JOURNAL OF THE HOUSE

Tuesday, May 7, 2019

The House of Representatives was called to order at 1:45 o'clock p.m., Speaker Joe Aresimowicz in the Chair.

Prayer was offered by the guest Chaplain, Representative Patricia Billie Miller of Stamford, Connecticut.

The following is the prayer:

Let us pray. Eternal God, You have bound us together in a common life. Help us in the midst of our struggles for consensus to work together. We ask for a vision that is not consumed in the details and process, but builds for tomorrow upon the progress of yesterday and the possibility of tomorrow. Amen.

The Pledge of Allegiance was led by Representative Exum of the 19th District.

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 ordered printed in the Journal.

May 7, 2019

Mr. Frederick J. Jortner
Clerk of the House of Representatives
State Capitol, Room 109
Hartford, CT 06106-1591

Dear Mr. Jortner:

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

Representative Michael Winkler is appointed to the Appropriations Committee.

Representative Juan Candelaria is removed from Appropriations Committee.

Please contact my office if you have any questions.

Joe Aresimowicz
Speaker of the House of Representatives
INTRODUCTION OF HOUSE RESOLUTIONS

The following House Resolutions were received, read by the Clerk and referred to the House Committee indicated:

APPROPRIATIONS. H.R. No. 28 RESOLUTION PROPOSING APPROVAL OF A MEMORANDUM OF AGREEMENT BETWEEN THE STATE OF CONNECTICUT JUDICIAL BRANCH AND THE STATE OF CONNECTICUT JUDICIAL EMPLOYEES, LOCAL 749, AFSCME, AFL-CIO.

APPROPRIATIONS. H.R. No. 29 RESOLUTION PROPOSING APPROVAL OF A MEMORANDUM OF AGREEMENT BETWEEN THE STATE OF CONNECTICUT JUDICIAL BRANCH AND THE UNION OF PROFESSIONAL JUDICIAL EMPLOYEES, AFT/AFT-CT, CONCERNING THE COUNSEL, LEGAL SERVICES JOB CLASSIFICATION.

APPROPRIATIONS. H.R. No. 30 RESOLUTION PROPOSING APPROVAL OF A MEMORANDUM OF AGREEMENT BETWEEN THE STATE OF CONNECTICUT JUDICIAL BRANCH AND THE UNION OF PROFESSIONAL JUDICIAL EMPLOYEES, AFT/AFT-CT, CONCERNING INFORMATION TECHNOLOGY AND OTHER EMPLOYEES.

APPROPRIATIONS. H.R. No. 31 RESOLUTION PROPOSING APPROVAL OF A MEMORANDUM OF AGREEMENT BETWEEN THE STATE OF CONNECTICUT AND THE CONNECTICUT EMPLOYEES UNION INDEPENDENT, SEIU, LOCAL 511.

APPROPRIATIONS. H.R. No. 32 RESOLUTION PROPOSING APPROVAL OF A TENTATIVE AGREEMENT BETWEEN THE STATE OF CONNECTICUT AND THE ADMINISTRATIVE AND RESIDUAL (P-5) BARGAINING UNIT.

APPROPRIATIONS. H.R. No. 33 RESOLUTION PROPOSING APPROVAL OF AN INTEREST ARBITRATION AWARD BETWEEN THE STATE OF CONNECTICUT AND THE CONNECTICUT STATE POLICE UNION (NP-1).

BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
HOUSE JOINT RESOLUTION ADOPTED

The following resolution was taken from the table, read the third time, the report of the committee indicated accepted and the resolution adopted.

JUDICIARY. H.J. No. 164 RESOLUTION CONFIRMING THE NOMINATION OF MICHAEL E. POHL OF MANCHESTER TO BE A MEMBER OF THE BOARD OF PARDONS AND PAROLES.

The resolution was explained by Representative Luxenberg of the 12th.

DEPUTY SPEAKER HENNESSY IN THE CHAIR

The resolution was discussed by Representatives Rebimbas of the 70th, Palm of the 36th and Doucette of the 13th.

The Speaker ordered the vote be taken by roll call at 2:11 p.m.

The following is the result of the vote:
Total Number Voting ................................................................. 147
Necessary for Adoption .......................................................... 74
Those voting Yea ....................................................................... 147
Those voting Nay ...................................................................... 0
Those absent and not voting ....................................................... 3

On a roll call vote House Joint Resolution No. 164 was adopted.

The following is the roll call vote:

Y ABERCROMBIE Y LUXENBERG VACANT Y MACLACHLAN
Y ALLIE-BRENNAN Y MCCARTHY VAHEY Y MASTROFRANCESCO
Y ALTOBELLO Y MCLEE Y MCCARTY, K.
Y ARCONTI Y MESSERS Y ACKERT Y MCGORTY, B.
Y ARNONE Y MICHEL Y BETTS Y O'DEA
Y BAKER Y MILLER Y BOLINSKY Y O'NEILL
Y BARRY Y MUSHINSKY Y BUCKEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y NAPOLI Y CAMILLO X PERILLO
Y BORER Y NOLAN Y CANDELORA, V. Y PETT
Y BOYD Y PALM Y CARNEY Y PISCOPO
Y COMEY Y PAOLILLO Y CARPINO Y POLLETTA
Y CONCEPCION Y PERONE Y CASE Y REBIMBAS
Y CONLEY Y PHIPPS Y CHEESEMAN Y RUTIGLIANO
Y CURREY Y PORTER Y CUMMINGS Y SIMANSKI
Y D'AGOSTINO Y REYES Y D'AMELIO Y SMITH
Y DATHAN Y RILEY Y DAUPHINAIS Y SREDZINSKI
Y DE LA CRUZ Y RITTER Y DAVIS Y VAIL
Y DEMICCO Y ROCHELLE Y DELNICKI Y WILSON
Y DILLON Y ROJAS Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROSE Y DUBITSKY Y YACCARINO
Y DOUCETTE Y ROTELLA Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y SANCHEZ Y FISHBIEIN Y ZULLO
Y EXUM Y SANTIAGO, H. Y FLOREN Y ZUPKUS
Y FOX Y SCANLON Y FRANCE
Y GARIBAY Y SERRA Y FREY
Y GENG Y SIMMONS, C. Y FUSCO
Y GIBSON Y SIMMS, T. Y GREEN Y ARESIMOWICZ
Y GILCHREST Y STAFSTROM Y HAINES
Y GONZALEZ Y STALLWORTH Y HALL, C.
Y GRENSKOV Y STEINBERG Y HARDING Y GODFREY
Y GUCKER Y TERCYAK Y HAYES
Y HADDAD Y TURCO Y HILL
Y HALL, J. Y VARGAS Y KENNEDY Y BUTLER
Y HAMPTON Y VERRENGIA Y KLRIDES X CANDELORA, J.
Y HORN Y WALKER Y KLRIDES-DITRIA Y COOK
Y HUGHES Y WILSON PHEANIOUS Y KOKORUDA Y HENNESSY
Y JOHNSON Y WINKLER Y KUPCHICK Y MORIN
Y LEMAR Y WOOD, K. Y LABRIOLA Y ORANGE
Y LINEHAN Y YOUNG X LANOUE Y ROSARIO
Y LOPES Y ZIOGAS Y LAVIELLE Y RYAN

BUSINESS ON THE CALENDAR
FAVORABLE REPORTS OF JOINT STANDING COMMITTEES
HOUSE BILLS PASSED

The following bills were taken from the table, read the third time, the reports of the committees indicated accepted and the bills passed.

PUBLIC SAFETY AND SECURITY. Substitute for H.B. No. 5552 (File No. 392) AN ACT CONCERNING THE VOLUNTEER POLICE AUXILIARY FORCE.
The bill was explained by Representative Verrengia of the 20th who offered House Amendment Schedule "A" (LCO 8031) and moved its adoption.

The amendment was discussed by Representatives Sredzinski of the 112th and Fishbein of the 90th.

**On a voice vote the amendment was adopted.**
The Speaker ruled the amendment was technical.

**The following is House Amendment Schedule "A" (LCO 8031):**

In line 24, after "Senate;" insert "and"
In line 26 strike "; and" and insert ";" in lieu thereof
Strike line 27 in its entirety

The bill was discussed by Representative Sredzinski of the 112th.

The Speaker ordered the vote be taken by roll call at 2:26 p.m.

The following is the result of the vote:

<table>
<thead>
<tr>
<th>Total Number Voting</th>
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<tbody>
<tr>
<td>Necessary for Passage</td>
<td>74</td>
</tr>
<tr>
<td>Those voting Yea</td>
<td>146</td>
</tr>
<tr>
<td>Those voting Nay</td>
<td>1</td>
</tr>
<tr>
<td>Those absent and not voting</td>
<td>3</td>
</tr>
</tbody>
</table>

**On a roll call vote House Bill No. 5552 as amended by House Amendment Schedule "A" was passed.**

The following is the roll call vote:

<table>
<thead>
<tr>
<th>Y ABERCROMBIE</th>
<th>Y LUXENBERG</th>
<th>VACANT</th>
<th>Y MACLACHLAN</th>
</tr>
</thead>
<tbody>
<tr>
<td>Y ALLIE-BRENNAN</td>
<td>Y MCCARTHY VAHEY</td>
<td>Y MASTROFRANCESCO</td>
<td>Y MCCARTY, K.</td>
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<td>Y ALTOBELLO</td>
<td>Y MCCGEE</td>
<td>Y ACKERT</td>
<td>Y MCGORTY, B.</td>
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<td>Y ARCONTI</td>
<td>Y MESKERS</td>
<td>Y BETTS</td>
<td>Y O’DEA</td>
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<td>Y ARNONE</td>
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<td>Y BOLINSKY</td>
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<td>Y BARRY</td>
<td>Y MUSHINSKY</td>
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<td>Y BLUMENTHAL</td>
<td>Y NAPOLI</td>
<td>Y CARNEY</td>
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<td>Y BORER</td>
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<td>Y CANDELORA, V.</td>
<td>Y PETIT</td>
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<td>Y BOYD</td>
<td>Y PALM</td>
<td>Y CARNEY</td>
<td>Y PISCIFFT</td>
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<td>Y COMEY</td>
<td>Y PAOLILLO</td>
<td>Y CARNEY</td>
<td>Y POLLETTA</td>
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<td>Y CONCEPCION</td>
<td>Y PERONE</td>
<td>Y CASE</td>
<td>Y REBIMAS</td>
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<td>Y CONLEY</td>
<td>Y PHIPS</td>
<td>Y CHEESEMAN</td>
<td>Y RUTIGLIANO</td>
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<td>Y CURREY</td>
<td>Y PORTER</td>
<td>Y CUMMINGS</td>
<td>Y SIMANSKI</td>
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<td>Y D’AGOSTINO</td>
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<td>Y D’AMELIO</td>
<td>Y SMITH</td>
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<td>Y DATHAN</td>
<td>Y RILEY</td>
<td>Y DAUPHINAIS</td>
<td>Y SREDZINSKI</td>
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<td>Y DE LA CRUZ</td>
<td>Y RITTER</td>
<td>Y DAVIS</td>
<td>Y VAIL</td>
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<td>Y DEMICCO</td>
<td>Y ROCHELLE</td>
<td>Y DELNICKI</td>
<td>Y WILSON</td>
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<td>Y DILLON</td>
<td>Y ROJAS</td>
<td>Y DEVLIN</td>
<td>Y WOOD, T.</td>
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<td>Y DIMASSA</td>
<td>Y ROSE</td>
<td>Y DUBITSKY</td>
<td>Y YACCARINO</td>
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<td>Y DOUCETTE</td>
<td>Y ROTTLE</td>
<td>Y FERRARO</td>
<td>Y ZAWISTOWSKI</td>
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<td>Y ELLIOTT</td>
<td>Y SANCHEZ</td>
<td>Y FISHEIN</td>
<td>Y ZULO</td>
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<td>Y EXUM</td>
<td>Y SANTIAGO, H.</td>
<td>Y FLOREN</td>
<td>Y ZUPKUS</td>
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<td>Y FOX</td>
<td>Y SCANLON</td>
<td>Y FRANCE</td>
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<tr>
<td>Y GARIBAY</td>
<td>Y SERRA</td>
<td>Y FREY</td>
<td></td>
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<tr>
<td>Y GENGIA</td>
<td>Y SIMMONS, C.</td>
<td>Y FUSCO</td>
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</table>
HIGHER EDUCATION AND EMPLOYMENT ADVANCEMENT. Substitute for H.B. No. 6887 (File No. 283) AN ACT ESTABLISHING A TASK FORCE TO STUDY APPRENTICESHIP OPPORTUNITIES FOR HIGH-GROWTH, HIGH-DEMAND JOBS.

The bill was explained by Representative Turco of the 27th who offered House Amendment Schedule "A" (LCO 7510) and moved its adoption.

The amendment was discussed by Representative Hall of the 59th.

On a voice vote the amendment was adopted.

The Speaker ruled the amendment was technical.

The following is House Amendment Schedule "A" (LCO 7510):

Strike lines 1 to 57, inclusive, in their entirety and substitute the following in lieu thereof:

"Section 1. (Effective from passage) (a) There is established a task force to study the feasibility of developing a public-private partnership that provides work-based learning opportunities for high school and college students in industries with a hiring need in the state. The task force shall (1) identify industries with a hiring need in the state; (2) identify the education and skill level requirements for jobs in such industries; (3) analyze whether educational achievement and attainment trends of students in the state sufficiently satisfy the requirements of such jobs; (4) identify state-wide demographic trends in the workforce; (5) identify and review (A) any work-based learning programs in the state, whether established pursuant to statute, regulation or policy, and (B) national best practices in work-based learning programs being administered in the state and in other states for the purpose of determining if such programs can be replicated; (6) make recommendations regarding work-based learning programs in the state that are not utilized or that are deemed to be ineffective; (7) analyze the feasibility of creating partnerships in the state that provide work-based learning opportunities for jobs in industries with a hiring need in the state; (8) examine whether the program of apprentice training maintained by the Labor Department pursuant to section 31-22q of the general statutes can be utilized or expanded to develop such partnerships; and (9) identify any potential institutional or legal obstacles associated with the creation and implementation of such partnerships and work-based learning opportunities;

(b) The task force shall consist of the following members:

(1) The president of the Connecticut State Colleges and Universities, or the president's designee;
(2) The president of The University of Connecticut, or the president's designee;
(3) The Commissioner of Education, or the commissioner’s designee;
(4) The Commissioner of Economic and Community Development, or the commissioner's designee;
(5) The Labor Commissioner, or the commissioner's designee;
(6) The superintendent of the technical high school system, or the superintendent's designee;
(7) The president of the board of directors of the Connecticut Association of Public School Superintendents, or the president's designee;
(8) The executive director of the Connecticut Association of Boards of Education, or the executive director's designee;
(9) The executive director of the Connecticut Association for Community Action, or the executive director's designee;
(10) A representative from a trade organization, appointed by the speaker of the House of Representatives;
(11) Two executive officers from the top ten largest employers in the state, as determined by the total number of employees in the state, or the executive officers' designees, one of whom shall be appointed by the president pro tempore of the Senate, and one of whom shall be appointed by the minority leader of the Senate;
(12) Two representatives from community foundations in the state, one of whom shall be appointed by the majority leader of the House of Representatives, and one of whom shall be appointed by the minority leader of the House of Representatives;
(13) A representative from an education advocacy organization, appointed by the majority leader of the Senate;
(14) Two representatives from multinational corporations with a physical presence in the state, appointed by the Governor; and
(15) Two representatives from an employee labor organization, one of whom shall be a member of the Connecticut State Building Trades Council, appointed by the Governor."

The bill was discussed by Representatives Cheeseman of the 37th, Vail of the 52nd and Hall of the 59th.

The Speaker ordered the vote be taken by roll call at 2:45 p.m.

The following is the result of the vote:

<table>
<thead>
<tr>
<th>Total Number Voting</th>
<th>Necessary for Passage</th>
<th>Those voting Yea</th>
<th>Those voting Nay</th>
<th>Those absent and not voting</th>
</tr>
</thead>
<tbody>
<tr>
<td>146</td>
<td>74</td>
<td>141</td>
<td>5</td>
<td>4</td>
</tr>
</tbody>
</table>

On a roll call vote House Bill No. 6887 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

Y ABERCROMBIE  Y LUXENBERG  VACANT  Y MACLACHLAN
Y ALLIE-BRENNAN  Y MCCARTHY VAHEY  Y MASTROFRANCESCO  Y MCCARY, K.
Y ALTOBELLO  Y MCGEE  Y O'NEIL
Y ARCONTI  Y MESKERS  Y ACKERT  Y MCGORTY, B.
Y ARNONE  Y MICHEL  N BETTS  Y O'DEA
Y BAKER  Y MILLER  Y BOLINSKY  Y PAVALOCK-D'AMATO
Y BARRY  Y MUSHINSKY  Y BUCKBEE  Y PETRILLO
Y BLUMENTHAL  Y NAPOLE  Y CAMILLO  X PERILLO
Y BORER  Y NOLAN  Y CANDELO, V.
Y BOYD  Y PALM  Y CARNEY  N PICOSPO
Y COMEY  Y PAOLILLO  Y CARPINO  Y POLLETTA
Y CONCEPCION  Y PERONE  Y CASE  Y REBIMBAS
Y CONLEY  Y PHIPS  Y CHEESEMAN  Y RUTIGLIANO
Y CURREY  Y PORTER  Y CUMMINGS  Y SIMANSKI
Y D'AGOSTINO  Y REYES  Y D'AMELIO  Y SMITH
Y DATHAN  Y RILEY  N DAUPHINAI  Y SREDZINSKI
Y DE LA CRUZ  Y RITTER  Y DAVIS  N VAIL
Y DEMICCO  Y ROCHELLE  Y DELNICKI  Y WILSON
GOVERNMENT ADMINISTRATION AND ELECTIONS. H.B. No. 7325 (RAISED) (File No. 700) AN ACT CONCERNING STATE MARSHALS' STATEMENTS OF INCOME.

The bill was explained by Representative Fox of the 148th who offered House Amendment Schedule "A" (LCO 8032) and moved its adoption.

The amendment was discussed by Representative France of the 42nd.

On a voice vote the amendment was adopted.
The Speaker ruled the amendment was technical.

The following is House Amendment Schedule "A" (LCO 8032):

In line 1, strike "Section" and insert "Subsections (a) and (b) of section" in lieu thereof
In line 2, strike "is" and insert "are" in lieu thereof
Strike lines 76 to 118, inclusive, in their entirety

The Speaker ordered the vote be taken by roll call at 2:53 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 147
Necessary for Passage .............................................................. 74
Those voting Yea .................................................................... 147
Those voting Nay .................................................................... 0
Those absent and not voting ....................................................... 3

On a roll call vote House Bill No. 7325 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LUXENBERG VACANT Y MACLACHLAN
Y ALLIE-BRENNAN Y MCCARTHY VAHEY Y MASTROFRANCESCO
Y ALTOBELLO Y MCGEY Y MCCARTY, K.
On motion of Representative Ritter of the 1st District, the House recessed at 2:55 o’clock p.m., to reconvene at the Call of the Chair.

AFTER RECESS

The House reconvened at 6:05 o’clock p.m., Speaker Aresimowicz in the Chair.

BUSINESS ON THE CALENDAR

FAVORABLE REPORTS OF JOINT STANDING COMMITTEES

HOUSE BILLS PASSED

The following bills were taken from the table, read the third time, the reports of the committees indicated accepted and the bills passed.

GENERAL LAW. H.B. No. 7182 (RAISED) (File No. 74) AN ACT CONCERNING CERTAIN ALCOHOLIC BEVERAGE MACHINES.

The bill was explained by Representative Arconti of the 109th who offered House Amendment Schedule "A" (LCO 7292) and moved its adoption.
On a voice vote the amendment was adopted.
The Speaker ruled the amendment was technical.

The following is House Amendment Schedule "House" (LCO 7292):

After the last section, add the following and renumber sections and internal references accordingly:
"Sec. 501. (NEW) (Effective from passage) Not later than October 1, 2019, the Department of Consumer Protection shall, pursuant to section 30-6a of the general statutes, amend the regulations of Connecticut state agencies, in accordance with the provisions of chapter 54 of the general statutes, to: (1) Allow for the use of automated machines by permittees and employees of permittees for the dispensing of beer, cider not exceeding six per cent alcohol by volume and wine pursuant to section 1 of this act, (2) ensure that such beer, cider and wine is not initially dispensed from any such automated machine in a serving of more than one drink to any one person for his or her own consumption at any one time, and (3) ensure that second and subsequent servings of such beer, cider and wine from any such automated machine is allowed only after the first serving has been substantially disposed of or consumed by such person."

This act shall take effect as follows and shall amend the following sections:

Sec. 501 from passage New section

The bill was discussed by Representative Cheeseman of the 37th.

The Speaker ordered the vote be taken by roll call at 6:20 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 141
Necessary for Passage ............................................................... 71
 Those voting Yea ................................................................. 113
Those voting Nay ................................................................. 28
Those absent and not voting ...................................................... 9

On a roll call vote House Bill No. 7182 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LUXENBERG VACANT Y MACLACHLAN
Y ALLIE-BRENNAN N MCCARTHY VAHEY Y MASTROFRANCESCO
Y ALTObELLO Y MGEE N MCCARTY, K.
Y ARCONTI Y MESKERS Y ACKERT Y MCGORTY, B.
Y ARNONE Y MICHEL N BETTS Y O'DEA
X BAKER Y MILLER N BOLINSKY Y O'NEILL
Y BARRY N MUSHINSKY Y BUCKBEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y NAPOLI N CAMILLO X PERILLO
Y BORER Y NOLAN N CADELORA, V. N PETIT
Y BOYD N PALM N CARNEY Y PISCOPO
Y COMEY Y PAOLILLO N CARPINO Y POLLETTA
Y CONCEPCION X PERONE Y CASE Y REBIMBAS
Y CONLEY X PHIPPS Y CHEESEMAN Y RUTIGLIANO
X CURREY Y PORTER Y CUMMINGS Y SIMANSKI
Y D'AGOSTINO N REYES Y D'AMELIO Y SMITH
Y DATHAN Y RILEY Y DAUPHINAIS Y SREDZINSKI
Y DE LA CRUZ Y RITTER Y DAVIS Y VAIL
N DEMICCO Y ROCHELLE N DELNICKI Y WILSON
N DILLON Y ROJAS Y DEVLIN Y WOOD, T.
N DIMASSA Y ROSE Y DUBITSKY Y YACCARINO
The bill was explained by Representative Simmons of the 144th who offered House Amendment Schedule "A" (LCO 8042) and moved its adoption.

The amendment was discussed by Representative Cummings of the 74th.

On a voice vote the amendment was adopted.

The Speaker ruled the amendment was technical.

The following is House Amendment Schedule "A" (LCO 8042):

Strike everything after the enacting clause and substitute the following in lieu thereof:

"Section 1. (Effective from passage) (a) The Commissioners of Administrative Services, Consumer Protection, Revenue Services, Economic and Community Development, the Labor Commissioner and the Secretary of the State, or their designees, shall jointly review general statutes and agency procedures, policies and regulations concerning business and tax registration and fees, licensing and permitting processes and fees and interagency data sharing to determine whether any such statutes, procedures, policies or regulations should be amended or repealed to implement the business one-stop solution described in the State of Connecticut Business One Stop Report HB 5440 dated December 31, 2018.

(b) Not later than December 1, 2019, said commissioners and the Secretary of the State, or their designees, shall consult with local businesses, business advocacy groups and economic development groups to receive user feedback concerning the state’s existing processes for business and tax registration, licensing and permitting and interagency data sharing. Said commissioners and the Secretary of the State, or their designees, may consult with other organizations that support businesses, including, but not limited to, the Connecticut Economic Resource Center and the United States Small Business Administration.

(c) Said commissioners shall, not later than February 1, 2020, present their recommendations for any legislative proposals at an informational hearing to be convened by the joint standing committee of the General Assembly having cognizance of matters related to commerce."
This act shall take effect as follows and shall amend the following sections:

Section 1 from passage New section

The bill was discussed by Representative Cummings of the 74th.

The Speaker ordered the vote be taken by roll call at 6:36 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 142
Necessary for Passage .............................................................. 72
Those voting Yea .................................................................. 140
Those voting Nay .................................................................. 2
Those absent and not voting ..................................................... 8

On a roll call vote House Bill No. 7308 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

<table>
<thead>
<tr>
<th>Vote</th>
<th>Representative</th>
<th>Vote</th>
<th>Representative</th>
</tr>
</thead>
<tbody>
<tr>
<td>Y</td>
<td>ABERCROMBIE</td>
<td>Y</td>
<td>LUXENBERG</td>
</tr>
<tr>
<td>Y</td>
<td>ALLIE-BRENNAN</td>
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<td>MCCARTHY VAHEY</td>
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<td>Y</td>
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- 933 -
COMMERCE. H.B. No. 7008 (File No. 248) AN ACT IMPLEMENTING THE RECOMMENDATIONS OF THE WORKING GROUP ON A PUBLIC-PRIVATE PARTNERSHIP TO RECRUIT BUSINESSES TO CONNECTICUT.

The bill was explained by Representative Simmons of the 144th who offered House Amendment Schedule "A" (LCO 7482) and moved its adoption.

On a voice vote the amendment was adopted.
The Speaker ruled the amendment was technical.

The following is House Amendment Schedule "A" (LCO 7482):

Strike line 5 in its entirety
In line 6, strike "owners encouraging them to include" and insert "Marketing of" in lieu thereof
In line 7, strike "in" and insert "using existing" in lieu thereof
In line 11, after the second "hashtag" insert "provided such social media photo competition is consistent with the Department of Economic and Community Development's existing marketing strategy"
In line 36, strike "Prior to" and insert "After" in lieu thereof

The bill was discussed by Representatives Cummings of the 74th, Candelora of the 86th and Smith of the 108th.

The Speaker ordered the vote be taken by roll call at 6:51 p.m.

The following is the result of the vote:

Total Number Voting .......................................................... 141
Necessary for Passage ........................................................ 71
Those voting Yea .......................................................... 113
Those voting Nay ......................................................... 28
Those absent and not voting ........................................ 9

On a roll call vote House Bill No. 7008 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LUXENBERG VACANT Y MACLACHLAN
Y ALLIE-BRENNAN Y MCCARTHY VAHEY Y MASTROFRANCESCO
Y ALTObELLO Y MCgee Y MCCARTY, K.
Y ARCONTI Y MESKERS N ACKERT Y MCGORTY, B.
Y ARNONE Y MICHEL N BETTS Y O'DEA
X BAKER Y MILLER N BOLINSKY N O'NEILL
Y BARRY Y MUSHINSKY Y BUCKBEE N PAVALOCK-D'AMATO
Y BLUMENTHAL Y NAPOLI Y CAMILLO Y PERILLO
Y BORER Y NOLAN N Candelora, V. N PETIT
Y BOYD Y PALM Y CARNEY N PISCOPO
Y COMEY Y PAOLILLO Y CARPINO N POLLETTA
Y CONCEPCION Y PERONE N CASE Y REBIMBAS
Y CONLEY X PHIPPS Y CHEESEMAN Y RUTIGLIANO
X CURREY Y PORTER Y CUMMINGS N SIMANSKI
Y D'AGOSTINO Y REYES Y D'AMELIO N SMITH
Y DATHAN Y RILEY N DAUPHINAIS Y SREDZINSKI
Y DE LA CRUZ Y RITTER N DAVIS N VAIL

- 934 -
JUDICIARY. Substitute for H.B. No. 7218 (RAISED) (File No. 429) AN ACT CONCERNING THE SAFE STORAGE OF FIREARMS IN THE HOME AND FIREARM SAFETY PROGRAMS IN PUBLIC SCHOOLS.

The bill was explained by Representative Stafstrom of the 129th.

The bill was discussed by Representatives Rebimbas of the 70th, Scanlon of the 98th, Candelora of the 86th, Ackert of the 8th, Godfrey of the 110th, Kokoruda of the 101st, Dathan of the 142nd, Klarides of the 114th and Ritter of the 1st.

The Speaker ordered the vote be taken by roll call at 7:43 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 143
Necessary for Passage ............................................................... 72
Those voting Yea.................................................................. 127
Those voting Nay................................................................. 16
Those absent and not voting ...................................................... 7

On a roll call vote House Bill No. 7218 was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LUXENBERG VACANT Y MACLACHLAN
Y ALLIE-BRENNAN Y MCCARTHY VAHEY N MASTROFRANCESCO
Y ALTOBELLO Y MCCARTY K.
Y ARCONTI Y MESKERS Y ACKERT N MCCORTY, B.
Y ARNONE Y MICHEL N BETTS Y O'DEA
X BAKER Y MILLER Y BOLINSKY Y O'NEILL
Y BARRY Y MUSHINSKY Y BUCKBEE N PAVALOCK-D'AMATO
Y BLUMENTHAL Y NAPOLI Y CAMILLO X PERILLO
Y BORER Y NOLAN Y CANDELORA, V. Y PETT
N BOYD Y PALM Y CARNEY N PISCOPO
Y COMEY Y PAOLILLO Y CARPINO Y POLLETTA
Y CONCEPCION Y PERONE Y CASE Y REBIMBAS
JUDICIARY. Substitute for H.B. No. 7219 (RAISED) (File No. 485) AN ACT CONCERNING GHOST GUNS.

The bill was explained by Representative Blumenthal of the 147th who offered House Amendment Schedule "A" (LCO 8074) and moved its adoption.

On a voice vote the amendment was adopted.
The Speaker ruled the amendment was technical.

The following is House Amendment Schedule "A" (LCO 8074):

"Section 1. Section 29-36 of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

(a) No person shall remove, deface, alter or obliterate the name of any maker or model or any maker’s number, unique serial number or other mark of identification on any firearm as defined in section 53a-3. The possession of any firearm upon which any identifying mark, number or name has been removed, defaced, altered or obliterated shall be prima facie evidence that the person owning or in possession of such firearm has removed, defaced, altered or obliterated the same.

(b) Any person who violates any provision of this section shall be guilty of a class C felony for which two years of the sentence imposed may not be suspended or reduced by the court, and five thousand dollars of the fine imposed may not be remitted or reduced by the court unless the court states on the record its reasons for remitting or reducing such fine, and any firearm found in the possession of any person in violation of said provision shall be forfeited.

Sec. 2. (NEW) (Effective October 1, 2019) (a) No person shall complete the manufacture of a firearm without subsequently (1) obtaining a unique serial number or other mark of identification.
from the Department of Emergency Services and Public Protection pursuant to subsection (b) of this section, and (2) engraving upon or permanently affixing to the firearm such serial number or other mark in a manner that conforms with the requirements imposed on licensed importers and licensed manufacturers of firearms pursuant to 18 USC 923(i), as amended from time to time, and any regulation adopted thereunder.

(b) Not later than thirty days after a person completes the manufacture of a firearm or ninety days after the Department of Emergency Services and Public Protection provides notice in accordance with section 3 of this act that the system to distribute a unique serial number or other mark of identification pursuant to this section is operational, whichever date is later, such person shall notify the department of such manufacture and provide any identifying information to the department concerning the firearm and the owner of such firearm, in a manner prescribed by the Commissioner of Emergency Services and Public Protection. Upon receiving a properly submitted request for a unique serial number or other mark of identification from a person who completes manufacture of a firearm, the department shall determine if such person is prohibited from purchasing a firearm and if not, shall issue to such person a unique serial number or other mark of identification immediately and in no instance more than three business days after the department receives such request. Issuance of a unique serial number or other mark of identification pursuant to this subsection shall not be evidence that the firearm is otherwise lawfully possessed.

(c) The provisions of subsections (a) and (b) of this section shall not apply to the manufacture of a firearm manufactured using an unfinished frame or lower receiver on which a serial number or other mark has been engraved or permanently affixed pursuant to subsection (c) of section 5 of this act.

(d) No person shall transfer to another person any firearm manufactured in violation of this section.

(e) The provisions of this section shall not apply to (1) the manufacture of firearms by a federally licensed firearm manufacturer, (2) (A) any antique firearm, as defined in 18 USC 921, as amended from time to time, or (B) any firearm manufactured prior to the effective date of this section, provided such firearm is otherwise lawfully possessed, or (3) delivery or transfer of a firearm to a law enforcement agency.

(f) No person shall facilitate, aid or abet the manufacture of a firearm (1) by a person or for a person who is otherwise prohibited by law from purchasing or possessing a firearm, or (2) that a person is otherwise prohibited by law from purchasing or possessing.

(g) If the court finds that a violation of this section is not of a serious nature and that the person charged with such violation (1) will probably not offend in the future, (2) has not previously been convicted of a violation of this section, and (3) has not previously had a prosecution under this section suspended pursuant to this subsection, the court may order suspension of prosecution. The court shall not order suspension of prosecution unless the accused person has acknowledged that he or she understands the consequences of the suspension of prosecution. Any person for whom prosecution is suspended shall agree to the tolling of any statute of limitations with respect to such violation and to a waiver of his or her right to a speedy trial. Such person shall appear in court and shall be released to the custody of the Court Support Services Division for such period, not exceeding two years, and under such conditions as the court shall order. If the person refuses to accept, or, having accepted, violates such conditions, the court shall terminate the suspension of prosecution and the case shall be brought to trial. If such person satisfactorily completes such person's period of probation, he or she may apply for dismissal of the charges against such person and the court, on finding such satisfactory completion, shall dismiss such charges. If the person does not apply for dismissal of the charges against such person after satisfactorily completing such person's period of probation, the court, upon receipt of a report submitted by the Court Support Services Division that the person satisfactorily completed such person's period of probation, may, on its own motion make a finding of such satisfactory completion and dismiss such charges. Upon dismissal, all records of such charges shall be erased pursuant to section 54-142a of the general statutes. An order of the court denying a motion to dismiss the charges against a person who has completed such person's period of probation or terminating the participation of a defendant in such program shall be a final judgment for purposes of appeal.
(h) Any person who violates any provision of this section shall be guilty of a class C felony for which two years of the sentence imposed may not be suspended or reduced by the court, and five thousand dollars of the fine imposed may not be remitted or reduced by the court unless the court states on the record its reasons for remitting or reducing such fine, and any firearm found in the possession of any person in violation of any provision of this section shall be forfeited.

(i) For purposes of this section, "manufacture" means to fabricate or construct a firearm including the initial assembly, "firearm" means firearm, as defined in section 53a-3 of the general statutes, and "law enforcement agency" means law enforcement agency, as defined in section 29-11 of the general statutes.

Sec. 3. (NEW) (Effective from passage) Not later than October 1, 2019, the Department of Emergency Services and Public Protection, in consultation with the federal Bureau of Alcohol, Tobacco, Firearms and Explosives as needed, shall develop and maintain a system to distribute a unique serial number or other mark of identification to any person requesting such number or mark pursuant to section 2 or 5 of this act, and provide written notification that such system is operational by: (1) Posting the notification on the department's Internet web site, and (2) providing the notification electronically to federally licensed firearm dealers. The department shall maintain identifying information of the person requesting the number or mark and of the firearm or unfinished frame or lower receiver for which each such number or mark is requested.

Sec. 4. (NEW) (Effective October 1, 2019) (a) No person shall manufacture any firearm from polymer plastic that, after removal of grips, stocks and magazines, is not as detectible as the security exemplar, by walk-through metal detectors calibrated and operated to detect the security exemplar.

(b) If the court finds that a violation of this section is not of a serious nature and that the person charged with such violation (1) will probably not offend in the future, (2) has not previously been convicted of a violation of this section, and (3) has not previously had a prosecution under this section suspended pursuant to this subsection, the court may order suspension of prosecution. The court shall not order suspension of prosecution unless the accused person has acknowledged that he or she understands the consequences of the suspension of prosecution. Any person for whom prosecution is suspended shall agree to the tolling of any statute of limitations with respect to such violation and to a waiver of his or her right to a speedy trial. Such person shall appear in court and shall be released to the custody of the Court Support Services Division for such period, not exceeding two years, and under such conditions as the court shall order. If the person refuses to accept, or, having accepted, violates such conditions, the court shall terminate the suspension of prosecution and the case shall be brought to trial. If such person satisfactorily completes such person's period of probation, he or she may apply for dismissal of the charges against such person and the court, on finding such satisfactory completion, shall dismiss such charges. If the person does not apply for dismissal of the charges against such person after satisfactorily completing such person's period of probation, the court, upon receipt of a report submitted by the Court Support Services Division that the person satisfactorily completed such person's period of probation, may on its own motion make a finding of such satisfactory completion and dismiss such charges. Upon dismissal, all records of such charges shall be erased pursuant to section 54-142a of the general statutes. An order of the court denying a motion to dismiss the charges against a person who has completed such person's period of probation or terminating the participation of a defendant in such program shall be a final judgment for purposes of appeal.

(c) Any person who violates any provision of this section shall be guilty of a class C felony for which two years of the sentence imposed may not be suspended or reduced by the court, and five thousand dollars of the fine imposed may not be remitted or reduced by the court unless the court states on the record its reasons for remitting or reducing such fine, and any firearm found in the possession of any person in violation of any provision of this section shall be forfeited.

(d) For purposes of this section, "firearm" means firearm, as defined in section 53a-3 of the general statutes, but does not include the frame or receiver of any such weapon and "security exemplar" means "security exemplar" as defined in 18 USC 922(p), as amended from time to time, and any regulation adopted thereunder.
Sec. 5. (NEW) (Effective from passage) (a) No person shall purchase or receive or sell, deliver or otherwise transfer an unfinished frame or lower receiver, except as provided in: (1) Subsections (b) and (c) of this section; or (2) subsection (d) of this section; or (3) subsection (e) of this section.

(b) The procedures for the purchase or receipt or sale, delivery or other transfer of an unfinished frame or lower receiver shall be the same procedures as apply to the purchase or receipt or sale, delivery or other transfer of a pistol or revolver under subsections (b) to (e), inclusive, of section 29-33 of the general statutes, provided such purchase or receipt or sale, delivery or other transfer of an unfinished frame or lower receiver is in accordance with the provisions of subsection (c) of this section.

(c) (1) No person shall sell, deliver or otherwise transfer an unfinished frame or lower receiver pursuant to subsection (b) of this section that does not have a unique serial number or other mark of identification, obtained pursuant to: (A) The serial numbering program of the federal Bureau of Alcohol, Tobacco, Firearms and Explosives, or (B) subdivisions (2) and (3) of this subsection.

(2) A person may obtain a unique serial number or other mark of identification for an unfinished frame or lower receiver by providing to the Department of Emergency Services and Public Protection any identifying information concerning the unfinished frame or lower receiver and the owner of such unfinished frame or lower receiver, in a manner prescribed by the Commissioner of Emergency Services and Public Protection. Upon receiving a properly submitted request for a unique serial number or other mark of identification for an unfinished frame or lower receiver, the Department of Emergency Services and Public Protection shall determine if such person is prohibited from purchasing a firearm, and if not, shall issue to such person a unique serial number or other mark of identification immediately and in no instance more than (A) three business days after the Department of Emergency Services and Public Protection receives such request, or (B) ten business days after the system to distribute a unique serial number or other mark of identification pursuant to section 3 of this act is operational, whichever date is later.

(3) Such unique serial number or other mark of identification shall be engraved upon or permanently affixed to the unfinished frame or lower receiver in a manner that conforms with the requirements imposed on licensed importers and licensed manufacturers of firearms pursuant to 18 USC 923(i), as amended from time to time, and any regulation adopted thereunder.

(d) The provisions of subsections (a) to (c), inclusive, of this section shall not apply to the sale, delivery or transfer of any unfinished frame or lower receiver between (1) a federally licensed firearm manufacturer and a federally licensed firearm dealer, (2) a federally licensed firearm importer and a federally licensed firearm dealer, or (3) federally licensed firearm dealers.

(e) Any person may arrange in advance to deliver and transfer an unfinished frame or lower receiver to a police department or the Department of Emergency Services and Public Protection.

(f) On and after October 1, 2019, no person shall possess an unfinished frame or lower receiver unless such person is eligible to purchase a firearm under state and federal law.

(g) If the court finds that a violation of this section is not of a serious nature and that the person charged with such violation (1) will probably not offend in the future, (2) has not previously been convicted of a violation of this section, and (3) has not previously had a prosecution under this section suspended pursuant to this subsection, the court may order suspension of prosecution. The court shall not order suspension of prosecution unless the accused person has acknowledged that he or she understands the consequences of the suspension of prosecution. Any person for whom prosecution is suspended shall agree to the tolling of any statute of limitations with respect to such violation and to a waiver of his or her right to a speedy trial. Such person shall appear in court and shall be released to the custody of the Court Support Services Division for such period, not exceeding two years, and under such conditions as the court shall order. If the person refuses to accept, or, having accepted, violates such conditions, the court shall terminate the suspension of prosecution and the case shall be brought to trial. If such person satisfactorily completes such person's period of probation, he or she may apply for dismissal of the charges against such person and the court, on finding such satisfactory completion, shall dismiss such charges. If the person does not apply for dismissal of the charges against such person after satisfactorily completing such person's period of probation, the court, upon receipt of a report submitted by the Court Support Services Division that the person satisfactorily completed such
person's period of probation, may on its own motion make a finding of such satisfactory completion and dismiss such charges. Upon dismissal, all records of such charges shall be erased pursuant to section 54-142a of the general statutes. An order of the court denying a motion to dismiss the charges against a person who has completed such person's period of probation or terminating the participation of a defendant in such program shall be a final judgment for purposes of appeal.

(h) Any person who violates any provision of this section shall be guilty of a class C felony for which two years of the sentence imposed may not be suspended or reduced by the court, and five thousand dollars of the fine imposed may not be remitted or reduced by the court unless the court states on the record its reasons for remitting or reducing such fine, except that any person who sells, delivers or otherwise transfers an unfinished frame or lower receiver in violation of the provisions of this section knowing that such unfinished frame or lower receiver is stolen or that the manufacturer's number or other mark of identification on such unfinished frame or lower receiver has been altered, removed or obliterated, shall be guilty of a class B felony for which three years of the sentence imposed may not be suspended or reduced by the court, and ten thousand dollars of the fine imposed may not be remitted or reduced by the court unless the court states on the record its reasons for remitting or reducing such fine, and any unfinished frame or lower receiver found in the possession of any person in violation of any provision of this section shall be forfeited.

(i) For purposes of this section, "unfinished frame or lower receiver" means a blank, casting or machined body intended to be turned into the frame or lower receiver of a firearm, as defined in section 53a-3 of the general statutes, with additional machining, and which has been formed or machined to the point where most major machining operations have been completed to turn the blank, casting or machined body into a frame or lower receiver of a firearm, even if the fire-control cavity area of such blank, casting or machined body is still completely solid and unmachined. An "unfinished frame or lower receiver" is not a firearm, as defined in 18 USC 921(a), as amended from time to time."

This act shall take effect as follows and shall amend the following sections:

Section 1 October 1, 2019 29-36
Sec. 2 October 1, 2019 New section
Sec. 3 from passage New section
Sec. 4 October 1, 2019 New section
Sec. 5 from passage New section

The bill was discussed by Representatives Dubitsky of the 47th, Smith of the 108th and Wilson of the 66th.

The Speaker ordered the vote be taken by roll call at 8:30 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 144
Necessary for Passage ............................................................... 73
Those voting Yea........................................................................ 108
Those voting Nay...................................................................... 36
Those absent and not voting ....................................................... 6

On a roll call vote House Bill No. 7219 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LUXENBERG VACANT Y MACLACHLAN
Y ALLIE-BRENNAN Y MCCARTHY VAHEY N MASTROFRANCESCO
N ALTOBELLO Y MCGEE Y MCCARTY, K.
Housing. H.B. No. 5844 (File No. 177) An Act Requiring Housing Authorities to Provide Voter Registration Applications to Prospective Tenants.

The bill was explained by Representative McGee of the 5th who offered House Amendment Schedule "A" (LCO 7863) and moved its adoption.

On a voice vote the amendment was adopted.

The Speaker ruled the amendment was technical.

The following is House Amendment Schedule "A" (LCO 7863):

Strike lines 63 to 66, inclusive, in their entirety and insert the following in lieu thereof: "provide, at the time a household applies for or has been accepted for admission to a housing authority residential unit, and at the annual recertification of the household, an application for admission as an elector to".

In line 67, strike "family" and insert "household" in lieu thereof.

In line 67, strike "be admitted" and insert "apply for admission" in lieu thereof.

The bill was discussed by Representatives Dauphinais of the 44th and Davis of the 57th.
DEPUTY SPEAKER TEMPORE GODFREY IN THE CHAIR

The bill was further discussed by Representatives Sredzinski of the 112th, Fishbein of the 90th and Candelora of the 86th who offered House Amendment Schedule "B" (LCO 8041) moved its adoption and further moved that when the vote be taken it be taken by roll call.

The amendment was discussed by Representatives Yaccarino of the 87th, Lavielle of the 143rd, Klarides of the 114th and Ritter of the 1st.

The Speaker ordered the vote be taken by roll call at 9:38 p.m.

The following is the result of the vote:

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<td>Those absent and not voting</td>
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On a roll call vote the amendment was rejected.

The following is the roll call vote:

N ABERCROMBIE N LUXENBERG VACANT Y MACLACHLAN
N ALLIE-BRENNAN N MCCARTHY VAHEY Y MASTROFRANESCO
N ALTObELLO N MCC GeE Y MCCARTY, K.
N ARCONTI N MESKERS Y ACKERT Y MCGORTY, B.
N ARNOE N MICHEL Y BETTS Y O’DEA
N BAKER N MILLER Y BOLINSKY Y O’NEILL
N BARRY N MUSHINSKY Y BUCKBEE Y PAVALOCK-D’AMATO
N BLUMENTHAL N NAPOLI Y CAMILLO Y PERILLO
N BORER N NOLAN Y CANDELORA, V. Y PETIT
N BOYD N PALM Y CARNEY Y PISCOPO
N COMEY N PAOLILLO Y CARPINO Y POLLETTA
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N CONLEY N X PHIPPS Y CHEESEMAN Y RUTIGLIANO
N CURREY N PORTER Y CUMMINGS Y SIMANSKI
N D’AGOSTINO N REYES Y D’AMELIO Y SMITH
N DATHAN N RILEY Y DAUPHINAIS Y SREDZINSKI
N DE LA CRUZ N RITTER Y DAVIS Y VAIL
N DEMICCO N ROCHELLE Y DELNICKI Y WILSON
N DILLON N ROJAS Y DEVLIN Y WOOD, T.
N DIMASSA N ROSE Y DUBITSKY Y YACCARINO
N DOUCETTE N ROTELLA Y FERRARO Y ZAWISTOWSKI
N ELLIOTT N SANCHEZ Y FISHEBEIN Y Zullo
N EXUM N SANTIAGO, H. Y FLOREN Y ZUPKUS
N FOX N SCANLON Y FRANCE
N GARIBAY N SERRA Y FREY
N GENGA N SIMMONS, C. Y FUSCO
N GIBSON N SIMMS, T. Y GREEN N ARESIMOWICZ
N GILCHREST N STAFFSTROM Y HAINES
N GONZALEZ N STALLWORTH Y HALL, C.
N GRESKO N STEINBERG Y HARDING N GODFREY
N GUCKER N TERCYAK Y HAYES
N HADDAD N TURCO Y HILL
N HALL, J N VARGAS Y KENNEDY N BUTLER
N HAMPTON N VERRENGIA Y KLARIDES X CANDELARIA, J.
N HORN N WALKER Y KLARIDES-DITRIA N COOK
N HUGHES N WILSON PHEANIOUS Y KOKORUDA N HENNESSY
The following is House Amendment Schedule "B" (LCO 8041):

After the last section, add the following and renumber sections and internal references accordingly:

"Sec. 501. Section 9-324 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

Any elector or candidate who claims that such elector or candidate is aggrieved by any ruling of any election official in connection with any election for Governor, Lieutenant Governor, Secretary of the State, State Treasurer, Attorney General, State Comptroller, state senator, state representative or judge of probate, held in such elector's or candidate's town, or that there has been a mistake in the count of the votes cast at such election for candidates for said offices or any of them, at any voting district in such elector's or candidate's town, or any candidate for such an office who claims that such candidate is aggrieved by a violation of any provision of section 9-355, 9-357 to 9-361, inclusive, 9-364, 9-364a or 9-365 in the casting of absentee ballots at such election or any candidate for the office of Governor, Lieutenant Governor, Secretary of the State, State Treasurer, Attorney General, [or] State Comptroller, state senator or state representative, who claims that such candidate is aggrieved by a violation of any provision of sections 9-700 to 9-716, inclusive, may bring such elector's or candidate's complaint to any judge of the Superior Court, in which such elector or candidate shall set out the claimed errors of such election official, the claimed errors in the count or the claimed violations of said sections. In any action brought pursuant to the provisions of this section, the complainant shall send a copy of the complaint by first-class mail, or deliver a copy of the complaint by hand, to the State Elections Enforcement Commission. If such complaint is made prior to such election, such judge shall proceed expeditiously to render judgment on the complaint and shall cause notice of the hearing to be given to the Secretary of the State and the State Elections Enforcement Commission. If such complaint is made subsequent to the election, it shall be brought not later than fourteen days after the election or, if such complaint is brought in response to the manual tabulation of paper ballots authorized pursuant to section 9-320f, such complaint shall be brought not later than seven days after the close of any such manual tabulation and, in either such circumstance, such judge shall forthwith order a hearing to be had upon such complaint, upon a day not more than five nor less than three days from the making of such order, and shall cause notice of not less than three nor more than five days to be given to any candidate or candidates whose election may be affected by the decision upon such hearing, to such election official, the Secretary of the State, the State Elections Enforcement Commission and to any other party or parties whom such judge deems proper parties thereto, of the time and place for the hearing upon such complaint. Such judge shall, on the day fixed for such hearing and without unnecessary delay, proceed to hear the parties. If sufficient reason is shown, such judge may order any voting tabulators to be unlocked or any ballot boxes to be opened and a recount of the votes cast, including absentee ballots, to be made. Such judge shall thereupon, in case such judge finds any error in the rulings of the election official, any mistake in the count of the votes or any violation of said sections, certify the result of such judge's finding or decision to the Secretary of the State before the fifteenth day of the next succeeding December. Such judge may order a new election or a change in the existing election schedule. Such certificate of such judge's finding or decision shall be final and conclusive upon all questions relating to errors in the rulings of such election officials, to the correctness of such count, and, for the purposes of this section only, such claimed violations, and shall operate to correct the returns of the moderators or presiding officers, so as to conform to such finding or decision, unless the same is appealed from as provided in section 9-325."

This act shall take effect as follows and shall amend the following sections:

Sec. 501 from passage 9-324
The bill was further discussed by Representatives Rebimbas of the 70th, Smith of the 108th, de la Cruz of the 41st, Wilson of the 66th, Yaccarino of the 87th and Gucker of the 138th.

The bill was further discussed by Representative France of the 42nd who moved to have the matter referred to the Committee on Government Administration and Elections.

The motion was discussed by Representative Ritter of the 1st who moved that when the vote be taken it be taken by roll call.

The motion was further discussed by Representative Klarides of the 114th.

The Speaker ordered the vote be taken by roll call at 10:29 p.m.

The following is the result of the vote:

<table>
<thead>
<tr>
<th>Total Number Voting</th>
<th>Necessary for Passage</th>
<th>Those voting Yea</th>
<th>Those voting Nay</th>
<th>Those absent and not voting</th>
</tr>
</thead>
<tbody>
<tr>
<td>144</td>
<td>73</td>
<td>58</td>
<td>86</td>
<td>6</td>
</tr>
</tbody>
</table>

On a roll call vote the motion to refer House Bill No. 5844 as amended by House Amendment Schedule "A" to the Committee on Government Administration and Elections failed.

The following is the roll call vote:

N ABERCROMBIE  N LUXENBERG  VACANT  Y MACLACHLAN
N ALLIE-BRENNAN N MCCARTHY VAHEY Y MASTROFRANCESCO
N ALTObELLO     N MCGEE    Y MCCARTY, K.
N ARCONTI       N MESKERS  Y ACKERT  Y MCGORTY, B.
N ARNONE        N MICHEL   Y BETTS   Y O’DEA
X BAKER         N MILLER   Y BOLINSKY Y O’NEILL
N BARRY         N MUSHINSKY Y BUCKBEE Y PAVALOCK-D’AMATO
N BLUMENTHAL    N NAPOLI   Y CAMILLO X PERILLO
N BORER         N NOLAN    Y CANDELORA, V. Y PETIT
N BOYD          N PAULINO  Y CARNEY  Y PISCOPO
N CONCEPCION    N PERONE   Y CARPINO Y POLLETTA
N CONLEY        N PHIPPS   Y CHEESMAN Y RUTIGLIANO
N CURRY         N PORTER   Y CUMMINGS Y SIMANSKI
N D’AGOSTINO    N REYES    Y D’AMELIO Y SMITH
N DATHAN        N RILEY    Y DAUPHINAI Y SREDZINSKI
N DE LA CRUZ    N RITTER   Y DAVIS   Y VAIL
N DEMICCO       N ROCHELLE Y DELNICKI Y WILSON
N DILLON        N ROJAS    Y DEVLIN  Y WOOD, T.
N DIMASSA       N ROSE     Y DUBITSKY Y YACCARINO
N DOUCETTE      N ROTTELLA Y FERRARO Y ZAWISTOWSKI
N ELLIOTT       N SANCHEZ  Y FISHEIN Y ZULLO
N EXUM          N SANTIAGO, H. Y FLOREN  Y ZUPKUS
N FOX           N SCANLON  Y FRANCE
N GARIBAY       N SERRA    Y FREY
N GENGA         N SIMMONS, C. Y FUSCO
N GIBSON        N SIMMS, T. Y GREEN  N ARESIMOWICZ
N GILCHREST     N STAFSTROM Y HAINES
N GONZALEZ      N STALLWORTH Y HALL, C.
N GRESKO        N STEINBERG Y HARDING N GODFREY
N GUCKER        N TERCYAK  Y HAYES
N HADDAD        N TURCO    Y HILL
The bill was further discussed by Representatives Ferraro of the 117th, Betts of the 78th, Zawistowski of the 61st, Devlin of the 134th and O'Dea of the 125th.

The bill was further discussed by Representative Fishbein of the 90th who offered House Amendment Schedule "C" (LCO 8113) moved its adoption and further moved that when the vote be taken it be taken by roll call.

Representative Ritter of the 1st raised a Point of Order.

The amendment was discussed by Representatives McGee of the 5th, Ritter of the 1st, Dubitsky of the 47th, Tercyak of the 26th and Yaccarino of the 87th.

The Speaker ordered the vote be taken by roll call at 11:29 p.m.

The following is the result of the vote:

<table>
<thead>
<tr>
<th>Total Number Voting</th>
<th>Necessary for Adoption</th>
<th>Those voting Yea</th>
<th>Those voting Nay</th>
<th>Those absent and not voting</th>
</tr>
</thead>
<tbody>
<tr>
<td>143</td>
<td>72</td>
<td>57</td>
<td>86</td>
<td>7</td>
</tr>
</tbody>
</table>

On a roll call vote the amendment was rejected.

The following is the roll call vote:

<table>
<thead>
<tr>
<th>N ABERCROMBIE</th>
<th>N LUXENBERG</th>
<th>VACANT</th>
<th>Y MACLACHLAN</th>
</tr>
</thead>
<tbody>
<tr>
<td>N ALLIE-BRENNAN</td>
<td>N MCCARTHY VAHEY</td>
<td>Y MCCARTY, K.</td>
<td></td>
</tr>
<tr>
<td>N ALTOBELLO</td>
<td>N MCGEE</td>
<td>Y MCGORTY, B.</td>
<td></td>
</tr>
<tr>
<td>N ARCONTI</td>
<td>N MESKERS</td>
<td>Y ACKERT</td>
<td></td>
</tr>
<tr>
<td>N ARNONE</td>
<td>N MICHEL</td>
<td>Y BETTS</td>
<td>Y O’DEA</td>
</tr>
<tr>
<td>N BAKER</td>
<td>N MILLER</td>
<td>Y BOLINSKY</td>
<td>Y O’NEILL</td>
</tr>
<tr>
<td>N BARRY</td>
<td>N MUSHINSKY</td>
<td>Y BUCKREE</td>
<td>Y PAVALOCK-D’AMATO</td>
</tr>
<tr>
<td>N BLUMENTHAL</td>
<td>N NAPOLI</td>
<td>Y CAMILLO</td>
<td>X PERILLO</td>
</tr>
<tr>
<td>N BORER</td>
<td>N NOLAN</td>
<td>Y CANELORA, V.</td>
<td>Y PETIT</td>
</tr>
<tr>
<td>N BOYD</td>
<td>N PALM</td>
<td>Y CARNEY</td>
<td>Y PISCOPO</td>
</tr>
<tr>
<td>N COMEY</td>
<td>N PAOLILLO</td>
<td>Y CARPINO</td>
<td>Y POLLETTA</td>
</tr>
<tr>
<td>N CONCEPCION</td>
<td>N PERONE</td>
<td>Y CASE</td>
<td>Y REBIMBAD</td>
</tr>
<tr>
<td>N CONLEY</td>
<td>N PHIPPS</td>
<td>Y CHEESEMAN</td>
<td>Y RUTIGLIANO</td>
</tr>
<tr>
<td>N CURREY</td>
<td>N PORTER</td>
<td>Y CUMMINGS</td>
<td>Y SIMANSKI</td>
</tr>
<tr>
<td>N D’AGOSTINO</td>
<td>N REYES</td>
<td>Y D’AMELIO</td>
<td>N SMITH</td>
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<td>Y DAUPHINAIS</td>
<td>Y SREDZINSKI</td>
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<tr>
<td>N DE LA CRUZ</td>
<td>N RITTER</td>
<td>Y DAVIS</td>
<td>Y VAIL</td>
</tr>
<tr>
<td>N DEMICCO</td>
<td>N ROCHELLE</td>
<td>Y DELNICKI</td>
<td>Y WILSON</td>
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<td>N DILLON</td>
<td>N ROJAS</td>
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<td>N DIMASSA</td>
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<td>Y FISHEIN</td>
<td>Y ZULLO</td>
</tr>
<tr>
<td>N EXUM</td>
<td>N SANTIAGO, H.</td>
<td>Y FLOREN</td>
<td>Y ZUPKUS</td>
</tr>
<tr>
<td>N FOX</td>
<td>N SCANLAN</td>
<td>Y FRANCE</td>
<td></td>
</tr>
</tbody>
</table>
The following is House Amendment Schedule "C" (LCO 8113):

After the last section, add the following and renumber sections and internal references accordingly:

"Sec. 501. (NEW) (Effective October 1, 2019) On and after January 1, 2020, an application for the admission of an elector shall be provided to an individual who is eligible to apply for admission as an elector pursuant to section 9-12 of the general statutes whenever such individual applies for a hunting, trapping or sport fishing license pursuant to section 26-28 of the general statutes, an ammunition certificate pursuant to section 29-38n of the general statutes, or any individual applies for membership in the Veterans of Foreign Wars, the American Legion, or local rod and gun clubs."

This act shall take effect as follows and shall amend the following sections:

Sec. 501 October 1, 2019 New section

The Speaker ordered the vote be taken by roll call at 11:32 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 143
Necessary for Passage .............................................................. 72
Those voting Yea ................................................................. 85
Those voting Nay ................................................................. 58
Those absent and not voting ...................................................... 7

On a roll call vote House Bill No. 5844 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LUXENBERG VACANT N MACLACHLAN
Y ALLIE-BRENNAN Y MCCARTHY VAHEY N MASTROFRANCESCO
Y ALTObELLO Y MCgee N MccARTY, K.
Y ARCONTI Y MESkERS N ACKERT N MCGORTY, B.
Y ARNONE Y MICHEL N BETTS N O’DEA
X BAKER Y MILLER N BOLINSKY N O’NEILL
Y BARRY Y MUShINSKY N BUCKBEE N PAVALOCK-D’AMATO
Y BLUMENTHAL Y NAPOli N CAMiLLO X PERILLO
Y BORER Y NOLAN N CANELORA, V.
Y BOYD Y PALM N CARNEY N PISCOPO
Y COMEY Y PAOLILLO N CARPINO N POLLETTA
The following Representatives were absent today or may have missed some votes due to the following:

Representative Candelaria of the 95th District - funeral
Representative Lanoue of the 45th District - illness
Representative Orange of the 48th District - medical appointment

ADJOURNMENT

On motion of Representative Currey of the 11th District, the House adjourned at 11:35 o’clock p.m., to meet again at the Call of the Chair.