JOURNAL OF THE HOUSE
Tuesday, May 14, 2019

The House of Representatives was called to order at 11:20 o'clock a.m., Speaker Joe Aresimowicz in the Chair.

Prayer was offered by the guest Chaplain, Reverend Nicole Grant Yonkman of First Church in Windsor, CT.

The following is the prayer:

Let us pray. We join in prayer today, a group of diverse voices from many religious traditions - Christian, Jewish, Muslim, Buddhist, Hindu - and no religion at all. As residents of the great State of Connecticut, we come from a long line of people who have looked to You for guidance and inspiration. When the first European settlers emigrated and joined the native people in what is now Windsor, Connecticut, they covenanted together with these ancient words, “we covenant with the Lord and with one another … and we bind ourselves in the presence of God to walk together in all God’s ways.” Today, a different and more diverse group of people renew our promise to one another and to you O God - to work toward the common good of all people, guided by the ethic of care, service and mutual responsibility.

You, O God, who are the heart of compassion, we ask that You awaken in us compassion. Forgive us when we are indifferent, willfully deceitful and outwardly contentious. Guide us in our trust of one another. Open our hearts in expressing love. Deepen our humility. Help us to listen deeply and seek understanding, so that we may gain true wisdom.

We ask for prayers for the people of the world, especially those who are in war-torn regions and those in harm’s way. We remember our military, who offer themselves to protect and preserve our Nation. We pray for their safety - and especially for peace for all of Your children - and a time when we study war no more. We are grateful for all those who serve among us as: elected officials, police officers, firefighters, first responders, and all manner of volunteers in every community. They are the backbone of our community and we thank you.

We remember those in the wider United States, like the people of Iowa and Nebraska, as floodwaters continue to rise in the Missouri River basin. Comfort those impacted by tornadoes and flash floods across the southern U.S., as rescue teams work long hours and emergency shelters are put in place. Sustain those who are called to tend and care and safeguard for hours and days on end.

We lift up joys. For the beauty of spring in all its glory: pink apple blossoms, yellow forsythia, tulips of all colors, and purple irises. The rain brings forth abundant green growing things, planted by our farmers, to feed us - and all creatures of the earth. Keep us forever hopeful for what the new day will bring. Amen.
The Pledge of Allegiance was led by fourth grade students from Race Brook School in Orange, Connecticut.

COMMUNICATION FROM THE SECRETARY OF THE STATE

The following communication was received from the Secretary of the State, on the date indicated, read by the Clerk and ordered printed in the Journal.

May 10, 2019

Frederick Jortner
Clerk of the House
Room #104 - State Capitol
Hartford, CT

Dear Mr. Jortner:

This is to advise you that the return of votes cast at the special election held in the 130th Assembly District on May 7, 2019 for the purpose of filling a vacancy in the office of State Representative for said district, states the following candidates received the number of votes annexed to their names:

<table>
<thead>
<tr>
<th>Candidate</th>
<th>Party</th>
<th>Votes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Antonio Felipe</td>
<td>(D)</td>
<td>466</td>
</tr>
<tr>
<td>Josh Parrow</td>
<td>(R)</td>
<td>39</td>
</tr>
<tr>
<td>Hector A. Diaz</td>
<td>(PC)</td>
<td>72</td>
</tr>
<tr>
<td>Kate Rivera</td>
<td>(PC)</td>
<td>67</td>
</tr>
<tr>
<td>Christina M. Tita Aya</td>
<td>(PC)</td>
<td>343</td>
</tr>
</tbody>
</table>

In accordance with Conn. Gen. Stats. Section 9-215, Antonio Felipe will appear before me on May 13, 2019 to be administered the oath of office.

A copy of the official Statement of Vote signed by the State Board of Canvassers is enclosed.

Denise W. Merrill
Secretary of the State

Date Received: May 13, 2019

FAVORABLE REPORT OF JOINT STANDING COMMITTEE

HOUSE BILL

The following House Bill was received from the committee indicated, the bill read the second time and tabled for the Calendar and printing:

FINANCE, REVENUE AND BONDING. H.B. No. 7416 (RAISED) (File No. 875) AN ACT CONCERNING A STUDY OF WAYS TO ENCOURAGE RENOVATION AND EXPANSION OF THE CONNECTICUT REGIONAL MARKET IN HARTFORD.

BUSINESS ON THE CALENDAR

FAVORABLE REPORTS OF JOINT STANDING COMMITTEES

SENATE JOINT RESOLUTIONS ADOPTED

The following resolutions were taken from the table, read the third time, the reports of the committees indicated accepted and the resolutions adopted.
JUDICIARY. S.J. No. 29 RESOLUTION CONFIRMING THE NOMINATION OF CARLETON J. GILES OF MIDDLETOWN TO BE A MEMBER AND THE CHAIRPERSON OF THE BOARD OF PARDONS AND PAROLES.

The resolution was explained by Representative Blumenthal of the 147th.

DEPUTY SPEAKER ROSARIO IN THE CHAIR

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

The Speaker ordered the vote be taken by roll call at 11:44 a.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>141</td>
<td>71</td>
<td>141</td>
<td>0</td>
<td>10</td>
</tr>
</tbody>
</table>

On a roll call vote Senate Joint Resolution No. 29 was adopted in concurrence with the Senate.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
Y ALLIE-BRENNAN Y LUXENBERG Y MASTROFRANCESCO
Y ALTOBELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCONTI Y MCgee Y ACKERT Y MCGORTY, B.
Y ARNONE Y MESKERS X BETTS Y ODEA
X BAKER Y MICHEL Y BOLINSKY Y ONEILL
Y BARRY Y MILLER Y BUCKBEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSHINSKY Y CAMILLO Y PERILLO
Y BORER Y NAPOLI Y CANDELORA, V. Y PETIT
Y BOYD Y NOLAN Y CARNEY Y PISCOPO
Y COMEY Y PALM Y CARPINO Y POLLETTA
Y CONCEPCION Y PAOLILLO Y CASE Y REBIMBAS
Y CONLEY X PERONE Y CHEESEMAN Y RUTIGLIANO
Y CURREY X PHIPPS Y CUMMINGS Y SIMANSKI
Y D'AGOSTINO Y PORTER Y D'AMELIO Y SMITH
Y DATHAN Y REYES Y DAUPHINAIS Y SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS Y VAIL
Y DEMICCO Y RITTER Y DELNICKI Y WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS Y DUBITSKY Y YACCARINO
Y DOUCETTE X ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA Y FISHBIEIN Y ZULLO
Y EXUM Y SANCHEZ Y FLOREN Y ZUPKUS
Y FELIPE Y SANTIAGO, H. Y FRANCE
Y FOX Y SCANLON Y FREY
Y GARIBAY Y SERRA Y FUSCO
Y GENG A Y SIMMONS, C. Y GREEN Y ARESIMOWICZ
Y GIBSON Y SIMMS, T. Y HAINES
Y GILCHREST Y STAFSTROM Y HALL, C.
Y GONZALEZ Y STALLWORTH Y HARDING Y GODFREY
Y GRESKO Y STEINBERG Y HAYES
Y GUCKER Y TERCYAK Y HILL
Y HADDAD Y TURCO Y KENNEDY Y BUTLER
Y HALL, J. Y VARGAS Y KLARIDES Y CANDELARIA, J.
Y HAMPTON Y VERRENGIA Y KLARIDES-DITRIA Y COOK
EXECUTIVE AND LEGISLATIVE NOMINATIONS. S.J. No. 30 RESOLUTION CONFIRMING THE NOMINATION OF REGINALD D. BETTS OF NEW HAVEN TO BE A MEMBER OF THE CRIMINAL JUSTICE COMMISSION.

The resolution was explained by Representative Vargas of the 6th.

The resolution was discussed by Representatives Perillo of the 113th, Blumenthal of the 147th and Yaccarino of the 87th.

On a voice vote Senate Joint Resolution No. 30 was adopted in concurrence with the Senate.

EXECUTIVE AND LEGISLATIVE NOMINATIONS. S.J. No. 31 RESOLUTION CONFIRMING THE NOMINATION OF ROBERT M. BERKE OF WOODBRIDGE TO BE A MEMBER OF THE CRIMINAL JUSTICE COMMISSION.

The resolution was explained by Representative Vargas of the 6th.

The resolution was discussed by Representative Perillo of the 113th.

On a voice vote Senate Joint Resolution No. 31 was adopted in concurrence with the Senate.

EXECUTIVE AND LEGISLATIVE NOMINATIONS. S.J. No. 32 RESOLUTION CONFIRMING THE NOMINATION OF THE HONORABLE MELANIE L. CRADLE OF DURHAM TO BE A MEMBER OF THE CRIMINAL JUSTICE COMMISSION.

The resolution was explained by Representative Vargas of the 6th.

The resolution was discussed by Representative Perillo of the 113th.

On a voice vote Senate Joint Resolution No. 32 was adopted in concurrence with the Senate.


The resolution was explained by Representative Vargas of the 6th.

The resolution was discussed by Representative Perillo of the 113th.

On a voice vote Senate Joint Resolution No. 33 was adopted in concurrence with the Senate.

EXECUTIVE AND LEGISLATIVE NOMINATIONS. S.J. No. 34 RESOLUTION CONFIRMING THE NOMINATION OF SCOTT J. MURPHY OF FARMINGTON TO BE A MEMBER OF THE CRIMINAL JUSTICE COMMISSION.
The resolution was explained by Representative Vargas of the 6th.

The resolution was discussed by Representative Perillo of the 113th.

On a voice vote Senate Joint Resolution No. 34 was adopted in concurrence with the Senate.

EXECUTIVE AND LEGISLATIVE NOMINATIONS. S.J. No. 35 RESOLUTION CONFIRMING THE NOMINATION OF MOY N. OGILVIE OF BLOOMFIELD TO BE A MEMBER OF THE CRIMINAL JUSTICE COMMISSION.

The resolution was explained by Representative Vargas of the 6th.

The resolution was discussed by Representative Perillo of the 113th.

On a voice vote Senate Joint Resolution No. 35 was adopted in concurrence with the Senate.

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.

ENERGY AND TECHNOLOGY. Substitute for H.B. No. 7156 (RAISED) (File No. 192) AN ACT CONCERNING THE PROCUREMENT OF ENERGY DERIVED FROM OFFSHORE WIND.

Representatives Cheeseman of the 37th District and Zupkus of the 89th District absented themselves from the Chamber due to a possible conflict of interest.

The bill was explained by Representative Arconti of the 109th who offered House Amendment Schedule "A" (LCO 8292) and moved its adoption.

The amendment was discussed by Representatives Ferraro of the 117th, Buckbee of the 67th, Ackert of the 8th, Fishbein of the 90th, Piscopo of the 76th, Davis of the 57th and de la Cruz of the 41st.

On a voice vote the amendment was adopted.

The Speaker ruled the amendment was technical.

The following is House Amendment Schedule "A" (LCO 8292):

Strike everything after the enacting clause and substitute the following in lieu thereof:
"Section 1. (NEW) (Effective from passage) (a) (1) The Commissioner of Energy and Environmental Protection, in consultation with the procurement manager identified in subsection (l) of section 16-2 of the general statutes, the Office of Consumer Counsel and the Attorney General, may, in coordination with other states in the control area of the regional independent system operator, as defined in section 16-1 of the general statutes, in coordination with states in a neighboring control area or on behalf of Connecticut alone, solicit proposals, in one solicitation or multiple solicitations, from providers of energy derived from offshore wind facilities that are Class I renewable energy sources, as defined in section 16-1 of the general statutes, and any associated transmission, provided the commissioner shall initiate a solicitation not later than fourteen days after the effective date of this section for projects that have a total nameplate capacity rating of up to two thousand megawatts in the aggregate. Any such solicitation or solicitations issued pursuant
to this section on and after January 1, 2020, shall be for quantities of energy and within the timing and schedule determined by the commissioner, and may be informed by the Integrated Resources Plan prepared on or before January 1, 2020, pursuant to subsections (b) and (j) of section 16a-3a of the general statutes, as amended by this act, provided such schedule shall provide for the solicitation of resources with a nameplate capacity rating of two thousand megawatts in the aggregate by December 31, 2030.

(2) In developing any solicitations pursuant to this section, the commissioner shall include requirements for contract commitments in selected bids that (A) require payment of not less than the prevailing wage, as described in section 31-53 of the general statutes, for laborers, workmen and mechanics performing construction activities within the United States with respect to the project, and (B) require selected bidders to engage in a good faith negotiation of a project labor agreement. Any solicitation issued pursuant to this section shall specify the minimum terms that such project labor agreements shall address.

(3) (A) In responding to any solicitations issued pursuant to this section, a bidder shall include an environmental and fisheries mitigation plan for the construction and operation of such offshore wind facilities, provided such plan shall include, but not be limited to, an explicit description of the best management practices the bidder will employ that are informed by the latest science at the time the proposal is made that will avoid, minimize and mitigate any impacts to wildlife, natural resources, ecosystems and traditional or existing water-dependent uses, including, but not limited to, commercial fishing.

(B) In responding to any solicitations issued pursuant to this section, a bidder may include such bidder's plans for the use of skilled labor, including, but not limited to, for any construction and manufacturing components of the proposal including any outreach, hiring and referral systems, or any combination thereof, that are affiliated with an apprenticeship training program registered with the Connecticut State Apprenticeship Council established pursuant to section 31-22n of the general statutes.

(C) In responding to any solicitations issued pursuant to this section in calendar year 2019, each bidder shall submit at least one proposal for resources eligible pursuant to this section with a nameplate capacity rating of four hundred megawatts. The commissioner may not consider or select any proposals from a bidder that does not submit at least one proposal for resources with a nameplate capacity of four hundred megawatts for any solicitation issued pursuant to this section in calendar year 2019.

(4) For each solicitation issued pursuant to this section, the commissioner shall establish a commission on environmental standards to provide input on best practices for avoiding, minimizing and mitigating any impacts to wildlife, natural resources, ecosystems and traditional or existing water-dependent uses, including, but not limited to, commercial fishing, during the construction and operation of facilities eligible pursuant to this section.

(b) In making any selection of such proposals, the commissioner shall consider factors, including, but not limited to, (1) whether the proposal is in the best interest of ratepayers, including, but not limited to, the delivered price of such sources, (2) whether the proposal promotes electric distribution system reliability, including during winter peak demand, (3) any positive impacts on the state's economic development, (4) whether the proposal is consistent with the requirements to reduce greenhouse gas emissions in accordance with section 22a-200a of the general statutes, (5) whether the proposal is consistent with the policy goals outlined in the Comprehensive Energy Strategy adopted pursuant to section 16a-3d of the general statutes and the Integrated Resources Plan adopted pursuant to section 16a-3a of the general statutes, as amended by this act, (6) whether the proposal is consistent with the goals and policies set forth in sections 22a-92 and 25-157t of the general statutes, and (7) whether the proposal uses practices to avoid, minimize and mitigate impacts to wildlife, natural resources, ecosystems and traditional or existing water-dependent uses, including, but not limited to, commercial fishing. In considering whether a proposal has any positive impacts on the state's economic development, the commissioner shall consult with the Commissioner of Economic and Community Development. The commissioner may select proposals from such resources that have a total nameplate capacity rating of not more than two thousand megawatts in the aggregate.
(c) The commissioner may direct the electric distribution companies to enter into power purchase agreements for energy, capacity, any transmission associated with such energy derived from offshore wind facilities that are Class I renewable energy sources as defined in section 16-1 of the general statutes and environmental attributes, or any combination thereof, for periods of not more than twenty years on behalf of all customers of the state's electric distribution companies. Certificates issued by the New England Power Pool Generation Information System for any Class I renewable energy sources procured by an electric distribution company pursuant to this section may be: (1) Sold into the New England Power Pool Generation Information System renewable energy credit market to be used by any electric supplier or electric distribution company to meet the requirements of section 16-245a of the general statutes, as amended by this act, provided the revenues from such sale are credited to electric distribution company customers as described in this section; or (2) retained by the electric distribution company to meet the requirements of section 16-245a of the general statutes, as amended by this act. In considering whether to sell or retain such certificates, the company shall select the option that is in the best interest of such company's ratepayers.

(d) Any agreement entered into pursuant to this section shall be subject to review and approval by the Public Utilities Regulatory Authority, which review shall be completed not later than (1) ninety days after the date on which such agreement is filed with the authority for any solicitation issued pursuant to this section in calendar year 2019, and (2) one hundred twenty days for any solicitation issued pursuant to this section on or after January 1, 2020. The authority shall approve agreements that it determines (A) provide for the delivery of adequate and reliable products and services, for which there is a clear public need, at a just and reasonable price, (B) are prudent and cost effective, and (C) are between an electric distribution company and a respondent to the solicitation that has the technical, financial and managerial capabilities to perform pursuant to such agreement. The net costs of any such agreement, including costs incurred by the electric distribution companies under the agreement and reasonable costs incurred by the electric distribution companies in connection with the agreement, shall be recovered through a fully reconciling component of electric rates for all customers of electric distribution companies. Any net revenues from the sale of products purchased in accordance with long-term contracts entered into pursuant to this section shall be credited to customers through the same fully reconciling rate component for all customers of the contracting electric distribution company. The commissioner may hire consultants with expertise in quantitative modeling of electric and gas markets to assist in implementing this section, including, but not limited to, the evaluation of proposals submitted pursuant to this section. All reasonable costs associated with the commissioner's solicitation and review of proposals pursuant to this section shall be recoverable through the same fully reconciling rate component for all customers of the electric distribution companies.

Sec. 2. Subsection (b) of section 16a-3a of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(b) On or before January 1, [2012] 2020, and biennially thereafter, the Commissioner of Energy and Environmental Protection, in consultation with the electric distribution companies, shall prepare an assessment of (1) the energy and capacity requirements of customers for the next three, five and ten years, (2) the manner of how best to eliminate growth in electric demand, (3) how best to level electric demand in the state by reducing peak demand and shifting demand to off-peak periods, (4) the impact of current and projected environmental standards, including, but not limited to, those related to greenhouse gas emissions and the federal Clean Air Act goals and how different resources could help achieve those standards and goals, (5) energy security and economic risks associated with potential energy resources, and (6) the estimated lifetime cost and availability of potential energy resources.

Sec. 3. Section 16a-3a of the general statutes is amended by adding subsection (j) as follows (Effective from passage):

(NEW) (j) For the Integrated Resources Plan next approved after January 1, 2019, the department shall determine (1) the quantity of energy the Commissioner of Energy and Environmental Protection may seek in any solicitation or solicitations of proposals initiated on or after January 1, 2020, pursuant to section 1 of this act, provided the quantity of energy sought in any such solicitations in the aggregate shall be from resources that have a total nameplate capacity rating of not more than two thousand megawatts in the aggregate, less any energy purchased
pursuant to section 1 of this act on or before December 31, 2019; and (2) the timing and schedule of any solicitation or solicitations of proposals initiated on or after January 1, 2020, pursuant to section 1 of this act, provided such schedule shall provide for the solicitation of resources with a nameplate capacity rating of two thousand megawatts in the aggregate, less any energy purchased pursuant to section 1 of this act on or before December 31, 2019, by December 31, 2030. Such determinations shall be based on factors including, but not limited to, electricity system needs identified by the Integrated Resources Plan, including, but not limited to, capacity, winter reliability, progress in meeting the goals in the Global Warming Solutions Act pursuant to section 22a-200a, the priorities of the Comprehensive Energy Strategy adopted pursuant to section 16a-3d, positive impacts on the state’s economic development, opportunities to coordinate procurement with other states, forecasted trends in technology costs and impacts on the state’s ratepayers.

Sec. 4. Subsection (a) of section 16-245a of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) Subject to any modifications required by the Public Utilities Regulatory Authority for retiring renewable energy certificates on behalf of all electric ratepayers pursuant to subsection (h) of this section and sections 16a-3f, 16a-3g, 16a-3h, 16a-3i, 16a-3j, and section 1 of this act, an electric supplier and an electric distribution company providing standard service or supplier of last resort service, pursuant to section 16-244c, shall demonstrate:

(1) On and after January 1, 2006, that not less than two per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional three per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(2) On and after January 1, 2007, not less than three and one-half per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional three per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(3) On and after January 1, 2008, not less than five per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional three per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(4) On and after January 1, 2009, not less than six per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional three per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(5) On and after January 1, 2010, not less than seven per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional three per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(6) On and after January 1, 2011, not less than eight per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional three per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(7) On and after January 1, 2012, not less than nine per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional three per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(8) On and after January 1, 2013, not less than ten per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional three per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(9) On and after January 1, 2014, not less than eleven per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional three per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(10) On and after January 1, 2015, not less than twelve and one-half per cent of the total output or services of any such supplier or distribution company shall be generated from Class I
renewable energy sources and an additional three per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(11) On and after January 1, 2016, not less than fourteen per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional three per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(12) On and after January 1, 2017, not less than fifteen and one-half per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional three per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(13) On and after January 1, 2018, not less than seventeen per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional four per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(14) On and after January 1, 2019, not less than nineteen and one-half per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional four per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(15) On and after January 1, 2020, not less than twenty-one per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional four per cent of the total output or services shall be from Class I or Class II renewable energy sources, except that for any electric supplier that has entered into or renewed a retail electric supply contract on or before May 24, 2018, on and after January 1, 2020, not less than twenty per cent of the total output or services of any such electric supplier shall be generated from Class I renewable energy sources;

(16) On and after January 1, 2021, not less than twenty-two and one-half per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional four per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(17) On and after January 1, 2022, not less than twenty-four per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional four per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(18) On and after January 1, 2023, not less than twenty-six per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional four per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(19) On and after January 1, 2024, not less than twenty-eight per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional four per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(20) On and after January 1, 2025, not less than thirty per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional four per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(21) On and after January 1, 2026, not less than thirty-two per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional four per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(22) On and after January 1, 2027, not less than thirty-four per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional four per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(23) On and after January 1, 2028, not less than thirty-six per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable
energy sources and an additional four per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(24) On and after January 1, 2029, not less than thirty-eight per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional four per cent of the total output or services shall be from Class I or Class II renewable energy sources;

(25) On and after January 1, 2030, not less than forty per cent of the total output or services of any such supplier or distribution company shall be generated from Class I renewable energy sources and an additional four per cent of the total output or services shall be from Class I or Class II renewable energy sources."

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

Section 1 from passage New section 16a-3a(b)
Sec. 2 from passage 16a-3a
Sec. 3 from passage 16-245a(a)
Sec. 4 from passage

The bill was discussed by Representatives Steinberg of the 136th, Stafstrom of the 129th, Gresko of the 121st, Michel of the 146th, Nolan of the 39th, Case of the 63rd and Morin of the 28th.

The Speaker ordered the vote be taken by roll call at 1:24 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 144
Necessary for Passage ................................................................. 73
Those voting Yea ................................................................. 134
Those voting Nay ................................................................. 10
Those absent and not voting ......................................................... 7

On a roll call vote House Bill No. 7156 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
Y ALLIE-BRENNAN Y LUXENBERG N MASTROFRANCESCO
Y ALTOBELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARconti Y MCGEE Y ACKERT Y MCGORTY, B.
Y ARNONE Y MESKERS X BETTS Y ODEA
X BAKER Y MICHEL Y BOLINSKY Y O'NEILL
Y BARRY Y MILLER Y BUCKREE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSHINSKY Y CAMILLO Y PERILLO
Y BORER Y NAPOLI Y CANDELORA, V. Y PETIT
Y BOYD Y NOLAN Y CARNEY N PISCOPO
Y COWley Y PALM Y CARPINO Y POLLETTA
Y CONCEPCION Y PAOLILLO Y CASE Y REBBiNAS
Y CONLEY Y PERONE X CHEESEMAN Y RUTIGLIANO
Y CURREY X PHIPPS Y CUMMINGS Y SIMANSKI
Y D'AGOSTINO Y PORTER Y D'AMELIO Y SMITH
Y DAthan Y REYES N DAUPHINAIS Y SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS N VAIL
Y DEMICO Y RITTER Y DELNICKI N WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS N DUBITSKY Y YACCARINO
Y DOUCETTE X ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA N FISHEBEIN Y ZULLO
On motion of Representative Ritter of the 1st District, the rules were suspended for immediate transmittal to the Senate of House Bill No. 7156 as amended by House Amendment Schedule "A."

RECESS

On motion of Representative Ritter of the 1st District, the House recessed at 1:28 o’clock p.m., to reconvene at the Call of the Chair.

AFTER RECESS

The House reconvened at 3:24 o’clock p.m., Deputy Speaker Rosario 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. 7130 (RAISED) (File No. 824) AN ACT CONCERNING PROBATE COURT OPERATIONS.

The bill was explained by Representative Blumenthal of the 147th.

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

The Speaker ordered the vote be taken by roll call at 3:34 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>147</td>
<td>74</td>
<td>147</td>
<td>0</td>
<td>4</td>
</tr>
</tbody>
</table>

- 1007 -
On a roll call vote House Bill No. 7130 was passed.

The following is the roll call vote:

- ABERCROMBIE
- LOPES
- ZIOGAS
- MACLACHLAN
- ALLIE-BRENNAN
- LUXENBERG
- MASTROFRANCESCO
- ALTObELLO
- MCCARTHY VAHEY
- MCCARTY, K.
- ARCONTI
- MGEE
- ACKERT
- MCGORTY, B.
- ARNONE
- MESKERS
- X BETTS
- O'DEA
- BAKER
- MICHEL
- Y BOLINSKY
- Y ONEILL
- BARRY
- MILLER
- Y BUCKBEE
- Y PAVALOCK-D'AMATO
- BLUMENTHAL
- MUSHINSKY
- CAMILLO
- Y PERILLO
- BORER
- NAPOLI
- CANDELORA, V.
- Y PETIT
- BOYD
- NOLAN
- CARNEY
- Y PISCOPO
- CUREY
- PERONE
- CHEESEMAN
- Y REBIMBAS
- D'AGOSTINO
- PORTER
- D'AMELIO
- Y SMITH
- DATHAN
- REYES
- DAUPHINAIS
- Y SREDZINSKI
- DE LA CRUZ
- RILEY
- DAVIS
- Y VAIL
- DEMICCO
- RITTER
- DELNICKI
- Y WILSON
- DILLON
- ROCHELLE
- DEVLIN
- Y WOOD, T.
- DIMASIA
- ROJAS
- DUBITSKY
- Y YACCARINO
- DOLCETTE
- X ROSE
- FERRARO
- Y ZAWISTOWSKI
- ELLIOTT
- ROTELLA
- FISHBIEIN
- Y ZULLO
- EXUM
- SANCHEZ
- FLOREN
- Y ZUPKUS
- FELIPE
- SANTIAGO, H.
- FRANCE
- FOX
- SCANLON
- FREY
- GARIBAY
- SERRA
- FUSCO
- GENGA
- SIMMONS, C.
- GREEN
- Y ARESIMOWICZ
- GIBSON
- SIMMS, T.
- HAINES
- GILCHREST
- STAFSTROM
- HALL, C.
- GONZALEZ
- STALLWORTH
- HARDING
- Y GODFREY
- GRESKO
- STEINBERG
- HAYES
- GUCKER
- TERCYAK
- HILL
- HADDAD
- TURCO
- KENNEDY
- Y BUTLER
- HALL, J.
- VARGAS
- KLARIDES
- Y CANDELARIA, J.
- HAMPTON
- VERRENGIA
- KLARIDES-DITRIA
- Y COOK
- HORN
- WALKER
- KOKORUDA
- Y HENNESSY
- HUGHES
- WILSON PHEANIOUS
- KUPCHICK
- Y MORIN
- JOHNSON
- WINKLER
- LABRIOLA
- X ORANGE
- LEMAR
- WOOD, K.
- LANOUE
- Y ROSARIO
- LINEHAN
- YOUNG
- LAVIELLE
- Y RYAN

VETERANS' AFFAIRS. H.B. No. 7064 (RAISED) (File No. 27) AN ACT CONCERNING MUNICIPAL VETERANS' REPRESENTATIVES.

The bill was explained by Representative Borer of the 115th who offered House Amendment Schedule "A" (LCO 8590) and moved its adoption.

The amendment was discussed by Representatives Vail of the 52nd and Yaccarino of the 87th.

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

The following is House Amendment Schedule "A" (LCO 8590):

After line 39, insert:
"(3) Any volunteer designated as a municipal veterans' representative by a city or town pursuant to subdivision (1) of this subsection shall (A) be available to veterans in person, by telephone or by electronic mail for any minimum number of hours per week that the city or town designating the volunteer may establish, and (B) file a performance report each month with the city or town designating the volunteer that includes, but is not limited to, the names of veterans assisted, services or referrals provided, and any other information as determined by the city or town."

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

The Speaker ordered the vote be taken by roll call at 3:47 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>........................</td>
<td>..........................</td>
<td>147</td>
<td>0</td>
<td>4</td>
</tr>
<tr>
<td>........................</td>
<td>..........................</td>
<td>74</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

On a roll call vote House Bill No. 7064 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
Y ALLIE-BRENNAN Y LUXENBERG Y MASTROFRANCESCO
Y ALTObELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCONTI Y MCGLee Y ACKERT Y MCGORTY, B.
Y ARNONE Y MESKERS X BETTS Y O'DEA
X BAKER Y MICHEL Y BOLINSKY Y ONEILL
Y BARRY Y MILLER Y BUCKBEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSHINSKY Y CAMILO Y PERILLO
Y BORER Y NAPOLI Y CANDELORA, V. Y PETTIT
Y BOYD Y NOLAN Y CARNEY Y PISCOPO
Y COMEY Y PALM Y CARPINO Y POLLETTA
Y CONCEPCION Y PAOLILLO Y CASE Y REBIMBAS
Y CONLEY Y PERONE Y CHEESEMAN Y RUTIGLIANO
Y CURREY Y PHEPPS Y CUMMINGS Y SIMANSKI
Y D'AGOSTINO Y PORTER Y D'AMELIO Y SMITH
Y DATHAN Y REYES Y DAUPHINAIS Y SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS Y VAIL
Y DEMICCO Y RITTER Y DELNICKI Y WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS Y DUBITSKY Y YACCArINO
Y DOUCETTE X ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA Y FISHBEIN Y ZULLO
Y EXUM Y SANCHEZ Y FLOREN Y ZUPKUS
Y FELIPE Y SANTIAGO, H. Y FRANCE
Y FOX Y SCANLON Y FREY
Y GARIBAY Y SERRA Y FUSCO
Y GENGAs Y SIMMONS, C. Y GREEN Y ARESIMOWICZ
Y GIBSON Y SIMMS, T. Y HAINES
Y GILCHREST Y STAFSTROM Y HALL, C.
Y GONZALEZ Y STALLWORTH Y HARDING Y GODFREy
Y GRESKO Y STEINBERG Y HAYES
Y GUCKER Y TERCYAK Y HILL
Y HADDAD Y TURCO Y KENNEDY Y BUTLER
Y HALL, J. Y VARGAS Y KLAriDES Y CANDElARIA, J.
Y HAMPTON Y VERRENGIA Y KLAriDES-DITRIA Y COOK
The bill was explained by Representative Borer of the 115th.

The bill was discussed by Representative Vail of the 52nd.

The Speaker ordered the vote be taken by roll call at 3:58 p.m.

The following is the result of the vote:

Total Number Voting ............................................. 146
Necessary for Passage ........................................... 74
Those voting Yea .................................................. 146
Those voting Nay .................................................. 0
Those absent and not voting ..................................... 5

On a roll call vote House Bill No. 7248 was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
Y ALLIE-BRENNAN Y LUXENBERG Y MASTROFRANCESCO
Y ALTObELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCONTI Y MCGEE Y ACKERT Y MCCORTY, B.
Y ARNONE Y MESKERS X BETTS Y ODEA
X BAKER Y MICHEL Y BOLINSKY Y ONEILL
Y BARRY Y MILLER Y BUCKBEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSHINSKY Y CAMILLO Y PERILLO
Y BORER Y NAPOLI Y CANDELORA, V. Y PETIT
Y BOYD Y NOLAN Y CARNEY Y PISCOPO
Y COMEY Y PALM Y CARPINO Y POLETTA
Y CONCEPCION Y PAOLILLO Y CASE Y REBIMBAS
Y CONLEY Y PERONE Y CHEESEMAN Y RUTIGLIANO
Y CURREY Y PHIPPS Y CUMMINGS Y SIMANSKI
Y D'AGOSTINO Y PORTER Y D'AMELIO Y SMITH
Y DATHAN Y REYES Y DAUPHINAIS Y SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS Y VAIL
Y DEMICCO Y RITTER Y DELNICKI Y WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS Y DUBITSKY Y YACCARINO
Y DOUCETTE X ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA Y FISHEIN Y ZULLO
Y EXUM Y SANCHEZ Y FLOREN Y ZUPKUS
Y FELIPE Y SANTIAGO, H. Y FRANCE
Y FOX Y SCANLON Y FREY
Y GARIBAY Y SERRA Y FUSCO
Y GENGGA Y SIMMONS, C. Y GREEN Y ARESIMOWICZ
Y GIBSON Y SIMMS, T. Y HAINES
Y GILCHREST Y STAFSTROM Y HALL, C.
Y GONZALEZ Y STALLWORTH Y HARDING Y GODFREY
YGRESKO Y STEINBERG Y HAYES
Y GUCKER Y TERCYAK Y HILL
JUDICIARY. Substitute for H.B. No. 7272 (RAISED) (File No. 846) AN ACT CONCERNING THE DISPOSITION OF A DECEDENT'S BODY.

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

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

The Speaker ordered the vote be taken by roll call at 4:07 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 .................................................... 4

On a roll call vote House Bill No. 7272 was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
Y ALLIE-BRENNAN Y LUXENBERG Y MASTROFRANCESCO
Y ALTObELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCINTI Y MCGEE Y ACKERT Y MCGORTY, B.
Y ARNONE Y MESKERS X BETTS Y O'DEA
X BAKER Y MICHEL Y BOLINSKY Y ONEILL
Y BARRY Y MILLER Y BUCKBEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSHINSKY Y CAMILLO Y PERILLO
Y BORER Y NAPOLI Y CANDELORA, V. Y PETIT
Y BOYD Y NOLAN Y CARNEY Y PISCOPO
Y COMEY Y PALM Y CARPINO Y POLLETTA
Y CONCEPCION Y PAOLILLO Y CASE Y REBIMBAS
Y CONLEY Y PERONE Y CHEESEMAN Y RUTIGLIANO
Y CURREY Y PHIPPS Y CUMMINGS Y SIMANSKI
Y D'AGOSTINO Y PORTER Y D'AMELIO Y SMITH
Y DATHAN Y REYES Y DAUPHINAIS Y SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS Y VAIL
Y DEMICO Y RITTER Y DELNICKI Y WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS Y DUBITSKY Y YACCARINO
Y DOUCETTE X ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA Y FISHBEN Y ZULLO
Y EXUM Y SANCHEZ Y FLOREN Y ZUPKUS
Y FELIPE Y SANTIAGO, H. Y FRANCE
Y FOX Y SCANLON Y FREY
Y GARIBAY Y SERRA Y FUSCO
Y GENGa Y SIMMONS, C. Y GREEN Y ARESIMOWICZ
Y GIBSON Y SIMMS, T. Y HAINES
Y GILCHREST Y STAFSTROM Y HALL, C.
Y GONZALEZ Y STALLWORTH Y HARDING Y GODFREY
JUDICIARY. Substitute for H.B. No. 7340 (RAISED) (File No. 784) AN ACT CONCERNING THE USE OF VEIL PIERCING TO DETERMINE THE PERSONAL RESPONSIBILITY OF AN INTEREST HOLDER OF A DOMESTIC ENTITY FOR THE DEBTS, OBLIGATIONS OR OTHER LIABILITIES OF SUCH ENTITY AND THE RESPONSIBILITY OF A DOMESTIC ENTITY FOR THE DEBTS, OBLIGATIONS OR OTHER LIABILITIES OF AN INTEREST HOLDER OF SUCH ENTITY.

The bill was explained by Representative Stafstrom of the 129th who offered House Amendment Schedule "A" (LCO 7835) 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 7835):

In line 39, strike "clear and convincing" and insert "preponderance of the" in lieu thereof

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

The Speaker ordered the vote be taken by roll call at 4:17 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 146
Necessary for Passage ...............................................................  74
Those voting Yea................................................................. 146
Those voting Nay................................................................. 0
Those absent and not voting ................................................(126,589),(999,701)

On a roll call vote House Bill No. 7340 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
Y ALLIE-BRENNAN Y LUXENBERG Y MASTROFRANCESCO
Y ALTObELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCINTI Y MCgee Y ACKERT Y MCGORTY, B.
Y ARNONE Y MESKERS X BETTS Y ODEA
X BAKER Y MICHEL Y BOLINSKY Y ONEILL
Y BARRY Y MILLER Y BUCKBEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSHLINSKY Y CAMILLO Y PERILLO
Y BORER Y NAPOli Y CANDELORA, V. Y PETIT
Y BOYD Y NOLAN Y CARNEY Y PISCOPO
Y COMEY Y PALM Y CARPINO Y POLLETTA
The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill passed.

HOUSING. Substitute for H.B. No. 6749 (File No. 573) AN ACT TO REORGANIZE THE ZONING ENABLING ACT AND PROMOTE MUNICIPAL COMPLIANCE.

The bill was explained by Representative McCarthy Vahey of the 133rd who offered House Amendment Schedule "A" (LCO 8675) 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 8675):

In line 45, strike "3600" and insert "3601" in lieu thereof
In line 219, after "municipality" insert "and shall submit a copy of such plan to the Commissioner of Housing"

Strike section 3 in its entirety and substitute the following in lieu thereof:

"Sec. 3. (NEW) (Effective July 1, 2019) (a) (1) The Commissioner of Housing shall convene a working group to conduct a study of the requirements for, and incentives for compliance with, both affordable housing plans prepared pursuant to section 8-30j of the general statutes, as amended by this act, and municipal zoning regulations to: 

BUSINESS ON THE CALENDAR
MATTER RETURNED FROM COMMITTEE
HOUSE BILL PASSED
(A) Provide for the development of housing opportunities, including opportunities for multifamily dwellings consistent with soil types, terrain and infrastructure capacity, for all residents of a municipality and the planning region in which such municipality is located, as designated by the Secretary of the Office of Policy and Management pursuant to section 16a-4a of the general statutes;

(B) Promote housing choice and economic diversity in housing, including housing for both low and moderate income households; and

(C) Provide for the development of housing that will meet the needs identified in the state's consolidated plan for housing and community development, prepared pursuant to section 8-37t of the general statutes, and in the housing and other components of the state plan of conservation and development, prepared pursuant to section 16a-26 of the general statutes.

2 Such study shall include an examination of (A) how each municipality's compliance with both its municipal zoning regulations requirements and its affordable housing plan requirements should be determined, (B) possible incentives for such compliance, and (C) the form and manner in which evidence of such compliance should be determined.

3 The working group shall consist of the following members, who shall be appointed by the Commissioner of Housing not later than sixty days after the effective date of this section:

(A) Two representatives with expertise in fair housing issues;

(B) Two representatives with expertise in state or local planning;

(C) Two representatives of municipal advocacy organizations, one of whom is from the Connecticut Council of Municipalities and one of whom is from the Connecticut Council of Small Towns;

(D) One representative with expertise in addressing homelessness in the state;

(E) One representative with expertise in the residential housing construction trade; and

(F) The Secretary of the Office of Policy and Management, or said secretary's designee.

4 The working group shall provide the findings of such study to the Commissioner of Housing such that, not later than June 1, 2020, said commissioner shall submit a report regarding the outcome and recommendations of the working group, including any recommended legislation, to the joint standing committee of the General Assembly having cognizance of matters relating to planning and development, in accordance with section 11-4a of the general statutes.

(b) (1) Not later than June 1, 2021, and at least once every ten years thereafter, each municipality that adopts the provisions of chapter 124 of the general statutes pursuant to section 8-1 of the general statutes, as amended by this act, shall demonstrate, in a form and manner prescribed by the Commissioner of Housing, compliance with the provisions of subdivisions (4) to (6), inclusive, of subsection (b) of section 8-2 of the general statutes, as amended by this act. Not later than June 1, 2020, said commissioner shall provide guidance to municipalities regarding the demonstration of such compliance, except that if the provision of such guidance is delayed beyond June 1, 2020, the time for satisfying the requirement to demonstrate such compliance shall be extended by the length of time of any such delay.

(2) The Commissioner of Housing, in consultation with the working group established pursuant to subsection (a) of this section, shall adopt regulations in accordance with the provisions of chapter 54 of the general statutes to prescribe both the incentive structure and the form and manner in which each municipality shall provide evidence of compliance with the provisions of subdivisions (4) to (6), inclusive, of subsection (b) of section 8-2 of the general statutes, as amended by this act."

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

The Speaker ordered the vote be taken by roll call at 4:34 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 147

Necessary for Passage ................................................................. 74

Those voting Yea ................................................................. 103

Those voting Nay ................................................................. 44
Those absent and not voting ................................................................. 4

On a roll call vote House Bill No. 6749 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

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

FAVORABLE REPORT OF JOINT STANDING COMMITTEE
HOUSE JOINT RESOLUTION

The following House Joint Resolution was received from the committee indicated, the resolution read the second time and tabled for the Calendar:

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


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

On a voice vote the motion carried.

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

The resolution was discussed by Representatives Rebimbas of the 70th and McGorty of the 122nd.

The Speaker ordered the vote be taken by roll call at 4:43 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>147</td>
<td>74</td>
<td>145</td>
<td>2</td>
<td>4</td>
</tr>
</tbody>
</table>

On a roll call vote House Joint Resolution No. 165 was adopted.

The following is the roll call vote:

Y ABERCROMBIE  Y LOPES  N ZIOGAS  Y MACLACHLAN
Y ALLIE-BRENNAN  Y LUXENBERG  Y MASTROFRANCESCO
Y ALTOBELLO  Y MCCARTHY VAHEY  Y MCCARTY, K.
Y ARCONTI  Y MCGEE  Y ACKERT  Y MCCARTY, B.
Y ARNONE  Y MESKERS  X BETTS  Y ODEA
X BAKER  Y MICHEL  Y BOLINSKY  Y ONEILL
Y BARRY  Y MILLER  Y BUCKBEE  Y PAVALOCK-D'AMATO
Y BLUMENTHAL  Y MUSHINSKY  Y CAMILLO  Y PERILLO
Y BORER  Y NAPOLI  Y CANDELORA, V.  Y PETIT
Y BOYD  Y NOLAN  Y CARNEY  Y PISCOPO
Y COMEY  Y PALM  Y CARPINO  Y POLLETTA
Y CONCEPCION  Y PAOLILLO  Y CASE  Y REBIMBAS
Y CONLEY  Y PERONE  Y CHEESEMAN  Y RUTIGLIANO
Y CURREY  Y PHIPPS  Y CUMMINGS  Y SIMANSKI
Y D'AGOSTINO  Y PORTER  Y D'AMELIO  Y SMITH
Y DATHAN  Y REYES  Y DAUPHINAIS  Y SREDZINSKI
Y DE LA CRUZ  Y RILEY  Y DAVIS  Y VAIL
Y DEMICCO  Y RITTER  Y DELNICKI  Y WILSON
Y DILLON  Y ROCHELLE  Y DEVLIN  Y WOOD, T.
Y DIMASSA  Y ROJAS  Y DUBITSKY  Y YACCARINO
Y DOUCETTE  X ROSE  Y FERRARO  Y ZAWISTOWSKI
Y ELLIOTT  Y ROTELLA  Y FISHBEEIN  Y ZULLO
Y EXUM  Y SANCHEZ  Y FLOREN  Y ZUPKUS
On motion of Representative Ritter of the 1st District, the rules were suspended for immediate transmittal to the Senate of House Joint Resolution No. 165.

**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.

**TRANSPORTATION. H.B. No. 6161 (File No. 399) AN ACT REQUIRING THE USE OF HELMETS BY MOTORCYCLE OPERATORS AND PASSENGERS UNDER TWENTY-ONE YEARS OF AGE.**

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

The bill was discussed by Representatives Devlin of the 134th and Gilchrest of the 18th.

**DEPUTY SPEAKER MORIN IN THE CHAIR**

The bill was further discussed by Representatives Vail of the 52nd, Hennessy of the 127th, Delnicki of the 14th, Candelora of the 86th, Ackert of the 8th, Klairides-Ditria of the 105th, O'Dea of the 125th, Kokoruda of the 101st, Buckbee of the 67th, Cook of the 65th, Lavielle of the 143rd and Mastrofrancesco of the 80th.

The Speaker ordered the vote be taken by roll call at 5:24 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 146  
Necessary for Passage ............................................................ 74  
Those voting Yea ........................................................................ 113  
Those voting Nay ....................................................................... 33  
Those absent and not voting ....................................................... 5

**On a roll call vote House Bill No. 6161 was passed.**
The following is the roll call vote:

Y  ABERCROMBIE   Y  LOPES   Y  ZIOGAS   Y  MACLACHLAN  
N  ALLIE-BRENNAN X  LUXENBERG N  MASTROFRANCESCO  
Y  ALTOBELLO   Y  MCCARTHY VAHEY   Y  MCCARTY, K.  
Y  ARCONTI   Y  MCGEE   N  ACKERT   N  MCGORTY, B.  
Y  ARNONE   Y  MESKERS   X  BETTS   Y  ODEA  
X  BAKER   Y  MICHEL   Y  BOLINSKY   N  ONEILL  
Y  BLUMENTHAL   Y  MUSHINSKY   Y  CAMILLO   N  PERILLO  
Y  BORER   Y  NAPOLI   N  CANDELORA, V.   Y  PETIT  
Y  BOYD   Y  NOLAN   Y  CARNEY   N  PISCOPO  
Y  COMEY   Y  PALM   Y  CARPINO   Y  POLLETTA  
Y  CONCEPCION   Y  PAOLILLO   N  CASE   N  REBIMBAS  
Y  CONLEY   Y  PERONE   Y  CHEESEMAN   Y  RUTIGLIANO  
Y  CURREY   Y  PHIPPS   N  CUMMINGS   Y  SIMANSKI  
Y  D'AGOSTINO   Y  PORTER   N  DYAMELIO   N  SMITH  
Y  DATHAN   Y  REYES   N  DAUPHINAIS   N  SREDZINSKI  
Y  DE LA CRUZ   Y  RILEY   Y  DAVIS   N  VAIL  
Y  DEMICCO   Y  RITTER   N  DELNICKI   N  WILSON  
Y  DILLON   Y  ROCHELLE   Y  DEVLIN   Y  WOOD, T.  
Y  DIMASSA   Y  ROJAS   N  DUBITSKY   Y  YACCARINO  
Y  DOUCETTE   X  ROSE   Y  FERRARO   N  ZAWISTOWSKI  
Y  ELLIOTT   Y  RDELETEA   N  FISHERBEIN   N  ZULLO  
Y  EXUM   Y  SANCHEZ   Y  FLOREN   N  ZUPKUS  
Y  FELIPE   Y  SANTIAGO, H.   N  FRANCE  
Y  FOX   Y  SCANLON   Y  FREY  
Y  GARIBAY   Y  SERRA   N  FUSCO  
Y  GENGAGA   Y  SIMMONS, C.   N  GREEN   N  ARESIMOVIJCZ  
Y  GIBSON   Y  SIMMS, T.   Y  HAINES  
Y  GILCHREST   Y  STAFSTROM   N  HALL, C.  
Y  GONZALEZ   Y  STALLWORTH   Y  HARDING   Y  GODFREY  
Y  GRESKOFF   Y  STEINBERG   N  HAYES  
Y  GUCKER   Y  TERCYAK   Y  HILL  
Y  HADDAD   Y  TURCO   Y  KENNEDY   Y  BUTLER  
Y  HALL, J.   Y  VARGAS   Y  KLARIDES   Y  CANDELARIA, J.  
Y  HAMPTON   Y  VERRENGIA   Y  KLARIDES-DITRIA   Y  COOK  
Y  HORN   Y  WALKER   Y  KOKORUDA   Y  HENNESSY  
Y  HUGHES   Y  WILSON PHEANIOUS   Y  KUPCHICK   Y  MORIN  
Y  JOHNSON   Y  WINKLER   N  LABRIOLA   X  ORANGE  
Y  LEMAR   Y  WOOD, K.   N  LANOUUE   Y  ROSARIO  
Y  LINEHAN   Y  YOUNG   Y  LAVILLE   Y  RYAN  

DEPUTY SPEAKER ROSARIO IN THE CHAIR

PLANNING AND DEVELOPMENT. H.B. No. 7275 (RAISED) (File No. 694) AN ACT CONCERNING BOARD OF EDUCATION VACANCIES.

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 5:35 p.m.

The following is the result of the vote:

Total Number Voting .......................................................... 145
Necessary for Passage ......................................................... 73
Those voting Yea ................................................................. 135
Those voting Nay ............................................................... 10
May 14, 2019] JOURNAL OF THE HOUSE

Those absent and not voting ......................................................... 6

On a roll call vote House Bill No. 7275 was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
Y ALLIE-BRENNAN X LUXENBERG N MASTROFRANCESCO
Y ALTORIELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCONTI Y MCGEE Y ACKERT Y MCGORTY, B.
Y ARNONE Y MESKERS X BETTS Y ODEA
X BAKER Y MICHEL X BOLINSKY Y ONEILL
Y BARRY Y MILLER Y BUCKEE N PAVALOCK-D’AMATO
Y BLUMENTHAL Y MUSHINSKY Y CAMILLO Y PERILLO
Y BORER Y NAPOLI Y CANDELORA, V. Y PETIT
Y BOYD Y NOLAN Y CARNEY N PISCOPO
Y COMEY Y PALM N CARPINO Y POLLETTA
Y CONCEPCION Y PAOLILLO Y CASE Y REBIMBAS
Y CONLEY Y PERONE Y CHEESEMAN Y RUTIGLIANO
Y CURREY Y Phipps Y CUMMINGS Y SIMANSKI
Y D’AGOSTINO Y PORTER Y D’AMELIO Y SMITH
Y DATHAN Y REYES N DAUPHINAIY SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS N VAIL
Y DEMICCO Y RITTER Y DELNICKY Y WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS N DUBITSKY Y YACCARINO
Y DOUCETTE X ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA N FISHEIN Y ZULO
Y EXUM Y SANCHEZ Y FLOREN Y ZUPKUS
Y FELIPE Y SANTIAGO, H. N FRANCE
Y FOX Y SCANLON Y FREY
Y GABRIELLA Y SERRA Y FUSCO
Y GENGALY SIMMONS, C. Y GREEN Y ARESIMOWICZ
Y GIBSON Y SIMMS, T. Y HAINES
Y GILCHREST Y STAFSTROM N HALL, C.
Y GONZALEZ Y STALLWORTH Y HARDING Y GODFREY
Y GRESKO Y STEINBERG Y HAYES
Y GUCKER Y TERCYAK Y HILL
Y HADDAD Y TURCO Y KENNEDY Y BUTLER
Y HALL, J. Y VARGAS Y KLRIDES Y CANDELARIA, J.
Y HAMPTON Y VERRENGIA Y KLARIDES-DITRIA Y COOK
Y HORN Y WALKER Y KOKORUDA Y HENNESSY
Y HUGHES Y WILSON PHEANIOUS Y KUPCHICK Y MORIN
Y JOHNSON Y WINKLER Y LABRIOLA X ORANGE
Y LEMAR Y WOOD, K. Y LANOUE Y ROSARIO
Y LINEHAN Y YOUNG Y LAVILLE Y RYAN

FAVORABLE REPORTS OF JOINT STANDING COMMITTEES
HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were received from the committees indicated, the resolutions read the second time and tabled for the Calendar:

EXECUTIVE AND LEGISLATIVE NOMINATIONS. H.J. No. 166 RESOLUTION CONFIRMING THE NOMINATION OF ERIN BENHAM OF WALLINGFORD TO BE REAPPOINTED TO THE STATE BOARD OF EDUCATION.

EXECUTIVE AND LEGISLATIVE NOMINATIONS. H.J. No. 167 RESOLUTION CONFIRMING THE NOMINATION OF TARINI KRISHNA OF RIDGEFIELD TO BE
The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill passed.

LABOR AND PUBLIC EMPLOYEES, H.B. No. 7241 (RAISED) (File No. 294) AN ACT CONCERNING MINOR AND TECHNICAL CHANGES TO THE WORKERS' COMPENSATION ACT.

The bill was explained by Representative Hall of the 7th who offered House Amendment Schedule "A" (LCO 8044) and moved its adoption.

The amendment was discussed by Representative Ackert of the 8th.

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

The following is House Amendment Schedule "A" (LCO 8044):

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


(2) Wherever the words "workers' compensation commissioner", "compensation commissioner" or "commissioner" are used to denote a workers' compensation commissioner in any public act of the 2019 session, the words "administrative law judge" shall be substituted in lieu thereof.

(b) The Legislative Commissioners' Office shall, in codifying said sections of the general statutes pursuant to subdivision (1) of subsection (a) of this section or any public act of the 2019 session pursuant to subdivision (2) of subsection (a) of this section, make such technical, grammatical and punctuation changes as are necessary to carry out the purposes of this section.

Strike section 3 in its entirety and substitute the following in lieu thereof:

"Sec. 3. Subsection (a) of section 31-283f of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

(a) A Statistical Division shall be established within the Workers' Compensation Commission. The division shall compile and maintain statistics concerning occupational injuries and diseases,
voluntary agreements, status of claims and commissioners' dockets. [The division shall be administered by a full-time salaried director who shall be appointed by the chairman of the Workers' Compensation Commission under the provisions of chapter 67. The director shall report to the chairman.]

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

The Speaker ordered the vote be taken by roll call at 5:47 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 145
Necessary for Passage ................................................................ 73
Those voting Yea ........................................................................ 145
Those voting Nay ........................................................................ 0
Those absent and not voting ............................................................ 6

On a roll call vote House Bill No. 7241 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

<table>
<thead>
<tr>
<th>Y</th>
<th>ABERCROMBIE</th>
<th>Y</th>
<th>LOPES</th>
<th>Y</th>
<th>ZIOGAS</th>
<th>Y</th>
<th>MACLACHLAN</th>
</tr>
</thead>
<tbody>
<tr>
<td>Y</td>
<td>ALLIE-BRENNAN</td>
<td>X</td>
<td>LUXENBERG</td>
<td>Y</td>
<td>MASTROFRANCOSECO</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Y</td>
<td>ALTObELLO</td>
<td>Y</td>
<td>MCCARTHY VAHEY</td>
<td>Y</td>
<td>MCCARTY, K.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Y</td>
<td>ARCONTI</td>
<td>Y</td>
<td>MCGEE</td>
<td>Y</td>
<td>ACKERT</td>
<td>Y</td>
<td>MCGORTY, B.</td>
</tr>
<tr>
<td>X</td>
<td>ARNONE</td>
<td>Y</td>
<td>MESKERS</td>
<td>X</td>
<td>BETTS</td>
<td>Y</td>
<td>ODEA</td>
</tr>
<tr>
<td>Y</td>
<td>BAKER</td>
<td>Y</td>
<td>MICHEL</td>
<td>X</td>
<td>BOLINSKY</td>
<td>Y</td>
<td>ONEILL</td>
</tr>
<tr>
<td>Y</td>
<td>BARRY</td>
<td>Y</td>
<td>MILLER</td>
<td>Y</td>
<td>BUCKBEE</td>
<td>Y</td>
<td>PAVALOCK-D'AMATO</td>
</tr>
<tr>
<td>Y</td>
<td>BLUMENTHAL</td>
<td>Y</td>
<td>MUSHINSKY</td>
<td>Y</td>
<td>CAMILLO</td>
<td>Y</td>
<td>PERILLO</td>
</tr>
<tr>
<td>Y</td>
<td>BORER</td>
<td>Y</td>
<td>NAPOLI</td>
<td>Y</td>
<td>CANDELAORA, V.</td>
<td>Y</td>
<td>PETIT</td>
</tr>
<tr>
<td>Y</td>
<td>BOYD</td>
<td>Y</td>
<td>NOLAN</td>
<td>Y</td>
<td>CARNEY</td>
<td>Y</td>
<td>PISCOPO</td>
</tr>
<tr>
<td>Y</td>
<td>COMEY</td>
<td>Y</td>
<td>PALM</td>
<td>Y</td>
<td>CARPINO</td>
<td>Y</td>
<td>POLLETTA</td>
</tr>
<tr>
<td>Y</td>
<td>CONCEPCION</td>
<td>Y</td>
<td>PAOLILLO</td>
<td>Y</td>
<td>CASE</td>
<td>Y</td>
<td>REBIMAS</td>
</tr>
<tr>
<td>Y</td>
<td>CONLEY</td>
<td>Y</td>
<td>PERONE</td>
<td>Y</td>
<td>CHEESEMAN</td>
<td>Y</td>
<td>RUTIGLIANO</td>
</tr>
<tr>
<td>Y</td>
<td>CURREY</td>
<td>Y</td>
<td>PHIPPS</td>
<td>Y</td>
<td>CUMMINGS</td>
<td>Y</td>
<td>SIMANSKI</td>
</tr>
<tr>
<td>Y</td>
<td>D'AGOSTINO</td>
<td>Y</td>
<td>PORTER</td>
<td>Y</td>
<td>D'AMELIO</td>
<td>Y</td>
<td>SMITH</td>
</tr>
<tr>
<td>Y</td>
<td>DATHAN</td>
<td>Y</td>
<td>REYES</td>
<td>Y</td>
<td>DAUPHINAIIS</td>
<td>Y</td>
<td>SREDZINSKI</td>
</tr>
<tr>
<td>Y</td>
<td>DE LA CRUZ</td>
<td>Y</td>
<td>RILEY</td>
<td>Y</td>
<td>DAVIS</td>
<td>Y</td>
<td>VAIL</td>
</tr>
<tr>
<td>Y</td>
<td>DEMICCO</td>
<td>Y</td>
<td>RITTER</td>
<td>Y</td>
<td>DELNICKI</td>
<td>Y</td>
<td>WILSON</td>
</tr>
<tr>
<td>Y</td>
<td>DILLON</td>
<td>Y</td>
<td>ROCHELLE</td>
<td>Y</td>
<td>DEVLIN</td>
<td>Y</td>
<td>WOOD, T.</td>
</tr>
<tr>
<td>Y</td>
<td>DIMASSA</td>
<td>Y</td>
<td>ROJAS</td>
<td>Y</td>
<td>DUBITSKY</td>
<td>Y</td>
<td>YACCARINO</td>
</tr>
<tr>
<td>X</td>
<td>DOUCETTE</td>
<td>Y</td>
<td>ROSE</td>
<td>Y</td>
<td>FERRARO</td>
<td>Y</td>
<td>ZAWISTOWSKI</td>
</tr>
<tr>
<td>Y</td>
<td>ELLIOTT</td>
<td>Y</td>
<td>ROTELLA</td>
<td>Y</td>
<td>FISHEBIN</td>
<td>Y</td>
<td>ZULLO</td>
</tr>
<tr>
<td>Y</td>
<td>EXUM</td>
<td>Y</td>
<td>SANCHEZ</td>
<td>Y</td>
<td>FLOREN</td>
<td>Y</td>
<td>ZUPLUS</td>
</tr>
<tr>
<td>Y</td>
<td>FELIPE</td>
<td>Y</td>
<td>SANTIAGO, H.</td>
<td>Y</td>
<td>FRANCE</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Y</td>
<td>FOX</td>
<td>Y</td>
<td>SCANLON</td>
<td>Y</td>
<td>FREY</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Y</td>
<td>GARIBAY</td>
<td>Y</td>
<td>SERRA</td>
<td>Y</td>
<td>FUSCO</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Y</td>
<td>GENGA</td>
<td>Y</td>
<td>SIMMONS, C.</td>
<td>Y</td>
<td>GREEN</td>
<td>Y</td>
<td>ARESIMOWICZ</td>
</tr>
<tr>
<td>Y</td>
<td>GIBSON</td>
<td>Y</td>
<td>SIMMS, T.</td>
<td>Y</td>
<td>HAINES</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Y</td>
<td>GILCHREST</td>
<td>Y</td>
<td>STAFTROM</td>
<td>Y</td>
<td>HALL, C.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Y</td>
<td>GONZALEZ</td>
<td>Y</td>
<td>STALLWORTH</td>
<td>Y</td>
<td>HARDING</td>
<td>Y</td>
<td>GODFREY</td>
</tr>
<tr>
<td>Y</td>
<td>GRESKO</td>
<td>Y</td>
<td>STEINBERG</td>
<td>Y</td>
<td>HAYES</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Y</td>
<td>GUCKER</td>
<td>Y</td>
<td>TERCYAK</td>
<td>Y</td>
<td>HILL</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Y</td>
<td>HADDAD</td>
<td>Y</td>
<td>TURCO</td>
<td>Y</td>
<td>KENNEDY</td>
<td>Y</td>
<td>BUTLER</td>
</tr>
<tr>
<td>Y</td>
<td>HALL, J.</td>
<td>Y</td>
<td>VARGAS</td>
<td>Y</td>
<td>KLARIDES</td>
<td>Y</td>
<td>CANDELARIA, J.</td>
</tr>
<tr>
<td>Y</td>
<td>HAMPTON</td>
<td>Y</td>
<td>VERRENGIA</td>
<td>Y</td>
<td>KLARIDES-DITRIA</td>
<td>Y</td>
<td>COOK</td>
</tr>
<tr>
<td>Y</td>
<td>HORN</td>
<td>Y</td>
<td>WALKER</td>
<td>Y</td>
<td>KOKORUDA</td>
<td>Y</td>
<td>HENNESSY</td>
</tr>
<tr>
<td>Y</td>
<td>HUGHES</td>
<td>Y</td>
<td>WILSON PHEANIOUS</td>
<td>Y</td>
<td>KUPCHICK</td>
<td>Y</td>
<td>MORIN</td>
</tr>
<tr>
<td>Y</td>
<td>JOHNSON</td>
<td>Y</td>
<td>WINKLER</td>
<td>Y</td>
<td>LABRIOLA</td>
<td>X</td>
<td>ORANGE</td>
</tr>
</tbody>
</table>
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. Substitute for H.J. No. 113 (File No. 771) RESOLUTION VACATING THE DECISION OF THE CLAIMS COMMISSIONER TO DISMISS THE CLAIM AGAINST THE STATE OF JOSHUA KAHAN AND REMANDING THE CLAIM TO THE CLAIMS COMMISSIONER FOR A HEARING ON THE MERITS.

The resolution was explained by Representative Palm of the 36th.

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

The Speaker ordered the vote be taken by roll call at 5:55 p.m.

The following is the result of the vote:

Total Number Voting .......................................................... 145
Necessary for Adoption ................................................................ 73
Those voting Yea ..................................................................... 145
Those voting Nay ...................................................................... 0
Those absent and not voting .......................................................... 6

On a roll call vote House Joint Resolution No. 113 was adopted.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
Y ALLIE-BRENNAN X LUXENBERG Y MASTROFRANCESCO
Y ALTObELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCONTI Y MCGEE Y ACKERT Y MCGORTY, B.
Y ARNONE Y MESKERS X BETTS Y O'DEA
X BAKER Y MICHEL X BOLINSKY Y O'NEILL
Y BARRY Y MILLER Y BUCKBEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSHINSKY Y CAMILLO Y PERILLO
Y BORER Y NAPOLI Y CANDELORA, V. Y PETT
Y BOYD Y NOLAN Y CARNEY Y PISCOPO
Y COMEY Y PALM Y CARPINO Y POLLETTA
Y CONCEPCION Y PAOLILLO Y CASE Y REBIMBAS
Y CONLEY Y PERONE Y CHEESEMAN Y RUTIGLIANO
Y CURREY Y Phipps Y CUMMINGS Y SIMANSKI
Y D'AGOSTINO Y PORTER Y D'AMELIO Y SMITH
Y DATHAN Y REYES Y DAUPHINAI S Y SREDFIN
Y DE LA CRUZ Y RILEY Y DAVIS Y VAIL
Y DEMICCO Y RITTER Y DELNICKI Y WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS Y DUBITSKY Y YACCARINO
Y DOUCETTE X ROSE Y FARRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA Y FISHEIN Y ZULLO
Y EXUM Y SANCHEZ Y FLOREN Y ZUPKUS
Y FELIPE Y SANTIAGO, H. Y FRANCE
Y FOX Y SCANLON Y FREY
Y GARIBAY Y SERRA Y FUSCO
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. 7108 (RAISED) (File No. 779) AN ACT CONCERNING THE EXECUTION OF LAND CONVEYANCE DOCUMENTS.

The bill was explained by Representative Horn of the 64th.

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

The Speaker ordered the vote be taken by roll call at 6:11 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 145
Necessary for Passage ............................................................. 73
   Those voting Yea ............................................................... 145
   Those voting Nay ............................................................... 0
   Those absent and not voting ................................................ 6

On a roll call vote House Bill No. 7108 was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
Y ALLIE-BRENNAN X LUXENBERG Y MASTROFRANCESCO
Y ALTOBELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCONTI Y MESKERS X BETTS Y ODEA
X BAKER Y MICHEL X BOLINSKY Y O'NEILL
Y BARRY Y MILLER Y BUCKBEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSHINSKY Y CAMILLO Y PERILLO
Y BORER Y NAPOLI Y CANDELORA, V. Y PETIT
Y BOYD Y NOLAN Y CARNEY Y PISCOPO
Y COMEY Y PALM Y CARPINO Y POLLETTA
Y CONCEPCION Y PAOLILLO Y CASE Y REBIMBAS
Y CONLEY Y PERONE Y CHEESEMAN Y RUTIGLIANO
Y CURREY Y Phipps Y CUMMINGS Y SIMANSKI
Y D'AGOSTINO Y PORTER Y D'AMELIO Y SMITH
Y DATHAN Y REYES Y DAUPHINAIS Y SREDZINSKI
ENVIRONMENT. H.B. No. 5308 (File No. 50) AN ACT CONCERNING VEGETATION MANAGEMENT ALONG STATE HIGHWAYS BY THE DEPARTMENT OF TRANSPORTATION.

The bill was explained by Representative D'Agostino of the 91st who offered House Amendment Schedule "A" (LCO 8316) and moved its adoption.

The amendment was discussed by Representative Harding of the 107th.

On a voice vote the amendment was adopted.

The Speaker ruled the amendment was technical.

The following is House Amendment Schedule "A" (LCO 8316):

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

"Section 1. (NEW) (Effective from passage) (a) The Department of Transportation shall develop guidelines governing the management of vegetation and tree removal along state highways. Such guidelines shall include provisions for, but shall not be limited to: (1) Safety of the traveling public, (2) general roadside vegetation management activities performed by the department, including, but not limited to, mowing, herbicide application, grassing, replanting with native species whenever practicable, limb management, tree removal and debris removal, (3) beautification and enhancements, (4) visibility enhancement, (5) work zone traffic control, and (6) worker safety. For vegetation management and tree removal, such guidelines shall require the department to consider the environmental impact of such work, including, but not limited to: (A) Preventing invasive tree, brush or plant species growth and impact; (B) storm water run-off; (C) erosion; (D) replanting of vegetation species to expand and improve pollinator corridor habitat; (E) reduced mowing; and (F) the effect on scenic highways or other similarly designated roadways.

(b) Such guidelines concerning vegetation management shall be reviewed and approved by a licensed arborist if the services of such a licensed arborist are available from a licensed arborist..."
who is employed at either the Department of Energy and Environmental Protection or the Department of Transportation.

(c) The guidelines developed pursuant to this section shall be: (1) Posted on the Department of Transportation's Internet web site, (2) updated, as necessary, to comply with provisions of federal and state law concerning vegetation management on state highways, and (3) reviewed by all maintenance and contractor personnel prior to the commencement of any vegetation management activity.

(d) The provisions of this section shall not apply to the removal of any trees or vegetation that constitute an immediate public hazard or any Department of Transportation construction project that constitutes such an immediate public hazard.

(e) A copy of the guidelines developed in accordance with this section shall be provided by the Department of Transportation to the joint standing committees of the General Assembly having cognizance of matters relating to the environment and transportation.

Sec. 2. (NEW) (Effective from passage) Not later than August first of each year, the Department of Transportation shall report the amount of funds the department expended for vegetation management for the last quarter of the fiscal year ending the previous June thirtieth and the amount of funds said department allocated for the first half of the forthcoming fiscal year to the joint standing committees of the General Assembly having cognizance of matters relating to the environment, finance and transportation."

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

Section 1 from passage New section
Sec. 2 from passage New section

The bill was discussed by Representative Morin of the 28th.

The Speaker ordered the vote be taken by roll call at 6:31 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 143
Necessary for Passage ............................................................... 72
Those voting Yea ................................................................. 103
Those voting Nay ................................................................. 40
Those absent and not voting ..................................................... 8

On a roll call vote House Bill No. 5308 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

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

- 1025 -
The following resolution was taken from the table, read the third time, the report of the committee indicated accepted and the resolution adopted.

**JUDICIARY. Substitute for H.J. No. 78 (File No. 793) RESOLUTION CONFIRMING THE DISPOSITION OF CERTAIN CLAIMS AGAINST THE STATE PURSUANT TO CHAPTER 53 OF THE GENERAL STATUTES.**

The resolution was explained by Representative Blumenthal of the 147th.

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

The Speaker ordered the vote be taken by roll call at 6:37 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>143</td>
<td>0</td>
<td>8</td>
</tr>
</tbody>
</table>

**On a roll call vote House Joint Resolution No. 78 was adopted.**

The following is the roll call vote:
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. 7185 (RAISED) (File No. 780) AN ACT CONCERNING LIABILITY OF A POLITICAL SUBDIVISION AND ITS EMPLOYEES, OFFICERS AND AGENTS.**

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

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

The Speaker ordered the vote be taken by roll call at 6:48 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>
</tr>
</thead>
<tbody>
<tr>
<td>143</td>
<td>72</td>
<td>143</td>
<td>0</td>
</tr>
</tbody>
</table>

**BUSINESS ON THE CALENDAR**

**FAVORABLE REPORTS OF JOINT STANDING COMMITTEES**

**HOUSE BILLS PASSED**
Those absent and not voting .......................................................... 8

On a roll call vote House Bill No. 7185 was passed.

The following is the roll call vote:

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

ENVIRONMENT. Substitute for H.B. No. 5395 (File No. 649) AN ACT REQUIRING AN EVALUATION OF THE STATE'S ENVIRONMENTAL JUSTICE LAW.

The bill was explained by Representative Demicco of the 21st.

The bill was discussed by Representatives Harding of the 107th and Reyes of the 75th.

The Speaker ordered the vote be taken by roll call at 7:04 p.m.

The following is the result of the vote:

Total Number Voting .............................................................. 144
Necessary for Passage ............................................................ 73

- 1028 -
On a roll call vote House Bill No. 5395 was passed.

The following is the roll call vote:

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

**BANKING. H.B. No. 7077 (RAISED) (File No. 65) AN ACT CONCERNING CASH REFUNDS FOR THE BALANCE OF A GIFT CARD.**

The bill was explained by Representative Doucette of the 13th.

The bill was discussed by Representative Delnicki of the 14th who offered House Amendment Schedule "A" (LCO 7648) moved its adoption and further moved that when the vote be taken it be taken by roll call.

The amendment was discussed by Representative Doucette of the 13th.
Representative Delnicki of the 14th raised a Point of Order.

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

The following is the result of the vote:

Total Number Voting ................................................................. 144
Necessary for Adoption ............................................................. 73
Those voting Yea ........................................................................ 48
Those voting Nay ....................................................................... 96
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 LOPES N ZIOGAS N MACLACHLAN
N ALLIE-BRENNAN N LUXENBERG Y MASTROFRANCESCO
N ALTObELLO N MCCarthy VAHEy Y MCCARTY, K.
N ARCONTI N McGEE Y ACKERT Y MCGORTY, B.
N ARNONE N MESKERS X BETTS Y O'DEA
X BAKER N MICHEL X BOLINSKY Y ONEILL
N BARRY N MILLER N BUCKBEE Y PAVALOCK-D'AMATO
N BLUMENTHAL N MUShINSKY Y CAMILLO Y PERILLO
N BORER N NAPOLI N CANDELORA, V. Y PETT
N BOYD N NOLAN N CARNEY Y PISCOPO
N Comey N PALM N CARPINO Y PELLETTA
N CONCEPCION N PAOLILLO Y CASE Y REBIMBAS
N CONLEY N PERONE Y CHEESEMAN N RUTIGLIANO
N CURREY N Phipps Y CUMMINGS Y SIMANSKI
N D'AGOSTINO N PORTER Y D'AMELIO Y SMITH
N DATHAN N REYES Y DAUPHINAI S Y SREDZINSKI
N DE LA CRUZ N RILEY N DAVIS Y VAIL
N DEMICCO N RITTER Y DELNICKI Y WILSON
N DILLON N ROCHELLE Y DEVLIN Y WOOD, T.
N DIMASSA N ROJAS Y DUBITSKY N YACCARINO
N DOUCETTE X ROSE Y FERRARO Y ZAWISTOWSKI
N ELLIOTT N ROTELLA X FISHBEIN Y ZULLO
N EXUM N SANCHEZ Y FLOREN Y ZUPKUS
N FELIPE N SANTIAGO, H. Y FRANCE
N FOX N SCANLON Y FREY
X GARIBAY N SERRA Y FUSCO
N GENGA N SIMMONS, C. Y GREEN N ARESIMOWICZ
N GIBSON N SIMMS, T. Y HAINES
N GILCHRIST N STAFSTROM Y HALL, C.
N GONZALES N STALLWORTH Y HARDING N GODFREY
N GREsKO N STEINBERG Y HAYES
N GUCKER N TERCYAK Y HILL
N HADDAD N TURCO Y KENNEDY N BUTLER
N HALL, J. N VARGAS Y KLARIDES N CANDELARIA, J.
N HAMPTON N VERRENGIA Y KLARIDES-DITRIA N COOK
N HORN N WALKER N KOKORUDA N HENNESSY
N HUGHES N WILSON PHEANIOUS Y KUPCHICK N MORIN
N JOHNSON N WINKLER Y LAPIOLA X ORANGE
N LEMAN N WOOD, K. Y LANOUE N ROSARIO
N LINEHAN N YOUNG Y LAVIELLE N RYAN

The following is House Amendment Schedule "A" (LCO 7648):

Strike everything after the enacting clause and substitute the following in lieu thereof:
"Section 1. Subsections (c) and (d) of section 42-461 of the general statutes are repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

(c) [If] Except as provided in subsection (d) of this section, if a person uses a gift card to purchase goods or services and the balance on the gift card is less than [three] five dollars after such purchase, the person accepting the gift card as payment, if requested by the purchaser, shall provide the purchaser with a cash refund equal to the value of the remaining balance on the gift card after the purchase.

(d) The provisions of subsection (c) of this section shall [only] not apply if the purchaser [provides] (1) fails to provide the person accepting the gift card as payment proof of purchase or a gift receipt for such gift card, or (2) uses the gift card to purchase goods or services at a business entity that (A) qualifies as a small business under 13 CFR Part 121, or (B) has less than fifty full-time employees."

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

Section 1 October 1, 2019 42-461(c) and (d)

The bill was further discussed by Representatives Rutigliano of the 123rd, Candelora of the 86th, MacLachlan of the 35th, Yaccarino of the 87th, Carney of the 23rd, D’Amelio of the 71st, Buckbee of the 67th, Miller of the 145th, Wilson of the 66th and Cheeseman of the 37th.

The Speaker ordered the vote be taken by roll call at 8:11 p.m.

The following is the result of the vote:

Total Number Voting .......................................................... 144
Necessary for Passage ..................................................... 73
Those voting Yea ............................................................ 84
Those voting Nay ............................................................. 60
Those absent and not voting .............................................. 7

On a roll call vote House Bill No. 7077 was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS N MACLACHLAN
Y ALLIE-BRENNAN Y LUXENBERG Y N MASTROFRANCESCO
Y ALTObELLO Y MCCARTHY VAHEY N MCCARTY, K.
Y ARCONTI Y MCGEE N ACKERT N MCGORTY, B.
Y ARNONE Y MESKERS X BETTS N ODEA
X BAKER Y MICHEL X BOLINSKY N O'NEILL
Y BARRY Y MILLER N BUCKBEE N PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSHINSKY N CAMILLO N PERILLO
Y BORER Y NAPOLI N CANDELORA, V. N PETIT
N BOYD Y NOLAN N CARNEY N PISCOPO
Y CAMEY Y PALM N CARPINo N POLLETTA
Y CONCEpcion Y PAILLIO N CASE N REBIMBASt
Y CONLEY Y PERONE N CHEESEMAN N RUTIGLIANO
Y CURREY Y Phipps N CUMMINGS N SIMANSKI
Y D'AGostino Y PORTER N D'AMELIO N SMITH
N DATHAN Y REYES N DAUPHINAis N SREDZINSKI
Y DE LA CRUZ Y RILEY N DAVIS N VAIL
Y DEMICCO Y RITTER N DELNICKI N WILSON
Y DILLON Y ROCHELLE N DEVLIN N WOOD, T.
Y DIMASSA Y ROJAS N DUBITSKY N YACCARINO
Y DOUCETTE X ROSE N FERRARO N ZAWISTOWSKI
Y ELLIOTT Y ROTELLA X FISHBEIN N ZULLO
Y EXUM Y Sanchez Y FLOREN N ZUPKUS
Y FELIPE Y SANDIago, H. N FRANCE
Y FOX Y SCANLON N FREY
JUDICIARY. Substitute for H.B. No. 7236 (RAISED) (File No. 782) AN ACT
CONCERNING PROPERTY THAT IS EXEMPT FROM A JUDGMENT CREDITOR.

The bill was explained by Representative Conley of the 40th.

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

The Speaker ordered the vote be taken by roll call at 8:17 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>135</td>
<td>9</td>
<td>7</td>
</tr>
</tbody>
</table>

On a roll call vote House Bill No. 7236 was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
Y ALLIE-BRENNAN Y LUXENBERG N MASTROFRANCESCO
Y ALTObELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCONTI Y MGEE Y ACKERT Y MCGORTY, B.
Y ARNONE Y MESKERS X BETTS Y ODEA
X BAKER Y MICHEL X BOLINSKY Y ONEILL
Y BARRY Y MILLER Y BUCKBEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSHINSKY Y CAMILLO Y PERILLO
Y BORER Y NAPOLI Y CANDELORA, V. Y PETIT
Y BOYD Y NOLAN N CARNEY N PISCOPO
Y COMEY Y PALM Y CARPINO Y POLLETTA
Y CONCEPCION Y PADILLO Y CASE Y REBIMbas
Y CONLEY Y PERONE Y CHEESEMAN Y RUGGIANO
Y CURREY Y Phipps Y CUMmINGS Y SIMANSKI
Y D'AGOSTINO Y PORTER Y D'AMELio Y SMITH
Y DATHAN Y REYES N DAUPHINAIS Y SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS N VAIL
Y DEMICCO Y RITTER Y DELNICKI N WILSON
Y DILLON Y ROCHelle Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS N DUBTSKY Y YACCarINO
Y DOUCETTE X ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA X FISHBEIN Y ZULLO
Y EXUM Y SANCHEZ Y FLOREN Y ZUPKUS
JUDICIARY. Substitute for H.B. No. 7344 (RAISED) (File No. 827) AN ACT CONCERNING THE IMPOSITION OF PENALTIES FOR REPEATED VIOLATIONS OF MUNICIPAL REGULATIONS OR ORDINANCES.

The bill was explained by Representative Blumenthal of the 147th who offered House Amendment Schedule "A" (LCO 8239) 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 8239):**

In line 48, strike "seven" and insert "five" in lieu thereof

The bill was discussed by Representatives Rebimbas of the 70th, Smith of the 108th and Dubitsky of the 47th.

The Speaker ordered the vote be taken by roll call at 8:34 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 143
Necessary for Passage ............................................................... 72
Those voting Yea................................................................. 94
Those voting Nay................................................................. 49
Those absent and not voting ............................................... 8

**On a roll call vote House Bill No. 7344 as amended by House Amendment Schedule "A" was passed.**

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS N MACLACHLAN
Y ALLIE-BRENNAN Y LUXENBERG N MASTROFRANCESCO
Y ALTObELLO Y MCCARTHY VAHEY N MCCARTY, K.
Y ARCONTI Y MCCGEE N ACKERT N MCGRORY, B.
Y ARNONE Y MESKERS X BETTS Y O’DEA
X BAKER Y MICHEL X BOLINSKY N O’NEILL
PUBLIC SAFETY AND SECURITY. Substitute for H.B. No. 5455 (File No. 391) AN ACT CONCERNING QUALIFIED FOREST FIRE FIGHTERS.

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

The bill was discussed by Representatives Sredzinski of the 112th and Buckbee of the 67th.

The Speaker ordered the vote be taken by roll call at 8:40 p.m.

The following is the result of the vote:

Total Number Voting .......................................................... 143
Necessary for Passage .............................................................. 72
Those voting Yea ................................................................. 143
Those voting Nay .................................................................. 0
Those absent and not voting .................................................... 8

On a roll call vote House Bill No. 5455 was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
Y ALLIE-BRENNAN Y LUXENBERG Y KLARIDES Y CANDELARIA, J.
Y ALTOBELLO Y MCCARTHY VAHEY Y KORUDA Y HENNESSY
Y HUGHES Y WILSON PHEANIOUS Y KUPCHICK Y MORIN
Y JOHNSON Y WINKLER Y LABRIOLA Y ORANGE
Y LEMAR Y WOOD, K. Y LANOUE Y ROSARIO
Y LINEHAN Y YOUNG Y LAVIELLE Y RYAN
The Speaker ordered the vote be taken by roll call at 8:45 p.m.

The following is the result of the vote:

Total Number Voting .................................................................................................................. 143
Necessary for Passage ................................................................................................................ 72
Those voting Yea ..................................................................................................................... 143
Those voting Nay ....................................................................................................................... 0
Those absent and not voting ....................................................................................................... 8

On a roll call vote House Bill No. 5524 was passed.

The following is the roll call vote:

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

SPEAKER ARESIMOWICZ IN THE CHAIR

JUDICIARY. H.B. No. 5524 (File No. 772) AN ACT INCREASING THE PENALTIES FOR THE SALE OF FENTANYL.

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

The bill was discussed by Representatives Rebimbas of the 70th and Klarides of the 114th.

The Speaker ordered the vote be taken by roll call at 8:45 p.m.

The following is the result of the vote:

Total Number Voting .......................................................... 143
Necessary for Passage .......................................................... 72
Those voting Yea ................................................................. 143
Those voting Nay ................................................................. 0
Those absent and not voting ................................................ 8

On a roll call vote House Bill No. 5524 was passed.

The following is the roll call vote:
PLANNING AND DEVELOPMENT. Substitute for H.B. No. 6754 (File No. 574) AN ACT CONCERNING REIMBURSEMENT FOR THE PURCHASE OF BODY-WORN ELECTRONIC RECORDING EQUIPMENT.

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 8:48 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 143
Necessary for Passage ............................................................... 72
Those voting Yea ........................................................................ 143
Those voting Nay ....................................................................... 0
Those absent and not voting ......................................................... 8

On a roll call vote House Bill No. 6754 was passed.
The Speaker ordered the vote be taken by roll call at 8:50 p.m.

Necessary for Passage

The following is the result of the vote:

Total Number Voting ............................................................... 143
Necessary for Passage ........................................................... 72
Those voting Yea ................................................................. 143
Those voting Nay ................................................................. 0

TRANSPORTATION. Substitute for H.B. No. 6588 (File No. 403) AN ACT CONCERNING THE ISSUANCE OF PARKING CITATIONS BY INDEPENDENT INSTITUTIONS OF HIGHER EDUCATION AND PRIVATE SECONDARY SCHOOLS.

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 8:50 p.m.

The following is the result of the vote:
On a roll call vote House Bill No. 6588 was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
Y ALLIE-BRENNAN Y LUXENBERG Y MASTROFRANCESCO
Y ALTObELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCINTI Y MCGEE Y ACKERT Y MCCORTY, B.
Y ARNONE Y MESKERS X BETTS Y ODEA
X BAKER Y MICHEL X BOLINSKY Y ONEILL
Y BARRY Y MILLER Y BUCKBEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSHSKY Y CAMILLO Y PERILLO
Y BORER Y NAPOLI Y CANDELORA, V. Y PETIT
Y BOYD Y NOLAN Y CARNEY Y PISCOPO
Y COMEY Y PALM Y CARPINO Y POLLETTA
Y CONCEPCION Y PAOLILLO Y CASE Y REBIMBAS
Y CONLEY Y PERONE Y CHEESEMAN Y RUTIGLIANO
Y CURREY Y Phipps Y CUMMINGS Y SIMANSKI
Y D'AGOSTINO Y PORTER Y D'AMELIO Y SMITH
Y DATHAN Y REYES Y DAUPHINAIS Y SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS Y VAIL
Y DEMICCO Y RITTER Y DELNICKI Y WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS Y DUBITSKY Y YACCARINO
Y DOLCETTE X ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA X FISHEBEN Y ZULLO
Y EXUM X SANCHEZ Y FLOREN Y ZUPKUS
Y FELIPE Y SANTIAGO, H. Y FRANCE
Y FOX Y SCANLON Y FREY
X GARIBAY Y SERRA Y FUSCO
Y GENGA Y SIMMONS, C. Y GREEN Y ARESIMOWICZ
Y GIBSON Y SIMMS, T. Y HAINES
Y GILCHRIST Y STAFSTROM Y HALL, C.
Y GONZALEZ Y STALLWORTH Y HARDING Y GODFREY
Y GRESKO Y STEINBERG Y HAYES
Y GUCKER Y TERCYAK Y HILL
Y HADDAD Y TURCO Y KENNEDY Y BUTLER
Y HALL, J. Y VARGAS Y KLARIDES Y CANDELARIA, J.
Y HAMPTON Y VERRENGIA Y KLARIDES-DITRIA Y COOK
Y HORN Y WALKER Y KOKORUDA Y HENNESSY
Y HUGHES Y WILSON PHEANIOUS Y KUPCHICK Y MORIN
Y JOHNSON Y WINKLER Y LABRIOLA X ORANGE
Y LEMAR Y WOOD, K. Y LANOUE Y ROSARIO
Y LINEHAN Y YOUNG Y LAVILLE Y RYAN

REPRESENTATIVES ABSENT

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

Representative Baker of the 124th District - illness
Representative Betts of the 78th District - out of state - business
Representative Garibay of the 60th District - medical
Representative Kokoruda of the 101st District - medical appointment
Representative Orange of the 48th District - illness
Representative Rose of the 118th District - illness
ADJOURNMENT

On motion of Representative Currey of the 11th District, the House adjourned at 8:52 o’clock p.m., to meet again at the Call of the Chair.