

February 7
- Energy and Technology
- Higher Education and Employment Advancement
- Insurance and Real Estate
- General Law
- Public Safety and Security

February 13
- Education
- Environment
- Planning and Development
- Public Health
- Transportation

February 14
- Labor and Public Employees
- Legislative Management
- Commerce
- Human Services

February 20
- Government Administration & Elections
- Judiciary
- Finance, Revenue and Bonding
- Appropriations

In 2020, such deadline shall be 5:00 p.m. on February 21 for the committees in Group A and on February 20 for the committees in Group B and the Legislative Management committee.

(B) Committee Action on Bills and Resolutions Reserved for Subject Matter Public Hearings. The deadline for committees to vote to have the Legislative Commissioners' Office prepare committee bills and committee resolutions based on proposed bills or proposed resolutions that have been reserved for subject matter public hearings under subparagraph (A) of this subdivision and on which subject matter public hearings have been held under Rule 6 shall be 5:00 p.m. on the seventeenth calendar day in 2019 and the tenth calendar day in 2020 prior to the committee's deadline to report bills and resolutions in such year, as provided in Rule 15.

(3) Numbering. Each committee bill and committee resolution shall have the same number and chamber of origin as the proposed bill or proposed resolution on which it is based. Such number and chamber of origin shall be used in any reference to such proposed bill, proposed resolution, committee bill or committee resolution. When a committee bill is based on two or more proposed bills, or a committee resolution is based on two or more proposed resolutions, the members of the committee shall designate the proposed bill or proposed resolution number to be used on the committee bill or committee resolution. The numbers of any other proposed bills or proposed resolutions that the committee bill or committee resolution is based on shall be listed at the end of the committee bill or committee resolution with the names of the introducers and co-sponsors. The number of any committee bill or committee resolution based on proposed bills or proposed resolutions on which subject matter public hearings have been held under Rule 6 shall be determined by the committee in the same manner as provided in this subdivision.

(b) Raised Bills and Raised Resolutions.

(1) Introduction. Raised bills and raised resolutions may be introduced only by committees. A committee may vote to raise bills and resolutions and have such raised bills or raised resolutions prepared by the Legislative Commissioners' Office. Each raised bill and raised resolution shall be (A) identified as a raised bill or raised resolution, (B) endorsed with the signature of each chairperson of the committee, except such chairperson may permit the vice chairperson of the
same chamber to sign any such bill or resolution, (C) filed with the clerk of the appropriate chamber, and (D) assigned a number by such clerk.

(2) **Deadline. Exceptions.** (A) Except as otherwise provided in subparagraph (B) of this subdivision, the deadline for committees to vote to have the Legislative Commissioners' Office prepare raised bills and raised resolutions shall be, (i) in 2019, (I) 5:00 p.m. on February 20 for the committees in Group A, and (II) 5:00 p.m. on February 19 for the committees in Group B and the Legislative Management committee, and (ii) in 2020, (I) 5:00 p.m. on February 21 for the committees in Group A, and (II) 5:00 p.m. on February 20 for the committees in Group B and the Legislative Management committee.

(B) The following may be raised at any time: (i) Bills or resolutions to provide for the current expenses of government, (ii) emergency certified bills or resolutions the President Pro Tempore of the Senate and the Speaker of the House certify in writing to be, in their opinion, of an emergency nature, (iii) bills or resolutions the Governor requests in a special message addressed to the General Assembly, which message sets forth the emergency or necessity requiring such bills or resolutions, and (iv) the legislative commissioners' revisor's bill.

(c) **Emergency Certified Bills.** Emergency certified bills may be introduced by the President Pro Tempore of the Senate and the Speaker of the House. Such bills shall be certified by the President Pro Tempore of the Senate and the Speaker of the House to be of an emergency nature. Each emergency certified bill shall be identified simply as a bill, filed with the clerk of the appropriate chamber, and assigned a number by such clerk.

(d) **Governor's Bills.**

1) **Introduction.** Any fully drafted bill accompanying the Governor's budget or other message may be introduced by the legislative leaders of the Governor's party in the Senate and the House, provided one copy of each bill is supplied by the Governor to the legislative leaders of both parties. Each bill accompanying the Governor's budget or other message shall be identified as a Governor's bill, filed with the clerk of the appropriate chamber, and assigned a number by such clerk.

2) **Suggested Committee Referral; Receipt by Clerk; Initial Reference to Committee.** The Legislative Commissioners' Office shall make a notation as to the suggested committee reference for each Governor's bill based on its subject matter. The clerk of the appropriate chamber shall, on introduction of each such Governor's bill, make a tentative reference for the President Pro Tempore of the Senate or the Speaker of the House. The clerk of the Senate or House shall receive each Governor's bill.

(e) **Conveyance Bills.**

1) The committee on Government Administration and Elections may raise a conveyance bill on or before May 8 in 2019 and April 8 in 2020.

2) A chamber may not pass a conveyance bill unless the sale, transfer or other disposition of real property, or interest in real property, under the custody or control of a state agency, that is the subject of such conveyance bill has received a public hearing in accordance with the provisions of Rule 6.

3) No conveyance bill that requires the sale, transfer or disposition of real property or an interest in real property that is under the custody or control of the Department of Agriculture or the Department of Energy and Environmental Protection, or a successor agency of either department, shall be passed by either chamber without a yea vote of at least two-thirds of the total membership of the chamber.

**SUBSTITUTE BILLS OR RESOLUTIONS**

10. A bill or resolution redrafted with a favorable report by a committee shall be reported as a substitute bill or resolution.

Any substitute bill or resolution reported favorably shall be printed on white-colored and yellow-colored paper and filed with the clerk of the chamber where the bill or resolution originated. The yellow-colored copy shall be certified by the clerk and shall be kept at all times in the clerk's office. If the original bill or resolution cannot be located, a copy of the certified copy shall be made by the clerk and used in lieu of the original. The clerk shall make a notation on the certified copy of all action taken on the original.
PETITION FOR PREPARATION OF BILLS OR RESOLUTIONS

11. Not later than 5:00 p.m. on the seventh calendar day after the deadline of a committee to request the drafting of a committee bill or resolution, set forth in Rule 9, any member of the General Assembly may present to the clerk of the member's chamber, who shall present the same to the Legislative Commissioners' Office, a written petition requesting preparation of a bill or resolution based on a proposed bill or proposed resolution, introduced or co-sponsored by such member and previously referred to such committee, unless the proposed bill or resolution has been scheduled for a subject matter public hearing to be held after the committee's deadline to request a committee bill or resolution, in which case the petition may be presented not later than 5:00 p.m. on the seventh calendar day before the committee's reporting out date designated in the schedule shown in Rule 15. The petition shall be signed in the original by at least fifty-one members of the House if a House petition and by at least twelve members of the Senate if a Senate petition. The Legislative Commissioners' Office shall prepare the requested bill or resolution and forward it to the clerk of the chamber of origin for processing and referral to the appropriate committee which shall hold a public hearing on the bill or resolution, except that if the committee has already held a subject matter public hearing on the bill or resolution no further public hearing shall be required.

AMENDMENTS

12. All amendments to any bill or resolution in the Senate or House shall be prepared by the Legislative Commissioners' Office. An original of each amendment to be offered and a copy of such amendment shall be printed. The clerk of the appropriate chamber shall certify the copy of each amendment and keep such certified copy in such clerk's office at all times.

LEGISLATIVE COMMISSIONERS' PROCESS AFTER COMMITTEE ACTION

13. (a) Receipt. When a committee reports a bill or resolution favorably it shall be submitted forthwith to the Legislative Commissioners’ Office which shall immediately enter the receipt of the bill or resolution in the legislative database and notify the Office of Fiscal Analysis and the Office of Legislative Research of the bill or resolution number and the committee's action.

(b) Examination and Correction. The legislative commissioners shall examine the bill or resolution and make any correction therein as may be necessary for the purpose of avoiding repetition and unconstitutional provisions, and of ensuring accuracy in the text and references, clearness and conciseness in the phraseology and consistency with existing statutes. Whenever the legislative commissioners make any changes in a bill or resolution, other than corrections of spelling, grammar, punctuation or typographical errors the correction of which in no way alters the meaning, they shall prepare a statement which describes each change, where it was made, and explicitly why they made the change. This statement shall be entered into the legislative database and printed with the file copy of the bill or resolution and shall bear the same file number as the bill or resolution.

(c) Deadline. Unless the President Pro Tempore and the Speaker consent, in writing, to a request by a legislative commissioner for an extension of time, the Legislative Commissioners’ Office shall complete its examination of the bill or resolution within ten calendar days, excluding holidays, after its receipt, except the Legislative Commissioners' Office shall complete its examination of a conveyance bill within five calendar days, excluding holidays, after its receipt. If the bill or resolution is approved by a commissioner, the commissioner shall notify the Office of Fiscal Analysis and the Office of Legislative Research of the approval and, if a substitute, furnish each office with a copy of the bill or resolution for preparation of a fiscal note and bill analysis. Unless the President Pro Tempore and the Speaker consent, in writing, to a request by the director of the Office of Fiscal Analysis or the director of the Office of Legislative Research for an extension of time, a legislative commissioner shall transmit the bill or resolution with his or her approval to the clerk of the chamber in which it originated within five calendar days, excluding holidays, after such notice.
(d) **Bills or Resolutions Returned to Committee.** If the commissioner finds upon completion of the examination of a bill or resolution that the bill or resolution is unconstitutional or is already law, the commissioner shall return the bill or resolution to the committee and shall notify the Office of Fiscal Analysis and the Office of Legislative Research of its return. Whenever a bill or resolution has been so returned to the committee, it may nevertheless be reported favorably by the committee and be returned to the Legislative Commissioners’ Office for completion of the procedures prescribed above, notwithstanding the provisions of Rule 15. If a bill or resolution is returned after the committee's reporting out date designated in the schedule shown in Rule 15, the committee shall take such action before the start of the session on the third regular session day of the chamber making the referral after the bill or resolution is returned by the Legislative Commissioners' Office. The clerk shall enter it on the calendar under a heading "Favorable Report, Matter Not Approved by Legislative Commissioner" unless the committee reports a substitute bill or resolution which the legislative commissioners approve.

(e) **Change of Reference.** Favorable changes of reference shall be treated as provided in this rule except that no fiscal note or bill analysis shall be required. When a committee votes a straight change of reference, the bill or resolution shall be submitted to the Legislative Commissioners' Office which shall prepare the change of reference jacket and deliver the bill or resolution to the clerk of the chamber of origin. Reading and referral of straight changes of reference shall be by printing in the House and Senate journals.

**REPORTING OF BILLS OR RESOLUTIONS**

14. Except as provided in Rules 19 and 20, all bills and joint resolutions reported by any committee shall be first reported to the chamber of origin, but any bill or resolution favorably reported by only one chamber shall first be reported to that chamber regardless of the chamber of origin.

**FINAL COMMITTEE ACTION**

15. (a) **Deadline for Favorable Reports.** The deadline for committees to vote to report favorably and submit bills, except conveyance bills, and resolutions proposing amendments to the constitution and other substantive resolutions to the Legislative Commissioners' Office shall be 5:00 p.m. on the dates designated in the following schedule:

<table>
<thead>
<tr>
<th>Committee</th>
<th>2019</th>
<th>2020</th>
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<tr>
<td>Aging</td>
<td>March 12</td>
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<td>Children</td>
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<td>Housing</td>
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<td>Veterans' Affairs</td>
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<td>Banking</td>
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<td>Commerce</td>
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<td>Higher Education and Employment Advancement</td>
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<td>Legislative Management</td>
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<td>Public Safety and Security</td>
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<td>Insurance and Real Estate</td>
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<td>Energy and Technology</td>
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<td>Transportation</td>
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<td>Labor and Public Employees</td>
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<td>Human Services</td>
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<td>Environment</td>
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<td>Planning and Development</td>
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<td>Public Health</td>
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<td>Government Administration and Elections</td>
<td>April 3</td>
<td>March 25</td>
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<tr>
<td>Judiciary</td>
<td>April 12</td>
<td>March 30</td>
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(b) **Hearing Requirement for Favorable Report.** (1) Except as provided in subdivision (2) of this subsection and Rule 32 (2)(A), no bill and no resolution proposing an amendment to the constitution or other substantive resolution shall be reported favorably by a committee unless a public hearing has been held as provided in Rule 6, but no further public hearing shall be required for a favorable report on a substitute for such bill or resolution, provided the substitute is based on or is germane to the subject matter of the original bill or resolution, or for a bill or resolution petitioned under Rule 11 on which a subject matter public hearing has been held.

(2) No bill requiring the sale, transfer or other disposition of real property, or interest in real property, under the custody or control of a state agency, shall be reported favorably or unfavorably by a committee unless such sale, transfer or other disposition has been the subject of a public hearing as provided in Rule 6.

(c) **Fiscal Notes and Bill Analyses; Bills or Resolutions Unfavorably Reported; List of Reported Bills or Resolutions.** (1) Any bill or resolution reported favorably by any committee which if passed or adopted, would affect state or municipal revenue or would require the expenditure of state or municipal funds, shall have a fiscal note attached, as required by section 2-24 of the general statutes with respect to bills. The fiscal note for a bill or resolution and the analysis of a bill shall be printed with the bill or resolution and shall bear the same file number as the bill or resolution. Any fiscal note printed with or prepared for a bill or resolution and any analysis of a bill printed with or prepared for a bill, are solely for the purpose of information, summarization and explanation for members of the General Assembly and shall not be construed to represent the intent of the General Assembly or either chamber thereof for any purpose. Each such fiscal note and bill analysis shall bear the following disclaimer: "The following Fiscal Impact Statement and Bill Analysis are prepared for the benefit of the members of the General Assembly, solely for purposes of information, summarization and explanation and do not represent the intent of the General Assembly or either chamber thereof for any purpose." When an amendment is offered to a bill or resolution in the House or the Senate, which, if adopted, would require the expenditure of state or municipal funds or affect state or municipal revenue, a fiscal note shall be available at the time the amendment is offered. Any fiscal note prepared for such an amendment shall be construed in accordance with the provisions of this rule and shall bear the disclaimer required under this rule. Each fiscal note prepared under this subdivision shall include a brief statement of the sources of information, in addition to the general knowledge of the fiscal analyst, consulted or relied on to calculate the fiscal impact.

(2) All bills or resolutions unfavorably reported by a committee shall be submitted to the Legislative Commissioners’ Office not later than 5:00 p.m. on the final reporting out date for favorable reports for that committee, designated in the schedule shown in this rule.

(3) The legislative commissioners shall prepare a list of the bills or resolutions submitted to them which at the deadline time for each committee are not printed and in the files and the clerks shall print the same in the House and Senate journals.

(d) **Bills or Resolutions Not Acted on by Committee; Bills or Resolutions Not Printed and in Files.** All bills or resolutions not acted on by the committees within the time limits established by this section shall be deemed to have failed in committee, except that (1) a bill or resolution shall be reported to the chamber in which it originated if the Speaker of the House and the President Pro Tempore of the Senate certify, in writing, the facts which in their opinion necessitate it being acted on by the General Assembly or (2) if a majority of the members of either chamber present to the clerk of such chamber a written petition as provided by Rule 19, requesting that a bill or resolution be reported, it shall be reported to the chamber in which the petition originated. Any bill or resolution not printed and in the files of the members of the General Assembly may be acted upon by the General Assembly if the Speaker of the House and the President Pro Tempore of the Senate certify, in writing, the facts which in their opinion necessitate an immediate vote on the bill or resolution, in which case a copy of the bill or resolution, accompanied by a fiscal note, shall nevertheless be upon the desks of the members, but not necessarily printed, before the bill or resolution is acted upon.
(c) **Conveyance Bills.** Subject to the provisions of Rule 9(e), the deadline for the committee on Government Administration and Elections to vote to report favorably or unfavorably and submit conveyance bills to the Legislative Commissioners' Office shall be 5:00 p.m. on May 15 in 2019 and April 15 in 2020.

(f) **Referral of Bill or Resolution by Chamber to Committee After Deadline.** (1) Whenever a bill or resolution favorably or unfavorably reported by one committee is referred by the House or the Senate to another committee after its deadline under subsection (a) of this rule has passed, the committee receiving such referred bill or resolution shall meet to consider such bill or resolution on any day of the week and at any time (A) before the start of the session of the third regular session day of the referring chamber after the date that the motion to refer is adopted, or (B) not later than seven calendar days after such date of adoption, whichever occurs first. Such committee may take the following action on such referred bill or resolution: (i) report it favorably or unfavorably in accordance with the provisions of subdivisions (2) and (3) of this rule, (ii) box it, or (iii) take no action. Under no circumstances shall such committee refer such bill or resolution to another committee.

(2) If the committee reports the bill or resolution favorably or unfavorably, and the bill or resolution has not been amended in either chamber, the committee may report a substitute bill or resolution, in which case, there shall be a reprinting of the file. The entry on the calendar in both chambers shall indicate the actions of the committee.

(3) If the committee reports the bill or resolution favorably or unfavorably, and the bill or resolution has been amended in either chamber, the committee shall include in its report its recommendation on the adoption or rejection of each amendment, and may submit additional amendments to be offered on the floor. In such a case there shall be no reprinting of the file. The entry on the calendar in both chambers shall indicate the actions and recommendations of the committee.

**BILLS AND RESOLUTIONS - READINGS**

16. First reading of all bills and resolutions shall be (1) by the acceptance by each chamber of a printed list of bills and resolutions, prepared by the clerks of the House and Senate, setting forth numbers, introducers, titles and committees to which referred, or (2) by title, number and reference to a committee.

Second reading shall be the report of a committee.

Third reading shall be passage or rejection of a bill or adoption or rejection of a resolution on the calendar. Each bill and each resolution proposing an amendment to the constitution shall receive three readings in each chamber prior to passage or adoption, and no bill or resolution proposing an amendment to the constitution shall be read twice on the same day.

**FAVORABLE REPORTS**

17. (a) **Committee Clerk's Signature.** When the House and Senate members of any committee jointly vote to report a committee or raised bill or resolution favorably, the committee clerk shall sign the committee report form.

(b) **Resolutions on Appointments and Nominations.** A favorable report by a joint standing committee of a resolution concerning a General Assembly appointment or a nomination requiring joint confirmation and a favorable report of any committee to which executive and legislative nominations are referred shall be tabled for the calendar and printed by number and title only. The report may be accepted and the resolution adopted after it has appeared on the calendar for two days.

(c) **File Copies Available to Members.** All bills and all resolutions proposing amendments to the constitution and other substantive resolutions reported favorably by the committees to which they have been referred, or by a majority of the members of the Senate or House committee making the report, before third reading, shall be laid upon the table, and sufficient copies of each bill or resolution together with the number of committee members voting yea and the number
voting nay shall be printed under the supervision of the Legislative Commissioners' Office for the use of the General Assembly.

(d) **Timing of Action by Chambers.** Each bill and each joint resolution proposing an amendment to the constitution and each other substantive resolution so printed shall be in the files and on the calendar with a file number for two session days and shall be starred for action on the session day next succeeding, except that: (1) A bill or resolution certified in accordance with section 2-26 of the general statutes, if filed in the House, may be transmitted to and acted upon first by the Senate with the consent of the Speaker; and if filed in the Senate, may be transmitted to and acted upon first by the House with the consent of the President Pro Tempore, (2) any bill or resolution certified in accordance with section 2-26 of the general statutes may be acted upon immediately and may be transmitted immediately to the second chamber and may be acted upon immediately when received by the second chamber, (3) if one chamber rejects an amendment adopted by the other chamber, the bill or resolution after final action may be transmitted immediately to and may be placed on the calendar immediately in the second chamber, (4) during the last five calendar days of the session, if one chamber rejects an amendment adopted by the other chamber or adopts an amendment to a bill or resolution received from the other chamber, or takes any action on such bill or resolution requiring further action by the other chamber, the bill or resolution after final action may be transmitted immediately to the second chamber and placed immediately on the calendar and may be acted upon immediately in the second chamber, or (5) during the last five calendar days of the session, any bill or resolution, after final action in one chamber, may be transmitted immediately to the second chamber and may be placed on the calendar immediately in the second chamber.

(e) **Action on Calendar.** All bills and resolutions starred for action shall be acted upon only when reached and any bill or resolution not acted upon shall retain its place on the calendar, unless it is put at the foot of the calendar or unless its consideration is made the order of the day for some specified time.

(f) **Other Provisions.** When the House or Senate members only of a committee vote to report a bill or resolution favorably, the House or Senate chairperson of the committee, as the case may be, shall sign the bill or resolution. When the House members and Senate members of a committee vote to report separate versions of a bill or resolution and each chamber adopts its own version, both bills or resolutions may be referred by a joint resolution to a committee of conference, appointed as provided in Rule 22, with instructions to report a bill or resolution, as the case may be. If no bill or resolution is reported within three session days following the committee's appointment, the committee shall submit an interim report to both chambers and shall continue to report every second session day thereafter until a final decision is reached. If a bill or resolution is agreed upon by the committee it shall be submitted to the Legislative Commissioners' Office as a favorable report for processing as provided in Rule 13. A legislative commissioner shall transmit the bill or resolution with his or her approval to the clerk of the chamber which initiated the joint resolution for a committee of conference and the bill or resolution shall thereupon be tabled for the calendar and printing. The report of the committee may be accepted or rejected, but the bill or resolution may not be amended.

No bill or resolution shall appear on the calendar of either chamber unless it has received a joint favorable report or a favorable report of the members of the committee of that chamber, except as provided in this rule or in Rule 19 or 20.

(g) **Roll Call Requirement.** Each bill and each resolution proposing an amendment to the constitution and each other substantive resolution appearing on the regular calendar shall be voted upon by a roll call vote.

**REPRINTING AFTER AMENDMENT**

18. Whenever a bill or resolution is substantively amended there shall be no action on passage of the bill or resolution until it has been re-examined by the legislative commissioners for the purposes set forth in Rule 13 and it has been reprinted as amended. The chamber in which the bill or resolution is pending shall not take final action thereon until the reprinted bill or resolution has been made available to the members. This rule shall not apply to amendments offered solely for the purposes of correcting clerical defects or imperfections, such as but not limited to, grammatical
or spelling errors or mistakes as to form or dates, or to make other changes which do not alter the
substance of a bill or resolution. Reprinting of amended bills or resolutions shall not be required
for bills or resolutions passed after June 1, 2019, for the 2019 session and May 2, 2020, for the
2020 session.

PETITION FOR COMMITTEE REPORT

19. Upon presentation to the clerk of either chamber of a petition signed in the original by not
less than a majority of the members of either chamber requesting a joint standing committee to
report a bill or resolution in its possession, the clerk shall immediately give notice to the
committee of the filing of the petition. The petition may not be presented sooner than the day
following the committee's deadline, designated in the schedule shown in Rule 15, to report the bill
or resolution out of committee and not later than 5:00 p.m. on the seventh calendar day after that
deadline. Within two regular session days thereafter the committee shall report the bill or
resolution with or without its recommendations to the chamber from which the petition was
received. If no recommendation is made, the bill or resolution shall be considered as having
received an unfavorable report and the procedures in Rule 20 shall be followed. Each petition or
page of the petition shall contain a statement of its purpose and may be circulated only by a
member of the chamber whose clerk will receive the petition. If the committee members of one
chamber vote to report a bill or resolution favorably, the petition so circulated and presented to
the clerk may be signed only by the members of the other chamber.

Any bill or resolution so petitioned, except those carrying or requiring appropriations, shall
not be referred to any other committee without first having been voted upon by the House or
Senate. Those carrying or requiring appropriations shall be referred first to the joint standing
committee on Appropriations. The Appropriations committee shall, within two session days after
such reference, report such bill or resolution back to the chamber in which the petition originated
with either a favorable or unfavorable report thereon and the bill or resolution shall then be voted
upon. In the event of a conflict between the report of the original committee and that of the
Appropriations committee, the vote shall be on the report of the Appropriations committee.

UNFAVORABLE REPORTS

20. All bills and resolutions reported unfavorably shall first be printed under the supervision
of the legislative commissioners, without correction and without their approval, and shall be in the
files and on the calendar as if favorably reported but shall appear on the calendar under the
heading "Unfavorable Reports." If the unfavorable report is rejected by the chamber of origin, the
bill or resolution shall be returned to the legislative commissioners for their approval and
reprinting in final form, except that in the case of an unfavorable report of the committee on
executive and legislative nominations, an unfavorable report of the committee on judiciary of a
judicial nomination, a nomination of a workers' compensation commissioner or a nomination of
a member of the Board of Pardons and Paroles, the resolution shall not be returned to the legislative
commissioners and may be acted upon immediately. If the bill or resolution is returned to the
legislative commissioners after May 22, 2019, in the 2019 session or April 22, 2020, in the 2020
session, the legislative commissioners shall transmit the bill or resolution, with or without
approval, to the clerk of the chamber from which it was received, not later than five calendar days
after it is received. It shall then be in the files, with special marking on the calendar, as if favorably
reported with a file number for two session days and starred for action on the session day next
succeeding in the chamber of origin. If the unfavorable report is accepted by the chamber of
origin, the bill or resolution shall be lost.

When an unfavorable report is rejected by the first chamber and the bill is passed or the
resolution adopted by that chamber, it shall then be in the files and on the calendar of the other
chamber, but shall appear on the calendar under the heading "Unfavorable Reports".

RECALL FROM OTHER CHAMBER FOR RECONSIDERATION
21. No resolution or motion to recall a bill, resolution or other matter from the other chamber shall be allowed for the purpose of reconsideration or amendment after the time has elapsed for the reconsideration of any vote thereon except when there has clearly been a mistake in such vote or an error in the language of the bill, resolution or other matter.

COMMITTEE OF CONFERENCE

22. (a) Appointment of Committee. When one chamber rejects an amendment adopted by the other chamber, the bill or resolution shall be returned to the other chamber for further action. If that chamber readopts the rejected amendment, the readoption constitutes a matter for a committee of conference, and a committee of conference shall be appointed by the Speaker and the President Pro Tempore. The committee of conference shall be comprised of three members from each chamber. If the vote has not been unanimous there shall be at least one member of the committee who was not on the prevailing side in such member's chamber, except that in all cases, at least one member in each chamber shall be a member of the minority party.

(b) Committee Reports. The committee may propose any changes within the scope of the bill or resolution, but any action, including changes, taken by the committee shall be by a majority vote of the members of each chamber on the committee. The committee report shall be made to both chambers at the same time. The committee report shall contain the following information: The bill or resolution number and title, the members of the committee, the action of the committee, indicating the adoption or rejection of each House or Senate amendment previously adopted, identified by schedule letter, which accompanied the bill or resolution, the adoption of a new amendment, if any, and the signature of the members of the committee accepting or rejecting the report. A member's refusal to sign shall be deemed a rejection. Any new amendment shall be prepared by the Legislative Commissioners' Office and shall be attached to and made a part of the report and shall be identified by a schedule letter of the chamber which created the disagreeing action.

(c) Action by Chambers. Each chamber shall vote to accept or reject the report. A vote by either chamber to accept the report of the committee shall be final action by that chamber on the bill or resolution. If both chambers vote to accept the report of the committee, the bill is passed or the resolution is adopted as of the time the last chamber votes to accept the report. If either chamber rejects the report of the committee, the bill or resolution is defeated and the second chamber shall not be required to consider the committee report. The report of the committee may be accepted or rejected, but it may not be amended.

RETURN OF BILL FROM GOVERNOR OR LEGISLATIVE COMMISSIONERS

23. Whenever a bill has passed both chambers and has been transmitted to the Governor for approval, or to the legislative commissioners for engrossing, if either chamber desires its return for further consideration, the General Assembly may, by resolution adopted by both chambers, appoint a joint committee of one senator and two representatives to be sent to the Governor or the commissioners to request the return of the bill. In the case of a bill transmitted to the Governor, if the Governor consents, and in the case of a bill transmitted to the legislative commissioners, the bill shall be returned first to that chamber in which the motion for its return originated, and the bill may then be altered or totally rejected by a concurrent vote of the two chambers; but, if not altered or rejected by concurrent vote, it shall be again transmitted to the Governor or the legislative commissioners, as the case may be, in the same form in which it was first presented to the Governor or the legislative commissioners.

EXAMINATION OF BILLS AND RESOLUTIONS

24. (a) Examination and Correction. All bills, and all resolutions proposing amendments to the constitution, when finally passed or adopted, shall be examined immediately by the legislative commissioners. If the legislative commissioners find that any correction should be made in the text, they shall report it to the committee on legislative management. If the committee believes that no correction should be made, it shall so inform the legislative commissioners. If the
committee believes a correction should be made, it shall so inform the legislative commissioners who shall report the bill or resolution to the chamber which last took action upon it, with the proposed correction in the form of an amendment, within five calendar days, Sundays and holidays excepted, after its passage or adoption.

(b) Consideration of Proposed Correction. The report shall be placed at the head of the calendar, and shall take precedence of all other business on the calendar; and the only question on the report shall be, "Shall the proposed amendment be adopted?" If the proposed amendment is adopted by both chambers, the bill or resolution shall stand as amended. If the proposed amendment is rejected by either chamber, the bill or resolution shall not be transmitted to the other chamber, but shall stand as originally passed or adopted. If, in the consequence of the adjournment of the General Assembly subject to reconvening for the consideration of vetoed bills or for any other reason, any bill or resolution which has been passed or adopted by both chambers fails to be amended as recommended by the commissioners, the bill or resolution shall stand as originally passed or adopted.

ENGROSSING OF BILLS AND RESOLUTIONS

25. All bills, all resolutions proposing amendments to the constitution and all resolutions memorializing Congress when finally passed or adopted shall be engrossed under the direction of the legislative commissioners, and immediately thereafter shall be transmitted to the clerks. The legislative commissioners shall carefully compare all engrossed bills and resolutions with the bills and resolutions as finally passed or adopted, and a commissioner shall certify by his or her signature to the correctness of the engrossed copies. As soon as engrossed and certified, as herein provided, the bill or resolution and amendment shall be presented to the House and Senate clerks, who shall sign the engrossed and certified copies.

TRANSMITTAL TO GOVERNOR

26. (a) Transmittal of Copy. On the passage of a bill by both chambers, the clerk of the chamber last taking action thereon shall forthwith cause a copy to be sent to the Governor.

(b) Engrossed Bills and Resolutions. Each bill and resolution, with the engrossed copy, shall be transmitted by the clerks of the House and Senate to the Secretary of the State as soon as it has been signed, as herein provided, and not later than the twelfth day after the expiration of the time allowed for reconsideration under the rules of the General Assembly, Sundays and legal holidays excepted; and the Secretary of the State shall forthwith present the engrossed copy of each bill to the Governor for approval.

(c) Records of Transmittal. The Secretary of the State shall give the clerks a receipt for each bill or resolution, and shall notify them of the date and time at which each bill was presented to the Governor. The Secretary of the State shall give the Governor a receipt showing the date and time at which the Governor approved it or returned it to the Secretary of the State with a statement of his or her objections and shall notify the clerks of the dates and times. The clerks shall record the dates and times of presentation and approval or return in the journals of the House and Senate.

(d) Immediate Transmittal. The chamber last taking action on a bill, before engrossing, may order immediate transmittal of the bill to the Governor, in which case the clerk of that chamber shall forthwith present the bill to the Governor, taking a duplicate receipt therefor showing the date and time at which the bill was deposited in the executive office, one of which receipts the clerk shall deliver to the Secretary of the State. Except as provided in this subsection, a bill shall be transmitted to the Governor only after engrossing.

BILLS AND RESOLUTIONS NOT REPORTED

27. The official copies of all bills and joint resolutions not reported by committees shall be delivered to the Secretary of the State by the clerk of the committee.

DISTURBANCES
28. If there is any disturbance, disorderly conduct or other activity in or about the State Capitol or the Legislative Office Building or the grounds thereof which, in the opinion of the President Pro Tempore and the Speaker, may impede the orderly transaction of the business of the General Assembly or any of its committees, they may take whatever action they deem necessary to preserve and restore order.

AMENDMENT AND SUSPENSION OF RULES

29. These rules shall not be altered, amended or suspended except by the vote of at least two-thirds of the members present in each chamber.

   Motions to suspend the rules shall be in order on any session day.

   Suspension of the rules shall be for a specified purpose. Upon accomplishment of that purpose, any rule suspended shall be again in force.

RESTRICtIONS

30. (a) **Smoking.** No person shall smoke in the State Capitol or Legislative Office Building.

   (b) **Nonpartisan Offices.** Lobbyists shall be prohibited from the Legislative Commissioners’ Office, the Office of Fiscal Analysis and the Office of Legislative Research but not from the legislative library.

   (c) **Wireless Telephones.** No person shall operate a wireless telephone or similar device in the senate chamber while the senate is meeting, in the house chamber while the house is meeting, or in any room while a committee is meeting or holding a public hearing in that room.

COLLECTIVE BARGAINING AGREEMENTS

31. When a collective bargaining agreement, negotiated under the provisions of chapter 68 of the general statutes, or a supplemental understanding reached between the parties to such agreement, or an arbitration award resulting from an arbitration proceeding under that chapter, is submitted to the General Assembly for approval as provided in section 5-278 of the general statutes, the following procedures shall apply:

   (1) In the case of a collective bargaining agreement or supplemental understanding, the bargaining representative of the employer shall file one executed original and five photocopies of the agreement, or of the master agreement and individual working agreements or the supplemental understanding, to the clerk of the House, and one executed original and five photocopies to the clerk of the Senate. In the case of an arbitration award, the bargaining representative of the employer shall file five photocopies of the original arbitration award, showing that the original award was signed by the arbitrator, and a statement setting forth the amount of funds necessary to implement the award, to the clerk of the House and to the clerk of the Senate. The bargaining representative of the employer shall file with such agreement, supplemental understanding or award: (A) A list of the sections of the general statutes or state agency regulations, if any, proposed to be superseded, and (B) the effective date and expiration date of the agreement, supplemental understanding or award. An agreement shall be deemed executed only when it has been approved, in the case of an executive branch employer, including the division of criminal justice, by the Governor’s designee, in the case of a judicial branch employer, by the chief administrative officer or such officer's designee, and in the case of a segment of the system of higher education, the chairperson of the appropriate board of trustees, and by the executive committee or officers of the respective bargaining unit or units and has been ratified by the membership of such bargaining unit or units.

   (2) (A) During periods when the General Assembly is in session, the agreement or supplemental understanding or the award shall be filed with the clerks, and the clerks shall stamp such agreement or supplemental understanding or award with the date of receipt and, within two calendar days thereafter, the Speaker of the House and the President Pro Tempore of the Senate shall cause separate House and Senate resolutions to be prepared proposing approval of the agreement or supplemental understanding or, in the case of an award, separate House and Senate resolutions concerning the sufficiency of funds for implementation of the award. The agreement or
supplemental understanding or the award shall be submitted to the General Assembly on the date that both such resolutions are filed with the clerks. Each resolution shall be given a first reading in the appropriate chamber. Resolutions proposing approval of a collective bargaining agreement or a supplemental understanding, together with a copy of the agreement or supplemental understanding, and resolutions concerning the sufficiency of funds for implementation of an arbitration award, together with a copy of the award, shall be referred to the committee on Appropriations. With respect to each resolution referred to the committee on or before the deadline of the committee to report favorably on a bill or resolution as designated in the schedule shown in Rule 15, the committee shall hold a public hearing on each such resolution, and within fifteen days after the referral, shall report the appropriate resolutions approving or disapproving the agreement or supplemental understanding or concerning the sufficiency of funds for implementation of the award to the House and the Senate, notwithstanding the provisions of Rule 15. If the Appropriations committee fails to take action within the time period set forth in this rule, the agreement or supplemental understanding shall nevertheless be deemed approved or, in the case of an award, the sufficiency of funds affirmed and the resolutions shall be reported to the House and the Senate as favorable reports.

(B) If an agreement or supplemental understanding is reached or an arbitration award is made during the interim between sessions, the provisions of subsection (b) of section 5-278 of the general statutes, as amended, shall apply.

3) Each resolution, favorably or unfavorably reported, shall be read in, and tabled for the calendar and printing, in the appropriate chamber. Copies of the master agreement and individual working agreements, identified by the resolution numbers, copies of the salary schedules and appendices, and copies of the arbitration awards, identified by the resolution numbers, and the statements setting forth the amount of funds necessary to implement the awards, shall be made available in the clerks' offices.

4) The Office of Fiscal Analysis shall prepare an analysis of each agreement, supplemental understanding and award and a fiscal note both of which shall be upon the desks of the members, but not necessarily printed in the files, before the resolution is acted upon.

5) (A) The respective resolutions shall be in the files and on the calendar with a file number for two session days and shall be starred for action on the session day next succeeding unless it has been certified in accordance with section 2-26 of the general statutes. The House and the Senate shall vote to approve or reject each resolution proposing approval of a collective bargaining agreement or a supplemental understanding and each resolution concerning the sufficiency of funds for implementation of an arbitration award within thirty days after the date of the filing of the agreement, supplemental understanding or award with the clerks of the House and Senate.

(B) The House and the Senate shall each permit not more than six hours of total time for debate of each such resolution. Those speaking in favor of such resolution shall be allocated not more than three hours of total time for debate, and those speaking in opposition to such resolution shall be allocated not more than three hours of total time for debate. A vote shall be taken on the resolution upon the conclusion of the debate.

(C) Notwithstanding the provisions of subparagraph (B) of this subdivision, if the debate on such resolution occurs during the last three days of the thirty-day period, the House and the Senate shall each permit not more than four hours of total time for debate of such resolution. Those speaking in favor of such resolution shall be allocated not more than two hours of total time for debate and those speaking in opposition to such resolution shall be allocated not more than two hours of total time for debate. A vote shall be taken on the resolution upon the conclusion of the debate.

6) Notwithstanding the provisions of Rule 15, when a resolution proposing approval of a collective bargaining agreement or a supplemental understanding or a resolution concerning the sufficiency of funds for implementation of an arbitration award is referred to the committee on Appropriations after the deadline of the committee to report favorably on a bill or resolution as designated in the schedule shown in Rule 15, but was filed more than thirty days before the end of a regular session, the committee may act on such resolutions provided it reports such resolutions to the House and Senate not later than twelve days after such referral.

7) If the General Assembly is in regular session when an award, agreement or supplemental understanding is filed with the clerks, it shall vote to approve or reject such award, agreement or
supplemental understanding within thirty days after the date of filing. If the General Assembly does not vote to approve or reject such award, agreement or supplemental understanding within such thirty days, the award, agreement or supplemental understanding shall be deemed rejected. If the regular session adjourns prior to such thirtieth day and the award, agreement or supplemental understanding has not been acted upon, the award, agreement or supplemental understanding shall be deemed to be filed on the first day of the next regular session.

(8) (A) If an agreement is rejected, the matter shall be returned to the parties in accordance with section 5-278(b)(2)(A) of the general statutes. The parties may submit any award issued pursuant to arbitration initiated under said section 5-278(b)(2)(A) to the General Assembly for approval in the same manner as the rejected agreement. If the arbitration award is rejected by the General Assembly, the matter shall be returned again to the parties in accordance with said section 5-278(b)(2)(A). Any award issued pursuant to further arbitration initiated under said section 5-278(b)(2)(A) shall be deemed approved by the General Assembly.

(B) If an arbitration award, other than an award issued pursuant to section 5-278(b)(2)(A) of the general statutes, is rejected, the matter shall be returned to the parties in accordance with section 5-278(b)(2)(B) of the general statutes. Any award issued pursuant to further arbitration initiated under said section 5-278(b)(2)(B) shall be deemed approved by the General Assembly.

AGREEMENTS OR STIPULATIONS UNDER SECTION 3-125a

32. When an agreement or stipulation is submitted to the General Assembly as provided in section 3-125a of the general statutes, the following procedures shall apply:

(1) Six copies of the agreement or stipulation shall be submitted to the clerk of the House, and six copies to the clerk of the Senate.

(2) (A) During periods when the General Assembly is in session, the agreement or stipulation shall be stamped by the clerks with the date of receipt and, within two calendar days thereafter, Saturdays, Sundays and holidays excepted, the Speaker of the House and the President Pro Tempore of the Senate shall cause separate House and Senate resolutions to be prepared proposing approval of the agreement or stipulation. Each resolution shall be given a first reading in the appropriate chamber. The President Pro Tempore and the Speaker shall designate the committees of cognizance and the committees, if any, that will hold a public hearing on each agreement or stipulation. Each resolution, accompanied by the agreement or stipulation, shall be referred to the committees of cognizance, which shall report thereon.

(B) If an agreement or stipulation is submitted during the interim between regular sessions, it shall be deemed to be submitted on the first day of the next regular session.

(3) Each resolution, favorably or unfavorably reported, shall be read in, and tabled for the calendar and printing, in the appropriate chamber.

(4) The Office of Fiscal Analysis shall prepare an analysis of each agreement or stipulation and a fiscal note both of which shall be upon the desks of the members, but not necessarily printed in the files, before the resolution is acted upon.

(5) The resolution shall be in the files and on the calendar with a file number for two session days and shall be starred for action on the session day next succeeding unless it has been certified in accordance with section 2-26 of the general statutes. The House and the Senate may vote to approve or reject each resolution within thirty days of the date of submittal of the agreement or stipulation.

(6) Notwithstanding the provisions of Rule 15, when an agreement or stipulation is referred to a committee of cognizance after the deadline of the committee to report favorably on a bill or resolution as designated in the schedule shown in Rule 15, but not later than the time of submission specified in subdivision (7) of this rule, the committee may act on such resolution provided it reports such resolution not later than twelve days after such referral.

(7) Any agreement or stipulation submitted to the clerks within thirty days before the end of a regular session and not acted upon dispositively before the end of such session shall be deemed to be submitted on the first day of the next regular session.

SPECIAL SESSIONS
33. A majority of the total membership of each chamber shall be required for the calling of a special session by the General Assembly.

INTERIM

34. (a) Meetings. During the interim between sessions, chairpersons of a committee may schedule meetings on any day. Notice of the date, time and place of committee meetings shall be given to the Office of Legislative Management.

(b) Public Hearings. A committee may hold subject matter public hearings on any subject and on specified proposed bills and proposed resolutions, and on committee and raised bills and resolutions. Notice of any public hearing shall be given, not later than ten calendar days before the hearing, to the Office of Legislative Management for appropriate publication by that office at least five calendar days in advance of the hearing. The notice shall contain the date, time, place and general subject matter of the hearing and the title of the bills or resolutions, if any, to be considered. In no event shall a bill or resolution be listed for a public hearing unless the committee holding the public hearing has copies available for the public. For the purpose of meeting the hearing requirements under this rule, the day of publication by the Office of Legislative Management and the day of the hearing shall both be counted as full days.

(c) Raised Bills - Hearing During Session Required. During the interim between the 2019 and 2020 sessions, a committee may, on or after October 1, 2019, raise bills and resolutions for public hearing and consideration during such interim, but no such bill or resolution shall be reported by any committee unless a public hearing has been held during the 2020 session, as provided in Rule 6.

SEXUAL HARASSMENT POLICY

35. The sexual harassment policy set forth in section 2.2 of the Connecticut General Assembly Employee Handbook, as amended from time to time, is incorporated by reference in these rules.

SENATE JOINT RESOLUTION ADOPTED

S.J. No. 2 SEN. DUFF, 25TH DIST.; REP. RITTER, 1ST DIST. RESOLUTION CONCERNING PUBLICATION OF THE LEGISLATIVE BULLETIN, PRINTING OF BILLS AND EXPENSES OF THE 2019 SESSION OF THE GENERAL ASSEMBLY.

The resolution was explained by Representative Ritter of the 1st.

On a voice vote Senate Joint Resolution No. 2 was adopted in concurrence with the Senate.

The following is the Resolution:

Resolved by this Assembly:

That the clerk of the House and the clerk of the Senate shall cause to be published, from time to time, as they find suitable, notices of caucuses, committee hearings, meetings and announcements of interest to members of the General Assembly, following the plan of the Legislative Bulletin published at previous sessions; and

That the joint standing committee on legislative management is authorized to pay the cost of printing of bills for the 2019 session of the General Assembly; and other necessary expenses of the 2019 session of the General Assembly.

REPORT OF THE COMMITTEE TO CANVASS

The Committee to Canvas the votes for State Representative made the following report:
TO THE HOUSE OF REPRESENTATIVES:

The Committee to Canvas the Votes for State Representative beg leave to report that they have canvassed the votes for State Representative and find them correct and recommend that they be accepted.

The House accepted the report of the Committee, there being no objection by any member to said report.

REPORT OF COMMITTEE ON SEATING

The Committee on Seating made the following Report:

TO THE HOUSE OF REPRESENTATIVES:

The Committee on Seating beg leave to report that the seating assignments are correct and recommend that they be accepted.

The House accepted the report of the Committee, there being no objection by any member to said report.

ALPHABETICAL ROLL AND SEAT ASSIGNMENTS FOR THE HOUSE OF REPRESENTATIVES

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<tr>
<th>SEAT NUMBER</th>
<th>NAME</th>
<th>DISTRICT</th>
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<tbody>
<tr>
<td>114</td>
<td>Representative Catherine F. Abercrombie</td>
<td>83</td>
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<tr>
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<td>Representative Emil Buddy Altobello</td>
<td>82</td>
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<td>106</td>
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<td>67</td>
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</tr>
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<td>Representative Josh Elliott</td>
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<td>Representative Gail Lavielle</td>
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<td>Representative Roland J. Lemar</td>
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<td>Representative Liz Linehan</td>
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<td>Representative Rick Lopes</td>
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<td>Representative Goeffrey Luxenberg</td>
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<td>Representative Jesse MacLachlan</td>
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<td>Representative Patricia Billie Miller</td>
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<td>Representative Russell A. Morin</td>
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<td>Representative Mary M. Mushinsky</td>
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<td>Representative Ronald A. Napoli, Jr.</td>
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<td>Representative Tom O'Dea</td>
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<td>Representative Robyn A. Porter</td>
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<td>Representative Rosa C. Rebimbas</td>
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<td>Representative Kara Rochelle</td>
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<td>Representative Robert &quot;Bobby&quot; Sanchez</td>
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<td>Representative Ezequiel Santiago</td>
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<td>Representative Travis Simms</td>
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<td>Representative Derek Slap</td>
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<td>Representative Charlie L. Stallworth</td>
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<td>Representative Jonathan P. Steinberg</td>
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<td>Representative Peter A. Tercyak</td>
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<td>24</td>
<td>Representative Gary Turco</td>
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</table>
The resolution was explained by Representative Ritter of the 1st.

The resolution was discussed by Representative Klarides of the 114th.

On a voice vote House Resolution No. 4 was adopted.

The following is the Resolution:

Resolved by this House:
That the committee on contested elections, appointed pursuant to Rule 19 of the House Rules, report to the clerk of the House, on or before the close of business on February 4, 2019; that the Speaker of the House appoint the chairperson of the committee; that the chairperson of the committee have the power to compel the attendance and testimony of witnesses by subpoena, require the production of any necessary records, books, papers or other documents, and to administer oaths to witnesses before the committee; and that the joint committee on legislative management provide to the committee on contested elections such staff and facilities, including administrative personnel, supplies and equipment, that the committee on contested elections may require to discharge its duties.

Speaker Aresimowicz appointed the following members as the Committee:

Representative D'Agostino of the 91st
Representative Haddad of the 54th
Representative Candelora of the 86th
Representative Perillo of the 113th
Speaker Aresimowicz announced the appointment of Representative Bob Godfrey of the 110th District as Deputy Speaker Pro Tempore of the House of Representatives.

APPOINTMENT OF DEPUTY SPEAKERS

Speaker Aresimowicz announced the appointment of Representatives Larry Butler of the 72nd District, Juan Candelaria of the 95th District, Michelle Cook of the 65th District, Jack Hennessy of the 127th District, Russ Morin of the 28th District, Linda Orange of the 48th District, Chris Rosario of the 128th District and Kevin Ryan of the 139th District as Deputy Speakers of the House of Representatives.

APPOINTMENT OF ASSISTANT DEPUTY SPEAKERS

Speaker Aresimowicz announced the appointment of Representatives Emil "Buddy" Altobello of the 82nd District, Mary Mushinsky of the 85th District and Peter Tercyak of the 26th District as Assistant Deputy Speakers of the House of Representatives.

SUSPENSION OF THE RULES

HOUSE RESOLUTION ADOPTED

H.R. No. 8 REP. RITTER, 1ST DIST. RESOLUTION RAISING A COMMITTEE TO INFORM THE SENATE THAT THE HOUSE IS ORGANIZED AND READY TO MEET IN JOINT CONVENTION.

Representative Ritter of the 1st District moved for suspension of the rules for immediate consideration.

On a voice vote the motion carried.

The resolution was explained by Representative Ritter of the 1st.

On a voice vote House Resolution No. 8 was adopted.

The following is the Resolution:

Resolved by this House:
That a committee consisting of three representatives be appointed to inform the Senate that the House is organized and is ready to meet the Senate in Joint Convention.

Representative Orange of the 48th
Representative Rosario of the 128th
Representative Harding of the 107th

RECESS

On motion of Representative Ritter of the 1st District, the House recessed at 11:51 o’clock a.m., to reconvene at the Call of the Chair.

AFTER RECESS

The House reconvened at 2:15 o’clock p.m., Speaker Aresimowicz in the Chair.
ANNOUNCEMENT OF DEPUTY MAJORITY LEADERS

Representative Aresimowicz of the 30th announced the appointment of Representatives Jeff Currey of the 11th District, Pat Dillon of the 92nd District, Minnie Gonzalez of the 3rd District, Chris Perone of the 137th District, Geraldo Reyes of the 75th District, Emmett Riley of the 46th District, Hilda Santiago of the 84th District and Charlie Stallworth of the 126th District as Deputy Majority Leaders.

ANNOUNCEMENT OF MAJORITY CAUCUS CHAIR

Representative Aresimowicz of the 30th announced the appointment of Representative Derek Slap of the 19th District as Majority Caucus Chair.

ANNOUNCEMENT OF DEPUTY MAJORITY CAUCUS CHAIR

Representative Aresimowicz of the 30th announced the appointment of Representative Jillian Gilchrest of the 18th District as Deputy Majority Caucus Chair.

ANNOUNCEMENT OF CHIEF MAJORITY WHIP

Representative Aresimowicz of the 30th announced the appointment of Representative Rick Lopes of the 24th District as Chief Majority Whip.

ANNOUNCEMENT OF MAJORITY WHIPS-AT-LARGE

Representative Aresimowicz of the 30th announced the appointment of Representatives John Hampton of the 16th District and Chris Ziogas of the 79th District as Majority Whips-at-Large.

ANNOUNCEMENT OF DEPUTY MAJORITY WHIPS-AT-LARGE

Representative Aresimowicz of the 30th announced the appointment of Representatives Andre F. Baker of the 124th District and Henry J. Genga of the 10th District as Deputy Majority Whips-at-Large.

ANNOUNCEMENT OF ASSISTANT MAJORITY LEADERS

Representative Aresimowicz of the 30th announced the appointment of the following Representatives as Assistant Majority Leaders:

Representative Raghib Allie-Brennan of the 2nd
Representative Thomas Arnone of the 58th
Representative Jill Barry of the 31st
Representative Patrick Boyd of the 50th
Representative Robin Comey of the 102nd
Representative Julio Concepcion of the 4th
Representative Josh Elliott of the 88th
Representative Bobby Gibson of the 15th
Representative Kenneth Gucker of the 138th
Representative Joshua Hall of the 7th
Representative Maria Horn of the 64th
Representative Geoffrey Luxenberg of the 12th
Representative David Michel of the 146th
Representative Patricia Billie Miller of the 145th
Representative Kara Rochelle of the 104th
Representative Gary Turco of the 52nd
Representative Michael Winkler of the 56th
Representative Phil Young of the 120th

MINORITY LEADER APPOINTMENTS

Speaker Aresimowicz recognized Representative Klarides of the 114th who announced the following appointments.

DEPUTY REPUBLICAN LEADER

Representative Vincent J. Candelora of the 86th

DEPUTY LEADERS AT LARGE

Representative Tom O'Dea of the 125th
Representative Arthur O'Neill of the 69th
Representative Noreen Kokoruda of the 101st
Representative Lezlye Zupkus of the 89th

HOUSE REPUBLICAN CAUCUS CHAIRMAN

Representative Christie Carpino of the 32nd

HOUSE REPUBLICAN POLICY CHAIRMEN

Representative Richard Smith of the 108th
Representative Terrie Wood of the 141st

HOUSE REPUBLICAN WHIPS

Representative John Piscopo of the 76th - Chief Whip
Representative Anthony J. D'Amelio of the 71st - Senior Whip
Representative John H. Frey of the 111th - Senior Whip
Representative Jason Perillo of the 113th - Senior Whip
Representative Whit Betts of the 78th - Whip
Representative Rosa Rebimbas of the 70th - Whip
Representative Brenda Kupchick of the 132nd - Whip
Representative Dave Rutigliano of the 123rd - Whip
Representative Dave Labriola of the 131st - Whip
Representative David Yaccarino of the 87th - Whip

ASSISTANT HOUSE REPUBLICAN LEADERS

Representative Tim Ackert of the 8th
Representative Christopher Davis of the 57th
Representative Mitch Bolinsky of the 106th
Representative Livvy Floren of the 149th
Representative Devin Carney of the 23rd
Representative Gail Lavielle of the 143rd
Representative Fred Camillo of the 151st
Representative Ben McGorty of the 122nd
Representative Jay Case of the 63rd
Representative Bill Simanski of the 62nd
CONNECTICUT GENERAL ASSEMBLY
2019-2020 SESSION
COMMITTEE ASSIGNMENTS - DEMOCRATIC MEMBERS

AGING

CHAIRMAN - Joseph Serra
VICE CHAIRMAN - John Hampton

Jane Garibay
Steve Meskers
Anne Hughes

APPROPRIATIONS

CHAIRMAN - Toni Edmonds-Walker
VICE CHAIRMAN - Mike DiMassa
VICE CHAIRMAN - Maria Horn

Cathy Abercrombie
Matt Blumenthal
Jeffrey Currey
Patricia Dillon
Jillian Gilchrest
Greg Haddad
Chris Perone
Geraldo Reyes
Kate Rotella
Ezequiel Santiago
Peter Tercyak
Andre Baker
Juan Candelaria
Lucy Dathan
Bobby Gibson
Minnie Gonzalez
Susan Johnson
Robyn Porter
Chris Rosario
Kevin Ryan
Travis Simms

BANKS

CHAIRMAN - Ezequiel Santiago
VICE CHAIRMAN - Jason Doucette

Andre Baker
Alphonse Paolillo
Charlie Stallworth
Kenneth Gucker
Derek Slap

CHILDREN

CHAIRMAN - Liz Linehan
VICE CHAIRMAN - Robin Comey

Pat Boyd
Gary Turco
John Hampton
Pat Wilson Pheanious
COMMERCE

CHAIRMAN - Caroline Simmons
VICE CHAIRMAN - Josh Elliott

Jillian Gilchrest
Jane Garibay
Kara Rochelle
Kerry Wood

John Hampton
Geraldo Reyes
Ezquiel Santiago

EDUCATION

CHAIRMAN - Bobby Sanchez
VICE CHAIRMAN - Jill Barry

Matt Blumenthal
Robin Comey
Jeff Currey
Bobby Gibson
Susan Johnson
Liz Linhan
Patricia Billie Miller
Kate Rotella

Juan Candelaria
Michelle Cook
Henry Genga
Jillian Gilchrest
Roland Lemar
Brandon McGee
Ron Napoli

ENERGY AND TECHNOLOGY

CHAIRMAN - David Arconti
VICE CHAIRMAN - Raghib Allie-Brennan

Joe de la Cruz
Josh Elliott
Rick Lopes
Ron Napoli
Jonathan Steinberg
Mike Winkler

Mike Demicco
Joe Gresko
Steve Meskers
Chris Perone
Peter Tercyak

ENVIRONMENT

CHAIRMAN - Mike Demicco
VICE CHAIRMAN - Joe Gresko

David Arconti
Pat Dillon
Maria Horn
Mary Mushinsky
Geraldo Reyes
Travis Simms
Edwin Vargas

Dorinda Borer
Kenneth Gucker
David Michel
Christine Palm
Kevin Ryan
Derek Slap
Phil Young

EXECUTIVE & LEGISLATIVE NOMINATIONS
CHAIRMAN - Edwin Vargas

VICE CHAIRMAN - Quentin Phipps

Mike D'Agostino
Bob Godfrey

Michael DiMassa
Joe Verrengia

FINANCE REVENUE AND BONDING

CHAIRMAN - Jason Rojas

VICE CHAIRMAN - Julio Concepcion

VICE CHAIRMAN - Steve Meskers

Bonding Subcommittee Chair - Patricia Billie Miller

Transportation Bonding Subcommittee Chair - Chris Perone

Emil "Buddy" Altobello
Jill Barry
Jason Doucette
Joe Gresko
Roland Lemar
Russ Morin
Alphonse Paolillo
Quentin Phipps
Hilda Santiago
Steve Stafstrom

Larry Butler
Josh Elliott
Jack Hennessy
Rick Lopes
Mary Mushinsky
Chris Perone
Bobby Sanchez
Sean Scanlon
Kerry Wood

GENERAL LAW

CHAIRMAN - Mike D'Agostino

VICE CHAIRMAN - Bobby Gibson

Raghib Allie-Brennan
David Arconti
Geoff Luxenberg

Emil "Buddy" Altobello
Juan Candelaria
Linda Orange

GOVERNMENT ADMINISTRATION & ELECTIONS

CHAIRMAN - Dan Fox

VICE CHAIRMAN - Michael Winkler

Greg Haddad
Quentin Phipps
Derek Slap

Cristin McCarthy Vahey
Hilda Santiago

HIGHER EDUCATION AND EMPLOYMENT ADVANCEMENT

CHAIRMAN - Greg Haddad

VICE CHAIRMAN - Gary Turco
January 9, 2019

JOURNAL OF THE HOUSE

Jason Doucette
Mary Mushinsky
Robert Sanchez
Charlie Stallworth

Geoff Luxenberg
Kara Rochelle
Caroline Simmons
Chris Ziogas

HOUSING

CHAIRMAN - Brandon McGee

VICE CHAIRMAN - Kara Rochelle

Larry Butler
Minnie Gonzalez

Joe de la Cruz
Kim Rose

HUMAN SERVICES

CHAIRMAN - Catherine Abercrombie

VICE CHAIRMAN - Pat Wilson Pheanious

Larry Butler
Lucy Dathan
Brandon McGee
Charlie Stallworth

Michelle Cook
Anne Hughes
Hilda Santiago

INSURANCE AND REAL ESTATE

CHAIRMAN - Sean Scanlon

VICE CHAIRMAN - Lucy Dathan

Joe de la Cruz
Emmett Riley
Gary Turco

Anne Hughes
Chris Rosario

INTERNSHIP

CHAIRMAN - Kim Rose

Greg Haddad
Kate Rotella

JUDICIARY

CHAIRMAN - Steve Stafstrom

VICE CHAIRMAN - Matt Blumenthal

Julio Concepcion
Jeff Currey
Mike DiMassa
Bob Godfrey
Geoff Luxenberg
Christine Palm
Emmett Riley
Phil Young

Christine Conley
Patricia Dillon
Dan Fox
Maria Horn
Patricia Billie Miller
Robyn Porter
Toni Walker
LABOR AND PUBLIC EMPLOYEES

CHAIRMAN - Robyn Porter

VICE CHAIRMAN - Josh Hall
Geoff Luxenberg
Pat Wilson Pheanious

Legislative Management

CHAIRMAN - Joe Aresimowicz

VICE CHAIRMAN - Matthew D. Ritter
Larry Butler
Bob Godfrey
Linda Orange
Hilda Santiago

Planning and Development

CHAIRMAN - Cristin McCarthy Vahey

VICE CHAIRMAN - Andre Baker
Tom Arnone
Mike D’Agostino
Josh Hall
Jason Rojas

Public Health

CHAIRMAN - Jonathan Steinberg

VICE CHAIRMAN - Phil Young
Tom Arnone
Robin Comey
Mike Demicco
Jack Hennessy
Kevin Ryan
Peter Tercyak

Public Safety & Security

CHAIRMAN - Joe Verrengia

VICE CHAIRMAN - Al Paolillo
Raghib Allie-Brennan
Pat Boyd
Minnie Gonzalez
Linda Orange
Caroline Simmons

JOURNAL OF THE HOUSE
REGULATION REVIEW

CHAIRMAN - Susan Johnson

Tom Arnone
Chris Ziogas

Christine Palm

TRANSPORTATION

CHAIRMAN - Roland Lemar

VICE CHAIRMAN - Geraldo Reyes

Emil "Buddy" Altobello
Christine Conley
Josh Hall
Cristin McCarthy Vahey
Chris Perone
Joseph Serra
Jonathan Steinberg

Julio Concepcion
Jane Garibay
Rick Lopes
Russell Morin
Chris Rosario
Travis Simms
Chris Ziogas

VETERANS' AFFAIRS

CHAIRMAN - Dorinda Borer

VICE CHAIRMAN - Pat Boyd

Liz Linehan
Kim Rose

Ron Napoli
Kerry Wood

CONNECTICUT GENERAL ASSEMBLY
2019 - 2020 SESSION
COMMITTEE ASSIGNMENTS - REPUBLICAN MEMBERS

SELECT COMMITTEE ON AGING

RANKING MEMBER - Dave Wilson

Mitch Bolinsky
John Fusco

Tony D'Amelio

APPROPRIATIONS

RANKING MEMBER - Gail Lavielle

Whit Betts
Jay Case
Mike France
Noreen Kokoruda
Kathleen McCarty
Dr. William Petit, Jr.
Dave Wilson
Lezlye Zupkus

Mitch Bolinsky
Anne Dauphinais
Carol Hall
Gale Mastrofrancesco
Cara Pavalock-D'Amato
Bill Simanski
Tami Zawistowski
BANKS
RANKING MEMBER - Tom Delnicki
Charlie Ferraro
Brian Lanoue
John Frey
Bill Simanski

COMMERCE
RANKING MEMBER - Stephanie Cummings
Billy Buckbee
John Fusco
Dave Yaccarino
Fred Camillo
Brian Lanoue

CHILDREN
RANKING MEMBER - Robin Green
Stephanie Cummings
Noreen Kokoruda
Rick Hayes

EDUCATION
RANKING MEMBER - Kathleen McCarty
Mitch Bolinsky
Irene Haines
Kathleen Kennedy
Gail Lavielle
Cara Pavalock-D'Amato
Laura Devlin
Leslee Hill
Noreen Kokoruda
Jesse MacLachlan
Bill Simanski

ENERGY AND TECHNOLOGY
RANKING MEMBER - Charlie Ferraro
Tim Ackert
Holly Cheeseman
Brian Lanoue
Bill Buckbee
Chris Davis
Dr. William Petit, Jr.

ENVIRONMENT
RANKING MEMBER - Stephen Harding
Doug Dubitsky
Kathleen Kennedy
Ben McGorty
John Piscopo
Rick Hayes
Jesse MacLachlan
Tom O'Dea
David Wilson
Lezlye Zupkus

EXECUTIVE AND LEGISLATIVE NOMINATIONS
RANKING MEMBER - Jason Perillo
Chris Davis  Dave Yaccarino

FINANCE, REVENUE AND BONDING

RANKING MEMBER - Chris Davis

RANKING MEMBER - GENERAL BONDING SUB-COMMITTEE - Livvy Floren

RANKING MEMBER - TRANSPORTATION
BONDING SUB-COMMITTEE - Devin Carney

Vincent Candelora  Devin Carney
Holly Cheeseman  Laura Devlin
Livvy Floren  John Frey
Leslee Hill  Brenda Kupchick
Nicole Klarides-Ditria  Jason Perillo
John Piscopo  Joe Polletta
Dave Rutigliano  Terrie Wood
Dave Yaccarino

GENERAL LAW

RANKING MEMBER - Holly Cheeseman

Tim Ackert  Vincent Candelora
Tony D’Amelio  Dave Rutigliano

GOVERNMENT ADMINISTRATION AND ELECTIONS

RANKING MEMBER - Mike France

Steve Harding  Dave Labriola
Gale Mastrofrancesco  Jason Perillo

HIGHER EDUCATION AND EMPLOYMENT ADVANCEMENT

RANKING MEMBER - Carol Hall

Tim Ackert  Whit Betts
Fred Camillo  Robin Green
JP Sredzinski  Terrie Wood

HOUSING

RANKING MEMBER - Anne Dauphinais

John Frey  Brenda Kupchick
Rich Smith

HUMAN SERVICES

RANKING MEMBER - Jay Case

Tony D’Amelio  Robin Green
Gale Mastrofrancesco  JP Sredzinski
Terrie Wood

- 55 -
INSURANCE AND REAL ESTATE

RANKING MEMBER - Cara Pavalock-D’Amato

Tom Delnicki
Arthur O’Neill
Kurt Vail
Livvy Floren
Joe Polletta

INTERNSHIP

CHAIR - Bill Buckbee

Whit Betts
Lezlye Zupkus
Jay Case

JUDICIARY

RANKING MEMBER - Rosa C. Rebimbas

Christie Carpino
Doug Dubitsky
Stephen Harding
David K. Labriola
Tom O’Dea
Rich Smith
Stephanie Cummings
Craig Fishbein
Leslee Hill
Ben McGorty
Arthur J. O’Neill

LABOR AND PUBLIC EMPLOYEES

RANKING MEMBER - Joe Polletta

Craig Fishbein
Rich Smith
Dave Rutigliano

LEGISLATIVE MANAGEMENT

RANKING MEMBER - Themis Klarides

Vincent J. Candelora
Noreen Kokoruda
Arthur O’Neill
Rosa Rebimbas
John Frey
Tom O’Dea
John Piscopo

PLANNING AND DEVELOPMENT

RANKING MEMBER - Tami Zawistowski

Devin Carney
Doug Dubitsky
Irene Haines
Tom Delnicki
Mike France
Noreen Kokoruda

PUBLIC HEALTH

RANKING MEMBER - Dr. William Petit, Jr.

Whit Betts
Vincent Candelora
REPORT OF HOUSE COMMITTEE

The Committee appointed by the House to inform the Senate the House was ready to meet in Joint Convention reported that they had discharged the duties assigned to them and that the Senate would meet the House in Joint Convention forthwith.

The report was accepted and the committee discharged.

COMMITTEE FOR THE SENATE

The committee appointed by the Senate appeared in the Hall of the House and informed the House that the Senate was ready to meet in Joint Convention for the purpose of receiving any communication the Governor might be pleased to make.

REPORT OF THE JOINT CONVENTION

Ladies and Gentlemen of the House of Representatives: It is my duty to report to you the proceedings of the Joint Convention.
Upon the invitation of the House, the Senate met the House in convention for the purpose of receiving the message of His Excellency, the Governor.

Her Honor, the Lieutenant-Governor, presided over the Joint Convention and the Clerk of the Senate and the Clerk of the House were Secretaries of the Convention.

The prayer was offered by the Senate Chaplain, Reverend James J. Nock of East Hartford, Connecticut.

The following is the prayer:

Let us pray. Almighty Father, we ask your blessing on this Joint Convention as we come together this afternoon to begin a new legislative session for 2019. This is a new beginning for us together and a new beginning for a new Governor. Let us remember that in the land of the Charter Oak, we can accomplish so much if we work and act together. Amen.

The Pledge of Allegiance was led by Joe Aresimowicz, Speaker of the House of Representatives.

Senator Duff of the 25th District offered a resolution raising a Committee of two Senators and two Representatives to inform the Governor that the Senate and the House of Representatives were in convention for the purpose of receiving any communication the Governor might be pleased to make.

The resolution was adopted and Senator Duff of the 25th District, Senator Fasano of the 34th District, Representative Ritter of the 1st District and Representative Klarides of the 114th District were appointed as the Committee.

REPORT OF THE COMMITTEE

The Committee to inform the Governor that the Senate and the House of Representatives were met in Joint Convention reported that it had performed the duties assigned to them and had been informed that the Governor would soon come into the Convention. The Committee was discharged with the thanks of the Joint Convention.

The Oath of Office was administered to the Governor, Ned Lamont, earlier today in the William A. O'Neill Armory by former Chief Justice Chase T. Rogers.

The Oath of Office was administered to the Lieutenant Governor, Susan Bysiewicz, earlier today in the Senate Chamber by David Donaldson, the Lieutenant Governor-elect’s husband.

The Oath of Office was administered to the Secretary of the State, Denise W. Merrill, earlier today in the William A. O'Neill Armory by Robert Frankel, former Majority Leader of the Connecticut House of Representatives.

The Oath of Office was administered to the Treasurer, Shawn Wooden, earlier today in the William A. O'Neill Armory by Supreme Court Chief Justice Richard A. Robinson.

The Oath of Office was administered to the Comptroller, Kevin P. Lembo, earlier today in the William A. O'Neill Armory by Superior Court Justice W. Glen Pierson.

The Oath of Office was administered to the Attorney General, William Tong, earlier today in the William A. O'Neill Armory by Supreme Court Justice Andrew J. McDonald.

His Excellency, the Governor, thereupon appeared in the Hall of the House with the other Executive Officers.
Upon motion of Senator Duff of the 25th, it was voted that the message of the Governor be printed in the Journals of the Senate and House and that a sufficient number of copies be printed for general distribution.

Senate Chaplain, Reverend James J. Nock of East Hartford, Connecticut offered the following benediction:


Upon motion of Senator Duff of the 25th, it was voted that the Convention be dissolved.

The President thereupon dissolved the Convention and the Senate withdrew.

Respectfully submitted,
Joe Aresimowicz, Speaker

COMMUNICATION FROM THE SPEAKER OF THE HOUSE

The following communication was received from the Speaker of the House of Representatives, on the date indicated, read by the Clerk and referred to the Committee on Executive and Legislative Nominations.

September 20, 2018

TO THE HONORABLE GENERAL ASSEMBLY:

Pursuant to the provisions of section 46a-52 of the General Statutes, it is my pleasure and privilege to nominate and submit to you for your advice and consent the name of MATTHEW KELLY of Barkhamsted, Connecticut to be a member of the Connecticut Airport Authority Board of Directors, to serve the remainder of the term ending June 30, 2020.

Joe Aresimowicz
Speaker of the House of Representatives

Date Received: September 21, 2018

COMMUNICATION FROM THE SPEAKER OF THE HOUSE

The following communication was received from the Speaker of the House of Representatives, on the date indicated, read by the Clerk and referred to the Committee on Executive and Legislative Nominations.

December 11, 2018

TO THE HONORABLE GENERAL ASSEMBLY:

Pursuant to the provisions of section 22a-261 of the General Statutes, it is my pleasure and privilege to nominate and submit to you for your advice and consent the name of EDWARD BAILEY of Middlefield, Connecticut to be a member of the Materials Innovation and Recycling Authority, to serve a term ending on June 30, 2022.

Joe Aresimowicz
Speaker of the House of Representatives
COMMUNICATION FROM THE SPEAKER OF THE HOUSE

The following communication concerning interim committee assignments was received from the Speaker of the House of Representatives, on the date indicated, read by the Clerk and ordered printed in the Journal.

August 17, 2018

Mr. Frederick Jortner
Clerk of the House of Representatives
State Capitol, Room 109
Hartford, CT  06106

Dear Mr. Jortner:

This letter is to inform you of the following changes to committee assignments:

   Representative Julio Concepcion has been appointed to the Judiciary Committee.

   Representative James Albis has been removed from the Judiciary Committee.

Please contact my office if you have any questions.

Joe Aresimowicz
Speaker of the House of Representatives

COMMUNICATION FROM THE SPEAKER OF THE HOUSE

The following communication concerning interim committee assignments was received from the Speaker of the House of Representatives, on the date indicated, read by the Clerk and ordered printed in the Journal.

September 13, 2018

Mr. Frederick Jortner
Clerk of the House of Representatives
State Capitol, Room 109
Hartford, CT  06106

Dear Mr. Jortner:

This letter is to inform you of the following changes to committee assignments:

   Representative Joe Verrengia has been appointed to the Judiciary Committee.

   Representative Jeff Berger has been removed from the Judiciary Committee.

Please contact my office if you have any questions.

Joe Aresimowicz
Speaker of the House of Representatives
COMMUNICATION FROM THE RETIRING SENATE CHAIR AND HOUSE RANKING MEMBER OF THE TRANSPORTATION COMMITTEE

The following communication was received from the Retiring Senate Chair and House Ranking Member of the Transportation Committee, on the date indicated, read by the Clerk and referred to the Committee on Executive and Legislative Nominations:

June 11, 2018

TO THE HONORABLE GENERAL ASSEMBLY:

Pursuant to Connecticut General Statutes 13b-212b it is our pleasure to nominate and with your advice and consent, appoint MR. STEPHEN V. PROSTOR of New Canaan, Connecticut, to be a member of the Connecticut Commuter Rail Council as a resident of a municipality served by the Danbury or Waterbury branches of the New Haven commuter railroad line. Mr Prostor will serve a term in succession to that of Mr. Robert Lockwood, whose term has ended. Mr Prostor will serve a term beginning immediately and ending July 31, 2021.

Senator Toni Boucher  
Chair  
Transportation Committee  
Representative Devin Carney  
Ranking Member  
Transportation Committee

Date Received: June 12, 2018

COMMUNICATIONS AND REPORTS

The following communications and reports were received on the date indicated, read by the Clerk and referred to the Committees indicated:

Report - Department of Motor Vehicles - Connecticut Emissions Program Statistics for the Period of April 1, 2018 through April 30, 2018.  (Pursuant to Executive Directive #3 and Section 14-164h of the Connecticut General Statutes.)  Date Received: May 10, 2018

Referred to the Committee on Transportation.


Referred to the Committee on Public Safety and Security.

Auditors Monthly Report - Matters Reported Under Section 4-33a - Dated May 18, 2018. (Pursuant to Section 4-33a of the Connecticut General Statutes.) Date Received: May 18, 2018

Referred to the Committees on Appropriations and Finance, Revenue and Bonding.

Report - Department of Education - Annual Report on the Performance of Commissioner's Network Schools - April 2018.  (Pursuant to Section 10-223h(j) of the Connecticut General Statutes.)  Date Received: May 21, 2018

Referred to the Committee on Education.

Report - Auditors of Public Accounts - Auditors' Report - University of Connecticut Health Center For the Fiscal Years Ended June 30, 2015 and 2016.  (Pursuant to Section 2-90 of the Connecticut General Statutes.) Date Received: May 23, 2018

Referred to the Committees on Higher Education and Employment Advancement and Public Health.
Report - Department of Economic and Community Development - 2017 Revised Annual Report. (Pursuant to Section 32-1m of the Connecticut General Statutes.) Date Received: June 4, 2018

Referred to the Committee on Commerce.

Report - Auditors of Public Accounts - Auditors' Report - Department of Housing for the Fiscal Years Ended June 30, 2014 and 2015. (Pursuant to Section 2-90 of the Connecticut General Statutes.) Date Received: June 7, 2018

Referred to the Committee on Housing.

Report - Department of Motor Vehicles - Connecticut Emissions Program Statistics for the Period of May 1, 2018 through May 31, 2018. (Pursuant to Executive Directive #3 and Section 14-164h of the Connecticut General Statutes.) Date Received: June 8, 2018

Referred to the Committee on Transportation.

Report - State of Connecticut - Insurance Department - Connecticut Medical Malpractice Report - June 8, 2018. (Pursuant to Sections 38a-395 and 11-4a of the Connecticut General Statutes.) Date Received: June 8, 2018

Referred to the Committee on Insurance and Real Estate.

Report - State Board of Education - Connecticut Youth Service Bureaus Biennial Report - July 2015 to June 2017: “Positive Youth Development, Diversion from the Juvenile Justice System and Connecting Youth and Families to Community-based Support Services.” (Pursuant to Sections 10-19m(c) and 11-4a of the Connecticut General Statutes.) Date Received: June 14, 2018

Referred to the Committee on Education.

Auditors Monthly Report - Matters Reported Under Section 4-33a - Dated June 18, 2018. (Pursuant to Section 4-33a of the Connecticut General Statutes.) Date Received: June 19, 2018

Referred to the Committees on Appropriations and Finance, Revenue and Bonding.

Report - Connecticut Innovations, Inc. - 2018 Cumulative Angel Tax Credit Program Report. (Pursuant to Public Act 17-110 and Sections 12-704d and 11-4a of the Connecticut General Statutes.) Date Received: June 20, 2018

Referred to the Committee on Commerce.

Report - Office of the State Comptroller - Payroll Deduction Slot Report through May 31, 2018. (Pursuant to Section 3-123g(e) of the Connecticut General Statutes.) Date Received: June 27, 2018

Referred to the Committees on Labor and Public Employees, Appropriations and Insurance and Real Estate.

Report - Connecticut State Colleges and Universities - Board of Regents - Seventeenth Semi-Annual Report on the Status and Progress of CSCU 2020 as of May 31, 2018. (Pursuant to Section 10a-91f of the Connecticut General Statutes.) Date Received: June 29, 2018

Referred to the Committee on Higher Education and Employment Advancement.

Report - Office of Policy and Management - Inventory of State Property in Accordance With CGS 4-67G - July 2018. (Pursuant to Section 4-67g of the Connecticut General Statutes.) Date Received: July 2, 2018

Referred to the Committees on Government Administration and Elections and Appropriations.

Report - Connecticut Department of Energy and Environmental Protection - Leading by Example: Reducing Energy Use in State Facilities Report - July 2018. (Pursuant to Section 16a-37u of the Connecticut General Statutes.) Date Received: July 9, 2018
Referred to the Committee on Energy and Technology.

Report - Auditors of Public Accounts - Auditors' Report - Capital Region Development Authority for the Fiscal Years Ended June 30, 2015 and 2016. (Pursuant to Section 2-90 as amended, Section 1-122 and Section 32-605, subsection (c) of the Connecticut General Statutes.) Date Received: July 9, 2018

Referred to the Committee on Commerce.

Report - Auditors of Public Accounts - Auditors' Report - Department of Rehabilitation Services for the Fiscal Years Ended June 30, 2015 and 2016. (Pursuant to Section 2-90 of the Connecticut General Statutes.) Date Received: July 10, 2018

Referred to the Committee Human Services.

Report - Access Health CT - Connecticut Health Insurance Exchange d/b/a/ Access Health CT - Quarterly Data Report for Calendar Year 2018 (January 1, 2018 - December 31, 2018) - For the Quarter Ended June 30, 2018. (Pursuant to Section 1-38a-1092(a) of the Connecticut General Statutes.) Date Received: July 10, 2018

Referred to the Committees on Public Health, Insurance and Real Estate and Human Services.

Report - Department of Motor Vehicles - Connecticut Emissions Program Statistics for the Period of June 1, 2018 through June 31, 2018. (Pursuant to Executive Directive #3 and Section 14-164h of the Connecticut General Statutes.) Date Received: July 10, 2018

Referred to the Committee on Transportation.

Report - Department of Children and Families - Family Assessment Response Program Annual Status Report. (Pursuant to Sections 11-4a and 17a-101g(g)(11) of the Connecticut General Statutes, as amended by Public Act 16-190.) Date Received: July 10, 2018

Referred to the Committee on Children.

Auditors Monthly Report - Matters Reported Under Section 4-33a - Dated July 13, 2018. (Pursuant to Section 4-33a of the Connecticut General Statutes.) Date Received: July 13, 2018

Referred to the Committee on Appropriations and Finance, Revenue and Bonding.

Report - State Board of Education - Annual Report on the Use of Physical Restraint and Seclusion in Connecticut for School Year 2016-2017. (Pursuant to Section 10-236b of the Connecticut General Statutes.) Date Received: July 17, 2018

Referred to the Committees on Education and Children.

Report - Department of Public Health - Palliative Care Advisory Council 2017 Report - March 2018. (Pursuant to Section 19a-6d of the Connecticut General Statutes.) Date Received: July 18, 2018

Referred to the Committee on Public Health.

Report - Auditors of Public Accounts - Auditors’ Report - State Education Resource Center for the Fiscal Years Ended June 30, 2015 and 2016. (Pursuant to Sections 1-122, 2-90 and 10-357a of the Connecticut General Statutes.) Date Received: July 18, 2018

Referred to the Committee on Education.

Reports - Department of Motor Vehicles - Monthly Wait Times for Each DMV Branch for May 2018 and June 2018. (Pursuant to Public Act 16-55 and Sections 14-11e(b) and 11-4a of the Connecticut General Statutes.) Date Received: July 18, 2018

Referred to the Committee on Transportation.

2014-2015. (Pursuant to Sections 16-245ee and 11-4a of the Connecticut General Statutes.) Date Received: July 19, 2018

**Referred to the Committee on Energy and Technology.**

Report - Soldiers', Sailors' and Marines' Fund - Quarterly Report of Disbursals of the State of Connecticut Soldiers', Sailors' and Marines' Fund for the Quarter Ended June 30, 2018. (Pursuant to Section 27-140 of the Connecticut General Statutes as Amended by Public Act 14-217.) Date Received: July 24, 2018

**Referred to the Committee on Veterans’ Affairs and the Committee on Public Safety and Security.**

Report - Auditors of Public Accounts - Auditors’ Report - Connecticut Innovations, Incorporated for the Fiscal Years Ended June 30, 2015 and 2016. (Pursuant to Sections 1-122, 2-90 and 32-42 of the Connecticut General Statutes.) Date Received: July 26, 2018

**Referred to the Committee on Commerce.**

Report - Auditors Monthly Report - Matters Reported Under Section 4-33a - Dated August 3, 2018. (Pursuant to Section 4-33a of the Connecticut General Statutes.) Date Received: August 3, 2018

**Referred to the Committees on Insurance and Real Estate and Public Health.**

Report - Department of Transportation - Danbury Branch Line Evaluation Summary Report - January 1, 2018. (Pursuant to Section 9 of Public Act 17-230 and Section 13b-79o of the Connecticut General Statutes.) Date Received: July 31, 2018

**Referred to the Committee on Transportation and Finance, Revenue and Bonding.**

Report - Auditor of Public Accounts - Auditors' Report - Commission on Human Rights and Opportunities for the Fiscal Years Ended June 30, 2013, 2014, 2015 and 2016. (Pursuant to Section 2-90 of the Connecticut General Statutes.) Date Received: August 1, 2018

**Referred to the Committees on Appropriations, Finance, Revenue and Bonding and Judiciary.**

Report - Adjutant General's Office - Military Department - Military Facility Usage Report for Fiscal Year 2018. (Pursuant to Section 11-4a and Section 27-39(g) of the Connecticut General Statutes.) Date Received: August 3, 2018

**Referred to the Committees on Public Safety and Security and Veterans’ Affairs.**

Report - Department of Economic and Community Development - Office of Military Affairs - Annual Report 2017. (Pursuant to Sections 32-58b and 11-4a of the Connecticut General Statutes.) Date Received: August 3, 2018

**Referred to the Committees on Commerce, Public Safety and Security and Veterans’ Affairs.**
Revised Report - Department of Administrative Services - State Insurance and Risk Management Board - 55th Annual Report to the Governor - 2017/2018. (Pursuant to Sections 4a-19, 20 and 21 of the Connecticut General Statutes.) Date Received: August 6, 2018

**Referred to the Committee on Insurance and Real Estate.**

Report - Department of Motor Vehicles - Connecticut Emissions Program Statistics for the Period of July 1, 2018 through July 31, 2018. (Pursuant to Executive Directive #3 and Section 14-164h of the Connecticut General Statutes.) Date Received: August 8, 2018

**Referred to the Committee on Transportation.**

Report - State Board of Education - Minority Teacher Recruitment Annual Report - June 30, 2018. (Pursuant to Sections 2, 3 and 6 of Public Act 16-41.) Date Received: August 13, 2018

**Referred to the Committee on Education.**

Report - University of Connecticut - Rebuilding, Reviewing and Enhancing the University of Connecticut - Forty-Sixth in a Series of Semi-Annual Reports regarding UConn 2000. (Pursuant to Section 10a-109 through 10a-109y of the Connecticut General Statutes.) Date Received: August 16, 2018

**Referred to the Committees on Higher Education and Employment Advancement, Finance Revenue and Bonding and Appropriations.**

Report - Fairfield University - Department of Public Safety - 2016 and 2017 Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics. (Pursuant to Public Act 14-11.) Date Received: August 16, 2018

**Referred to the Committee on Higher Education and Employment Advancement and Public Safety and Security.**

Report - Department of Labor - Office of Workforce Competitiveness - Connecticut Industry Sectors and Workforce Needs, August 2018. (Pursuant to Section 45(b)(2) of Public Act 18-178 and Section 11-4a of the Connecticut General Statutes.) Date Received: August 17, 2018

**Refer to the Committees on Labor and Public Employees and Finance, Revenue and Bonding.**

Report - Rensselaer at Hartford - 2015 Annual Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus. (Pursuant to Public Act 14-11.) Date Received: August 18, 2018

**Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.**

Report - Office of Early Childhood - Report on School Readiness and Child Day Care Spaces for Fourth Quarter SFY 2018 (April - June 2018). (Pursuant to Section 94 of Public Act 16-3.) Date Received: August 20, 2018

**Referred to the Committees on Education and Appropriations.**

Report - Hartford Seminary - 2015, 2016 and 2017 Annual Reports Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus. (Inclusive) (Pursuant to Public Act 14-11.) Date Received: August 20, 2018

**Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.**

Report - Hartford Seminary - 2015 Annual Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus - January 1, 2014 - December 31, 2014. (Pursuant to Public Act 14-11.) Date Received: August 20, 2018

**Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.**
Report - Hartford Seminary - 2016 Annual Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus - January 1, 2015 - December 31, 2015. (Pursuant to Public Act 14-11.) Date Received: August 20, 2018
Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Hartford Seminary - 2017 Annual Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus - January 1, 2016 - December 31, 2016. (Pursuant to Public Act 14-11.) Date Received: August 20, 2018
Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Department of Public Health - Department of Public Health Inspection of Whiting Forensic Hospital. (Pursuant to Public Act 18-86 and Section 11-4a of the Connecticut General Statutes.) Date Received: August 22, 2018
Referred to the Committee on Public Health.

Report - University of Hartford - Reports Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Years Ended December 31, 2015 and 2016. (Pursuant to Public Act 14-11.) Date Received: August 23, 2018
Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - State Board of Education - Update on Connecticut's Educator Evaluation and Support System. (Pursuant to Sections 10-151i and 11-4a of the Connecticut General Statutes.) Received: August 24, 2018
Referred to the Committee on Education.

Referred to the Committee on Government Administration and Elections.

Report - Auditors of Public Accounts - Auditors' Report - Connecticut Mental Health Center Foundation for the Fiscal Years Ended December 31, 2014 and 2015. (Pursuant to Section 2-90 of the Connecticut General Statutes.) Date Received: August 30, 2018
Referred to the Committee on Public Health.

Referred to the Committee on Energy and Technology.

Report - Auditors of Public Accounts - Whistleblower Matters Transmitted During the Fiscal Year Ended June 30, 2018. (Pursuant to Subsection (d) of Section 4-61dd of the Connecticut General Statutes.) Date Received: August 31, 2018
Referred to the Committees on Government Administration and Elections, Appropriations and Finance, Revenue and Bonding.

Report - State Department of Education - Connecticut Technical Education and Career System (CTECS) Rolling Capital Improvement and Capital Equipment Plan 2019 - 2021. (Pursuant to Sections 10-95i and 11-4a of the Connecticut General Statutes.) Date Received: August 31, 2018
Referred to the Committees on Education, Finance, Revenue and Bonding and Appropriations.
Report - Auditors of Public Accounts - Auditors’ Report - Department of Correction - For the Fiscal Years Ended June 30, 2014 and 2015. (Pursuant to Section 2-90 of the Connecticut State Statutes.) Date Received: September 4, 2018

Referred to the Committee on Judiciary.

Report - Department of Economic and Community Development - First Five Plus Program. (Pursuant to Section 32-4l (d) of the Connecticut General Statutes.) Date Received: September 4, 2018

Referred to the Committees on Commerce and Finance, Revenue and Bonding.

Report - State Board of Education - Review of the 2017-2018 Scientifically-based Reading Research and Instruction Professional Development. (Pursuant to Sections 10-148b and 11-4a of the Connecticut State Statutes.) Date Received: September 4, 2018

Referred to the Committee on Education.

Report - State Board of Education - Report on Implementation of Graduation Requirements for School Year 2017-2018. (Pursuant to Sections 10-5d and 11-4a of the Connecticut State Statutes.) Date Received: September 4, 2018

Referred to the Committee on Education.

Report - Town of Rocky Hill - Chief of Police - Human Trafficking Report. (Pursuant to Section 2 of Public Act 16-71 and Section 11-4a of the Connecticut General Statutes.) Date Received: September 5, 2018

Referred to the Committees on Judiciary and Children.

Report - Department of Motor Vehicles - Connecticut Emissions Program Statistics for the Period of August 1, 2018 through August 31, 2018. (Pursuant to Executive Directive #3 and Section 14-164h of the Connecticut General Statutes.) Date Received: September 6, 2018

Referred to the Committee on Transportation.

Report - State Board of Education - Implementation of Early Reading Legislation in Connecticut for School Year 2017-2018. (Pursuant to Section 10-14u of the Connecticut General Statutes.) Date Received: September 6, 2018

Referred to the Committee on Education.

Communication - Public Utilities Regulatory Authority - Docket No. 18-03-29: 2018 PURA Review of Connecticut Public Service Company Plans for Restoration of Interrupted Service Resulting From an Emergency. (Pursuant to Section 16-32e of the Connecticut General Statutes.) Date Received: September 6, 2018

Referred to the Committee on Energy and Technology.

Auditors Monthly Report - Matters Reported Under Section 4-33a - Dated September 10, 2018. (Pursuant to Section 4-33a of the Connecticut General Statues.) Date Received: September 11, 2018

Referred to the Committees on Appropriations and Finance, Revenue and Bonding.

Report - Criminal Justice Information System Governing Board - Report on the Status of the Design and Implementation of the Connecticut Information Sharing System (CISS) to the Connecticut Legislature for the period January 1, 2018 - June 30, 2018. (Pursuant to Sections 54-142q and 54-142s of the Connecticut General Statutes.) Date Received: September 14, 2018

Referred to the Committees on Judiciary, Public Safety and Security and Appropriations.
Report - Auditors of Public Accounts - Auditors' Report - Charter Oak State College Foundation, Inc. for the Fiscal Year Ended June 30, 2018. (Pursuant to Sections 2-90 and 4-37e - 4-37k of the Connecticut General Statutes.) Date Received: September 19, 2018
Referred to the Committee Higher Education and Employment Advancement.

Report - Town of Newtown - Chief of Police - Human Trafficking Report. (Pursuant to Section 2 of Public Act 16-71 and Section 11-4a of the Connecticut General Statutes.) Date Received: September 21, 2018
Referred to the Committees on Judiciary and Children.

Report - Auditors of Public Accounts - Auditors' Evaluation of the Revised Department of Economic and Community Development 2017 Annual Report. (Pursuant to Public Act 17-219 and Section 11-4a of the Connecticut General Statutes.) Date Received: September 21, 2018
Referred to the Committees on Finance, Revenue and Bonding, Appropriations, Commerce and Labor and Public Employees.

Report - Asnuntuck Community College - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus - 2018 Submission. (Pursuant to Public Act 14-11.) Date Received: September 25, 2018
Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Capital Community College - 2017 Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus. (Pursuant to Public Act 14-11.) Date Received: September 25, 2018
Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Central Connecticut State University - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year ended December 31, 2017. (Pursuant to Section 10a-55m of the Connecticut General Statutes.) Date Received: September 25, 2018
Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Eastern Connecticut State University - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year Ended December 31, 2017. (Pursuant to Public Act 14-11.) Date Received: September 25, 2018
Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Gateway Community College - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year Ended December 31, 2017 - 2018 Submission. (Pursuant to Public Act 14-11.) Date Received: September 25, 2018
Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Housatonic Community College - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year Ended December 31, 2017 - 2018 Submission. (Pursuant to Section 10a-55m(f) of the Connecticut General Statutes.) Date Received: September 25, 2018
Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Manchester Community College - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year Ended December 31, 2017. (Pursuant to Section 10a-55m(f) of the Connecticut General Statutes.) Date Received: September 25, 2018
Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Middlesex Community College - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year Ended December 31, 2017 - 2018 Submission. (Pursuant to Section 10a-55m(f) of the Connecticut General Statutes.) Date Received: September 25, 2018

Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Naugatuck Valley Community College - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year Ended December 31, 2017. (Pursuant to Public Act 14-11) Received: September 25, 2018

Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Northwestern Connecticut Community College - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year Ended December 31, 2017. (Pursuant to Section 10a-55m(f) of the Connecticut General Statutes.) Date Received: September 25, 2018

Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Norwalk Community College - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year Ended December 31, 2017. (Pursuant to Section 10a-55m(f) of the Connecticut General Statutes.) Date Received: September 25, 2018

Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Quinebaug Community College - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year Ended December 31, 2017 - 2018 Submission. (Pursuant to Section 10a-55m(f) of the Connecticut General Statutes.) Date Received: September 25, 2018

Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Southern Connecticut State University - 2018 Report on Sexual Misconduct - Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus. (Pursuant to Public Act 14-11.) Date Received: September 25, 2018

Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Three Rivers Community College - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year Ended December 31, 2017. (Pursuant to Section 10a-55m(f) of the Connecticut General Statutes.) Date Received: September 25, 2018

Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Tunxis Community College - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year Ended December 31, 2017. (Pursuant to Section 10a-55m(f) of the Connecticut General Statutes.) Date Received: September 25, 2018

Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

(Pursuant to Section 10a-55m(f) of the Connecticut General Statutes.) Date Received: September 25, 2018

Report - University of Connecticut - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year ended December 31, 2017. (Pursuant to Section 10a-55m of the Connecticut General Statutes.) Date Received: September 27, 2018

Report - City of Groton - Chief of Police - Human Trafficking Report for the Period September 1, 2017 - August 31, 2018. (Pursuant to Section 2 of Public Act 16-71 and Section 11-4a of the Connecticut General Statutes.) Date Received: September 28, 2018

Report - University of Saint Joseph Connecticut - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus - Dated October 1, 2018. (Pursuant to Public Act 14-11) Received: September 28, 2018

Report - University of Hartford - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year Ended December 31, 2017. (Pursuant to Public Act 14-11) Received: September 28, 2018

Report - Mitchell College - 2016 Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus. (Pursuant to Public Act 14-11) Received: September 28, 2018

Report - Mitchell College - 2017 Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus. (Pursuant to Public Act 14-11) Received: September 28, 2018

Report - Hartford Seminary - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus - January 1, 2017 - December 31, 2017. (Pursuant to Public Act 14-11.) Date Received: September 28, 2018

Report - Connecticut Health and Educational Facilities Authority - Annual Report for the Fiscal Year Ended June 30, 2018. (Pursuant to Sections 1-122, 1-123 and 10a-194 of the Connecticut General Statutes.) Date Received: September 28, 2017

Report - Connecticut Higher Education Supplemental Loan Authority - Annual Report for the Fiscal Year Ended June 30, 2018. (Pursuant to Chapter 187b, Section 10a-240 of the Connecticut General Statutes.) Date Received: September 28, 2018
Report - Fairfield University - Department of Public Safety - 2018 Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics. (Pursuant to Public Act 14-11.) Date Received: September 28, 2018

Referred to the Committee on Higher Education and Employment Advancement and Public Safety and Security.

Report - Connecticut Student Loan Foundation - Annual Report for the Fiscal Year Ended June 30, 2018. (Pursuant to Public Act. No. 10-143.) Date Received: September 28, 2018

Referred to the Committee on Higher Education and Employment Advancement.

Report - Goodwin College - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus - September 28, 2018. (Pursuant to Section 10a-55m(f) of the Connecticut General Statutes.) Date Received: September 28, 2018

Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Wesleyan University - 2018 Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus. (Pursuant to Public Act 14-11.) Date Received: September 28, 2018

Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Mitchell College - 2018 Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus. (Pursuant to Public Act 14-11) Received: September 28, 2018

Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Post University - Reports Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Years ended December 31, 2014, 2015 and 2017. (Pursuant to Public Act 14-11.) Date Received: September 28, 2018

Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Rensselaer at Hartford - 2018 Annual Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus. (Pursuant to Section 10a-55m(f) of the Connecticut General Statutes.) Date Received: September 29, 2018

Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - City of Waterbury - Chief of Police - Human Trafficking Report. (Pursuant to Section 2 of Public Act 16-71 and Section 11-4a of the Connecticut General Statutes.) Date Received: October 1, 2018

Referred to the Committees on Judiciary and Children.

Report - Naugatuck Valley Council of Governments - Regional Service Grant Annual Progress Report for State Fiscal Year 2018 (July 1, 2017 - June 30, 2018). (Pursuant to Sections 4-66r and 11-4a of the Connecticut General Statutes.) Date Received: October 1, 2018

Referred to the Committees on Planning and Development and Finance, Revenue and Bonding.

Report - University of Bridgeport - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year ended December 31, 2017. (Pursuant to Public Act 14-11.) Date Received: October 1, 2018

Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.
Report - Connecticut Innovations, Inc. - Connecticut BioScience Collaboration Program - Quarterly Status Report for June 30, 2018 - The Jackson Laboratory Project Schedule of Disbursements by Facility Cumulative Fundings. (Pursuant to Section 32-41y (d)(2) of the Connecticut General Statutes.) Date Received: October 1, 2018

**Referred to the Committees on Appropriations and Public Health.**

Report - Department of Children and Families - Connecticut Children's Behavioral Health Plan: Progress Report. (Pursuant to Public Act 15-27 and Public Act 13-178.) Date Received: October 1, 2018

**Referred to the Committee on Children.**

Report - Sacred Heart University - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year 2017. (Pursuant to Public Act 14-11.) Date Received: October 1, 2018

**Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.**

Report - University of New Haven - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year Ended December 31, 2017. (Pursuant to Public Act 14-11.) Date Received: October 1, 2018

**Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.**

Report - Western Connecticut Council of Governments - Regional Service Grant Annual Progress Report for State Fiscal Year 2018 (July 1, 2017 - June 30, 2018). (Pursuant to Sections 4-66r and 11-4a of the Connecticut General Statutes.) Date Received: October 1, 2018

**Referred to the Committees on Planning and Development and Finance, Revenue and Bonding.**

Report - Lower Connecticut River Valley Council of Governments - Regional Service Grant Annual Progress Report for State Fiscal Year 2018 (July 1, 2017 - June 30, 2018). (Pursuant to Sections 4-66r and 11-4a of the Connecticut General Statutes.) Date Received: October 1, 2018

**Referred to the Committees on Planning and Development and Finance, Revenue and Bonding.**

Report - Department of Correction - Program Inventory of Correctional Programs. (Pursuant to Section 4-68s (b) of the Connecticut General Statutes.) Date Received: October 1, 2018

**Referred to the Committee on Judiciary.**

Report - South Central Regional Council of Governments - Regional Service Grant Annual Progress Report for State Fiscal Year 2018 (July 1, 2017 - June 30, 2018). (Pursuant to Sections 4-66r and 11-4a of the Connecticut General Statutes.) Date Received: October 1, 2018

**Referred to the Committees on Planning and Development and Finance, Revenue and Bonding.**

Report - Connecticut College - 2018 Report on Sexual Misconduct - Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year ended December 31, 2017. (Pursuant to Public Act 14-11.) Date Received: October 1, 2018

**Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.**

Report - Connecticut Metropolitan Council of Governments - Regional Service Grant Annual Progress Report for State Fiscal Year 2018 (July 1, 2017 - June 30, 2018). (Pursuant to Sections 4-66r and 11-4a of the Connecticut General Statutes.) Date Received: October 1, 2018

**Referred to the Committees on Planning and Development and Finance, Revenue and Bonding.**
January 9, 2019

Report - Town of Avon - Chief of Police - Human Trafficking Report. (Pursuant to Section 2 of Public Act 16-71 and Section 11-4a of the Connecticut General Statutes.) Date Received: October 1, 2018
   Referred to the Committees on Judiciary and Children.

Report - Connecticut Innovations, Inc. - Economic Cluster Bond Funds Report for the Fiscal Year Ended June 30, 2018. (Pursuant to Section 32-4h of the Connecticut General Statutes.) Date Received: October 1, 2018
   Referred to the Committee on Commerce.

Corrected Report - Fairfield University - Department of Public Safety - 2018 Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics. (Pursuant to Public Act 14-11.) Date Received: October 1, 2018
   Referred to the Committee on Higher Education and Employment Advancement and Public Safety and Security.

Report - Yale University - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year ended December 31, 2017. (Pursuant to Section 10a-55m(f) of the Connecticut General Statutes.) Date Received: October 1, 2018
   Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Trinity College - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year Ended December 31, 2017. (Pursuant to Public Act 14-11.) Date Received: October 1, 2018
   Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Holy Apostles College and Seminary - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus, Dated October 1, 2018. (Pursuant to Public Act 14-11.) Date Received: October 1, 2018
   Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Trinity College - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year Ended December 31, 2016. (Pursuant to Public Act 14-11.) Date Received: October 2, 2018
   Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Trinity College - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year Ended December 31, 2015. (Pursuant to Public Act 14-11.) Date Received: October 2, 2018
   Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Reports - Department of Motor Vehicles - Monthly Wait Times for Each DMV Branch for July 2018 and August 2018 and CIVLS Branch Transaction Counts - August 2015 through August 2018. (Pursuant to Public Act 16-55 and Sections 11-4a and 14-11e(b) of the Connecticut General Statutes.) Date Received: October 2, 2018
   Referred to the Committee on Transportation.

Report - Department of Administrative Services - Annual Report to the State Properties Review Board For the Fiscal Year 2018 (July 1, 2017-June 30, 2018). (Pursuant to Sections 4b-2(1) and 11-4a of the Connecticut General Statutes.) Date Received: October 2, 2018
Referred to the Committee on Government Administration and Elections.

Report - State of Connecticut - Results First Policy Oversight Committee's 2018 Annual Report.  (Pursuant to Section 2-111(f) of the Connecticut General Statutes.) Date Received: October 3, 2018

Referred to the Committees on Judiciary, Public Health and Children.

Reports - Department of Motor Vehicles - Connecticut Emissions Program Statistics for the Periods of September 1, 2018 through September 30, 2018.  (Pursuant to Executive Directive #3 and Section 14-164h of the Connecticut General Statutes.) Date Received: October 3, 2018

Referred to the Committee on Transportation.

Report - Holy Apostles College and Seminary - Updated Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus, Dated October 1, 2018.  (Pursuant to Public Act 14-11.) Date Received: October 4, 2018

Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Quinnipiac University - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year ended December 31, 2017.  (Pursuant to Section 10a-55m of the Connecticut General Statutes.) Date Received: October 4, 2018

Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.

Report - Department of Public Health - Lead Poisoning Prevention Efforts - Childhood Blood Lead Surveillance and Lead Hazards Inspection and Abatement Activities in 2017.  (Pursuant to Section 19a-111i of the Connecticut General Statutes.) Date Received: October 5, 2018

Referred to the Committees on Public Health and Children.

Report - Department of Public Health - Small/Minority Business Goal Report for Fiscal Year 2018-2019.  (Pursuant to Section 4a-60g(l) of the Connecticut General Statutes.) Date Received: October 5, 2018

Referred to the Committees on Planning and Development and Government Administration and Elections.

Report - Auditors of Public Accounts - Auditors' Report - State Treasurer - Departmental Operations for the Fiscal Years Ended June 30, 2015 and 2016.  (Pursuant to Section 2-90 of the Connecticut General Statutes.) Date Received: October 10, 2018

Referred to Committees on Appropriations, Finance, Revenue and Bonding and Government Administration and Elections.

Report - State Board of Education - Connecticut’s State-Funded After-School Program, 2015-2016.  (Pursuant to Section 10-16x(g) and Section 11-4a of the Connecticut General Statutes.) Date Received: October 10, 2018

Referred to the Committee on Education.

Report - Access Health CT - Connecticut Health Insurance Exchange d/b/a/ Access Health CT - Quarterly Data Report for Calendar Year 2018 (January 1, 2018 - December 31, 2018) - For the Quarter Ended September 30, 2018.  (Pursuant to Section 1-38a-1092(a) of the Connecticut General Statutes.) Date Received: October 11, 2018

Referred to the Committees on Public Health, Insurance and Real Estate and Human Services.

(Pursuant to Section 27-140 of the Connecticut General Statutes as Amended by Public Act 14-217) Date Received: October 11, 2018

**Referred to the Committees on Veterans’ Affairs and Public Safety and Security.**

(Pursuant to Section 4-33a of the Connecticut General Statutes.) Date Received: October 12, 2018

**Referred to the Committees on Appropriations and Finance, Revenue and Bonding.**

Report - Holy Apostles College and Seminary - Reports Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus dated October 1, 2015, October 1, 2016 and October 1, 2017.  
(Pursuant to Public Act 14-11.) Date Received: October 13, 2018

**Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.**

(Pursuant to Sections 4b-66 and 4b-66a of the Connecticut General Statutes.) Date Received: October 26, 2018

**Referred to the Committees on Appropriations, Government Administration and Elections and Finance, Revenue and Bonding.**

Report - Connecticut Airport Authority - Connecticut Airport Authority Audit conducted by Plante Moran for Fiscal Year 2018.  
(Pursuant to Section 15-120ee of the Connecticut General Statutes.) Date Received: October 30, 2018

**Referred to the Committees on Appropriations, Transportation and Commerce.**

Report - Albertus Magnus College - Report Concerning Sexual Assault, Stalking, and Intimate Partner Violence on Campus for Calendar Year ended December 31, 2017.  
(Pursuant to Public Act 14-11.) Date Received: October 31, 2018

**Referred to the Committees on Higher Education and Employment Advancement and Public Safety and Security.**

Report - Office of the Chief Court Administrator - Judicial Branch - Court Support Services Division (JB-CSSD) - Adult Criminal Justice Program Inventory for Fiscal Year 2018.  
(Pursuant to Section 11-4a of the Connecticut General Statutes and Section 247 of Special Session Public Act 17-2.) Date Received: October 31, 2018

**Referred to the Committees on Children, Human Services, Appropriations and Finance, Revenue and Bonding.**

(Pursuant to Section 32-41y (d)(2) of the Connecticut General Statutes.) Date Received: November 1, 2018

**Referred to the Committees on Appropriations and Public Health.**

(Pursuant to Section 2-90 of the Connecticut General Statutes.) Date Received: November 1, 2018

**Referred to the Committee on Education.**

Report - State of Connecticut - Results First Benefit-Cost Analyses of Evidence-Based Programs, November 2018.  
(Pursuant to Sections 4-68r, 4-68s and 11-4a of the Connecticut General Statutes.) Date Received: November 1, 2018

**Referred to the Committees on Children, Appropriations and Finance, Revenue and Bonding.**
Report - Connecticut Innovations, Inc. - Independent Auditors' Report - Financial Statements - Fiscal Year Ended June 30, 2018. (Pursuant to Section 32-47a of the Connecticut General Statutes) Date Received: November 1, 2018

**Referred to the Committees on Commerce, Appropriations, Finance, Revenue and Bonding and Higher Education and Employment Advancement.**

Report - Office of Early Childhood - Report on School Readiness and Child Day Care Spaces for First Quarter SFY 2019 (July - September 2018). (Pursuant to Section 94 of Public Act 16-3.) Date Received: November 2, 2018

**Referred to the Committees on Education and Appropriations.**

Report - Department of Motor Vehicles - Connecticut Emissions Program Statistics for the Period of October 1, 2018 through October 31, 2018. (Pursuant to Executive Directive #3 and Section 14-164h of the Connecticut General Statutes.) Date Received: November 5, 2018

**Referred to the Committee on Transportation.**

Report - University of Connecticut - Office of Student Financial Aid Services - Institutional Need and Merit Based Gift Aid for Undergraduate Students, 2017-2018 (October 30, 2018). (Pursuant to Public Act 15-231 and Section 10a-161c of the Connecticut General Statutes.) Date Received: November 6, 2018

**Referred to the Committee on Higher Education and Employment Advancement.**

Auditors Monthly Report - Matters Reported Under Section 4-33a - Dated November 7, 2018. (Pursuant to Section 4-33a of the Connecticut General Statues.) Date Received: November 7, 2018

**Referred to the Committees on Appropriations and Finance, Revenue and Bonding.**

Report - Department of Education - Connecticut Technical and Education Career System Admissions Process: Review and Recommendations. (Pursuant to Public Act 17-237, as amended by Public Act 17-2 from the June Special Session and Public Act 18-182.) Date Received: November 9, 2018

**Referred to the Committee on Education.**

Report - Office of Early Childhood - 2018 Program Report Card: Nurturing Families Network (Office of Early Childhood). (Pursuant to Sections 11-4a and 17b-751b of the Connecticut General Statutes.) Date Received: November 9, 2018

**Referred to the Committees on Human Services, Public Health and Education.**

Report - Office of Policy and Management - State Ombudsman - Department of Rehabilitation Services - 2017 Annual Report - Connecticut Long-Term Care Ombudsman Program. (Pursuant to Section 17a-417 (Formerly 17b-412) of the Connecticut General Statutes.) Date Received: November 14, 2018

**Referred to the Committees on Aging and Public Health.**

Report - Department of Developmental Services - Annual Mortality Report for Fiscal Year 2017. (Pursuant to Executive Order No. 57) Date Received: November 15, 2018

**Referred to the Committees on Public Health and Human Services.**

Report - Auditors of Public Accounts - Auditors' Report - Department of Developmental Services for the Fiscal Years Ended June 30, 2014, 2015 and 2016. (Pursuant to Section 2-90 of the Connecticut General Statutes.) Date Received: November 15, 2018

**Referred to the Committee on Public Health.**

Reports - Department of Motor Vehicles - Monthly Wait Times for Each DMV Branch for September 2018 and October 2018 and CIVLS Branch Transaction Counts. (Pursuant to Public
Act 16-55 and Sections 14-11e(b) and 11-4a of the Connecticut General Statutes.) Date Received: November 20, 2018

**Referred to the Committee on Transportation.**

Report - Auditors of Public Accounts - Auditor's Report - Board of Regents for Higher Education - Central Connecticut State University for the Fiscal Years Ended June 30, 2013 and 2014. (Pursuant to Sections 2-90 of the Connecticut General Statutes.) Date Received: November 20, 2018

**Referred to the Committee on Higher Education and Employment Advancement.**

Report - Department of Administrative Services - Report to the Legislative Regulations Review Committee Regarding Outstanding Regulations. (Pursuant to Section 4-170b and 11-4a of the Connecticut General Statutes.) Date Received: November 30, 2018

**Referred to the Committee on Regulations Review.**


**Referred to the Committee on Higher Education and Employment Advancement.**

Report - Auditors of Public Accounts - Auditors' Report - Department of Motor Vehicles for the Fiscal Years Ended June 30, 2013, 2014 and 2015. (Pursuant to Section 2-90 of the Connecticut General Statutes.) Date Received: December 5, 2018

**Referred to the Committee on Transportation.**

Report - Department of Motor Vehicles - Connecticut Emissions Program Statistics for the Period of November 1, 2018 through November 30, 2018. (Pursuant to Executive Directive #3 and Section 14-164h of the Connecticut General Statutes.) Date Received: December 5, 2018

**Referred to the Committee on Transportation.**

Report - State Board of Education - Connecticut Technical Education and Career System (CTECS) - Report of Replacement of School Buses. (Pursuant to Section 10-97b(b) and 11-4a of the Connecticut General Statutes.) Date Received: December 7, 2018

**Referred to the Committee on Education.**

Report - Office of Early Childhood - Staff Qualifications Requirement Compliance Report. (Pursuant to Sections 10-520a and 11-4a of the Connecticut General Statutes) Date Received: December 10, 2018

**Referred to the Committees on Appropriations and Education.**

Report - Connecticut Airport Authority - Annual Report, Fiscal Year 2018. (Pursuant to Section 15-120kk of the Connecticut General Statutes.) Date Received: December 12, 2018

**Referred to the Committees on Appropriations and Finance, Revenue and Bonding.**

Auditors Monthly Report - Matters Reported Under Section 4-33a - Dated December 13, 2018. (Pursuant to Section 4-33a of the Connecticut General Statutes.) Date Received: December 14, 2018

**Referred to the Committees on Appropriations and Finance, Revenue and Bonding.**

Report - Office of Policy and Management - Pilot Program for Alternative Method of Assessment for Commercial Properties, Annual Report - 2018. (Pursuant to Section 12-63i of the Connecticut General Statutes.) Date Received: December 14, 2018

**Referred to the Committee on Finance, Revenue and Bonding.**
Report - State Board of Education - Connecticut Technical Education and Career System (CTECS) - Report of School Expenditures for the 2017-2018 School Year. (Pursuant to Sections 10-99g (b) and 11-4a of the Connecticut General Statutes.) Date Received: December 14, 2018

Referred to the Committee on Education.


Referred to the Committee on Judiciary.

Report - Connecticut State Colleges and Universities - Eighteenth Semi-Annual Report on the Status and Progress of CSCU 2020 as of December 30, 2018. (Pursuant to Section 10a-91f of the Connecticut General Statutes.) Date Received: December 18, 2018

Referred to the Committees on Finance, Revenue and Bonding and Higher Education and Employment Advancement.

Report - Connecticut Innovations, Inc. - Financial Assistance Annual Report - Fiscal Year 2018. (Pursuant to Section 32-47a of the Connecticut General Statutes) Date Received: December 18, 2018

Referred to the Committees on Commerce, Appropriations, Finance, Revenue and Bonding Higher Education and Employment Advancement.

Report - Department of Correction - Office of the Commissioner - The Frequency and Use of Physical Restraint and Seclusion on Children and Youth Twenty Years of Age or Younger Who are in the Custody of the Commissioner at The John R. Manson Youth Institution, Cheshire. (Pursuant to Sections 1(a)(4)(g) of Public Act 16-186 and 11-4a and 17a-22bb of the Connecticut General Statutes.) Date Received: December 19, 2018

Referred to the Committee on Children.

Report - Judicial Branch - Annual Report - Interstate Commission for Adult Offender Supervision for Fiscal Year 2018. (Pursuant to Section 54-133 of the Connecticut General Statutes.) Date Received: December 19, 2018

Referred to the Committee Judiciary.

Report - Auditors of Public Accounts - Auditor's Report - Teachers' Retirement Board for the Fiscal Years Ended June 30, 2016 and 2017. (Pursuant to Section 2-90 of the Connecticut General Statutes.) Date Received: December 19, 2018

Referred to the Committee on Education.

Report - Department of Emergency Services and Public Protection - Division of Emergency Management and Homeland Security - All-Hazards School Security and Safety Plan Standards; All-Hazards School Security and Safety Plan Template with Sample Appendices and Annexes. (Pursuant to Public Act 13-3, Section 87, now codified as Sections 10-222m and 10-222n(b) of the Connecticut General Statutes.) Date Received: December 19, 2018

Referred to the Committees on Education and Public Safety and Security.

Report - Department of Emergency Services and Public Protection - Coordinating Advisory Board - 2018 Child Emergency Preparedness Report; Including, Report to the Governor and the Joint Standing Committee on Public Safety and Security, January 1, 2019. (Pursuant to Sections 28-11 and 29-1t of the Connecticut General Statutes.) Date Received: December 19, 2018

Referred to the Committees on Education and Public Safety and Security.
Report - Connecticut Port Authority - Connecticut Port Authority 2018 Annual Report. (Pursuant to Sections 1-123(a), 15-31a(k) and 11-4a of the Connecticut General Statutes.) Date Received: December 20, 2018

Referred to the Committees on Transportation, Commerce and Environment.

Report - Connecticut Innovations, Inc. - Connecticut Bioscience Executive Summary, December 2018. (Pursuant to Special Act 18-23.) Date Received: December 21, 2018

Referred to the Committees on Commerce and Public Health.

Report - Connecticut Judicial Branch - Supreme Court - 2018 Code of Evidence Oversight Committee Report. (Pursuant to Section 51-14a of the Connecticut General Statutes.) Date Received: December 27, 2018

Referred to the Committee on Judiciary.

Report - Department of Public Health - Report of Hospital Staffing Levels - January 1, 2018 - December 31, 2018. (Pursuant to Sections 19a-89e and 11-4a of the Connecticut General Statutes.) Date Received: December 27, 2018

Referred to the Committee on Public Health.

Report - Department of Public Health - 2017 Report on Healthcare Associated Infections (HAIs). (Pursuant to Section 19a-490o of the Connecticut General Statutes.) Date Received: December 27, 2018

Referred to the Committee on Public Health.

Report - Department of Administrative Services - School Safety Infrastructure Council - School Safety Infrastructure Criteria. (Pursuant to Section 10-292r of the Connecticut General Statutes.) Received: December 28, 2018

Referred to the Committees on Public Safety and Security and Education.

Report - State of Connecticut - Military Department - Connecticut National Guard - Armory Construction Purchase Program Report, January 1, 2019. (Pursuant to Section 27-45 of the Connecticut General Statutes.) Date Received: December 28, 2018

Referred to the Committees on Veterans’ Affairs and Public Safety and Security.

Report - Auditors of Public Accounts - Independent Auditors’ Report on Internal Control over Financial Reporting and on Compliance and other Matters Based on an Audit of Financial Statements Performed in Accordance with Government Auditing Standards - Office of the State Treasurer for the Fiscal Year Ended June 30, 2018. (Pursuant to Section 3-37, and 2-90, Subsection (b) of the Connecticut General Statutes.) DateReceived: December 31, 2018

Referred to the Committees on Appropriations and Finance, Revenue and Bonding.

Report - Department of Administrative Services - Department of Economic and Community Development and Connecticut Economic Resource Center - State of Connecticut Business One Stop Report, December 31, 2018. (Pursuant to Special Act 18-17.) Received December 31, 2018

Referred to the Committees on Commerce and Government Administration and Elections.

Report - Judicial Branch - Chief Court Administrator - Report of the Task Force to Study the Feasibility of Establishing Opioid Intervention Courts, January 1, 2019. (Pursuant to Section 1 of Public Act 18-166.) Date Received: December 31, 2018

Referred to the Committee on Judiciary.

Report - Connecticut Green Bank - Certificate Regarding Deposits to Restore the Special Capital Reserve Fund. (Pursuant to Sections 16-245mm(d) and 11-4a of the Connecticut General Statutes.) Date Received: December 31, 2018

- 79 -
Report - Connecticut Green Bank - Renewable Energy and Efficient Energy Finance Account. (Pursuant to Sections 16-245aa(d) and 11-4a of the Connecticut General Statutes.) Date Received: December 31, 2018

Referred to the Committee on Energy and Technology.

Report - Department of Economic and Community Development - Result of the Request for Proposals for the Operation of Mobile Manufacturing Training Labs. (Pursuant to Special Act 18-24 and 11-4a of the Connecticut General Statutes.) Date Received: December 31, 2018

Referred to the Committee on Commerce.

Report - Department of Public Health - Report Concerning the Number of Original Birth Certificates Issued Annually to Adopted Persons Eighteen Years of Age or Older. (Pursuant to Sections 7-53a and 11-4a of the Connecticut General Statutes.) Date Received: December 31, 2018

Referred to the Committee on Public Health.

Report - Office of Policy Management - Fully Autonomous Vehicle Testing Pilot Program. (Pursuant to Section 13a-260(h) of the Connecticut General Statutes.) Received: December 31, 2018

Referred to the Committee on Transportation.

Report - Department of Economic and Community Development - First Five Plus Program. (Pursuant to Section 32-4l (d) of the Connecticut General Statutes.) Date Received: December 31, 2018

Referred to the Committees on Commerce and Finance, Revenue and Bonding.

Report - Office of Policy Management - Annual Report to the General Assembly on the Progress of the Connecticut Partnership for Long-Term Care. (Pursuant to Section 17b-254 of the Connecticut General Statutes.) Date Received: January 1, 2019

Referred to the Committees on Appropriations, Finance, Revenue and Bonding, Human Services, Insurance and Real Estate and Public Health.

Report - Office of Policy Management - Long-Term Care Planning Committee - Annual Report on the Number of Persons Receiving Long-term Services and Supports in the Community and in Institutions. (Pursuant to Section 17b-337(d) of the Connecticut General Statutes.) Date Received: January 1, 2019

Referred to the Committees on Aging, Human Services and Public Health.

Report - Office of Policy Management - Policy Development and Planning Division - Long-Term Care Planning Committee - Report to the General Assembly on Balancing the System: Working Toward Real; Choice for Long-Term Services and Supports in Connecticut, January 2019. (Pursuant to Section 17b-337 of the Connecticut General Statutes.) Date Received: January 1, 2019

Referred to the Committees on Aging, Human Services and Public Health.

Report - Office of the State Treasurer - Annual Report of the State Treasurer for the Fiscal Year Ended June 30, 2018. (Pursuant to Section 3-37(a) of the Connecticut General Statutes.) Date Received: January 2, 2019

Referred to the Committee on Finance, Revenue and Bonding.

Report - Department of Economic and Community Development - Historic Rehabilitation Tax Credits for Fiscal Year 2018. (Pursuant to Section 10-416c (j) of the Connecticut General Statutes.) Date Received: January 2, 2019
Referred to the Committees on Commerce and Finance, Revenue and Bonding.

Report - Department of Economic and Community Development - Connecticut Office of Tourism - Status of the Sports Advisory Council (SAC). (Pursuant to Public Act 08-89.) Date Received: January 2, 2019

Referred to the Committee on Commerce.

Report - Teachers' Retirement Board - State's Contributions to the Teachers' Retirement Fund for the Fiscal Year 2019-2020. (Pursuant to Section 10-183z of the Connecticut General Statutes.) Date Received: January 2, 2019

Referred to the Committees on Education and Appropriations.

Report - Department of Administrative Services - 2018 Connecticut Cybersecurity Study. (Pursuant to Special Act 15-13 and Section 11-4a of the Connecticut General Statutes.) Date Received: January 2, 2019

Referred to the Committees on Government Administration and Elections and Public Safety.

Report - Department of Energy and Environmental Protection - Energy Conservation Management Board - Program Status Report per CGS 16-243v(k)(6). (Pursuant to Sections 11-4a, 16a-40m and 16-243v(k)(6) of the Connecticut General Statutes.) Date Received: January 2, 2019

Referred to the Committees on Energy and Technology and Finance, Revenue and Bonding.

Report - Office of the Treasurer - Annual Report of the Achieving a Better Life Experience ("ABLE") Trust for Fiscal Year 2018. (Pursuant to Section 3-39k(e) of the Connecticut General Statutes.) Received: January 3, 2019

Referred to the Committees on Finance, Revenue and Bonding and Public Health.

Report - Connecticut Department of Labor - Division of Occupational Safety and Health Occupational Health Clinics - Occupational Health Clinics Fiscal Year 2018 Annual Report. (Pursuant to Section 31-402 of the Connecticut General Statutes.) Date Received: January 3, 2018

Referred to the Committees on Labor and Public Employees and Public Health.

Report - Department of Public Health - Adverse Event Reporting - Quality in Health Care Program - October 2018. (Pursuant to Section 19a-1271-n of the Connecticut General Statutes.) Date Received: January 3, 2019

Referred to the Committee on Public Health.

Report - Connecticut Port Authority - Connecticut Port Authority 2018 Annual Report. (Pursuant to Sections 15-31a(o) and 11-4a of the Connecticut General Statutes.) Date Received: January 3, 2019

Referred to the Committees on Transportation, Commerce and Environment.

Report - Connecticut Department of Energy and Environmental Protection - Leading by Example: Improving Energy Management at State Facilities, 2018. (Pursuant to Sections 16a-37u and 11-4a of the Connecticut General Statutes.) Date Received: January 4, 2019

Referred to the Committee on Energy and Technology.

INTRODUCTION OF BILLS

On motion of Representative Ritter of the 1st District, the first reading of the following bills and resolutions was waived, the list of bills and resolutions as prepared by the Clerks was
accepted, and the bills and resolutions referred to the committees as indicated thereon in concurrence.

**HIGHER EDUCATION AND EMPLOYMENT ADVANCEMENT**

Proposed H.B. No. 5001 REP. ARESIMOWICZ, 30th DIST.; REP. RITTER, 1st DIST.; REP. PAOLILLO, 97th DIST.; REP. HUGHES, 135th DIST.; REP. GODFREY, 110th DIST.; REP. SANCHEZ, 25th DIST.; REP. SIMMONS, 144th DIST.; REP. ABERCROMBIE, 83rd DIST.; REP. CONLEY, 40th DIST.; REP. PALM, 36th DIST.; REP. ROSARIO, 128th DIST.; REP. MCCARTHY VAHEY, 133rd DIST.; REP. MICHEL, 146th DIST.; REP. SLAP, 19th DIST.; REP. VARGAS, 6th DIST.; REP. RILEY, 46th DIST.; REP. TURCO, 27th DIST.; REP. REYES, 75th DIST.; REP. HADDAD, 54th DIST.; REP. SANTIAGO, 84th DIST.; REP. HENNESSY, 127th DIST.; REP. GARIBAY, 60th DIST.; REP. GILCHREST, 18th DIST.; REP. DE LA CRUZ, 41st DIST.; REP. HAMPTON, 16th DIST.; REP. GRESKO, 121st DIST.; REP. ELLIOTT, 88th DIST.; REP. HALL, 7th DIST.; REP. CANDELARIA, 95th DIST.; REP. CONCEPCION, 4th DIST.; REP. ROCHELLE, 104th DIST.; REP. GUCKER, 138th DIST.; REP. RYAN, 139th Dist.; REP. ROSE, 118th Dist.; REP. BUTLER, 72nd Dist.; REP. ORANGE, 48th Dist.; REP. LINEHAN, 103rd Dist.; REP. DATHAN, 142nd Dist.; REP. D’AGOSTINO, 91st Dist.; REP. DIMASSA, 116th Dist.; REP. WINKLER, 56th Dist.; REP. DEMICCO, 21st Dist.; REP. GONZALEZ, 3rd Dist.; REP. DILLON, 92nd Dist.; REP. LEMAR, 96th Dist.; REP. NAPOLI, 73rd Dist.; REP. MORIN, 28th Dist.; REP. STAFSTROM, 129th Dist.; REP. ARNONE, 58th Dist. ‘AN ACT ENSURING THAT STUDENTS IN THIS STATE RECEIVE HIGH-QUALITY SKILLS TRAINING’, to ensure that students in this state receive high-quality skills training in order to achieve well-paying careers in this state.

**ENERGY AND TECHNOLOGY**


**LABOR AND PUBLIC EMPLOYEES**

Proposed H.B. No. 5003 REP. ARESIMOWICZ, 30th Dist.; REP. RITTER, 1st Dist.; REP. PAOLILLO, 97th Dist.; REP. HUGHES, 135th Dist.; REP. GODFREY, 110th Dist.; REP. SANCHEZ, 25th Dist.; REP. SIMMONS, 144th Dist.; REP.
ABERCROMBIE, 83rd DIST.; REP. CONLEY, 40th DIST.; REP. PALM, 36th DIST.; REP. ROSARIO, 128th DIST.; REP. MCCARTHY VAHEY, 133rd DIST.; REP. ARCONTI, 109th DIST.; REP. MICHEL, 146th DIST.; REP. SLAP, 19th DIST.; REP. VARGAS, 6th DIST.; REP. RILEY, 46th DIST.; REP. TURCO, 27th DIST.; REP. REYES, 75th DIST.; REP. HADDAD, 54th DIST.; REP. SANTIAGO, 84th DIST.; REP. HENNESSY, 127th DIST.; REP. GARIBAY, 60th DIST.; REP. GILCHREST, 18th DIST.; REP. DE LA CRUZ, 41st DIST.; REP. ELLIOTT, 88th DIST.; REP. HALL, 7th DIST.; REP. CANDELABRIA, 95th DIST.; REP. CONCEPCION, 4th DIST.; REP. GUCKER, 138th DIST.; REP. RYAN, 139th DIST.; REP. ROSE, 118th DIST.; REP. BUTLER, 72nd DIST.; REP. ORANGE, 48th DIST.; REP. DATHAN, 142nd DIST.; REP. D'AGOSTINO, 91st DIST.; REP. DIMASSA, 116th DIST.; REP. WINKLER, 56th DIST.; REP. DEMICCO, 21st DIST.; REP. GONZALEZ, 3rd DIST.; REP. DILLON, 92nd DIST.; REP. COMEY, 102nd DIST.; REP. LEMAR, 96th DIST.; REP. MORIN, 28th DIST.; REP. STAFSTROM, 129th DIST.; REP. ARNONE, 58th DIST. 'AN ACT IMPLEMENTING A PAID FAMILY MEDICAL LEAVE PROGRAM', to allow Connecticut workers to take off time with pay to care for sick or injured family members.

Proposed H.B. No. 5004 REP. ARESIMOWICZ, 30th DIST.; REP. RITTER, 1st DIST.; REP. PAOLILLO, 97th DIST.; REP. HUGHES, 135th DIST.; REP. GODFREY, 110th DIST.; REP. SANCHEZ, 25th DIST.; REP. SIMMONS, 144th DIST.; REP. ABERCROMBIE, 83rd DIST.; REP. CONLEY, 40th DIST.; REP. PALM, 36th DIST.; REP. ROSARIO, 128th DIST.; REP. MCCARTHY VAHEY, 133rd DIST.; REP. MICHEL, 146th DIST.; REP. SLAP, 19th DIST.; REP. VARGAS, 6th DIST.; REP. RILEY, 46th DIST.; REP. TURCO, 27th DIST.; REP. REYES, 75th DIST.; REP. HADDAD, 54th DIST.; REP. SANTIAGO, 84th DIST.; REP. HENNESSY, 127th DIST.; REP. GARIBAY, 60th DIST.; REP. GILCHREST, 18th DIST.; REP. DE LA CRUZ, 41st DIST.; REP. ELLIOTT, 88th DIST.; REP. HALL, 7th DIST.; REP. CANDELABRIA, 95th DIST.; REP. CONCEPCION, 4th DIST.; REP. GUCKER, 138th DIST.; REP. RYAN, 139th DIST.; REP. ROSE, 118th DIST.; REP. BUTLER, 72nd DIST.; REP. ORANGE, 48th DIST.; REP. DATHAN, 142nd DIST.; REP. D'AGOSTINO, 91st DIST.; REP. DIMASSA, 116th DIST.; REP. WINKLER, 56th DIST.; REP. DEMICCO, 21st DIST.; REP. GONZALEZ, 3rd DIST.; REP. DILLON, 92nd DIST.; REP. LEMAR, 96th DIST.; REP. MORIN, 28th DIST.; REP. STAFSTROM, 129th DIST.; REP. ARNONE, 58th DIST. 'AN ACT RAISING THE MINIMUM FAIR WAGE', to raise the minimum fair wage in the state of Connecticut.

COMMERCE

Proposed H.B. No. 5005 REP. ARESIMOWICZ, 30th DIST.; REP. RITTER, 1st DIST.; REP. PAOLILLO, 97th DIST.; REP. HUGHES, 135th DIST.; REP. GODFREY, 110th DIST.; REP. SANCHEZ, 25th DIST.; REP. SIMMONS, 144th DIST.; REP. ABERCROMBIE, 83rd DIST.; REP. CONLEY, 40th DIST.; REP. PALM, 36th DIST.; REP. ROSARIO, 128th DIST.; REP. MCCARTHY VAHEY, 133rd DIST.; REP. ARCONTI, 109th DIST.; REP. MICHEL, 146th DIST.; REP. SLAP, 19th DIST.; REP. VARGAS, 6th DIST.; REP. RILEY, 46th DIST.; REP. TURCO, 27th DIST.; REP. REYES, 75th DIST.; REP. SANTIAGO, 84th DIST.; REP. HENNESSY, 127th DIST.; REP. GARIBAY, 60th DIST.; REP. GILCHREST, 18th DIST.; REP. DE LA CRUZ, 41st DIST.; REP. HAMPTON, 16th DIST.; REP. STEINBERG, 136th DIST.; REP. GRESKO, 121st DIST.; REP. ELLIOTT, 88th DIST.; REP. HALL, 7th DIST.; REP. CANDELABRIA, 95th DIST.; REP. CONCEPCION, 4th DIST.; REP. GUCKER, 138th DIST.; REP. RYAN, 139th DIST.; REP. ROSE, 118th DIST.; REP. BUTLER, 72nd DIST.; REP. ORANGE, 48th DIST.; REP. DATHAN, 142nd DIST.; REP. D'AGOSTINO, 91st DIST.; REP. LINEHAN, 103rd DIST.; REP. DATHAN, 142nd DIST.; REP. D'AGOSTINO, 91st DIST.; REP. DIMASSA, 116th DIST.; REP. WINKLER, 56th DIST.; REP. DEMICCO, 21st DIST.; REP. GONZALEZ, 3rd DIST.; REP. DILLON, 92nd DIST.; REP. LEMAR, 96th DIST.; REP. MORIN, 28th DIST.; REP. STAFSTROM, 129th DIST.; REP. ARNONE, 58th DIST.; REP. ARNONE,
58th DIST. 'AN ACT SUPPORTING LOCAL BUSINESSES', to streamline government services and expand access to capital for small businesses.

APPROPRIATIONS

Proposed H.B. No. 5006 REP. CHEESEMAN, 37th DIST. 'AN ACT CONCERNING LEGISLATIVE PENSION CALCULATIONS AND THE TRANSPORTATION ALLOWANCE', to remove mileage reimbursement from legislator pension calculations.

COMMERCE

Proposed H.B. No. 5007 REP. WOOD, 29th DIST. 'AN ACT CONCERNING A STUDENT LOAN REIMBURSEMENT PROGRAM FOR CERTAIN PRIVATE SECTOR EMPLOYEES IN HIGH-DEMAND FIELDS', to create a student loan reimbursement program through public-private partnerships in order to attract skilled labor to the state and meet the hiring needs of private sector employers in the state.

EDUCATION

Proposed H.B. No. 5008 REP. ROTELLA, 43rd DIST. 'AN ACT PERMITTING THE USE OF CERTAIN COOPERATIVE PURCHASING PROGRAMS FOR SCHOOL CONSTRUCTION PROJECTS', to allow boards of education to utilize cooperative purchasing programs of national cooperatives, regional educational service centers or regional council of governments for school building projects.

Proposed H.B. No. 5009 REP. GIBSON, 15th DIST. 'AN ACT CONCERNING THE INCLUSION OF AFRICAN-AMERICAN STUDIES IN THE PUBLIC SCHOOL CURRICULUM', to include African-American studies in the social studies component of the public school curriculum.

Proposed H.B. No. 5010 REP. YACCARINO, 87th DIST. 'AN ACT ESTABLISHING QUALIFICATIONS FOR THE COMMISSIONER OF EDUCATION', to establish qualifications for the position of Commissioner of Education.

Proposed H.B. No. 5011 REP. PALM, 36th DIST. 'AN ACT CONCERNING THE TEACHING OF CLIMATE CHANGE IN PUBLIC SCHOOLS', to include the teaching of climate change in the science curriculum for the public schools.

Proposed H.B. No. 5012 REP. YACCARINO, 87th DIST. 'AN ACT PERMITTING VETERANS TO SERVE AS MENTORS TO STUDENTS IN PUBLIC SCHOOLS', to provide veterans the opportunity to mentor students.

Proposed H.B. No. 5013 REP. PALM, 36th DIST. 'AN ACT CONCERNING THE TEACHING OF CIVICS IN PUBLIC ELEMENTARY SCHOOLS', to increase young citizens' understanding of how government operates by requiring the teaching of civics, citizenship and government beginning in elementary school.

ENERGY AND TECHNOLOGY

Proposed H.B. No. 5014 REP. O'NEILL, 69th DIST. 'AN ACT REQUIRING WATER COMPANIES TO PROVIDE NOTICE REGARDING MERGERS, ACQUISITIONS OR CHANGES TO THEIR CORPORATE STRUCTURE', to require water companies to provide notice regarding mergers, acquisitions or changes to their corporate structure.

Proposed H.B. No. 5015 REP. ZUPKUS, 89th DIST. 'AN ACT CONCERNING PROVIDING NOTICE TO HOMEOWNERS OF SURVEYS CONDUCTED BY
MUNICIPAL WATERWORKS SYSTEMS AND WATER COMPANIES', to require municipalities that operate municipal waterworks systems and water companies to provide notice to homeowners before conducting surveys on such homeowners' property.

Proposed H.B. No. 5016 REP. WINKLER, 56th DIST. 'AN ACT REQUIRING INTERNET SERVICE PROVIDERS THAT ARE STATE CONTRACTORS TO ADOPT A NET NEUTRALITY POLICY', to require Internet service providers that are state contractors to adopt a net neutrality policy.

Proposed H.B. No. 5017 REP. O'NEILL, 69th DIST. 'AN ACT REQUIRING PUBLIC SERVICE COMPANIES TO PROVIDE NOTICE REGARDING MERGERS, ACQUISITIONS AND CHANGES TO THEIR CORPORATE STRUCTURE', to require public service companies to provide notice regarding mergers, acquisitions and changes to their corporate structure.

ENVIRONMENT

Proposed H.B. No. 5018 REP. O'NEILL, 69th DIST. 'AN ACT ESTABLISHING A PILOT PROGRAM FOR AQUAPONIC FARMING AT THE SOUTHBURY TRAINING SCHOOL', to study the potential use of certain buildings at the Southbury Training School for aquaponic farming.

Proposed H.B. No. 5019 REP. CONLEY, 40th DIST. 'AN ACT ESTABLISHING A FIVE-CENT TAX ON SINGLE-USE PLASTIC AND PAPER BAGS', to encourage consumer use of reusable bags.

Proposed H.B. No. 5020 REP. VAIL, 52nd DIST. 'AN ACT REQUIRING THE REGISTRATION OF CERTAIN ALL-TERRAIN VEHICLES TO FUND THE MAINTENANCE OF ALL-TERRAIN VEHICLE TRAILS', to provide a funding source for the creation and maintenance of all-terrain vehicle trails on state property.

Proposed H.B. No. 5021 REP. VAIL, 52nd DIST. 'AN ACT WAIVING ALL-TERRAIN VEHICLE REGISTRATION FEES FOR VETERANS', to establish a registration fee for certain all-terrain vehicles, waive such fee for veterans and require funds from such fee to be used for the maintenance of all-terrain vehicle trails on state property.

Proposed H.B. No. 5022 REP. VAIL, 52nd DIST. 'AN ACT AUTHORIZING THE CREATION OF ALL-TERRAIN VEHICLE TRAILS ON STATE LANDS', to provide trails for use by operators of all-terrain vehicles.

Proposed H.B. No. 5023 REP. PALM, 36th DIST. 'AN ACT PROHIBITING SEISMIC SURVEYING IN LONG ISLAND SOUND', to protect marine mammals and their ability to echo-locate, feed, breed and communicate.

Proposed H.B. No. 5024 REP. STALLWORTH, 126th DIST. 'AN ACT RESTRICTING THE USE OF EXOTIC AND WILD ANIMALS IN CIRCUSES AND TRAVELING PERFORMANCES', to protect animals and the public by restricting the use of exotic and wild animals in circuses and other traveling performances.

FINANCE, REVENUE AND BONDING

Proposed H.B. No. 5025 REP. CARPINO, 32nd DIST. 'AN ACT CONCERNING A TAX CREDIT FOR BUSINESSES THAT PROVIDE PAID FAMILY AND MEDICAL LEAVE', to provide a tax credit for businesses that provide paid family and medical leave to employees.
Proposed H.B. No. 5026 REP. O'DEA, 125th DIST. 'AN ACT CONCERNING THE PENSION INCOME EXEMPTION FROM THE PERSONAL INCOME TAX', to eliminate the limits on taxpayers' federal adjusted gross income for pension income to be exempted from the personal income tax.

Proposed H.B. No. 5027 REP. PETIT, 22nd DIST. 'AN ACT ELIMINATING THE BUSINESS ENTITY TAX', to eliminate the business entity tax.

Proposed H.B. No. 5028 REP. O'DEA, 125th DIST. 'AN ACT CONCERNING THE SOCIAL SECURITY BENEFITS EXEMPTION FROM THE PERSONAL INCOME TAX', to eliminate the limits on taxpayers' federal adjusted gross income for Social Security benefits to be exempted from the personal income tax.

Proposed H.B. No. 5029 REP. KUPCHICK, 132nd DIST. 'AN ACT REPEALING THE ESTATE TAX', to repeal the estate tax.

Proposed H.B. No. 5030 REP. GRESKO, 121st DIST.; REP. STEINBERG, 136th DIST. 'AN ACT RESTORING ENERGY EFFICIENCY AND CLEAN ENERGY FUNDS', to restore moneys in the state budget of energy efficiency and clean energy program funds.

Proposed H.B. No. 5031 REP. HAINES, 34th DIST. 'AN ACT ELIMINATING THE BUSINESS ENTITY TAX', to eliminate the business entity tax.

Proposed H.B. No. 5032 REP. O'DEA, 125th DIST. 'AN ACT ELIMINATING THE ESTATE AND GIFT TAXES', to eliminate the estate and gift taxes.

Proposed H.B. No. 5033 REP. ALLIE-BRENNAN, 2nd DIST. 'AN ACT ELIMINATING THE BUSINESS ENTITY TAX', to eliminate the business entity tax.

GENERAL LAW

Proposed H.B. No. 5034 REP. VAIL, 52nd DIST. 'AN ACT CONCERNING THE RETAIL SALE OF BEER AND WINE BY CIDER MANUFACTURERS', to allow the on-premise sale and consumption of beer and wine at cideries.

Proposed H.B. No. 5035 REP. ZUPKUS, 89th DIST. 'AN ACT ALLOWING CONNECTICUT RESIDENTS TO RECEIVE WINE SHIPMENTS FROM OUT-OF-STATE RETAILERS', to allow Connecticut residents to receive wine shipments from out-of-state retailers.

GOVERNMENT ADMINISTRATION AND ELECTIONS

Proposed H.B. No. 5036 REP. O'NEILL, 69th DIST. 'AN ACT CONCERNING RANKED-CHOICE VOTING IN PRIMARIES FOR NOMINATION', to establish ranked-choice voting in primaries for nomination to single-member state, district and municipal offices.

Proposed H.B. No. 5037 REP. O'NEILL, 69th DIST. 'AN ACT CONCERNING THE DAY OF PRIMARIES FOR STATE ELECTIONS', to move primaries held in even-numbered years from August to June.

Proposed H.B. No. 5038 REP. O'NEILL, 69th DIST. 'AN ACT CONCERNING GRADUAL DISBURSEMENT OF CERTAIN GRANTS UNDER THE CITIZENS' ELECTION PROGRAM', to gradually disburse certain grants to candidates under the Citizens' Election Program.
Proposed H.B. No. 5039 REP. CHEESEMAN, 37th DIST. 'AN ACT REQUIRING ATTRIBUTIONS ON CERTAIN LOBBYIST MATERIALS', to increase transparency in lobbyist efforts to influence legislators on issues.

Proposed H.B. No. 5040 REP. VAIL, 52nd DIST. 'AN ACT WITHDRAWING CONNECTICUT FROM THE AGREEMENT AMONG THE STATES TO ELECT THE PRESIDENT OF THE UNITED STATES BY NATIONAL POPULAR VOTE', to withdraw the state from the Agreement Among the States to Elect the President of the United States by National Popular Vote.

Proposed H.B. No. 5041 REP. O'NEILL, 69th DIST. 'AN ACT CONCERNING MAJOR PARTY CONVENTIONS', to allow major parties to not hold endorsing conventions and instead only conduct primaries to nominate candidates for certain elective offices.

Proposed H.B. No. 5042 REP. SREDZINSKI, 112th DIST. 'AN ACT ELIMINATING LEGISLATOR FRANKING PRIVILEGES', to eliminate the costly franking privileges of members of the General Assembly.

Proposed H.B. No. 5043 REP. VAIL, 52nd DIST. 'AN ACT CONCERNING THE ADOPTION OF ATLANTIC STANDARD TIME', to require the state to adopt Atlantic standard time upon the enactment of legislation in Massachusetts and Rhode Island adopting said time and federal approval of such change.

HIGHER EDUCATION AND EMPLOYMENT ADVANCEMENT

Proposed H.B. No. 5044 REP. CARPINO, 32nd DIST. 'AN ACT CONCERNING THE TRANSFER OF COURSE CREDITS WITHIN THE CONNECTICUT STATE COLLEGES AND UNIVERSITIES', to allow students to transfer credits for similar courses between institutions within the Connecticut State Colleges and Universities.

HUMAN SERVICES

Proposed H.B. No. 5045 REP. CARPINO, 32nd DIST. 'AN ACT ESTABLISHING A TASK FORCE TO INCREASE EMPLOYMENT OPPORTUNITIES FOR PERSONS WITH DISABILITIES', to establish a task force to investigate strategies to increase employment opportunities for persons with disabilities.

Proposed H.B. No. 5046 REP. YACCARINO, 87th DIST. 'AN ACT REQUIRING THE WAIVER OF FINANCIAL FEES FOR MEDICAID APPLICANTS FOR ASSET TRANSFER REVIEWS', to reduce financial burdens on Medicaid applicants.

INSURANCE AND REAL ESTATE

Proposed H.B. No. 5047 REP. PALM, 36th DIST. 'AN ACT EXPANDING REQUIRED HEALTH INSURANCE COVERAGE FOR MAMMOGRAMS', to expand required health insurance coverage for mammograms to include diagnostic mammograms for women who have been diagnosed with breast cancer.

Proposed H.B. No. 5048 REP. VAIL, 52nd DIST.; REP. DELNICKI, 14th DIST. 'AN ACT REQUIRING HOMEOWNERS INSURANCE COVERAGE FOR THE PERIL OF COLLAPSE AND CERTAIN STRUCTURAL MITIGATION', to require that each homeowners insurance policy provide coverage for the peril of collapse and mitigation undertaken to prevent all or part of the dwelling covered by such policy from falling down or caving in.

JUDICIARY
Proposed H.B. No. 5049 REP. PETIT, 22nd DIST. 'AN ACT CONCERNING THE FILING OF A CLAIM AGAINST THE STATE WITH THE OFFICE OF THE CLAIMS COMMISSIONER', to authorize an individual to present the individual's claim against the state to the Office of the Claims Commissioner in accordance with the provisions of section 4-148 of the general statutes.

Proposed H.B. No. 5050 REP. CHEESEMAN, 37th DIST. 'AN ACT CONCERNING THE ESTABLISHMENT OF A DRUG DOCKET PILOT PROGRAM IN NEW LONDON COUNTY', to establish a drug docket pilot program in New London County.

Proposed H.B. No. 5051 REP. O'NEILL, 69th DIST. 'AN ACT CONCERNING THE AWARD OF ALIMONY IN A FAMILY RELATIONS MATTER', to adopt recommendations made by the Law Revision Commission concerning the state's alimony statutes.

Proposed H.B. No. 5052 REP. YACCARINO, 87th DIST. 'AN ACT CONCERNING THE AUTHORITY OF THE PROBATE COURT TO ORDER THAT AN INDIVIDUAL SUBMIT TO AN INVOLUNTARY MEDICAL EVALUATION', to provide a Probate Court with the authority to order a person with a substance use disorder or mental disability to submit to an involuntary medical evaluation.

LABOR AND PUBLIC EMPLOYEES

Proposed H.B. No. 5053 REP. CARPINO, 32nd DIST. 'AN ACT ESTABLISHING A TASK FORCE TO INCREASE EMPLOYMENT OPPORTUNITIES FOR PERSONS RECOVERING FROM SUBSTANCE ABUSE', to increase employment opportunities for persons recovering from substance abuse.

PLANNING AND DEVELOPMENT

Proposed H.B. No. 5054 REP. O'NEILL, 69th DIST. 'AN ACT CONCERNING THE AUDITING OF CERTAIN MUNICIPAL ENTITIES', to require certain municipal entities to conduct independent audits every two years.

PUBLIC SAFETY AND SECURITY

Proposed H.B. No. 5055 REP. O'NEILL, 69th DIST. 'AN ACT CONCERNING EXPANDED TRAINING FOR BAIL BONDSMEN', to require expanded training for bail bondsmen.

TRANSPORTATION

Proposed H.B. No. 5056 REP. WINKLER, 56th DIST. 'AN ACT REQUIRING BACK SEAT PASSENGERS IN A MOTOR VEHICLE TO WEAR SEAT BELTS', to promote safety and prevent back seat passengers from becoming projectiles and endangering front seat passengers by requiring back seat passengers to wear seat belts.

Proposed H.B. No. 5057 REP. ZUPKUS, 89th DIST. 'AN ACT CONCERNING PERSONALLY IDENTIFYING INFORMATION ON A NOTICE TO RENEW MOTOR VEHICLE OPERATOR'S LICENSE AND MOTOR VEHICLE REGISTRATION', to protect against identity theft.

Proposed H.B. No. 5058 REP. ORANGE, 48th DIST. 'AN ACT EXEMPTING SENIOR CITIZENS FROM THE "PASSPORT TO THE PARKS FEE" WHEN REGISTERING A MOTOR VEHICLE', to exempt a senior citizen from the "Passport to the Parks Fee" when registering a motor vehicle.
Proposed H.B. No. 5059 REP. ORANGE, 48th DIST. 'AN ACT CONCERNING THE "PASSPORT TO THE PARKS FEE"', to provide that a household with a person registering more than one motor vehicle only pay the "Passport to the Parks Fee" once.

Proposed H.B. No. 5060 REP. O'NEILL, 69th DIST. 'AN ACT EXEMPTING A PERSON WHO IS SIXTY-FIVE YEARS OR OLDER FROM THE "PASSPORT TO THE PARKS FEE" WHEN REGISTERING A MOTOR VEHICLE', to exempt a person who is sixty-five years or older from the "Passport to the Parks Fee" when registering a motor vehicle.

Proposed H.B. No. 5061 REP. VAIL, 52nd DIST. 'AN ACT RESTRICTING DRIVING IN THE EXTREME LEFT LANE ON STATE HIGHWAYS', to restrict driving in the extreme left lane on state highways.

Proposed H.B. No. 5062 REP. GRESKO, 121st DIST. 'AN ACT CONCERNING SIGNS INDICATING THE LOCATION OF THE GREAT MEADOWS SALT MARSH', to erect signs in Stratford informing motorists and tourists of the location of the Great Meadows Salt Marsh and increase visitation to the Great Meadows Salt Marsh.

GOVERNMENT ADMINISTRATION AND ELECTIONS

Proposed H.J. No. 1 REP. CHEESEMAN, 37th DIST. 'RESOLUTION PROPOSING A STATE CONSTITUTIONAL AMENDMENT CONCERNING FREEDOM FROM GOVERNMENTAL INTRUSION', to provide protection from governmental intrusion.

Proposed H.J. No. 2 REP. VAIL, 52nd DIST. 'RESOLUTION PROPOSING AN AMENDMENT TO THE STATE CONSTITUTION TO IMPOSE TERM LIMITS ON CERTAIN OFFICES', to impose twelve-year term limits on legislative and executive elective offices.

LABOR AND PUBLIC EMPLOYEES

Proposed S.B. No. 1 SEN. LOONEY, 11th DIST.; SEN. DUFF, 25th DIST.; SEN. KUSHNER, 24th DIST.; SEN. ABRAMS, 13th DIST.; SEN. BERGSTEIN, 36th DIST.; SEN. BRADLEY, 23rd DIST.; SEN. CASSANO, 4th DIST.; SEN. COHEN, 12th DIST.; SEN. FLEXER, 29th DIST.; SEN. FONFARA, 1st DIST.; SEN. HASKELL, 26th DIST.; SEN. LEONE, 27th DIST.; SEN. LESSER, 9th DIST.; SEN. MCCRARY, 2nd DIST.; SEN. MOORE, 22nd DIST.; SEN. NEEDLEMAN, 33rd DIST.; SEN. Osten, 19th DIST.; SEN. WINFIELD, 10th DIST. 'AN ACT CONCERNING PAID FAMILY AND MEDICAL LEAVE', to create a paid family and medical leave program.

Proposed S.B. No. 2 SEN. LOONEY, 11th DIST.; SEN. DUFF, 25th DIST.; SEN. ABRAMS, 13th DIST.; SEN. KUSHNER, 24th DIST.; SEN. BERGSTEIN, 36th DIST.; SEN. BRADLEY, 23rd DIST.; SEN. CASSANO, 4th DIST.; SEN. FLEXER, 29th DIST.; SEN. FONFARA, 1st DIST.; SEN. HASKELL, 26th DIST.; SEN. LEONE, 27th DIST.; SEN. LESSER, 9th DIST.; SEN. MCCRARY, 2nd DIST.; SEN. MOORE, 22nd DIST.; SEN. NEEDLEMAN, 33rd DIST.; SEN. Osten, 19th DIST.; SEN. WINFIELD, 10th DIST. 'AN ACT INCREASING THE MINIMUM FAIR WAGE', to establish a minimum wage of fifteen dollars per hour in the state.

JUDICIARY

Proposed S.B. No. 3 SEN. LOONEY, 11th DIST.; SEN. DUFF, 25th DIST.; SEN. WINFIELD, 10th DIST.; SEN. ABRAMS, 13th DIST.; SEN. BERGSTEIN, 36th DIST.; SEN. BRADLEY, 23rd DIST.; SEN. CASSANO, 4th DIST.; SEN. COHEN, 12th DIST.; SEN. FLEXER, 29th DIST.; SEN. FONFARA, 1st DIST.; SEN. HARTLEY, 15th DIST.; SEN. HASKELL, 26th DIST.; SEN. KUSHNER, 24th DIST.; SEN. LEONE, 27th DIST.;
SEN. LESSER, 9th DIST.; SEN. MARONEY, 14th DIST.; SEN. MOORE, 22nd DIST.; SEN. NEEDLEMAN, 33rd DIST.; SEN. OSTEN, 19th DIST. 'AN ACT COMBATTING SEXUAL ASSAULT AND SEXUAL HARASSMENT', to combat sexual assault and sexual harassment.

PUBLIC HEALTH

Proposed S.B. No. 4 SEN. LOONEY, 11th DIST.; SEN. DUFF, 25th DIST.; SEN. FONFARA, 1st DIST.; SEN. MCCRARY, 2nd DIST.; SEN. CASSANO, 4th DIST.; SEN. LESSER, 9th DIST.; SEN. WINFIELD, 10th DIST.; SEN. COHEN, 12th DIST.; SEN. ABRAMS, 13th DIST.; SEN. MARONEY, 14th DIST.; SEN. HARTLEY, 15th DIST.; SEN. OSTEN, 19th DIST.; SEN. MOORE, 22nd DIST.; SEN. BRADLEY, 23rd DIST.; SEN. KUSHNER, 24th DIST.; SEN. HASKELL, 26th DIST.; SEN. LEONE, 27th DIST.; SEN. FLEXER, 29th DIST.; SEN. NEEDLEMAN, 33rd DIST.; SEN. BERGSTEIN, 36th DIST. 'AN ACT CONCERNING THE AFFORDABILITY AND ACCESSIBILITY OF PRESCRIPTION DRUGS', to make prescription medications more affordable for Connecticut consumers.

LABOR AND PUBLIC EMPLOYEES

Proposed S.B. No. 5 SEN. LOONEY, 11th DIST.; SEN. DUFF, 25th DIST.; SEN. KUSHNER, 24th DIST.; SEN. ABRAMS, 13th DIST.; SEN. BERGSTEIN, 36th DIST.; SEN. BRADLEY, 23rd DIST.; SEN. CASSANO, 4th DIST.; SEN. COHEN, 12th DIST.; SEN. FLEXER, 29th DIST.; SEN. FONFARA, 1st DIST.; SEN. HARTLEY, 15th DIST.; SEN. HASKELL, 26th DIST.; SEN. LEONE, 27th DIST.; SEN. LESSER, 9th DIST.; SEN. MARONEY, 14th DIST.; SEN. MCCRARY, 2nd DIST.; SEN. MOORE, 22nd DIST.; SEN. NEEDLEMAN, 33rd DIST.; SEN. OSTEN, 19th DIST.; SEN. WINFIELD, 10th DIST. 'AN ACT CONCERNING A WORKFORCE PIPELINE AND JOB CREATION', to prepare the state's future workforce for well-paying manufacturing and technical jobs in Connecticut.

ENERGY AND TECHNOLOGY

Proposed S.B. No. 6 SEN. DUFF, 25th DIST. 'AN ACT CONCERNING NET NEUTRALITY PRINCIPLES AND INTERNET PRIVACY', to require Internet service providers to register and pay registration fees and require the Public Utilities Regulatory Authority to apply net neutrality principles to Internet service providers and enforce such principles with civil penalties and to prohibit certain telecommunications companies, certified telecommunications providers, certified competitive video service providers and Internet service providers from collecting personal information from a customer resulting from the use of such company or provider without express written consent from such customer and refusing to provide services based on lack of such express written consent.

ENVIRONMENT

Proposed S.B. No. 7 SEN. DUFF, 25th DIST. 'AN ACT ESTABLISHING CALF PASTURE BEACH IN NORWALK AS A WILDLIFE REFUGE', to designate Calf Pasture Beach in Norwalk as a wildlife refuge but permit fishing in such refuge.

Proposed S.B. No. 8 SEN. OSTEN, 19th DIST.; REP. RYAN, 139th DIST.; REP. FRANCE, 42nd DIST.; REP. DUBITSKY, 47th DIST.; REP. MCCARTY, 38th DIST. 'AN ACT AUTHORIZING THE PRODUCTION OF INDUSTRIAL HEMP IN CONNECTICUT', to legalize the production of industrial hemp in the state and to establish rules for such production.

GENERAL LAW
Proposed S.B. No. 9 SEN. DUFF, 25th DIST.; SEN. WITKOS, 8th DIST. 'AN ACT ADJUSTING FEES FOR OCCUPATIONAL LICENSES, CERTIFICATIONS AND REGISTRATIONS', to reduce all existing fees for initial occupational licenses, certifications and registrations by seventy-five per cent and increase existing fees for renewals of such licenses, certifications and registrations to account for the lost revenue.

GOVERNMENT ADMINISTRATION AND ELECTIONS

Proposed S.B. No. 10 SEN. OSTEN, 19th DIST.; REP. RYAN, 139th DIST.; REP. HAMPTON, 16th DIST.; REP. FRANCE, 42nd DIST.; REP. MCCARTY, 38th DIST. 'AN ACT ESTABLISHING "CADET NURSE CORPS DAY"', to honor women who served as members of the Cadet Nurse Corps during the Second World War.

PUBLIC SAFETY AND SECURITY

Proposed S.B. No. 11 SEN. OSTEN, 19th DIST.; REP. RYAN, 139th DIST.; SEN. CASSANO, 4th DIST.; SEN. LARSON, 3rd DIST.; SEN. FORMICA, 20th DIST.; SEN. SOMERS, 18th DIST.; REP. CONLEY, 40th DIST.; REP. ORANGE, 48th DIST.; REP. RILEY, 46th DIST.; REP. FRANCE, 42nd DIST.; REP. DUBITSKY, 47th DIST.; REP. DE LA CRUZ, 41st DIST.; REP. CHEESEMAN, 37th DIST.; REP. SOTO, 39th DIST.; REP. MCCARTY, 38th DIST. 'AN ACT CONCERNING THE AUTHORIZATION OF A CASINO GAMING FACILITY IN EAST WINDSOR', to eliminate the requirement for approval by the Secretary of the United States Department of the Interior regarding the operation of a casino gaming facility in East Windsor by the Mashantucket Pequot Tribe and the Mohegan Tribe of Indians of Connecticut, encourage business development and job retention and growth, and increase revenue to the state.

TRANSPORTATION

Proposed S.B. No. 12 SEN. DUFF, 25th DIST. 'AN ACT CONCERNING TRANSPORTATION NETWORK COMPANY DRIVER REQUIREMENTS', to require a transportation network company driver to possess a Connecticut motor vehicle operator's license.

Proposed S.B. No. 13 SEN. OSTEN, 19th DIST.; REP. DUBITSKY, 47th DIST. 'AN ACT NAMING A PORTION OF ROUTE 97 FROM SPRAGUE TO HAMPTON IN HONOR OF CONSERVATION OFFICER JAMES V. SPIGNESI, JR', to name a portion of Route 97 in honor of Conservation Officer James V. Spignesi, Jr., who died in the line of duty.

VETERANS' AFFAIRS

Proposed S.J. No. 3 SEN. OSTEN, 19th DIST.; REP. RYAN, 139th DIST.; REP. HAMPTON, 16th DIST.; REP. FRANCE, 42nd DIST.; REP. MCCARTY, 38th DIST. 'RESOLUTION IN SUPPORT OF RECOGNIZING WOMEN IN THE CADET NURSE CORPS DURING WORLD WAR II AS VETERANS', to petition Congress to recognize as veterans women in the Cadet Nurse Corp during the Second World War.

ADJOURNMENT

On motion of Representative Ritter of the 1st District, the House adjourned at 3:13 o’clock p.m., to meet again at the Call of the Chair.

INAUGURAL REMARKS BY GOVERNOR NED LAMONT FOLLOWING THE OATH OF OFFICE ON JANUARY 9, 2019 AT THE GOVERNOR WILLIAM A. O'NEILL ARMORY
Thank you so much for joining me here today. First, thank you to my family - Annie, Emily, Lindsay, Teddy. As family, we always know we are in this together, and that is how I feel about all of you and the people of Connecticut - like an extended family. This includes our freshly minted constitutional officers, and our Lieutenant Governor Susan Bysiewicz.

Thank you to our Legislative leaders and our former Chief Justice Chase Rogers, who has been such a wise and close friend for many, many years.

I am thankful that former governors Jodi Rell and Lowell Weicker who are here: they have been in the arena, and to paraphrase my favorite President Teddy Roosevelt, the credit belongs not to the critic on the sidelines, but to the men and women in the arena.

And to Dan Malloy, who is retiring after decades of service to our State, and who has been so helpful in making the transition smooth and effective. Of course, my thanks to Nancy Wyman - we’ll be staying in close touch, I know.

Lastly, I also want to thank the men and women of the Connecticut National Guard for their assistance coordinating today’s festivities and hosting us here in the State Armory. They are always there when the people of our state need them, and we thank them for their service.

I asked Rabbi Goldman, Pastor Steel, Reverend Ahlberg, and Saud Anwar, all friends from different faiths to say a few words, reminding us that whatever our differences, we have so much more that holds us together than tears us apart. Many years ago, Reverend Ahlberg welcomed Annie and me and another couple to the non-denominational Round Hill Community Church in very Republican Greenwich. He introduced Alan, a Lutheran, Carrie, a Greek Orthodox, Annie, an Episcopalian, and Ned, a Democrat. Now that’s diversity.

From here, we march to the Capitol with the Foot Guard, who have been hosting the inauguration for 250 years, accompanied by Bridgeport’s Harding High School Marching Band. I was a volunteer teacher there many years ago, but I remember those kids like yesterday.

As your Governor, I will work tirelessly to ensure that all of our kids have the greatest opportunities to thrive, succeed, and create a life of their own, right here in Connecticut.

Susan and I recently joined a couple thousand high school students for a performance of Hamilton at the Bushnell. I talked to the kids about the meaning of the song “My Shot,” where Alexander Hamilton sings about himself as a scrappy immigrant kid with great opportunities, just like his new nation.

That’s what I love about America; every generation we get a chance to reinvent ourselves, and every election gives us a fresh start. This is our chance to reinvent Connecticut - to think big, act boldly.

On Election Day, thousands of voters waited for hours in the pouring rain. They believed that their vote would make a difference, and they were not going to throw away their shot - and neither are we. For generations, Connecticut was the most entrepreneurial, inventive, and fast-growing state loaded with amazing opportunities. And we still can be. I will not allow the next four years to be defined by a fiscal crisis. Together we will craft an honestly balanced budget which does not borrow from the future, but invests in the future. We owe all of our kids, our extended family, nothing less.

In an hour, I speak to the legislature, in the room where it happens. I will remind all of us that there is no room for the critic on the sidelines. It is easy to vote no. Let’s give each other the benefit of the doubt and work like heck to get to yes - and make sure that all of our kids get their shot.
Thank you for the faith you have instilled in me. I will not let you down. Now let’s get down to business.

God bless the great State of Connecticut.

INAUGURAL MESSAGE
BY
GOVERNOR NED LAMONT
JOINT SESSION OF THE CONNECTICUT GENERAL ASSEMBLY
HALL OF THE HOUSE, STATE CAPITOL
JANUARY 9, 2019

Mr. President, Mr. Speaker, Senator Fasano, Representative Klarides, my fellow state officials, members of the General Assembly and the Judicial Branch, Lt. Governor Bysiewicz, honored guests and the people of the great State of Connecticut. Thank you for welcoming me to the room where it happens.

I am especially proud to be here with my family, Annie, Emily, Lindsay and Teddy - sometimes it gets pretty feisty at the Lamont dinner table, we are not shy. But at the end of the day we are family. I feel the same about the State of Connecticut.

To Dan Malloy: Many thanks for your decades of public service and leadership to our State. And to Nancy Wyman, we’re going to keep you busy, that’s for sure. I see my friend George Jepsen in the front row - you will be right across the street, so I know where to find you. Because we are just getting started.

A few weeks ago, Susan and I joined a couple thousand Connecticut high school students at the Bushnell for a performance of Hamilton. Before the curtain went up, we discussed with the students the meaning of my favorite song, “My Shot” sung by a young Alexander Hamilton, an immigrant teenager from the Caribbean, “young, scrappy and hungry” like the nation he is joining - and how he is not going to throw away his shot.

What I love about America is that in every generation we get a chance to reinvent ourselves, and every election gives us a fresh start. This is our chance to reinvent Connecticut, to think big and act boldly. And it starts right here in the room where it happens.

The Connecticut We Once Were - Connecticut has always been the state where it happens.

Connecticut is inventive:

• We shaped the defense industry with the invention of the world’s first submarine in Old Saybrook, and then reinvented it with the world’s first nuclear submarine in Groton.

• We revolutionized multiple industries through the invention of rubber that could withstand both heat and cold in Naugatuck.

• We redefined the workplace with the invention of the portable typewriter in Stamford.

• The world’s first helicopter was designed and piloted by Igor Sikorsky right here in Stratford.

A century later, Sikorsky’s factory is still here and Electric Boat remains the largest submarine manufacturer in the world, and they are two of Connecticut’s largest employers - a proud piece of Connecticut’s history. But over the last generation, Connecticut’s entrepreneurial
zip has slipped. We are no longer a place that is viewed as hospitable or encouraging to new businesses.

Connecticut, it’s time to return to our inventive and entrepreneurial roots. Our future lies in doubling down on what makes us great and reimagining our unique potential. And it starts with the best educated workforce in the world.

I always made it a point to visit our schools, because it was important to me to keep my eye on the future. My first stop in Bridgeport was Harding High, where I helped out many years ago, and whose band just lead our parade to the State Capitol. Their old high school was pretty beat up, but you should have seen the excitement in the eyes of the students, and their parents and teachers, on opening day at the new Harding High. The custodians told me something interesting - the old Harding was a mess at the end of the day, but the new Harding was still pretty neat by day’s end.

In showing the students that we believed in them, they showed pride in themselves, and their school. I saw the same optimism and pride at the new Career Academy in Waterbury, where nearly 98 percent of the students graduate. Many of these students go on to great colleges, but many go on to apprenticeships in healthcare and advanced manufacturing. These are Connecticut jobs for Connecticut students.

And I saw that same sense of optimism in the eyes of the students that I taught at Central Connecticut State University for 12 years. My favorite day during the campaign was at UConn, where we saw three Blackhawk helicopters flying low overhead. We all ran to check out the action and saw the choppers landing at the School of Engineering. It was a Sikorsky job recruitment drive, encouraging Connecticut students to start their career right here in the state.

None of this would be possible, without the dedication and devotion of Connecticut’s teachers - the finest in the country.

Connecticut - we do not have silicon, we don’t have natural gas, but we have always had the best educated, best trained, most productive, most inventive workforce in the world. That is our strategic advantage and it is more important in the 21st century than ever before. Companies roam the globe looking for talent. Look no further, you can stop right here.

The Connecticut We Can Be Again.

Let’s Fix this Budget Once and For All. So at this point, you’re probably thinking, “That’s all well and good, Gov. But the budget is a mess.” How can we be a laboratory of democracy when we have such a hard time paying our bills?

We cannot afford to let the next four years be defined by a fiscal crisis. The fate of our great state is on a knife’s edge. If we choose inaction and more of the same - we fail. But if we choose creative and bold leadership, a commitment to make the hard and difficult choices necessary to right the wrongs of the past - we will succeed. Let’s fix this damn budget, once and for all!

In six weeks, I will present to you a budget which is in balance not just for a year, but for the foreseeable future; so that mayors and first selectmen, business and labor leaders, teachers and police officers know what to expect. And we will deliver on what we say - on time and on budget.

However, I want to be clear - no more funny math or budgetary gamesmanship. I come from the world of small business where the numbers have to add up at the end of the month or the lights go out. Don’t tell me some consultant says there are $1 billion in easy spending cuts; show me the money or I will show you the door.
Unlike in DC, our government doesn’t shut down - we don’t play those games here. We can’t tell students school is closed today, police or fire departments can’t say we’ll respond later, and we don’t tell our most vulnerable that the services they depend upon will reopen at a later date.

Lastly, I refuse to invest any time in the blame game of who’s responsible for this crisis. It’s real, it’s here and it’s time to confront it head on. And, please don’t tell me you’ve done your share and it’s somebody else’s turn. It’s all of our turns. Fix the budget, invest in the future, and nothing can stop us.

A Bigger Table and an Open Door

Fixing the budget requires a bigger table and an open door. I am ready to listen to any good idea, and I will take the heat and share the credit. The budget vote will be a tough one, no doubt. It will be easy to vote no, but I have a responsibility to get us to yes - and we only get there by working together.

Business leaders: Some of you have already stepped up and are ready to take the lead when it comes to workforce development and positioning Connecticut students to take Connecticut jobs. A special thanks to my Business Advisory Council, which is already reaching out to new companies that may be a great fit for Connecticut.

Philanthropic leaders and volunteers: Giving back is the highest form of citizenship. I am excited about your willingness to partner with us to invest in our future. I am confident we will do great things together.

State employees and labor leaders: I have been so impressed by the quality of the folks who work for the State of Connecticut. I am a strong believer in labor, and now is the time to show that collective bargaining works in tough times, as well as good times. As our liabilities continue to grow faster than our assets, together we have to make the changes necessary to ensure that retirement security is a reality for our younger, as well as our older, state employees, and do that without breaking the bank.

Mayors and first selectmen: Nothing will compromise your feisty independence, but so many services and back-office functions can be delivered at a much lower cost and much more efficiently if they are operated on a shared or regional basis. We need to break down silos and engage in the bulk purchasing of everything from healthcare to technology. The taxpayers of Connecticut can no longer afford to subsidize inefficiency.

Economic Revitalization

Connecticut is the land of steady habits, and while we need to return to the habits which made us such an economic powerhouse a generation ago, we also need to change the game - and create new habits, that capitalize on our strengths.

Our great State is strategically positioned between two super-cities. Connecticut needs to harness its prime location, its highly educated workforce, and its business community to create the Connecticut of tomorrow. To achieve this, I will be focusing on four areas:

First, I will take the lead by investing in the first all-digital government, and reverse engineer every transaction from the taxpayer’s shoes. The entry point to Connecticut will be through its digital front door, a one-stop-shop for everything current and prospective citizens need from their government. We will be online, not in line. It won’t be done overnight, but let’s start today.

Second, to attract millennials, top talent and leading companies, Connecticut will need to invest wisely in its urban centers - making them affordable and lively, where families want to live, work and play. That means great schools, safe streets and by making our cities the first with 5G in
New England. The telecommunication companies are ready to start building - let’s harness that excitement, and get WiFi access into every rural town.

Third, none of this is possible if we don’t have a 21st century transportation system. When the Merritt Parkway opened in 1940, it wasn’t uncommon for people to pull over and picnic on the side of the road. Those of us who spend a good deal of time down in Fairfield County have contemplated the same idea today because we’re so darn frustrated by bumper-to-bumper traffic. Gridlock causes headaches and costs us jobs.

So what can we do? 30/30/30 - I want the following to be a reality: 30 minutes from Hartford to New Haven; 30 minutes from New Haven to Stamford; and 30 minutes from Stamford to Manhattan with spurs to New London and Waterbury. This isn’t a pipedream, this is a necessity: a modern infrastructure by rail, road, air and water - to unlock the full economic potential of our beautiful state.

Fourth, Connecticut’s economic revival cannot only be about creating opportunities for just some of our people. It must be an economy that works for everyone. We must bring our workforce into the 21st century, closely aligning it with job training, starting with STEM and coding in K-12, and access to higher education, vo-tech and apprenticeships that will result in access to good paying Connecticut jobs.

That also means bringing the workplace into the 21st century, including paid family leave to make sure that parents don’t have to choose between the child they love and the job they need. It also means a $15 dollar minimum wage, responsibly and over time, so that those same parents can afford to provide for their children without working three jobs.

As one of the first Governors who comes from the business world, I will be hyper-focused on job creation. My primary objective is to get this economy growing again.

How do we extend opportunity for those being left behind? Growth!

What’s the long-term fix to the budget? Growth!

How do we attract the next generation of talent to Connecticut? Growth!

Now all of that economic growth takes time to nurture, but it starts today!

Blueprint for the Future

I’m a new Governor, and you’re a new legislature. Even for those of you who have been here for a few years, this is a new day. What you can expect from me is the following: I’m a straight shooter, an honest broker and a good listener. I know what I know and I know what I don’t. I do have a strong sense of where we need to go and of what the people of Connecticut expect from us.

Last November, thousands of voters waited in the rain, in some cases, for hours to vote. They believed that we can make a difference; we will and we must. Let’s work together and produce a budget for the people of Connecticut that doesn’t borrow from the future, but instead invests in the future.

Like those kids at Harding High, who believed in themselves, I believe in Connecticut. You are here because you believe in our state. Let’s get Connecticut growing again.

As they say in Hamilton, history has its eyes on you, on all of us. Let’s do this. Together. May God bless you, and may God bless the hardworking people of this great State!