The House of Representatives was called to order at 12:00 o'clock p.m., Speaker Joe Aresimowicz in the Chair.

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

The following is the prayer:

Let us pray. In the Scriptures it says: "Do not be like the behavior of the land of Egypt in which you dwelled, and do not be like the behavior of the land of Canaan to which I bring you." We are being told to follow a different and higher standard, which is not about being better than, rather it is about being different from. We are told to carry ourselves with dignity, self-respect, self-esteem - with personal pride and respect for others.

This caution refers, of course, to the evil and thoughtless practices of these nations that are diametrically opposed to ethical living practice. We are told to live life in a way that creates among us a form of holy existence as a sacred and devout way of living, due to the positive things we are instructed to do.

A sage once explained that whenever we do a good deed, we must first think that we are doing this good deed for the sake of Heaven - as the highest of good deeds is to respect our fellow human beings. We do good deeds because it was God that commanded us to do so, and we desire to please our Creator, and when we are doing good deeds, we are doing them properly and respectfully.

While much is said about "individual religious expression," we are reminded to serve God, not by doing whatever we want to do because it feels good, but by bending our will to do good deeds. In this way, we can elevate ourselves and become more Godly individuals. Amen.

The Pledge of Allegiance was led by Representative Arnone of the 58th District.

**DEPUTY SPEAKER MORIN IN THE CHAIR**

**COMMUNICATION FROM THE SENATE MINORITY LEADER**

The following communication was received from the Senate Minority Leader, on the date indicated, read by the Clerk and referred to the Committee on Executive and Legislative Nominations:

May 3, 2019

TO THE HONORABLE GENERAL ASSEMBLY:
Pursuant to Connecticut General Statutes 9-7a it is our pleasure to nominate and with your advice and consent, reappoint Attorney MICHAEL J. AJELLO of North Haven, Connecticut, to be a member of the State Elections Enforcement Commission, for a term beginning immediately and ending June 30, 2021.

Len Fasano
Senate Minority Leader

Date Received: May 7, 2019

COMMUNICATION FROM HIS EXCELLENCY,
THE GOVERNOR

The following communication was received from His Excellency, the Governor, on the date indicated, read by the Clerk and referred to the Committee on Executive and Legislative Nominations.

May 8, 2019

TO THE HONORABLE GENERAL ASSEMBLY:

At the request of MARY FLORIO, I hereby withdraw her nomination to be a member of the Advisory Board of the Workers’ Compensation Commission.

NED LAMONT
Governor

COMMUNICATION FROM HIS EXCELLENCY,
THE GOVERNOR

The following communication was received from His Excellency, the Governor, on the date indicated, read by the Clerk and referred to the Committee on Executive and Legislative Nominations.

May 8, 2019

Corrected Letter

TO THE HONORABLE GENERAL ASSEMBLY:

Pursuant to Sections 4-7 and 16-2 of the Connecticut General Statutes, I have the honor and privilege to nominate and, with your advice and consent, appoint MARISSA PASLICK GILLETT of West Hartford, as a utility commissioner of the Public Utilities Regulatory Authority, to serve a term ending October 24, 2020, or until a successor is appointed and has qualified, whichever is longer.

NED LAMONT
Governor

SUSPENSION OF THE RULES
IMMEDIATE TRANSMITTAL TO THE SENATE

On motion of Representative Currey of the 11th District, the rules were suspended for immediate transmittal to the Senate of House Joint Resolution No. 164.
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.

PLANNING AND DEVELOPMENT. H.B. No. 7364 (RAISED) (File No. 629) AN ACT VALIDATING THE DECEMBER 11, 2018, REFERENDUM IN THE TOWN OF GROTON.

The bill was explained by Representative McCarthy Vahey of the 133rd who offered House Amendment Schedule "A" (LCO 8098) and moved its adoption.

The amendment was discussed by Representative Zawistowski of the 61st.

On a voice vote the amendment was adopted.

The Speaker ruled the amendment was technical.

The following is House Amendment Schedule "A" (LCO 8098):

Strike everything after the enacting clause and substitute the following in lieu thereof:
"Section 1. (Effective from passage) Notwithstanding any special act, municipal charter or ordinance or the renewal period set forth in section 7-378a of the general statutes, the town of Woodbridge is authorized to renew, for a period of not more than fifteen years from the date of the original issue, any temporary notes that were issued by said town to finance the acquisition of Woodbridge Country Club and which were outstanding on January 1, 2019. All other provisions of section 7-378a of the general statutes shall apply to the renewal authorized under this section."

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

Section 1 from passage New section

The Speaker ordered the vote be taken by roll call at 12:45 p.m.

The following is the result of the vote:

Total Number Voting ........................................... 141
Necessary for Passage ................................................ 71
Those voting Yea .................................................. 141
Those voting Nay .................................................. 0
Those absent and not voting ..................................... 9

On a roll call vote House Bill No. 7364 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 Y ACKERT Y MCGORTY, B.
Y ARNONE Y MICHEL Y BETTS Y O'DEA
X BAKER Y MILLER Y BOLINSKY Y O'NEILL
Y BARRY Y MUSHINSKY Y BUCKBEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y NAPOLI X CAMILLO Y PERILLO
Y BORER Y NOLAN Y CANDELORA, V. Y PETIT
Y BOYD Y PALM Y CARNEY Y PISCOPO
JUDICIARY. Substitute for H.B. No. 7223 (RAISED) (File No. 486) AN ACT CONCERNING THE STORAGE OF A PISTOL OR REVOLVER IN A MOTOR VEHICLE.

The bill was explained by Representative Stafstrom of the 129th who offered House Amendment Schedule "A" (LCO 8067) and moved its adoption.

The amendment was discussed by Representatives Rebimbas of the 70th and Ackert of the 8th.

The amendment was further discussed by Representative Stafstrom of the 129th who moved that when the vote be taken it be taken by roll call.

The amendment was further discussed by Representatives Cheeseman of the 37th, Abercrombie of the 83rd and Dubitsky of the 47th.

DEPUTY SPEAKER COOK IN THE CHAIR

DEPUTY SPEAKER MORIN IN THE CHAIR

The amendment was further discussed by Representatives Zullo of the 99th, Petit of the 22nd, Smith of the 108th and Fishbein of the 90th.

The Speaker ordered the vote be taken by roll call at 2:34 p.m.

The following is the result of the vote:

Total Number Voting ........................................................................................................................................ 148
Necessary for Adoption ............................................................. 75
Those voting Yea ......................................................................... 98
Those voting Nay ......................................................................... 50
Those absent and not voting ....................................................... 2

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

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 MC Gee N MCCARTY, K.
Y ARCONTI Y MESkers N ACKERT N MCCORTY, B.
Y ARNONE Y MICHEL N BETTS Y O’DEA
Y BAKER Y MILLER N BOLINSKY N O’NEILL
Y BARRY Y MUSHINSKY N BUCKBEE N PAVALOCK-D’AMATO
Y BLUMENTHAL Y NAPOLI Y CAMILLO N PERILLO
Y BORER Y NOLAN N CANDELORA, V. N PETT
N BOYD Y PALM N CARNEY N PISCOPO
Y COMEY Y PAOLILLO N CARPINO N POLLETTA
Y CONCEPCION Y PERONE N CASE N REBIMBAS
Y CONLEY Y PHIPPS N CHEESEMAN N RUTIGLIANO
Y CURREY Y PORTER N CUMMINGS N SIMANSKI
Y D’AGOSTINO Y REYES N D’AMELIO N SMITH
Y DATHAN Y RILEY N DAUPHINAI S N SREDZINSKI
Y DE LA CRUZ Y RITTER N DAVIS N VAIL
Y DEMICCO Y ROCHELLE N DELNICKI N WILSON
Y DILLON Y ROJAS Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROSE N DUBITSKY N YACCARINO
Y DOUCETTE Y ROTELLA N FERRARO N ZAWISTOWSKI
Y ELLIOTT X SANCHEZ, H. Y FLOREN N ZULO
Y EXUM Y SANTIAGO, H. N FLOREN N ZUPKUS
Y FOX Y SCANLON N FRANCE
Y GARIBAY Y SERRA Y FREY
Y GENGA Y SIMMONS, C. N FUSCO
Y GIBSON Y SIMMS, T. N GREEN Y ARESIMOWICZ
Y GILCHREST Y STAFSTROM N HAINES
Y GONZÁLEZ Y STALLWORTH N HALL, C.
Y GRESKO Y STEINBERG Y HARDING Y GODFREY
Y GUCKER Y TERCYAK N HAYES
Y HADDAD Y TURCO N HILL
Y HALL, J. Y VARGAS N KENNEDY Y BUTLER
Y HAMPTON Y VERRENGIA Y KLARIDES X CANDELARIA, J.
Y HORN Y WALKER N KLARIDES-DITRIYA Y COOK
Y HUGHES Y WILSON PHEANIOUS Y KOKORUDA Y HENNESSY
Y JOHNSON Y WINKLER Y KUPCHICK Y MORIN
Y LEMAR Y WOOD, K. N LABRIOLA Y ORANGE
Y LINEHAN Y YOUNG N LANOU E Y ROSARIO
Y LOPES Y ZIOGAS Y LAVIELLE Y RYAN

The following is House Amendment Schedule "A" (LCO 8067):

In line 3, strike "a securely" and insert "the trunk or a" in lieu thereof
In line 10, strike "and"
In line 11, after "statutes" insert ", and (D) "trunk" means the fully enclosed and locked main
storage or luggage compartment of a motor vehicle that is not accessible from the passenger
compartment. "Trunk" does not include the rear of a hatchback, station-wagon-type automobile or
sport utility vehicle, any compartment that has a window or a toolbox or utility box attached to the
bed of a pickup truck, as defined in section 14-1 of the general statutes."
After line 11, insert the following:

"(b) The provisions of subsection (a) of this section shall not apply to any pistol or revolver issued or possessed by: (1) The Department of Emergency Services and Public Protection, police departments, the Department of Correction, the Division of Criminal Justice, the Department of Motor Vehicles, the Department of Energy and Environmental Protection, the Department of Revenue Services or the military or naval forces of this state or of the United States, (2) a sworn member of a law enforcement unit, as defined in section 7-294a of the general statutes, including, but not limited to, the Department of Correction or the Division of State Police within the Department of Emergency Services and Public Protection, a chief inspector or inspector in the Division of Criminal Justice, a salaried inspector of motor vehicles designated by the Commissioner of Motor Vehicles, a conservation officer or special conservation officer appointed by the Commissioner of Energy and Environmental Protection pursuant to section 26-5 of the general statutes or a constable who is certified by the Police Officer Standards and Training Council and appointed by the chief executive authority of a town, city or borough to perform criminal law enforcement duties, for use by such sworn member, inspector, officer or constable in the discharge of such sworn member's, inspector's, officer's or constable's official duties or when off duty, (3) a member of the military or naval forces of this state or of the United States, or (4) a nuclear facility licensed by the United States Nuclear Regulatory Commission for the purpose of providing security services at such facility, or any contractor or subcontractor of such facility for the purpose of providing security services at such facility, provided such pistol or revolver issued or possessed by any such agency, department, municipality, organization, force or entity or person described in subdivisions (1) to (4), inclusive, of this subsection, is being kept or stored in accordance with such issuing or possessing agency, department, municipality, organization, force or entity or person's policy concerning safe keeping or storage of a pistol or revolver in a motor vehicle.

(c) The court may order suspension of prosecution 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) (A) will probably not offend in the future, (B) has not previously been convicted of a violation of this section, and (C) has not previously had a prosecution under this section suspended pursuant to this subsection, or (2) was charged with such violation because of facts or circumstances accurately reported by such person to an organized local police department concerning a lost or stolen firearm in accordance with the provisions of section 53-202g of the general statutes. 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 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."

In line 12, strike "(b)" and insert "(d)" in lieu thereof

The bill was discussed by Representatives Rebimbas of the 70th and Carney of the 23rd who offered House Amendment Schedule "B" (LCO 8162) moved its adoption and further moved that when the vote be taken it be taken by roll call.
The amendment was discussed by Representatives Stafstrom of the 129th, Dubitsky of the 47th, Wilson of the 66th, Tercyak of the 26th, Perillo of the 113th, Carpino of the 32nd, O'Dea of the 125th, Lanoue of the 45th, McCarty of the 38th, Bolinsky of the 106th, Sredzinski of the 112th, de la Cruz of the 41st, Fishbein of the 90th and Case of the 63rd.

The Speaker ordered the vote be taken by roll call at 4:14 p.m.

The following is the result of the vote:

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<thead>
<tr>
<th>Total Number Voting</th>
<th>Necessary for Adoption</th>
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<td>147</td>
<td>74</td>
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Those voting Yea

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<td>60</td>
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Those voting Nay

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Those absent and not voting

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On a roll call vote the amendment was rejected.

The following is the roll call vote:

<table>
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<th>N ABERCROMBIE</th>
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<th>VACANT</th>
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<td>X CANDELARIA, J.</td>
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<td>N WALKER</td>
<td>Y KIRADIES-DITRIA</td>
<td>N COOK</td>
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<td>N WILSON PHEANIOUS</td>
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<td>X LOPES</td>
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<td>N RYAN</td>
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</table>
The following is House Amendment Schedule "B" (LCO 8162):

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

"Sec. 501. Subsection (b) of section 53a-212 of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

(b) Stealing a firearm is a class [C] B 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."

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

Sec. 501 October 1, 2019 53a-212(b)

The bill was further discussed by Representatives Yaccarino of the 87th and Stafstrom of the 129th who offered House Amendment Schedule "C" (LCO 8187) and moved its adoption.

The amendment was discussed by Representative Dubitsky of the 47th.

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

The following is House Amendment Schedule "C" (LCO 8187):

Strike subdivision (2) of subsection (a) of section 1 in its entirety and insert the following in lieu thereof:

"(2) For purposes of this subsection, (A) a motor vehicle is unattended if no person who is at least twenty-one years of age and who is the owner or operator or a passenger of such motor vehicle is inside the motor vehicle or is within close enough proximity to the motor vehicle to prevent unauthorized access to the motor vehicle, (B) "pistol" and "revolver" mean pistol and revolver, each as defined in section 29-27 of the general statutes, (C) "motor vehicle" means a motor vehicle, as defined in section 14-1 of the general statutes, and (D) "trunk" means (i) the fully enclosed and locked main storage or luggage compartment of a motor vehicle that is not accessible from the passenger compartment, or (ii) a locked toolbox or utility box attached to the bed of a pickup truck, as defined in section 14-1 of the general statutes. "Trunk" does not include the rear of a pickup truck, except as otherwise provided, or of a hatchback, station-wagon-type automobile or sport utility vehicle or any compartment that has a window."

The bill was further discussed by Representatives Cheeseman of the 37th and Klarides-Ditria of the 105th.

DEPUTY SPEAKER ROSARIO IN THE CHAIR

DEPUTY SPEAKER RYAN IN THE CHAIR

The bill was further discussed by Representative Dubitsky of the 47th who offered House Amendment Schedule "D" (LCO 8223) and moved its adoption.

The amendment was discussed by Representative Stafstrom of the 129th.

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

The following is House Amendment Schedule "D" (LCO 8223):
Strike subdivision (1) of subsection (a) of section 1 in its entirety and insert the following in lieu thereof:

"(1) No person shall store or keep any pistol or revolver in any motor vehicle that is unattended unless such pistol or revolver is in the trunk, a locked safe or locked glove box."

Strike subdivision (d) in its entirety and insert the following in lieu thereof:

"(d) Any person who violates any provision of subsection (a) of this section shall be guilty of a class A misdemeanor for a first offense and a class D felony for any subsequent offense"

The Speaker ordered the vote be taken by roll call at 6:21 p.m.

The following is the roll call 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>98</td>
<td>48</td>
<td>4</td>
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</tbody>
</table>

On a roll call vote House Bill No. 7223 as amended by House Amendment Schedules "A," "C" and "D" was passed.

The following is the roll call vote:

<table>
<thead>
<tr>
<th>Y</th>
<th>ABERCROMBIE</th>
<th>Y</th>
<th>LUXENBERG</th>
<th>VACANT</th>
<th>N</th>
<th>MACLACHLAN</th>
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<tbody>
<tr>
<td>Y</td>
<td>ALLIE-BRENNAN</td>
<td>Y</td>
<td>MCCARTHY VAHEY</td>
<td>ACKERT</td>
<td>N</td>
<td>MASTROFRANCESCO</td>
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TRANSPORTATION. H.B. No. 6590 (File No. 404) AN ACT CONCERNING SPEED LIMITS IN MUNICIPALITIES.

The bill was explained by Representative Lemar of the 96th.

The bill was discussed by Representative Devlin of the 134th.

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 ................................................................. 145
Necessary for Passage ............................................................... 73
Those voting Yea ................................................................. 142
Those voting Nay ................................................................. 3
Those absent and not voting .................................................. 5

On a roll call vote House Bill No. 6590 was passed.

The following is the roll call vote:

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PUBLIC SAFETY AND SECURITY. H.B. No. 6384 (File No. 402) AN ACT CONCERNING THE PAYMENT OF INSURANCE DEDUCTIBLES AND LABORATORY AND DIAGNOSTIC TESTING FEES FROM THE FIREFIGHTERS CANCER RELIEF PROGRAM.

The bill was explained by Representative Verrengia of the 20th.

The bill was discussed by Representatives Sredzinski of the 112th, Ackert of the 8th and Wilson of the 66th.

The Speaker ordered the vote be taken by roll call at 6:54 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 144
Necessary for Passage ............................................................ 73
Those voting Yea................................................................. 144
Those voting Nay........................................................................ 0
Those absent and not voting ..................................................... 6

On a roll call vote House Bill No. 6384 was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LUXENBERG VACANT Y MACLACHLAN
Y ALLIE-BRANNAN Y MCCARTHY VAHEY Y MASTROFRANCESCO
Y ALTObELLO Y MCgee Y MCCARTY, K.
Y ARConti Y MEskers Y ACKERT Y MCCORTY, B.
Y ARnone Y MIChel Y BETTS Y O'DEA
Y BAKER Y MILLER Y BOLINSKY Y O'NEILL
Y BARRY Y MUSHINSKY Y BUCKBEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y NAPOLI Y CAMILLO Y PERILLO
Y BORER Y NOLAN Y CANDELORA, V. Y PETIT
Y BOYD Y PALM Y CARNEY Y PISCOLO
Y COMEY Y PAOLILLO Y CARPINO Y POLLETTA
Y CONCEPCION X PERONE Y CASE Y REBIMAS
Y CONLEY Y PHIPPS Y CHEESEMAN Y RUTIGLIANO
X 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 ROTTella Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT X SANCHEZ Y FISHEBEIN Y ZULLO
Y EXUM Y SANTIAGO, H. Y FLOREN Y ZUPKUS
Y FOX Y SCANLON Y FRANCE
Y GARIBAY Y SERRA Y FREY
Y Genga Y SIMMONS, C. Y FUSCO
Y GIBSON Y SIMMS, T. Y GREEN Y ARESIMOWICZ
X GILCHREST Y STAFSTROM Y HAINES
Y GONzALEZ Y STALLWORTH Y HALL, C.
Y GRESSKO Y STEINBERG Y HARDING Y GODFREY
The bill was explained by Representative Lemar of the 96th.

The bill was discussed by Representatives Devlin of the 134th, Ackert of the 8th, Vail of the 52nd, Davis of the 57th, O'Dea of the 125th, Mastrofrancesco of the 80th, Zupkus of the 89th, Lavielle of the 143rd and Tercyak of the 26th.

The Speaker ordered the vote be taken by roll call at 8:21 p.m.

The following is the result of the vote:

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On a roll call vote House Bill No. 7203 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 MCGORTY, B.
Y ARNONE Y MICHEL Y BETTS Y O'DEA
Y BAKER Y MILLER Y BOLINSKY Y O'NEILL
Y BARRY Y MUSHINSKY N BUCKBEE N PAVALOCK-D'AMATO
Y BLUMENTHAL Y NAPOLI N CAMILLO N PERILLO
Y BORER Y NOLAN N CANDELORA, V. Y PETIT
Y BOYD Y PALM Y CARNEY Y PISCOPO
Y COMEY Y PAOLILLO N CARPINO N POLLETTA
Y CONCEPCION Y PERONE N CASE N REBIMBAS
Y CONLEY Y PHIPPS Y CHEESEMAN N RUTILIANO
X CURREY Y PORTER Y CUMMINGS N SIMANSKI
Y D'AGOSTINO Y REYES Y D'AMELIO Y SMITH
Y DATHAN Y RILEY N DAUPHINAIS N SREDZINSKI
Y DE LA CRUZ Y RITTER N DAVIS N VAIL
Y DEMICO Y ROCHELLE Y DELNICKI N WILSON
Y DILLON Y ROJAS Y DEVLIN N WOOD, T.
Y DIMASSA Y ROSE N DUBITSKY Y YACCARINO
X DOUCETTE Y ROTELLA Y FERRARO N ZAWISTOWSKI
Y ELLIOTT X SANCHEZ N FISHBEEIN Y ZULLO
Y EXUM Y SANTIAGO, H. X FLOREN Y ZUPKUS
Y FOX Y SCANLON N FRANCE
Y GARIBAY Y SERRA Y FREY
Y GENG A SIMMONS, C. N FUSCO
There being no objection, the House recessed at 8:24 o’clock p.m., to reconvene at the Call of the Chair.

AFTER RECESS

The House reconvened at 8:50 o’clock p.m., Deputy Speaker Ryan 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.

JUDICIARY. Substitute for H.B. No. 7378 (RAISED) (File No. 789) AN ACT CONCERNING NEGLIGENT HOMICIDE WITH A MOTOR VEHICLE AND ILLEGAL RACING.

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

The bill was discussed by Representatives Rebimbas of the 70th, Dimassa of the 116th and Rosario of the 128th.

The Speaker ordered the vote be taken by roll call at 9:12 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 144
Necessary for Passage ............................................................... 73
Those voting Yea ........................................................................ 144
Those voting Nay ........................................................................ 0
Those absent and not voting ........................................................ 6

On a roll call vote House Bill No. 7378 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 Y ACKERT Y MCGORTY, B.
The bill was explained by Representative McCarthy Vahey of the 133rd. The bill was discussed by Representative Zawistowski of the 61st. The Speaker ordered the vote be taken by roll call at 9:35 p.m. The following is the result of the vote:

Total Number Voting ................................................................. 141
Necessary for Passage ............................................................. 71
Those voting Yea ................................................................. 141
Those voting Nay .................................................................. 0
Those absent and not voting .................................................. 9

On a roll call vote House Bill No. 7361 was passed.

The following is the roll call vote:

SPEAKER ARESIMOWICZ IN THE CHAIR

PLANNING AND DEVELOPMENT. Substitute for H.B. No. 7361 (RAISED) (File No. 702) AN ACT CONCERNING THE ADOPTION OF MASTER PLANS BY TAX INCREMENT DISTRICTS.

The bill was explained by Representative McCarthy Vahey of the 133rd.

The bill was discussed by Representative Zawistowski of the 61st.

The Speaker ordered the vote be taken by roll call at 9:35 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 141
Necessary for Passage ............................................................. 71
Those voting Yea ................................................................. 141
Those voting Nay .................................................................. 0
Those absent and not voting .................................................. 9

On a roll call vote House Bill No. 7361 was passed.
The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill passed.

APPROPRIATIONS. Substitute for S.B. No. 893 (RAISED) (File No. 230) AN ACT CONCERNING A PILOT PROGRAM FOR HEMP PRODUCTION. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Gresko of the 121st who offered Senate Amendment Schedule "A" (LCO 7541) and moved its adoption.

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

The Speaker ordered the vote be taken by roll call at 9:56 p.m.
The following is the result of the vote:

Total Number Voting ................................................................................. 141
Necessary for Passage ........................................................................... 71
Those voting Yea ..................................................................................... 141
Those voting Nay ..................................................................................... 0
Those absent and not voting ................................................................... 9

On a roll call vote Senate Bill No. 893 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.

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 MCCARY, K.
Y ARCONI  Y Meskers  Y ACKERT  Y MCGORTY, B.
X BAKER  Y MILLER  Y BOLINSKY  Y O'NEILL
Y BARRY  Y MUSHINSKY  Y BUCKBEE  Y PAYALOCK-D'AMATO
Y BLUMENTHAL  Y NAPOLI  Y CAMILLO  Y PERILLO
Y BORER  Y NOLAN  Y CANDELORA, V.  Y PETIT
Y BOYD  Y PALM  Y CARNEY  Y PISCOPO
Y COMEy  Y PAOlILLO  Y CARPINO  Y POLLETTA
Y CONCEPCION  Y PERONE  Y CASE  Y REBBMAS
Y CONLEY  Y PHIPPS  Y CHEESEMAN  Y RUGILIANO
X CURREY  Y PORTER  Y CUMMINGS  Y SIMANSKI
Y D'AGOSTINO  Y REYES  Y D'AMELIO  Y SMITH
Y DATHAN  Y RILEY  Y DAUPHINAlS  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  X SANCHEZ  Y FISHEIN  Y ZULLO
Y EXUM  Y SANTIAGO, H.  X FLOREN  Y ZUPKUS
Y FOX  Y SCANLON  Y FRANCE
Y GARIBAY  X SERRA  Y FREY
Y GENGA  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 GRESKO  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  X VERRENGIA  Y KLARIDES  X CANDELARIA, J.
Y HORN  Y WALKER  Y KLARIDES-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  X ORANGE
Y LINEHAN  X YOUNG  Y LANOUe  Y ROSARIO
Y LOPES  Y ZIOGAS  Y LAVIELLE  Y RYAN
SUSPENSION OF THE RULES
IMMEDIATE TRANSMITTAL TO THE GOVERNOR

On motion of Representative Ritter of the 1st District, the rules were suspended for immediate transmittal to the Governor of Senate Bill No. 893 as amended by Senate Amendment Schedule "A."

BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
HOUSE BILL PASSED

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

JUDICIARY. Substitute for H.B. No. 7343 (RAISED) (File No. 785) AN ACT CONCERNING THE OFFICE OF THE CLAIMS COMMISSIONER.

The bill was explained by Representative Stafstrom of the 129th who offered House Amendment Schedule "A" (LCO 8262) and moved its adoption.

The amendment was discussed by Representative Rebimbas of the 70th.

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

The following is House Amendment Schedule "A" (LCO 8262):

In lines 15, 17, 25, 36, 65, 81 and 90, strike "fifty" and insert "thirty-five" in lieu thereof

The Speaker ordered the vote be taken by roll call at 10:02 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 142
Necessary for Passage ................................................................. 72
Those voting Yea................................................................. 103
Those voting Nay................................................................. 39
Those absent and not voting ................................................................. 8

On a roll call vote House Bill No. 7343 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
Y ALTOBELLO Y MCGEE Y MCCARTY, K.
Y ARCONTI Y MESKERS N ACKERT N MCGORTY, B.
Y ARNONE Y MICHEL N BETTS Y O'DEA
X BAKER Y MILLER N BOLINSKY Y O'NEILL
Y BARRY Y MUSHINSKY Y BUCKBEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y NAPOLI Y CAMILLO N PERILLO
Y BORER Y NOLAN N CANDELORA, V. N PETIT
Y BOYD Y PALM Y CARNEY N PISCOPO
Y COMEY Y PAOLILLO N CARPINO N POLLETTA
Y CONCEPCION Y PERONE N CASE Y REBIMBAS
Y CONLEY Y PHIPPS Y CHEESEMAN N RUTIGLIANO

- 965 -
The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill passed.

**APPROPRIATIONS. H.B. No. 5004 (File No. 267) AN ACT INCREASING THE MINIMUM FAIR WAGE.**

The bill was explained by Representative Porter of the 94th who offered House Amendment Schedule "A" (LCO 8234) and moved its adoption.

The amendment was discussed by Representative Polletta of the 68th.

The Speaker ordered the vote be taken by roll call at 10:14 p.m.

The following is the result of the vote:

Total Number Voting .......................................................... 143
Necessary for Adoption ........................................................ 72
Those voting Yea ................................................................. 84
Those voting Nay ................................................................. 59
Those absent and not voting ............................................... 7

**On a roll call vote the amendment was adopted.**

The Speaker ruled the amendment was technical.

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
Y BAKER Y MILLER N BOLINSKY N O’NEILL
Y BARRY Y MUSHINSKY N BUCKBEE N PAVALOCK-D’AMATO
Y BLUMENTHAL Y NAPOLI N CAMILLO N PERILLO
Y BORER Y NOLAN N CANDELORA, V. N PETIT
Y BOYD Y PALM N CARNEY N PISCOPO
Y COMEY Y PAOLILLO N CARPINO N POLLETTA
Y CONCEPCION Y PERONE N CASE N REBIMBAS
Y CONLEY Y PHIPPS N CHEESEMAN N RUTIGLIANO
Y CURREY Y PORTER N CUMMINGS N SIMANSKI
Y D’AGOSTINO Y REYES N D’AMELIO N SMITH
Y DATHAN Y RILEY N DAUPHINAIS N SREDZINSKI
Y DE LA CRUZ Y RITTER N DAVIS N VAIL
Y DEMICCO Y ROCHELLE N DELNICKI N WILSON
Y DILLON Y ROJAS N DEVLIN N WOOD, T.
Y DIMASSA Y ROSE N DUBITSKY N YACCARINO
Y DOUCETTE Y ROTELLA N FERRARO N ZAWISTOWSKI
Y ELLIOTT X SANCHEZ N FISHEBEIN N ZULLO
Y EXUM Y SANTIAGO, H. X FLOREN N ZUPKUS
Y FOX Y SCANLON N FRANCE
Y GARIBAY Y SERRA N FREY
Y GENG A Y SIMMONS, C. N FUSCO
Y GIBSON Y SIMMS, T. N GREEN Y ARESIMOWICZ
Y GILCHREST Y STAFSTROM N HAINES
Y GONZALEZ Y STALLWORTH N HALL, C.
Y GRESHKO Y STEINBERG N HARDING Y GODFREY
Y GUCKER Y TERCYAK N HAYES
Y HADDAD Y TURCO N HILL
Y HALL, J. Y VARGAS N KENNEDY Y BUTLER
Y HAMPTON Y VERRENGIA N KLARIDES X CANDELARIA, J.
Y HORN Y WALKER N KLARIDES-DITRIA Y COOK
Y HUGHES Y WILSON PHEANIOUS N KOKORUDA Y HENNESSY
Y JOHNSON Y WINKLER N KUPCHICK Y MORIN
Y LEMAR Y WOOD, K. N LABRIOLA X ORANGE
Y LINEHAN X YOUNG N LANOUE Y ROSARIO
Y LOPES Y ZIOGAS N LAVIELLE Y RYAN

The following is House Amendment Schedule "A" (LCO 8234):

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

"Section 1. Subsection (i) of section 31-58 of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

(i) "Minimum fair wage" in any industry or occupation in this state means [a]

1. A wage of not less than six dollars and seventy cents per hour, and effective January 1, 2003, not less than six dollars and ninety cents per hour, and effective January 1, 2004, not less than seven dollars and ten cents per hour, and effective January 1, 2006, not less than seven dollars and forty cents per hour, and effective January 1, 2007, not less than seven dollars and sixty-five cents per hour, and effective January 1, 2009, not less than eight dollars per hour, and effective January 1, 2010, not less than eight dollars and twenty-five cents per hour, and effective January 1, 2014, not less than eight dollars and seventy cents per hour, and effective January 1, 2015, not less than nine dollars and fifteen cents per hour, and effective January 1, 2016, not less than nine dollars and sixty cents per hour, and effective January 1, 2017, not less than ten dollars and ten cents per hour, or effective October 1, 2019, not less than eleven dollars per hour, and effective September 1, 2020, not less than twelve dollars per hour, and effective August 1, 2021, not less than thirteen dollars per hour, and effective July 1, 2022, not less than fourteen dollars per
hour, and effective June 1, 2023, not less than fifteen dollars per hour. On October 15, 2023, and on each October fifteenth thereafter, the Labor Commissioner shall announce the adjustment in the minimum fair wage which shall become the new minimum fair wage and shall be effective on January first immediately following. On January 1, 2024, and not later than each January first thereafter, the minimum fair wage shall be adjusted by the percentage change in the employment cost index, or its successor index, for wages and salaries for all civilian workers, as calculated by the United States Department of Labor, over the twelve-month period ending on June thirtieth of the preceding year, rounded to the nearest whole cent.

(2) In no event shall the minimum fair wage be less than the amount established under subdivision (1) of this subsection, or one-half of one per cent rounded to the nearest whole cent more than the highest federal minimum wage, whichever is greater, except as may otherwise be established in accordance with the provisions of this part.

(3) All wage orders in effect on October 1, 1971, wherein a lower minimum fair wage has been established, are amended to provide for the payment of the minimum fair wage herein established except as hereinafter provided.

(4) Whenever the highest federal minimum wage is increased, the minimum fair wage established under this part shall be increased to the amount of said federal minimum wage plus one-half of one per cent more than said federal rate, rounded to the nearest whole cent, effective on the same date as the increase in the highest federal minimum wage, and shall apply to all wage orders and administrative regulations then in force.

(5) The rates for [learners, beginners, and] all persons under the age of eighteen years, except emancipated minors, shall be not less than eighty-five per cent of the minimum fair wage for the first [two hundred hours] ninety days of such employment, or ten dollars and ten cents per hour, whichever is greater, and shall be equal to the minimum fair wage thereafter, except in institutional training programs specifically exempted by the commissioner.

(6) After two consecutive quarters of negative growth in the state's real gross domestic product, as reported by the Bureau of Economic Analysis of the United States Department of Commerce, the Labor Commissioner shall report his or her recommendations, in writing, to the Governor regarding whether any scheduled increases in the minimum fair wage pursuant to subsection (i) of section 31-58, as amended by this act, should be suspended. Upon receiving the report, the Governor may submit his or her recommendations regarding the suspension of such minimum fair wage increases to the General Assembly.

Sec. 2. Section 31-60 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) [Any] Except as provided in subdivision (5) of subsection (i) of section 31-58, as amended by this act, any employer who pays or agrees to pay to an employee less than the minimum fair wage or overtime wage shall be deemed in violation of the provisions of this part.

(b) The Labor Commissioner shall adopt such regulations, in accordance with the provisions of chapter 54, as may be appropriate to carry out the purposes of this part. Such regulations may include, but are not limited to, regulations defining and governing an executive, administrative or professional employee and outside salesperson; learners and apprentices, their number, proportion and length of service; and piece rates in relation to time rates; and shall recognize, as part of the minimum fair wage, gratuities in an amount (1) equal to twenty-nine and three-tenths per cent, and effective January 1, 2009, equal to thirty-one per cent of the minimum fair wage per hour, and effective January 1, 2014, equal to thirty-four and six-tenths per cent of the minimum fair wage per hour, and effective January 1, 2015, and ending on June 30, 2019, equal to thirty-six and eight-tenths per cent of the minimum fair wage per hour for persons, other than bartenders, who are employed in the hotel and restaurant industry, including a hotel restaurant, who customarily and regularly receive gratuities, (2) equal to eight and two-tenths per cent, and effective January 1, 2009, equal to eleven per cent of the minimum fair wage per hour, and effective January 1, 2014, equal to fifteen and six-tenths per cent of the minimum fair wage per hour, and effective January 1, 2015, and ending on June 30, 2019, equal to eighteen and one-half per cent of the minimum fair wage per hour for persons employed as bartenders who customarily and regularly receive gratuities, and (3) not to exceed thirty-five cents per hour in any other industry, and shall also recognize deductions and allowances for the value of board, in the amount of eighty-five cents for a full meal and forty-five cents for a light meal, lodging, apparel or other items or services
supplied by the employer; and other special conditions or circumstances which may be usual in a particular employer-employee relationship. The commissioner may provide, in such regulations, modifications of the minimum fair wage herein established for learners and apprentices; persons under the age of eighteen years; and for such special cases or classes of cases as the commissioner finds appropriate to prevent curtailment of employment opportunities, avoid undue hardship and safeguard the minimum fair wage herein established. Regulations in effect on July 1, 1973, providing for a board deduction and allowance in an amount differing from that provided in this section shall be construed to be amended consistent with this section.

(c) Regulations adopted by the commissioner pursuant to subsection (b) of this section which define executive, administrative and professional employees shall be updated not later than October 1, 2000, and every four years thereafter, to specify that such persons shall be compensated on a salary basis at a rate determined by the Labor Commissioner.

(d) (1) Effective July 1, 2019, the Labor Commissioner shall recognize, as part of the minimum fair wage, gratuities in an amount equal to the difference between the minimum fair wage and the employer’s share per hour for persons, other than bartenders, who are employed in the hotel and restaurant industry, including a hotel restaurant, who customarily and regularly receive gratuities. The Labor Commissioner shall also recognize, as part of the subminimum wage established in subdivision (5) of subsection (i) of section 31-58, as amended by this act, gratuities in an amount equal to the difference between such subminimum wage and the employer’s share per hour for persons, other than bartenders, who are employed in the hotel and restaurant industry, including a hotel restaurant, who customarily and regularly receive gratuities.

(2) Effective July 1, 2019, the Labor Commissioner shall recognize, as part of the minimum fair wage, gratuities in an amount equal to the difference between the minimum fair wage and the employer’s share per hour for persons employed as bartenders who customarily and regularly receive gratuities.

(3) As used in this subsection “employer's share” means (A) six dollars and thirty-eight cents per hour for persons, other than bartenders, who are employed in the hotel and restaurant industry, including a hotel restaurant, who customarily and regularly receive gratuities, and (B) eight dollars and twenty-three cents per hour for persons employed as bartenders who customarily and regularly receive gratuities.

(e) On and after October 1, 2020, no employer may take any action to displace an employee, including, but not limited to, a partial displacement of an employee, such as reducing the employee’s hours, wages or employment benefits for purposes of hiring persons under the age of eighteen years at a rate below the minimum fair wage. If the Labor Commissioner determines that an employer has violated this subsection, the commissioner shall suspend the employer’s right to pay the reduced rate for employees for a period of time specified in regulations adopted pursuant to subsection (b) of this section.

Sec. 3. (Effective from passage) (a) The Labor Commissioner shall conduct a study regarding workers in this state who receive gratuities. The commissioner may consult with any individuals or entities the commissioner deems relevant to the purposes of the study. When the study is concluded, the commissioner shall make recommendations regarding the optimal methods of obtaining the following information: (1) Which groups of workers in this state receive compensation in the form of gratuities, (2) the demographics of such workers, (3) the amount of gratuities received by such workers, and (4) any difference in wage growth between workers who receive gratuities and workers who do not receive gratuities. Such study shall include an estimate of the potential costs associated with the commissioner’s recommendations.

(b) Not later than January 17, 2020, the commissioner shall submit a report, in accordance with the provisions of section 11-4a of the general statutes, to the joint standing committee of the General Assembly having cognizance of matters relating to labor of the findings of such study."

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

<table>
<thead>
<tr>
<th>Section</th>
<th>Effective Date</th>
<th>Amended Sections</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>October 1, 2019</td>
<td>31-58(i)</td>
</tr>
<tr>
<td>2</td>
<td>from passage</td>
<td>31-60</td>
</tr>
<tr>
<td>3</td>
<td>from passage</td>
<td>New section</td>
</tr>
</tbody>
</table>
The bill was discussed by Representatives Polletta of the 68th, Candelora of the 86th and Lavielle of the 143rd who offered House Amendment Schedule "B" (LCO 8268) moved its adoption and further moved that when the vote be taken it be taken by roll call.

The amendment was discussed by Representatives Porter of the 94th, Davis of the 57th, Case of the 63rd, Fishbein of the 90th and Ferraro of the 117th.

The Speaker ordered the vote be taken by roll call at 1:02 a.m.

The following is the result of the vote:

Total Number Voting ................................................................. 141
Necessary for Adoption .............................................................. 71
Those voting Yea ........................................................................... 52
Those voting Nay .......................................................................... 89
Those absent and not voting ........................................................... 9

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  | MCGEE | Y  | MCCARTY, K. |
| N  | ARCONTI | N  | MESKERS | N  | ACKERT | Y  | MC-GORTY, 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 | 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 |
| N  | CONCEPCION | N  | PERONE | Y  | CASE | Y  | REBIMBAS |
| N  | CONLEY | N  | Phipps | Y  | CHEESEMAN | Y  | RUTIGLIANO |
| N  | CURREY | N  | PORTER | Y  | CUMMINGS | Y  | SIMANSKI |
| N  | D'AGOSTINO | N  | REYES | Y  | D'AMELIO | N  | SMITH |
| N  | DATHAN | N  | RILEY | N  | 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 | X  | ROSE | Y  | DUBITSKY | Y  | YACCARINO |
| N  | DOUCETTE | N  | ROTELLA | Y  | FERRARO | Y  | ZAWISTOWSKI |
| N  | ELLIOTT | X  | SANCHEZ | N  | FISHEBIN | Y  | ZULLO |
| N  | EXUM | X  | SANTIAGO, H. | X  | FLOREN | Y  | ZUPKUS |
| N  | FOX | N  | SCANLON | Y  | FRANCE |
| N  | GARIBAY | X  | SERRA | X  | FREY |
| N  | GENG | N  | SIMMONS, C. | N  | 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 | N  | 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 |
| N  | JOHNSON | N  | WINKLER | Y  | KUPCHICK | N  | MORIN |
| N  | LEMAR | N  | WOOD, K. | Y  | LABRIOLA | X  | ORANGE |
| N  | LINEHAN | N  | YOUNG | Y  | LANOUe | N  | ROSARIO |
The following is House Amendment Schedule "B" (LCO 8268):

Strike subdivision (1) of subsection (i) of section 1 in its entirety and substitute the following in lieu thereof:

"(1) A wage of not less than six dollars and seventy cents per hour, and effective January 1, 2003, not less than six dollars and ninety cents per hour, and effective January 1, 2004, not less than seven dollars and ten cents per hour, and effective January 1, 2006, not less than seven dollars and forty cents per hour, and effective January 1, 2007, not less than seven dollars and sixty-five cents per hour, and effective January 1, 2009, not less than eight dollars per hour, and effective January 1, 2010, not less than eight dollars and twenty-five cents per hour, and effective January 1, 2014, not less than eight dollars and seventy cents per hour, and effective January 1, 2015, not less than nine dollars and fifteen cents per hour, and effective January 1, 2016, not less than nine dollars and sixty cents per hour, and effective January 1, 2017, not less than ten dollars and twenty-five cents per hour, and effective January 1, 2019, not less than eleven dollars per hour, and effective September 1, 2020, not less than twelve dollars per hour, and effective August 1, 2021, not less than thirteen dollars per hour, and effective July 1, 2022, not less than fourteen dollars per hour, and effective June 1, 2023, not less than fifteen dollars per hour."

The bill was further discussed by Representatives Zawistowski of the 61st and Betts of the 78th who offered House Amendment Schedule "C" (LCO 8259) moved its adoption and further moved that when the vote be taken it be taken by roll call.

The amendment was discussed by Representatives Porter of the 94th, Delnicki of the 14th, Carney of the 23rd and Dubitsky of the 47th.

The Speaker ordered the vote be taken by roll call at 2:00 a.m.

The following is the result of the vote:

<table>
<thead>
<tr>
<th>Total Number Voting</th>
<th>Necessary for Adoption</th>
</tr>
</thead>
<tbody>
<tr>
<td>142</td>
<td>72</td>
</tr>
</tbody>
</table>

Those voting Yea ................................................. 59
Those voting Nay ............................................... 83
Those absent and not voting .................................... 8

On a roll call vote the amendment was rejected.

The following is the roll call vote:

- ABERCROMBIE
- ALLIE-BRENNAN
- ALTobelos
- ARCONTI
- ARnone
- X BAKER
- N BARRY
- N BLUMENTHAL
- N BORE
- N BOYD
- N Comey
- N Concepcion
- N Conley
- N Currey
- N D'Agostino
- N Dathan
- N De La Cruz
- N LOPES
- N ZIOGAS
- Y LAVIELLE
- N RYAN
- N LUXENBERG
- N MCCarthy Vahey
- N McGE
- N Meskers
- N Michel
- N Miller
- N Mushinsky
- N Napoli
- N Nolan
- N Palm
- N Paolillo
- N Perone
- N Philps
- N Porter
- N Reyes
- N Riley
- N Ritter
- N Vacant
- Y Ackert
- Y Betts
- Y Bolinsky
- Y Buckbee
- Y Camillo
- Y Candelora, V.
- Y Carney
- Y Carpino
- Y Case
- Y CheeseMAN
- Y Cummings
- Y D'Amelio
- Y Dauphinais
- Y Davis
- Y MacLachlan
- Y Mastrofrancesco
- Y McCarty, K.
- Y Mcgorty, B.
- Y O'Dea
- Y O'Neill
- Y Pavalock-D'Amato
- Y Perillo
- Y Petit
- Y Piscopo
- Y Polletta
- Y Reimbas
- Y Simanski
- Y Smith
- Y Sredzinski
The following is House Amendment Schedule "C" (LCO 8259):

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

"Sec. 501. Section 31-58a of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

(a) Notwithstanding the provisions of subsection (i) of section 31-58, minors between the ages of sixteen and eighteen years who are employees of the state or any political subdivision thereof shall be paid a minimum wage of not less than eighty-five per cent of the minimum fair wage as defined in said subsection, and notwithstanding the provisions of said subsection, minors between the ages of fourteen and eighteen who are agricultural employees shall be paid a minimum wage of not less than eighty-five per cent of the minimum fair wage as defined in said section except agricultural employees between the ages of fourteen and eighteen who are employed by employers who did not, during the preceding calendar year, employ eight or more workers at the same time shall be paid a minimum wage of not less than seventy per cent of the minimum wage, as defined in said section 31-58.

(b) Notwithstanding the provisions of subsection (j) of section 31-58, as amended by this act, any person who qualifies as a seasonal employee under the federal Fair Labor Standards Act shall not be entitled to any increase in the minimum fair wage adopted on or after October 1, 2019."

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

Sec. 501 October 1, 2019 31-58a

The bill was further discussed by Representative Cheeseman of the 37th who offered House Amendment Schedule "D" (LCO 8204) moved its adoption and further moved that when the vote be taken it be taken by roll call.

The amendment was discussed by Representatives Porter of the 94th, McCarty of the 38th, MacLachlan of the 35th, Delnicki of the 14th, Dubitsky of the 47th, Buckbee of the 67th, Wilson of the 66th and Yaccarino of the 87th.

The Speaker ordered the vote be taken by roll call at 2:55 a.m.

The following is the result of the vote:
Total Number Voting ................................................................. 143
Necessary for Adoption .......................................................... 72
Those voting Yea ................................................................. 59
Those voting Nay ................................................................. 84
Those absent and not voting ................................................. 7

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 MASTROFRANCESCO
N ALTObELLO N MCgee Y MCCARTY, K.
N ARCONTI N MESKERS Y ACKERT Y MCCORTY, B.
N ARNOLE N MICHEL Y BETTS Y O’DEA
N BAKER N MILLER Y BOLINSKY Y O’NEILL
N BARRY N MUSKINSKY 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 COMEOY N PAOLILLO Y CARPINO Y POLLETTA
N CONCEPCION N PERONE Y CASE Y REBIMBAS
N CONLEY N 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 DAUPHINAIIS 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 X ROSE Y DUBITSKY Y YACCARINO
N DOUCETTE N ROTELLA Y FERRARO Y ZAWISTOWSKI
N ELLIOTT X SANCHEZ Y FISHEIN Y ZULLO
N EXUM N SANTIAGO, H. X FLOREN Y ZUPKUS
N FOX N SCANLON Y FRANCE
N GARIBAY X SERRA Y FREY
N GENGA N SIMMONS, C. Y FUSCO
N GIBSON N SIMS, 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
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
N JOHNSON N WINKLER Y KUPCHICK N MORIN
N LEMAR N WOOD, K. Y LABRIOLA X ORANGE
X LINEHAN N YOUNG Y LANOUA N ROSARIO
N LOPES N ZIOGAS Y LAVILLE N RYAN

The following is House Amendment Schedule "D" (LCO 8204):

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

"Sec. 501. (NEW) (Effective October 1, 2019) The provisions of subsection (i) of section 31-58 of the general statutes, as amended by this act, regarding increases to the minimum fair wage on and after October 1, 2019, shall not apply to employers that are not-for-profit entities, not-for-profit hospitals and institutions of higher education."

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

Sec. 501  October 1, 2019  New section

SPEAKER ARESIMOWICZ IN THE CHAIR

The bill was discussed by Representative Perillo of the 113th who offered House Amendment Schedule "E" (LCO 8197) 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, Delnicki of the 14th, Piscopo of the 76th, Davis of the 57th and Porter of the 94th.

The Speaker ordered the vote be taken by roll call at 4:01 a.m.

The following is the result of the vote:

Total Number Voting ................................................................. 142
Necessary for Adoption ............................................................... 72
Those voting Yea ................................................................. 59
Those voting Nay ................................................................. 83
Those absent and not voting ...................................................... 8

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 MASTROFRANCESCO
N ALTObELLO  X MCGEE  Y MCCARTY, K.
N ARCONTI  N MESKERS  Y ACKERT  Y MCGORTY, B.
N ARNONE  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
N CONCEPCION  N PERONE  Y CASE  Y REBIMAS
N CONLEY  N 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  X ROSE  Y DUBITSKY  Y YACCARINO
N DOUCETTE  N ROTELLA  Y FERRARO  Y ZAWISTOWSKI
N ELLIOTT  X SANCHEZ  Y FISHEIN  Y ZULLO
N EXUM  N SANTIAGO, H.  X FLOREN  Y ZUPKUS
N FOX  N SCANLON  Y FRANCE
N GARIBAY  X SERRA  Y FREY
N GENGa  N SIMMONS, C.  Y FUSCO
N GIBSON  N SIMMS, T.  Y GREEN  N ARESIMOWICZ
X 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 following is House Amendment Schedule "E" (LCO 8197):

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

Section 1. (NEW) (Effective from passage) The Labor Department shall, within available appropriations, conduct a study on the impact of minimum wage increases. Not later than January 1, 2020, the Labor Commissioner shall submit a report, in accordance with the provisions of section 11-4a of the general statutes, to the joint standing committee of the General Assembly having cognizance of matters relating to labor and public employees. Such report shall include data on the impact of the last minimum wage increase in this state and a synopsis of minimum wage increases in surrounding states and the resulting impact."

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

Section 1 from passage New section

The bill was further discussed by Representative Ackert of the 8th.

REPRESENTATIVE MILLER OF THE 145TH IN THE CHAIR

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

Representative Piscopo of the 76th questioned the presence of a quorum.

Representative Miller of the 145th ruled that a quorum was present.

The bill was further discussed by Representatives Wilson Pheanious of the 53rd, D'Amelio of the 71st and Dimassa of the 116th.

The bill was further discussed by Representative Rutigliano of the 123rd who offered House Amendment Schedule "F" (LCO 8281) moved its adoption and further moved that when the vote be taken it be taken by roll call.

The amendment was discussed by Representatives Porter of the 94th, Perillo of the 113th, de la Cruz of the 41st, Klarides of the 114th and Yaccarino of the 87th.

The Speaker ordered the vote be taken by roll call at 6:03 a.m.

The following is the result of the vote:

Total Number Voting ................................................................. 141
Necessary for Adoption ............................................................. 71
Those voting Yea ....................................................................... 58
Those voting Nay ..................................................................... 83
Those absent and not voting ....................................................... 9

On a roll call vote the amendment was rejected.

The following is the roll call vote:
The following is House Amendment Schedule "F" (LCO 8281):

Strike section 1 in its entirety and substitute the following in lieu thereof:

"Section 1. Subsection (i) of section 31 of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

(i) "Minimum fair wage" in any industry or occupation in this state means:

(1) A wage of not less than six dollars and seventy cents per hour, and effective January 1, 2003, not less than six dollars and ninety cents per hour, and effective January 1, 2004, not less than seven dollars and ten cents per hour, and effective January 1, 2006, not less than seven dollars and forty cents per hour, and effective January 1, 2007, not less than seven dollars and sixty-five cents per hour, and effective January 1, 2009, not less than eight dollars per hour, and effective January 1, 2010, not less than eight dollars and twenty-five cents per hour, and effective January 1, 2014, not less than eight dollars and seventy cents per hour, and effective January 1, 2015, not less than nine dollars and fifteen cents per hour, and effective January 1, 2016, not less than nine dollars and sixty cents per hour, and effective January 1, 2017, not less than ten dollars and ten cents per hour, [or] and effective January 1, 2020, not less than eleven dollars per hour, and effective January 1, 2021, not less than twelve dollars per hour, and effective January 1, 2022, not less than thirteen dollars per hour, and effective January 1, 2023, not less than fourteen dollars and twenty-five cents per hour, and effective January 1, 2024, not less than fifteen dollars per hour.

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(2) In no event shall the minimum fair wage be less than the amount established under subdivision (1) of this subsection, or one-half of one per cent rounded to the nearest whole cent more than the highest federal minimum wage, whichever is greater, except as may otherwise be established in accordance with the provisions of this part.

(3) All wage orders in effect on October 1, 1971, wherein a lower minimum fair wage has been established, are amended to provide for the payment of the minimum fair wage herein established except as hereinafter provided.

(4) Whenever the highest federal minimum wage is increased, the minimum fair wage established under this part shall be increased to the amount of said federal minimum wage plus one-half of one per cent more than said federal rate, rounded to the nearest whole cent, effective on the same date as the increase in the highest federal minimum wage, and shall apply to all wage orders and administrative regulations then in force.

(5) The rates for [learners, beginners, and] all persons under the age of eighteen years, except emancipated minors, shall be not less than eighty-five per cent of the minimum fair wage for the first [two hundred hours] ninety days of such employment, or ten dollars and ten cents per hour, whichever is greater, and shall be equal to the minimum fair wage thereafter, except in institutional training programs specifically exempted by the commissioner.

(6) After two consecutive quarters of negative growth in the state's real gross domestic product, as reported by the Bureau of Economic Analysis of the United States Department of Commerce, the Labor Commissioner shall report his or her recommendations, in writing, to the Governor regarding whether any scheduled increases in the minimum fair wage pursuant to subsection (i) of section 31-58, as amended by this act, should be suspended. Upon receiving the report, the Governor may submit his or her recommendations regarding the suspension of such minimum fair wage increases to the General Assembly.”

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

Section 1 October 1, 2019 31-58(i)

The bill was further discussed by Representatives Kokoruda of the 101st, Tercyak of the 26th, Mushinsky of the 85th and Simanski of the 62nd.

The bill was further discussed by Representative Zullo of the 99th who offered House Amendment Schedule "G" (LCO 8201) moved its adoption and further moved that when the vote be taken it be taken by roll call.

The amendment was discussed by Representatives Piscopo of the 76th, Porter of the 94th, Dubitsky of the 47th, Frey of the 111th, Delnicki of the 14th and Petit of the 22nd.

The Speaker ordered the vote be taken by roll call at 7:38 a.m.

The following is the result of the vote:

Total Number Voting .......................................................... 139
Necessary for Adoption ......................................................... 70
Those voting Yea ................................................................. 56
Those voting Nay ................................................................. 83
Those absent and not voting ................................................... 11

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 MASTROFRANCESCO
N ALTOBELLO N MCGEE Y MCCARTY, K.
N ARCONTI N MESKERS Y ACKERT Y MCGORTY, B.
The following is House Amendment Schedule "G" (LCO 8201):

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

"Sec. 501. (NEW) (Effective October 1, 2019) The provisions of subsection (i) of section 31-58 of the general statutes, as amended by this act, regarding increases to the minimum fair wage on and after October 1, 2019, shall not apply to employers that are municipalities."

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

Sec. 501  October 1, 2019  New section

The bill was further discussed by Representative Palm of the 36th.

SPEAKER ARESIMOWICZ IN THE CHAIR

The bill was further discussed by Representative Dubitsky of the 47th.

ASSISTANT DEPUTY SPEAKER ALTOBELLO IN THE CHAIR

The bill was further discussed by Representative Dubitsky of the 47th who offered House Amendment Schedule "H" (LCO 8266) moved its adoption and further moved that when the vote be taken it be taken by roll call.
The amendment was discussed by Representative Ritter of the 1st.

The Speaker ordered the vote be taken by roll call at 8:31 a.m.

The following is the result of the vote:

Total Number Voting .................................................................................. 131
Necessary for Adoption ............................................................................. 66
Those voting Yea ..................................................................................... 56
Those voting Nay ..................................................................................... 75
Those absent and not voting ................................................................. 19

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 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
N BAKER N MILLER Y BOLINSKY Y O’NEIL
N BARRY N MUSHSKIN Y BUCKEE X 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
X CONCEPCION X PERONE Y CASE X REBIMBAS
N CONLEY N 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 X DAVIS Y VAIL
N DEMICCO N ROCHELLE Y DELNICKI Y WILSON
N DILLON N ROJAS Y DEVLIN Y WOOD, T.
N DIMASSA X ROSE Y DUBITSKY Y YACCARINO
N DOUCETTE N ROTELLA Y FERRARO Y ZAWISTOWSKI
N ELLIOTT X SANCHEZ Y FISHEBEIN Y ZULLO
N EXUM X SANTIAGO, H. X FLOREN Y ZUPKUS
N FOX N SCANLON Y FRANCE
N GARIBAY N SERRA Y FREY
X GENGA N SIMMONS, C. X FUSCO
N GIBSON N SIMMS, T. Y GREEN N ARESIMOWICZ
X GILCHREST N STAFROM 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
X HALL, J. N VARGAS Y KENNEDY N BUTLER
N HAMPTON X VERRENGIA Y KLAIDES X CANDERALIA, J.
N HORN N WALKER Y KLAIDES-DITRIA N COOK
N HUGHES Y WILSON PHEANIOUS Y KOKORUDA N HENNESSY
N JOHNSON N WINKLER Y KUPCHICK X MORIN
N LEMAR N WOOD, K. Y LABRIOLA X ORANGE
X LINEHAN X YOUNG Y LANOUE N ROSARIO
N LOPES N ZIOGAS Y LAVIELLE N RYAN

The following is House Amendment Schedule "H" (LCO 8266):

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

"Sec. 501. Section 31-58a of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

(a) Notwithstanding the provisions of subsection (i) of section 31-58, minors between the ages of sixteen and eighteen years who are employees of the state or any political subdivision thereof shall be paid a minimum wage of not less than eighty-five per cent of the minimum fair wage as defined in said subsection, and notwithstanding the provisions of said subsection, minors between the ages of fourteen and eighteen who are agricultural employees shall be paid a minimum wage of not less than eighty-five per cent of the minimum fair wage as defined in said section except agricultural employees between the ages of fourteen and eighteen who are employed by employers who did not, during the preceding calendar year, employ eight or more workers at the same time shall be paid a minimum wage of not less than seventy per cent of the minimum wage, as defined in said section 31-58.

(b) Notwithstanding the provisions of subsection (j) of section 31-58, as amended by this act, any person who qualifies as a farming or agricultural worker under the federal Fair Labor Standards Act shall not be entitled to any increase in the minimum fair wage adopted on or after October 1, 2019."

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

Sec. 501 October 1, 2019 31-58a

The bill was further discussed by Representative Elliott of the 88th and O'Dea of the 125th who offered House Amendment Schedule "I" (LCO 8280) moved its adoption and further moved that when the vote be taken it be taken by roll call.

The amendment was discussed by Representative Porter of the 94th.

The Speaker ordered the vote be taken by roll call at 9:23 a.m.

The following is the result of the vote:

Total Number Voting ................................................................. 134
 Necessary for Adoption ............................................................. 68
 Those voting Yea ................................................................. 54
 Those voting Nay ................................................................. 80
 Those absent and not voting .......................................................... 16

On a roll call vote the amendment was rejected.

The following is the roll call vote:
May 8, 2019

The following is House Amendment Schedule "I" (LCO 8280):

Strike subdivision (5) of subsection (i) of section 1 in its entirety and substitute the following in lieu thereof:

"(5) The rates for learners, beginners, and persons under the age of eighteen years shall be not less than eighty-five per cent of the minimum fair wage for the first [two hundred hours] ninety days of [such] employment with an employer and equal to the minimum fair wage thereafter, except institutional training programs specifically exempted by the commissioner."

The bill was further discussed by Representatives Smith of the 108th, Camillo of the 151st, Cummings of the 74th, Case of the 63rd, France of the 42nd, McCarty of the 38th, Kupchick of the 132nd and Dauphinais of the 44th.

**SPEAKER ARESIMOWICZ IN THE CHAIR**

The bill was further discussed by Representatives O'Neill of the 69th, Zupkus of the 89th, Gibson of the 15th, Buckbee of the 67th and Phipps of the 100th.

**DEPUTY SPEAKER COOK IN THE CHAIR**

The bill was further discussed by Representative Walker of the 93rd.

**SPEAKER ARESIMOWICZ IN THE CHAIR**

The bill was further discussed by Representatives Hall of the 7th, McGee of the 5th, Klarides of the 114th, Ritter of the 1st and Porter of the 94th.

The Speaker ordered the vote be taken by roll call at 12:13 p.m.

The following is the result of the vote:

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<th>Total Number Voting</th>
<th>Necessary for Passage</th>
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<tr>
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<td>HUGHES</td>
<td>WILSON PHEANIOUS</td>
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<td>JOHNSON</td>
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<td>Y</td>
<td>LABRIOLA</td>
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<td>LOPES</td>
<td>ZIOGAS</td>
<td>Y</td>
<td>LAVIELLE</td>
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<td>RYAN</td>
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JOURNAL OF THE HOUSE

[Wednesday, 

Those voting Yea........................................................................................................... 85
Those voting Nay........................................................................................................... 59
Those absent and not voting ......................................................................................... 6

On a roll call vote House Bill No. 5004 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-BRANNAN  Y  MCCARTHY VAHEY  N  MASTROFRANCESCO
Y  ALTOBELLO     Y  MCGEE         N  MCCARTY, K.
Y  ARCONTI       Y  MESKERS       N  ACKERT   N  MCCORTY, B.
Y  ARNONE        Y  MICHEL        N  BETTS    N  O'DEA
Y  BAKER         Y  MILLER        N  BOLINSKY  N  O'NEILL
Y  BARRY         Y  MUSHINSKY     N  BUCKBEE  X  PAVALOCK-D'AMATO
Y  BLUMENTHAL    Y  NAPOLI        N  CAMILLO  N  PERILLO
Y  BORER         Y  NOLAN         N  CANDELORA, V.  N  PETIT
 N  BOYD          Y  PALM          N  CARNEY  N  PISCOPO
Y  COMEY         Y  PAOLILLO      N  CARPINO  N  POLLETTA
Y  CONCEPCION    Y  PERONE        N  CASE     N  REBIMAS
Y  CONLEY        Y  PHIPPS        N  CHEESEMAN N  RUTIGLIANO
Y  CURREY        Y  PORTER        N  CUMMINGS  N  SIMANSKI
Y  D'AGOSTINO    Y  REYES         N  D'AMELIO  N  SMITH
Y  DATHAN        Y  RILEY         N  DAUPHINAIS N  SREDZINSKI
Y  DE LA CRUZ    Y  RITTER        N  DAVIS     N  VAIL
Y  DEMICCO       Y  ROCHELLE      N  DELNICKI  N  WILSON
Y  DILLON        Y  ROJAS         N  DEVLIN   N  WOOD, T.
Y  DIMASSA       Y  ROSE          N  DUBITSKY  N  YACCARINO
Y  DOUCETTE      Y  ROTELLA       N  FERRARO  N  ZAWISTOWSKI
Y  ELLIOTT       Y  SANCHEZ       N  FISHEIN   N  ZULLO
Y  EXUM          Y  SANTIAGO, H.  X  FLOREN  N  ZUPKUS
Y  FOX           Y  SCANLON       N  FRANCE
Y  GARBAY        Y  SERRA         N  FREY
Y  GENG A        Y  SIMMONS, C.  X  FUSCO
Y  GIBSON        Y  SIMMS, T.   N  GREEN  Y  ARESIMOWICZ
X  GILCHREST     Y  STAFSTROM    N  HAINES
Y  GONZALEZ      Y  STALLWORTH   N  HALL, C.
Y  GRESKO        Y  STEINBERG    N  HARDING  Y  GODFREY
Y  GUCKER        Y  TERCYAK      N  HAYES
Y  HADDAD        Y  TURCO        N  HILL
Y  HALL, J.      Y  VARGAS       N  KENNEDY  Y  BUTLER
Y  HAMPTON       Y  VERRENGIA   N  KLARIDES  X  CANDELARIA, J.
Y  HORN          Y  WALKER       N  KLARIDES-DITRIA Y  COOK
Y  HUGHES        Y  WILSON PHEANIOUS N  KOKORUDA  Y  HENNESSY
Y  JOHNSON       Y  WINKLER      N  KUPCHICK  Y  MORIN
Y  LEMAR         Y  WOOD, K.    N  LABRIOLA  X  ORANGE
Y  LENEHAN       Y  YOUNG        N  LANOUE  Y  ROSARIO
Y  LOPES         N  ZIOGAS      N  LAVIELLE  Y  RYAN

REPRESENTATIVES ABSENT

The following Representatives were absent today or may have missed some votes due to the
following:

Representative Candelaria of the 95th District - funeral
Representative Fusco of the 81st District - illness
Representative Pavalock-D'Amato of the 77th District - out of state
Representative Sanchez of the 25th District - medical
ADJOURNMENT

On motion of Representative Currey of the 11th District, the House adjourned at 12:17 o'clock p.m., to meet again at the Call of the Chair.