JOURNAL OF THE HOUSE

Tuesday, May 21, 2019

The House of Representatives was called to order at 12:05 o'clock p.m., Speaker Joe Aresimowicz in the Chair.

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

The following is the prayer:

Let us pray. Scripture says: "If you walk in My ways, if you keep My commandments, I will bestow blessings upon you." Meaning, if you keep the laws and ordinances the result will result in blessings. A commentator explained that the term "walking in God's laws" means taking a journey - a journey of mind and soul and a departure from the routine. Sacrificing time and energy to do God's will, may constitute such a journey of walking in God's laws. With this in mind, how can we increase this thinking to "walk in God's laws?"

Walking is the theme; to walk in the laws, certainly would imply walking in God's footsteps, suggesting that we are to emulate God's acts as well as God's laws. Our role is to walk behind the Divine Presence - modeling our behavior from God's example: clothing the naked, visiting the sick, burying the dead, comforting those who mourn - and to study God's laws, not as literal, but seriously and with question. Our task is easier than we think - and deliberate.

Further, just as God becomes closer to the people, let us be open and accepting - showing loving kindness to others regardless of how our philosophies differ. We are told to walk in God's way by modeling God's behavior as well as in God's specific laws. And finally, the walking theme - we must be active in our traditions and communities and not passive. We must walk, i.e. move forward, grow in our lives and not be stagnant and complacent. We can't wait for another to do what is right and just. It is in our hands. Amen.

The Pledge of Allegiance was led by Representative Felipe of the 130th District.

FAVORABLE REPORTS OF JOINT STANDING COMMITTEES

HOUSE BILLS

The following House Bills were received from the committees indicated, the bills read the second time and tabled for the Calendar and printing:

GOVERNMENT ADMINISTRATION AND ELECTIONS. H.B. No. 7417 (RAISED) (File No. 943) AN ACT CONCERNING THE CONVEYANCE OF A PARCEL OF STATE LAND IN THE CITY OF WATERBURY.

GOVERNMENT ADMINISTRATION AND ELECTIONS. H.B. No. 7420 (RAISED) (File No. 944) AN ACT CONCERNING THE CONVEYANCE OF A PARCEL OF STATE LAND ON PERCIVAL AVENUE IN THE TOWN OF BERLIN.
GOVERNMENT ADMINISTRATION AND ELECTIONS. H.B. No. 7421 (RAISED) (File No. 945) AN ACT CONCERNING THE CONVEYANCE OF AN EASEMENT OVER A PARCEL OF STATE LAND IN THE TOWN OF NEWINGTON.

DEPUTY SPEAKER MORIN IN THE CHAIR

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

ENVIRONMENT. Substitute for H.B. No. 5384 (File No. 648) AN ACT REQUIRING THE ELIMINATION OF SINGLE-USE STYROFOAM CONTAINERS.

The bill was explained by Representative Demicco of the 21st who offered House Amendment Schedule "A" (LCO 9150) and moved its adoption.

The amendment was discussed by Representatives Harding of the 107th, Sredzinski of the 112th and Perillo of the 113th.

Representative Ritter of the 1st District moved to pass over the matter temporarily.

On a voice vote the motion carried and House Bill No. 5384 was passed temporarily.

RECESS

On motion of Representative Ritter of the 1st District, the House recessed at 12:45 o’clock p.m., to reconvene at the Call of the Chair.

AFTER RECESS

The House reconvened at 2:17 o’clock p.m., Deputy Speaker Morin 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.

ENVIRONMENT. Substitute for H.B. No. 5384 (File No. 648) AN ACT REQUIRING THE ELIMINATION OF SINGLE-USE STYROFOAM CONTAINERS.

The bill which was passed over temporarily earlier today was explained by Representative Demicco of the 21st who offered House Amendment Schedule "A" (LCO 9150 - designated earlier today).

Representative Demicco of the 21st then withdrew House Amendment Schedule "A" (LCO 9150).

The bill was discussed by Representative Demicco of the 21st who offered House Amendment Schedule "B" (LCO 9198) and moved its adoption.

The amendment was discussed by Representatives Harding of the 107th, Kennedy of the 119th and Fishbein of the 90th.
On a voice vote the amendment was adopted.

The Speaker ruled the amendment was technical.

The following is House Amendment Schedule "B" (LCO 9198):

Strike everything after the enacting clause and substitute the following in lieu thereof:
"Section 1. (NEW) (Effective July 1, 2021) (a) For purposes of this section:
(1) "Consumer" means any business invitee of a restaurant or caterer;
(2) "Expanded polystyrene" means blown polystyrene and expanded and extruded foams that are thermoplastic petrochemical materials utilizing a styrene monomer and processed by any number of techniques including, but not limited to, fusion of polymer spheres, injection molding, foam molding and extrusion-blown molding;
(3) "Single-use container" means any container made of expanded polystyrene intended for the containment of food or beverage provided by a restaurant or caterer to a consumer and customarily disposed of by the consumer after such use;
(4) "Restaurant" has the same meaning as provided in subsection (b) of section 19a-342 of the general statutes; and
(5) "Caterer" has the same meaning as "catering food service establishment", as provided in section 19a-36g of the general statutes.

(b) (1) No owner or operator of a restaurant or catering business shall provide or distribute a single-use container to a consumer.
(2) Any owner or operator who violates the provisions of this section shall be fined two hundred fifty dollars for the first violation, five hundred dollars for a second violation and one thousand dollars for a third or any subsequent violation.

(c) The provisions of this section shall not be construed to prohibit the provision or distribution of a single-use container that is: (1) Filled and sealed prior to receipt by a restaurant or caterer and that is subsequently sold to a consumer, or (2) utilized by a butcher or store to contain raw meat, including, but not limited to, beef, poultry, seafood or pork that is sold to a consumer.

(d) Any local health department or health district or agent of the Departments of Public Health, Consumer Protection and Energy and Environmental Protection may enforce the provisions of this section. In the event of enforcement by a local health department or health district, one-half of any fine imposed pursuant to this section shall be remitted to the municipality where such violation occurred.

(e) Not later than February 1, 2022, the Commissioners of Public Health, Consumer Protection and Energy and Environmental Protection shall jointly submit a report, in accordance with the provisions of section 11-4a of the general statutes, to the joint standing committees of the General Assembly having cognizance of matters relating to the environment, public health and consumer protection on the enforcement of the provisions of this section and the need to establish a hardship waiver from the provisions of this section for any restaurant or caterer with a demonstrated financial hardship directly caused by the provisions of this section.

(f) Nothing in this section shall be construed to prohibit the manufacture of single-use containers in this state or the sale of such single-use containers by a person other than a restaurant or caterer.

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

Section 1 July 1, 2021 New section

The bill was further discussed by Representatives Dubitsky of the 47th, Borer of the 115th, Mastrofrancesco of the 80th, Fishbein of the 90th, Reyes of the 75th, Michel of the 146th, Rutigliano of the 123rd, Cheeseman of the 37th and Ritter of the 1st.

The Speaker ordered the vote be taken by roll call at 3:12 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 144
On a roll call vote House Bill No. 5384 as amended by House Amendment Schedule "B" was passed.

The following is the roll call vote:

Y ABERCROMBIE X LOPES Y ZIOGAS Y MACLACHLAN  
Y ALLIE-BRENNAN Y LUXENBERG N MASTROFRANCESCO  
Y ALTObELLO Y MCCARTHY VAHEY Y MCCARTY, K.  
Y ARCOnI X MCGEE N ACKERT N MCGORTY, B.  
Y ARNONE Y MESKERS N BETTS Y ODEA  
Y BAKER Y MICHEL Y BOLINSKY Y O'NEILL  
Y BARRY X MILLER Y BUCKBEE Y PAVALOCK D'AMATO  
Y BLUMENTHAL Y MUSHINSKY X CAMILLO N PERILLO  
Y BORER Y NAPOLI N CANDELORA, V. Y PETT  
Y BOYD Y NOLAN Y CARNEY N PISCOPO  
Y COMEY Y PALM Y CARPINO N POLLETTA  
Y CONCEPCION Y PAOLILLO Y CASE N REBIMBAS  
Y CONLEY Y PERONE Y CHEESEMAN Y RUTIGLIANO  
Y CURREY Y PHIPPS N CUMMINGS Y SIMANSKI  
X D'AGOSTINO Y PORTER Y D'AMELIO X 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 N ZAWISTOWSKI  
Y ELLIOTT Y ROTELLA N FISHEIN Y ZULLO  
Y EXUM Y SANCHEZ Y FLOREN Y ZUPKUS  
Y FELIPE Y SANTIAGO, H. N FRANCE  
Y FOX Y SCANLON Y FREY  
Y GARIBAY Y SERRA N FUSCO  
Y GENGA Y SIMMONS, C. N GREEN Y ARESIMOWICZ  
Y GIBSON N SIMMS, T. N HAINES  
Y GILCHRIST Y STAFSTROM 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 Y ORANGE  
Y LEMAR Y WOOD, K. N LANOUE Y ROSARIO  
Y LINEHAN Y YOUNG Y LAVIELLE Y RYAN

PLANNING AND DEVELOPMENT. H.B. No. 6939 (File No. 575) AN ACT CONCERNING THE ESTABLISHMENT OF MUNICIPAL CULTURAL DISTRICTS.

The bill was explained by Representative McCarthy Vahey of the 133rd who offered House Amendment Schedule "A" (LCO 8703) 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 8703):

In line 24, strike "Subject to the approval of such"
In line 25, strike "legislative body, such commission may" and insert in lieu thereof "Such legislative body shall authorize such commission to"

The bill was discussed by Representatives Zawistowski of the 61st and Frey of the 111th.

The Speaker ordered the vote be taken by roll call at 3:25 p.m.

The following is the result of the vote:

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<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>
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<td>144</td>
<td>73</td>
<td>144</td>
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<td>7</td>
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On a roll call vote House Bill No. 6939 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

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<thead>
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<th>Y ABERCROMBIE</th>
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<td>Y ARCONTI</td>
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<td>Y COOK</td>
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- 1161 -
LABOR AND PUBLIC EMPLOYEES. Substitute for H.B. No. 7240 (RAISED) (File No. 293) AN ACT MAKING MINOR AND TECHNICAL CHANGES TO LABOR DEPARTMENT STATUTES.

The bill was explained by Representative Porter of the 94th who offered House Amendment Schedule "A" (LCO 8631) and moved its adoption.

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

**On a voice vote the amendment was adopted.**

The Speaker ruled the amendment was technical.

The following is House Amendment Schedule "A" (LCO 8631):

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

"Sec. 501. Section 2-35b of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) Any proposed plan to implement the provisions of the [Job Training Partnership Act (P.L. 97-300)] Workforce Innovation and Opportunity Act, 29 USC 3101, et seq., in this state which shall be made available to the General Assembly for comment, as required in Section 105 of the act, shall be referred to the joint standing committee or committees of the General Assembly having cognizance of matters relating to labor, economic development and job training. Such committee or committees shall make recommendations, in writing, which shall be submitted to the Governor within thirty days of such referral, concerning the purpose and content of any such plan.

(b) The committee or committees shall provide the Governor with written recommendations concerning possible procedures to be used to identify "dislocated workers" for purposes of applying for employment and training assistance for such workers, under the provisions of Section 301 of the act.

(c) The Governor shall forward, to such committee or committees on a timely basis, a copy of each report submitted to him or her pursuant to the requirements of the Workforce Innovation and Opportunity Act, 29 USC 3101, et seq.

Sec. 502. Section 17b-688h of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) The Labor Department and the Department of Social Services shall enter into a memorandum of understanding, to be effective not later than September 1, 1997, for the purpose of enhancing the effectiveness of the delivery of employment services to recipients of temporary assistance for needy families. The memorandum of understanding shall include, but not be limited to, providing for (1) the identification and reduction of duplicative services; (2) the coordination of contracts for employment services; (3) the maximization of federal funds through the [Job Training Partnership Act] Workforce Innovation and Opportunity Act, 29 USC 3101, et seq., which may include seeking any necessary federal waiver; and (4) studying the feasibility of integrating services to provide a one-stop process for recipients seeking services.

(b) Effective July 1, 1998, the Labor Department shall be responsible for the negotiation, establishment, modification, extension, suspension or termination of contracts for employment services. The Labor Department may provide administration and services directly or through the Connecticut Employment and Training Commission or regional workforce development boards.

(c) The Labor Department and the Department of Social Services shall establish a pilot program in each of two regions commencing July 1, 1997, for the purpose of providing employment retention services.
(d) Effective July 1, 1997, the Labor Department shall transfer to the Department of Social Services the sum of nine million dollars. Effective December 1, 1997, the Labor Department shall transfer to the Department of Social Services the sum of eight million five hundred thousand dollars. The five million dollars remaining in the budget of the Labor Department designated for employment services for recipients of temporary family assistance shall be used for the computerized interagency information management system to be developed pursuant to section 17b-688c, and for the pilot programs to be established pursuant to subsection (b) of this section, and for administrative costs associated with such computerized system and such pilot programs.

Sec. 503. Section 31-259 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) There is created in the State Treasury a special segregated fund to be known as the Employment Security Administration Fund. Said fund shall consist of all moneys appropriated by this state, all moneys received from the United States of America, or any agency thereof, including moneys appropriated or received for the purpose of the [Job Training Partnership Act] Workforce Innovation and Opportunity Act, 29 USC 3101, et seq., the Work Incentive Program, the Trade Adjustment Act, the Bureau of Labor Statistics and the Veterans Employment Service, and all moneys received from any other source, for the purpose of defraying the cost of the administration of the Employment Security Division. Notwithstanding any provision of this section, all money requisitioned and deposited in said fund pursuant to section 31-261 shall remain part of the Unemployment Compensation Fund and shall be used only in accordance with the conditions specified in said section. All moneys in said fund, except money received pursuant to said section, shall be expended solely for the purposes and in the amounts found necessary by the Secretary of Labor of the United States for the proper and efficient administration of the Employment Security Division. The State Treasurer shall be liable on his official bond for the faithful performance of his duties in connection with the Employment Security Administration Fund. All sums recovered on any surety bond for losses sustained by the Employment Security Administration Fund shall be deposited in said fund.

(b) If any moneys in the Employment Security Administration Fund, paid to this state under Title III of the Social Security Act, or any unencumbered balances in the Employment Security Administration Fund, or any moneys paid to this state pursuant to the provisions of the Wagner-Peyser Act, are found by the Secretary of Labor of the United States, because of any action or contingency, to have been lost or been expended for purposes other than, or in amounts in excess of, those found necessary by said Secretary for the proper and efficient administration of this chapter, it is the policy of this state that such moneys shall be replaced by moneys appropriated for such purpose from the General Fund of the state to the Employment Security Administration Fund, or reimbursement made to the Employment Security Administration Fund from the Employment Security Special Administration Fund as provided in subsection (d) hereof, for expenditure as provided in subsection (a) of this section. Upon receipt of notice of such finding by said Secretary, the administrator shall promptly report the amount required for such replacement to the Governor, and the Governor shall, at the earliest opportunity, submit to the General Assembly a request for the appropriation of such amount, unless reimbursement has been made in accordance with subsection (d) hereof.

(c) The expenses of the administration of this chapter shall be paid from the Employment Security Administration Fund by the Treasurer, notwithstanding the provisions of section 4-86, on warrants drawn by the Comptroller at the direction of the administrator.

(d) There is created in the State Treasury a special segregated fund to be known as the Employment Security Special Administration Fund. All interest and penalties on past due contributions and assessments collected under this chapter are appropriated to said fund and shall at no time be considered a part of the Unemployment Compensation Fund, provided, whenever, on July first of any calendar year except the calendar year commencing January 1, 1982, the assets in said Employment Security Special Administration Fund exceed five hundred thousand dollars plus an amount necessary to cover any commitments for expenditures which have previously been approved in accordance with the provisions of this subsection, the excess above five hundred thousand dollars plus any such previously committed amount is appropriated to the Unemployment Compensation Fund established by section 31-261. If any such interest is, for the sake of convenience, deposited in a bank account of the contribution account of the
Unemployment Compensation Fund, it shall be withdrawn therefrom as soon as convenient. The money in said fund shall be used for the payment of costs of administration, to reimburse the Employment Security Administration Fund under the conditions provided in subsection (b) of this section and for any other purpose authorized by law. Withdrawals from said fund shall be made by the Treasurer, notwithstanding the provisions of section 4-86, on warrants drawn by the Comptroller at the direction of the administrator, subject to the approval of the Governor and the Secretary of the Office of Policy and Management. The Treasurer is authorized to invest all or any part of the Employment Security Special Administration Fund in any certificates of the United States or certificates of deposit or any bonds in which savings banks may legally invest, provided that the provisions of subsection (n) of section 36-96 shall not be applicable to any investment in such bonds. All income from such investment shall become part of said fund.

Sec. 504. Section 32-274 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

A regional corporation, in approving applications for financial assistance, shall give priority to projects:

(1) That will provide increases in net new permanent jobs;
(2) Of minority or women-owned enterprises or enterprises owned by dislocated workers, as defined in the [Federal Job Training Partnership Act] Workforce Innovation and Opportunity Act, 29 USC 3101, et seq.;
(3) Of businesses in the early stages of development that have been denied access to credit; and
(4) That promote economic development, including the economic rehabilitation and development and the provision of services and jobs in areas where commercial, manufacturing and other business activities are permitted under local zoning."

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

Sec. 501 from passage 2-35b
Sec. 502 from passage 17b-688h
Sec. 503 from passage 31-259
Sec. 504 from passage 32-274

The Speaker ordered the vote be taken by roll call at 3:42 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 144
Necessary for Passage ............................................................ 73
Those voting Yea ................................................................. 144
Those voting Nay ................................................................. 0
Those absent and not voting .................................................... 7

On a roll call vote House Bill No. 7240 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

Y ABERCROMBIE Y ALPES 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 Y BETTS Y ODEA
Y BAKER Y MICHEL Y BOLINSKY Y O'NEILL
Y BARRY Y MILLER Y BUCKBEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSHINSKY X 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
BUSINESS ON THE CALENDAR

FAVORABLE REPORT OF JOINT STANDING COMMITTEE
HOUSE BILL PASSED TEMPORARILY

TRANSPORTATION. Substitute for H.B. No. 6392 (File No. 470) AN ACT CONCERNING HIGHWAY WORK ZONE SAFETY ENFORCEMENT.

The bill was explained by Representative Lemar of the 96th who offered House Amendment Schedule "A" (LCO 9211) and moved its adoption.

The amendment was discussed by Representatives Devlin of the 134th, Klarides-Ditria of the 105th, Zawistowski of the 61st, Yaccarino of the 87th and Fishbein of the 90th.

DEPUTY SPEAKER HENNESSY IN THE CHAIR

Representative Ritter of the 1st District moved to pass over the matter temporarily.

On a voice vote the motion carried and House Bill No. 6392 was passed temporarily.

BUSINESS ON THE CALENDAR

MATTER RETURNED FROM 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.

APPROPRIATIONS. Substitute for H.B. No. 7389 (RAISED) (File No. 849) AN ACT CONCERNING CONFIDENTIALITY IN THE CASE OF A DISCRETIONARY TRANSFER OF A JUVENILE'S CASE TO THE REGULAR CRIMINAL DOCKET AND
IMPLEMENTING THE RECOMMENDATIONS OF THE JUVENILE JUSTICE POLICY AND OVERSIGHT COMMITTEE.

The bill was explained by Representative Stafstrom of the 129th who offered House Amendment Schedule "A" (LCO 9228) 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 9228):**

In line 71, after "(1)" insert "(A)"
In line 78 after "46b-124," insert "except as provided in subparagraph (B) of this subdivision."
In line 79, strike "a jury" and insert "the court or jury" in lieu thereof.
After line 80, insert the following:
"(B) Records of any child whose case is transferred to the regular criminal docket under this section, or any part of such records, shall be available to the victim of the crime committed by the child to the same extent as the records of the case of a defendant in a criminal proceeding in the regular criminal docket of the Superior Court is available to a victim of the crime committed by such defendant. The court shall designate an official from whom the victim may request such records. Records disclosed pursuant to this subparagraph shall not be further disclosed.
"In line 90, bracket "a jury" and after the closing bracket insert "the court or jury"
Strike sections 2 to 4, inclusive, in their entirety and renumber the remaining sections and internal reference accordingly.
In line 468, strike "prior to"
In line 469, strike "July 1, 2021."
In line 839, after "detained" insert "and who has direct contact with children as part of such employment"

The bill was discussed by Representatives Rebimbas of the 70th, Labriola of the 131st and Mushinsky of the 85th.

The Speaker ordered the vote be taken by roll call at 5:45 p.m.

The following is the result of the vote:

<table>
<thead>
<tr>
<th>Total Number Voting</th>
<th>143</th>
</tr>
</thead>
<tbody>
<tr>
<td>Necessary for Passage</td>
<td>72</td>
</tr>
</tbody>
</table>

| Those voting Yea | 143 |
| Those voting Nay | 0 |
| Those absent and not voting | 8 |

**On a roll call vote House Bill No. 7389 as amended by House Amendment Schedule "A" was passed.**

The following is the roll call vote:

<table>
<thead>
<tr>
<th>Y ABERCROMBIE</th>
<th>X LOpes</th>
<th>Y ZIOGAS</th>
<th>Y MACLACHLAN</th>
</tr>
</thead>
<tbody>
<tr>
<td>Y ALLIE-BRENNAN</td>
<td>Y LUXENBERG</td>
<td>Y MASTROFRANCESCO</td>
<td></td>
</tr>
<tr>
<td>Y ALTObELLO</td>
<td>Y MCCARTHY VAHEY</td>
<td>Y MCCARTY, K.</td>
<td></td>
</tr>
<tr>
<td>Y ARCONTI</td>
<td>X MCGEE</td>
<td>Y ACKERT</td>
<td>Y MCGORTY, B.</td>
</tr>
<tr>
<td>Y ARNONE</td>
<td>Y MESKERS</td>
<td>Y BETTS</td>
<td>Y ODEA</td>
</tr>
<tr>
<td>Y BAKER</td>
<td>Y MICHEL</td>
<td>Y BOLINSKY</td>
<td>Y ONEILL</td>
</tr>
<tr>
<td>Y BARRY</td>
<td>X MILLER</td>
<td>Y BUCKBEE</td>
<td>Y PAVALOCK-D'AMATO</td>
</tr>
<tr>
<td>Y BLUMENTHAL</td>
<td>Y MUSHINSKY</td>
<td>X CAMILLO</td>
<td>Y PERILLO</td>
</tr>
</tbody>
</table>
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.

EDUCATION. Substitute for H.B. No. 7250 (RAISED) (File No. 295) AN ACT CONCERNING THE IMPROVEMENT OF CHILD DEVELOPMENT THROUGH PLAY.

The bill was explained by Representative Barry of the 31st who offered House Amendment Schedule "A" (LCO 9102) and moved its adoption.

The amendment was discussed by Representatives McCarty of the 38th, Dathan of the 142nd and 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 9102):

Strike everything after the enacting clause and substitute the following in lieu thereof:
"Section 1. Section 10-221o of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):
(a) Each local and regional board of education shall require each school under its jurisdiction to (1) offer all full day students a daily lunch period of not less than twenty minutes, and (2)
include in the regular school day for each student enrolled in elementary school time devoted to physical exercise of not less than twenty minutes in total, except that a planning and placement team may develop a different schedule for a child requiring special education and related services in accordance with chapter 164 and the Individuals With Disabilities Education Act, 20 USC 1400 et seq., as amended from time to time. In the event of a conflict with this section and any provision of chapter 164, such other provision of chapter 164 shall be deemed controlling. Nothing in this subsection shall prevent a local or regional board of education from including an additional amount of time, beyond the twenty minutes required for physical exercise, devoted to undirected play during the regular school day for each student enrolled in elementary school.

(b) Not later than October 1, [2013] 2019, each local and regional board of education shall adopt a policy, as the board deems appropriate, concerning the issue regarding any school employee being involved in preventing a student from participating in the entire time devoted to physical exercise or undirected play in the regular school day, pursuant to subsection (a) of this section, as a form of discipline. For purposes of this section, "school employee" means (1) a teacher, substitute teacher, school administrator, school superintendent, guidance counselor, school counselor, psychologist, social worker, nurse, physician, school paraprofessional or coach employed by a local or regional board of education or working in a public elementary, middle or high school; or (2) any other individual who, in the performance of his or her duties, has regular contact with students and who provides services to or on behalf of students enrolled in a public elementary, middle or high school, pursuant to a contract with the local or regional board of education.

Sec. 2. (Effective from passage) (a) There is established a task force to study the issues relating to and the feasibility of including time devoted to undirected play during the regular school day in public elementary schools.

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

1. Two appointed by the speaker of the House of Representatives, one of whom is a representative of the Connecticut Association of Boards of Education and one of whom is the parent or guardian of a student enrolled in a public school;
2. Two appointed by the president pro tempore of the Senate, one of whom is a representative of the Connecticut Education Association and one of whom is the parent or guardian of a student enrolled in a public school;
3. One appointed by the majority leader of the House of Representatives who is a representative of the American Federation of Teachers-Connecticut;
4. One appointed by the majority leader of the Senate who is a representative of the Connecticut Association of Public School Superintendents;
5. One appointed by the minority leader of the House of Representatives who is a representative of the Connecticut Association of School Administrators;
6. One appointed by the minority leader of the Senate who is a representative of the Connecticut Association of Schools; and
7. The Commissioner of Education, or the commissioner's designee.

c. Any member of the task force appointed under subdivision (1), (2), (3), (4), (5) or (6) of subsection (b) of this section may be a member of the General Assembly.

d. All appointments to the task force shall be made not later than thirty days after the effective date of this section. Any vacancy shall be filled by the appointing authority.

e. The speaker of the House of Representatives and the president pro tempore of the Senate shall select the chairpersons of the task force from among the members of the task force. Such chairpersons shall schedule the first meeting of the task force, which shall be held not later than sixty days after the effective date of this section.

(f) The administrative staff of the joint standing committee of the General Assembly having cognizance of matters relating to education shall serve as administrative staff of the task force.

(g) Not later than January 1, 2020, the task force shall submit a report on its findings and recommendations to the joint standing committee of the General Assembly having cognizance of matters relating to education, in accordance with the provisions of section 11-4a of the general statutes. The task force shall terminate on the date that it submits such report or January 1, 2020, whichever is later."
This act shall take effect as follows and shall amend the following sections:

Section 1 July 1, 2019 10-221o
Sec. 2 from passage New section

The bill was discussed by Representatives McCarty of the 38th, Linehan of the 103rd, O'Dea of the 125th and Dathan of the 142nd.

The Speaker ordered the vote be taken by roll call at 6:06 p.m.

The following is the result of the vote:

Total Number Voting .......................................................... 141
Necessary for Passage .......................................................... 71
Those voting Yea ................................................................. 134
Those voting Nay ................................................................. 7
Those absent and not voting .................................................... 10

On a roll call vote House Bill No. 7250 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

Y ABERCROMBIE Y ALLIE-BRENNAN Y ALTOBELLO Y ARCONI Y ARNONE Y BAKER Y BARRY Y BLUMENTHAL Y BORER Y BOYD Y COMEY Y CONCEPCION Y CONLEY Y CURREY Y D'AGOSTINO Y DATHAN Y DE LA CRUZ Y DEMICCO Y DILLON Y DIMASSA Y DOUCETTE Y ELLIOTT Y EXUM Y FELIPE Y FOX Y GARIBAY Y GENA Y FELICE Y FOX Y GIBER Y GILHREST Y GONZALEZ Y GRESCO Y GUCKER Y HADDAD Y HALL, J. Y HAMPTON Y HORN Y HUGHES

X LOPES Y LUXENBERG Y MCCARTHY VAHEY Y MCgee Y MESKERS Y MCCRORY, B. Y MILLER Y MUSHINSKY X MUSKEL Y NAPOLEON Y PALOILLO Y PERONE Y PORTER X PORTER Y PRICE Y REYES N RODRIGUEZ Y SANCHEZ Y SCANLON Y SERRA X SIMMONS, C. Y SIMMS Y STAFSTROM Y STALLWORTH Y STEINBERG X TURCO Y VARGAS Y VAHEY Y WILSON Y WOOD, T. Y YACCARINO Y FERRARO Y FISHBEIN Y FLORENS Y FLOREN Y GREEN Y HAINES Y HALL, C. Y HARDING Y HAYES Y HILL Y KENNEDY Y KLARIDES Y KLARIDES-DITRIA Y KOKORUDA Y KUPCHICK Y LINZ

N MASTROFRANCESCO Y MCCARTHY, K. Y ACKERT Y BETTS Y BOLINSKY Y O'NEILL Y BUCKEE Y PAVALOCK-D'AMATO N PERILLO Y CARNEY Y CASE Y CHEESEMAN Y CUMMINGS Y SIMANSKI X CAMILLO Y CARNEY Y CASE Y CHEESEMAN Y CUMMINGS Y SIMANSKI N PISCOPO Y CARNEY Y CASE Y CHEESEMAN Y CUMMINGS Y SIMANSKI X SMITH Y DAUPHINAIS Y SREDZINSKI Y DAVIS Y VAIL Y DELNICKI Y WILSON Y DEVLIN Y WOOD, T. Y DUBITKEY Y YACCARINO Y FERRARO Y ZAWISTOWSKI N FISHBEIN Y ZULKO Y FLORENS Y ZUPKUS Y FLORENS Y ZUPKUS Y FLORENS Y ZUPKUS Y FLORENS Y ZUPKUS Y FLORENS Y ZUPKUS Y FLORENS Y ZUPKUS

Y FLORENS Y ZUPKUS Y FLORENS Y ZUPKUS Y FLORENS Y ZUPKUS Y FLORENS Y ZUPKUS Y FLORENS Y ZUPKUS Y FLORENS Y ZUPKUS Y FLORENS Y ZUPKUS Y FLORENS Y ZUPKUS Y FLORENS Y ZUPKUS Y FLORENS Y ZUPKUS Y FLORENS Y ZUPKUS Y FLORENS Y ZUPKUS
BUSINESS ON THE CALENDAR
MATTER RETURNED FROM COMMITTEE
HOUSE BILL PASSED TEMPORARILY

APPROPRIATIONS. Substitute for H.B. No. 6921 (File No. 476) AN ACT
CONCERNING DISCRIMINATION BASED ON A PERSON'S CRIMINAL HISTORY.

The bill was explained by Representative Porter of the 94th who offered House Amendment Schedule "A" (LCO 8536) and moved its adoption.

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

The following is House Amendment Schedule "A" (LCO 8536):

Strike everything after the enacting clause and substitute the following in lieu thereof:
"Section 1. (NEW) (Effective July 1, 2019) (a) There is established a Council on the Collateral Consequences of a Criminal Record, which shall be part of the Legislative Department. The Council on the Collateral Consequences of a Criminal Record shall study discrimination faced by people in Connecticut living with a criminal record and develop recommendations for legislation to reduce or eliminate discrimination based on a person's criminal history.
(b) The council shall consist of the following members: (1) The House chairperson of the joint standing committee of the General Assembly having cognizance of matters relating to labor and public employees; (2) the Senate chairperson of the joint standing committee of the General Assembly having cognizance of matters relating to labor and public employees; (3) the undersecretary of the Office of Policy and Management Criminal Justice Policy and Planning Division, or the undersecretary's designee; (4) the Commissioner of Correction, or the commissioner's designee; (5) The Labor Commissioner, or the commissioner's designee; (6) the Commissioner of Consumer Protection, or the commissioner's designee; (7) the executive director of the Connecticut Commission on Human Rights and Opportunities, or the executive director's designee; (8) the executive director of the Commission on Equity and Opportunity, or the executive director's designee; (9) a justice-impacted person, to be appointed by the House chairperson of the joint standing committee of the General Assembly having cognizance of matters relating to labor and public employees; (10) a representative from the American Civil Liberties Union of Connecticut, to be appointed by the Senate chairperson of the joint standing committee of the General Assembly having cognizance of matters relating to labor and public employees; (11) a representative from the Connecticut Coalition for Achievement Now, to be appointed by the House chairperson of the joint standing committee of the General Assembly having cognizance of matters relating to labor and public employees; (12) a representative from the Connecticut Coalition to End Homelessness, to be appointed by the Senate chairperson of the joint standing committee of the General Assembly having cognizance of matters relating to labor and public employees; (13) a representative from the Institute for Municipal and Regional Policy, to be appointed by the House chairperson of the joint standing committee of the General Assembly having cognizance of matters relating to labor and public employees; (14) a representative from the Katal Center for Health, Equity, and Justice, to be appointed by the Senate chairperson of the joint standing committee of the General Assembly having cognizance of matters relating to labor and public employees; (15) a representative from the National Council for Incarcerated and Formerly Incarcerated Women and Girls, to be appointed by the House chairperson of the joint standing committee of the General Assembly having cognizance of matters relating to labor and public employees; (16) a representative from the New Haven Legal Assistance Association.
Reentry Clinic, to be appointed by the Senate chairperson of the joint standing committee of the General Assembly having cognizance of matters relating to labor and public employees; (17) a representative from the Service Employees’ International Union, Local 32BJ, to be appointed by the House chairperson of the joint standing committee of the General Assembly having cognizance of matters relating to labor and public employees; and (18) a representative from Voices of Women of Color, to be appointed by the Senate chairperson of the joint standing committee of the General Assembly having cognizance of matters relating to labor and public employees.

(c) The House and Senate chairpersons of the joint standing committee of the General Assembly having cognizance of matters relating to labor and public employees shall serve as the chairpersons of the council.

(d) The chairpersons of the council shall schedule the first meeting of the council, which shall be held not later than sixty days after the effective date of this section. Thereafter, the council shall meet upon the call of the chairpersons or upon the call of a majority of the council members. The council shall hold not less than three public forums in Connecticut communities to allow the public to provide input on the focus of the council.

(e) The administrative staff of the joint standing committee of the General Assembly having cognizance of matters relating to labor and public employees shall serve as administrative staff of the council.

(f) Not later than February 1, 2020, the council shall submit a report, in accordance with the provisions of section 11-4a of the general statutes, on its legislative recommendations to the joint standing committee of the General Assembly having cognizance of matters relating to labor and public employees."

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

Section 1   July 1, 2019   New section

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

Representative Currey of the 11th District moved to pass over the matter temporarily.

On a voice vote the motion carried and House Bill No. 6921 as amended by House Amendment Schedule "A" was passed temporarily.

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

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

JUDICIARY. Substitute for H.B. No. 7394 (RAISED) (File No. 850) AN ACT CONCERNING THE PROTECTION OF CONFIDENTIAL COMMUNICATIONS BETWEEN A FIRST RESPONDER AND A PEER SUPPORT TEAM MEMBER.

The bill was explained by Representative Stafstrom of the 129th who offered House Amendment Schedule "A" (LCO 9135) 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 9135):

In line 8, after "statutes;" insert "any person employed as a firefighter by a private employer,"
The bill was discussed by Representatives Rebimbas of the 70th and Sredzinski of the 112th.

The Speaker ordered the vote be taken by roll call at 6:29 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 142
Necessary for Passage .............................................................. 72
Those voting Yea ................................................................. 142
Those voting Nay ................................................................. 0
Those absent and not voting ......................................................... 9

On a roll call vote House Bill No. 7394 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

Y ABERCROMBIE X LOPEST Y ZIOGAS Y MACLACHLAN
Y ALLIE-BRENNAN Y LUXENBERG Y MASTROFRANCESCO
Y ALTOBELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCONTI X MCGEE Y ACKERT Y MCGORTY, B.
Y ARNONE Y MESKERS Y BETTS Y ODEA
Y BAKER Y MICHEL Y BOLINSKY Y O'NEILL
Y BARRY X MILLER Y BUCKBEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSINSKY X 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 PHIPS Y CUMMINGS Y SIMANSKI
X D'AGOSTINO Y PORTER Y D'AMELIO X 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 X ROJAS Y DUBITSKY Y YACCARINO
Y DOLCETTE X ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA Y FISHEIM Y ZULLO
Y EXUM Y SANCHEZ Y FLOREN Y ZUPKUS
Y FELIPE Y SANTIAGO, H.Y FRANCE
Y FOX Y SCANLON Y FREY
Y GARBAY 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 Y ORANGE
Y LEMAR Y WOOD, K. Y LANOUÉ Y ROSARIO
Y LINEHAN Y YOUNG Y LAVIELLE Y RYAN
DEPUTY SPEAKER ORANGE IN THE CHAIR

REPRESENTATIVES ABSENT

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

Representative McGee of the 5th District - personal business
Representative Miller of the 145th District - personal business
Representative Rose of the 118th District - illness
Representative Smith of the 108th District - out of state

ADJOURNMENT

On motion of Representative Currey of the 11th District, the House adjourned at 7:03 o’clock p.m., to meet again at the Call of the Chair.