The House of Representatives was called to order at 10:07 o'clock a.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. As a chaplain, I am often asked: "Where do I find God?" I will often respond by saying: "Breathe!" So, I ask all of you to take a breath. We are all breathing anyway, so why not take an intentional breath - with being in awe of the breathing beings that each of us are. We are amazing beings, and no one has been able to duplicate this magnificence of human life and human breath.

So, as we move forward, let us be open to more profound ways to serving goodness and ascending higher and near to You, our Creator, our infinite source. And as we journey the many paths of our lives, let us not lose ourselves in oblivion - let us remember the original intention with which we began our journey - allowing God to be our guide.

The Pledge of Allegiance was led by Andrew P. Jortner of Berlin, Connecticut.

REPORTS

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

Report - Connecticut Innovations, Inc. - Connecticut Bioscience Innovation Fund Annual Report - April 15, 2019. (Pursuant to Section 32-41cc of the Connecticut General Statutes.) Date Received: May 29, 2019
Reflected to the Committees on Finance, Revenue and Bonding, Appropriations, Commerce, Public Health and Higher Education and Employment Advancement.

Reflected to the Committee on Higher Education and Employment Advancement.

Reflected to the Committee on Energy and Technology.
BUSINESS FROM THE SENATE
FAVORABLE REPORTS OF JOINT STANDING COMMITTEES
SENATE BILLS

The following favorable reports of the Joint Standing Committees were received from the Senate, the bills read the second time and tabled for the Calendar in accordance with Rule 11(G) of the House Rules:

**APPROPRIATIONS.** S.B. No. 424 (File No. 442) AN ACT CONCERNING A STUDY REGARDING CAMERA VIDEO SYSTEMS INSIDE SCHOOL BUSES AND STUDENT TRANSPORTATION VEHICLES USED TO TRANSPORT STUDENTS WITH SPECIAL NEEDS.

**GOVERNMENT ADMINISTRATION AND ELECTIONS.** Substitute for S.B. No. 641 (File No. 759) AN ACT CONCERNING REVIEW OF ELECTION LAWS. (As amended by Senate Amendment Schedule "A").

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

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

**PLANNING AND DEVELOPMENT.** S.B. No. 556 (File No. 717) AN ACT CONCERNING ADDITIONAL COMPENSATION FOR CERTAIN RETIRED PUBLIC SAFETY EMPLOYEES. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative McCarthy Vahey of the 133rd who offered Senate Amendment Schedule "A" (LCO 7552) and moved its adoption.

The amendment was discussed by Representatives Zawistowski of the 61st, Ackert of the 8th and Dubitsky of the 47th.

**DEPUTY SPEAKER HENNESSY IN THE CHAIR**

The amendment was further discussed by Representatives Delnicki of the 14th and Dubitsky of the 47th who moved that when the vote be taken it be taken by roll call.

The amendment was further discussed by Representative Smith of the 108th.

The Speaker ordered the vote be taken by roll call at 10:49 a.m.

The following is the result of the vote:

| Total Number Voting                        | 134 |
| Necessary for Adoption                     | 68  |
| Those voting Yea                           | 96  |
| Those voting Nay                           | 38  |
| Those absent and not voting                | 17  |

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

The following is the roll call vote:
The bill was discussed by Representatives Dathan of the 142nd, Zawistowski of the 61st and Dubitsky of the 47th.

The Speaker ordered the vote be taken by roll call at 11:08 a.m.

The following is the result of the vote:

Total Number Voting ................................................................. 143  
Necessary for Passage ............................................................... 72  
Those voting Yea ................................................................. 116  
Those voting Nay ................................................................. 27  
Those absent and not voting .................................................. 8

On a roll call vote Senate Bill No. 556 as amended by Senate Amendment Schedule "A" was passed 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 X MCGEE N ACKERT Y MCGORTY, B.  
Y ARNONE Y MESKERS N BETTS N ODEA  
X BAKER Y MICHEL N BOLINSKY N ONEILL  
Y BARRY Y MILLER Y BUCKBEE N PAVALOCK-D'AMATO  
Y BLUMENTHAL X MUSHINSKY X CAMILLO Y PERILLO  
Y BORER Y NAPOLI Y CANDELORA, V. N PETIT  
Y BOYD Y NOLAN Y CARNEY N PISCOPO  
Y COMEY Y PALM Y CARPINO Y POLLETTA  
Y CONCEPCION X PAOLILLO N CASE N REBIMBAS  
Y CONLEY Y PERONE N CHEESEMAN Y RUTIGLIANO  
Y CURREY Y PHIPPS Y CUMMINGS N SIMANSKI  
X D'AGOSTINO Y PORTER Y D'AMELIO N SMITH  
Y DATHAN Y REYES N DAUPHINAIS N SREDZINSKI  
X DE LA CRUZ X RILEY N DAVIS N VAIL  
Y DEMICCO Y RITTER Y DELNICKI X WILSON  
Y DILLON Y ROCHELLE Y DEVLIN N WOOD, T.  
Y DIMASSA Y ROJAS N DUBITSKY Y YACCARINO  
Y DOUCETTE Y ROSE Y FERRARO N ZAWISTOWSKI  
Y ELLIOTT Y ROTELLA N FISHEIN N ZULLO  
Y EXUM Y SANCHEZ Y FLOREN N ZUPKUS  
Y FELIPE Y SANTIAGO, H. N FRANCE  
Y FOX Y SCANLON N FREY  
X GARBAY Y SERRA N FUSCO  
Y GENGA Y SIMMONS, C. N GREEN Y ARESIMOWICZ  
Y GIBSON X SIMMS, T. N HAINES  
Y GILCHREST Y STAFSTROM Y HALL, C.  
X GONZALEZ Y STALLWORTH N HARDING Y GODFREY  
Y GRESKO Y STEINBERG N HAYES  
Y GUCKER Y TERCYAK N HILL  
Y HADDAD Y TURCO N KENNEDY X BUTLER  
Y HALL, J. Y VARGAS Y KLARIDES Y CANDELARIA, J.  
Y HAMPTON Y VERRENGIA Y KLARIDES-DITRIA Y COOK  
Y HORN X WALKER X KOKORUDA Y HENNESSY  
Y HUGHES Y WILSON PHEANIOUS Y KUPCHICK Y MORIN  
X JOHNSON Y WINKLER N LABRIOLA X ORANGE  
Y LEMAR Y WOOD, K. N LANOUE Y ROSARIO  
Y LINEHAN Y YOUNG N LAVIELLE Y RYAN  

- 1641 -
JUDICIARY. S.B. No. 320 (File No. 364) AN ACT CONCERNING REAL ESTATE CLOSINGS AND ATTORNEYS AND LAW FIRMS PREFERRED BY MORTGAGE LENDERS. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Scanlon of the 98th who offered Senate Amendment Schedule "A" (LCO 9634) and moved its adoption.

The amendment was discussed by Representative Comey of the 102nd.

On a voice vote the amendment was adopted.

The bill was discussed by Representatives Pavalock-D'Amato of the 77th and Smith of the 108th.

The Speaker ordered the vote be taken by roll call at 11:22 a.m.

The following is the result of the vote:

Total Number Voting .......................................................... 145
Necessary for Passage ....................................................... 73
Those voting Yea................................................................. 128
Those voting Nay.............................................................. 17
Those absent and not voting .................................................. 6

On a roll call vote Senate Bill No. 320 as amended by Senate Amendment Schedule "A" was passed 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 N MASTROFRANCESCO Y MCCARTY, K.
Y ALTOBELLO Y MCCARTHY VAHEY Y ACKERT N MCGORTY, B.
Y ARCONTI N MCGEE Y BETTS Y ODEA
Y ARNONE Y MESKERS Y BOLINSKY Y O'NEILL
Y BAKER Y MICHEL Y BUCKEE Y PAVALOCK-D'AMATO
Y BARRY N MILLER Y PAVALOCK-D'AMATO
Y BLUMENTHAL X MUSHINSKY X CAMILLO N PERILLO
Y BORER Y PALM Y CANDELORA, V, Y PETIT
Y BOYD Y NOLAN Y CARNEY Y PISCOPO
Y CONEY Y PALMILLO Y CASE Y REBIMAS
Y CONLEY Y PERONE Y CHEESEMAN N RUTIGLIANO
Y CURRY Y PHIPPS Y CUMMINGS N SIMANSKI
Y D'AGOSTINO N 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 X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS N DUBITSKY Y YACCARINO
Y DOUCETTE Y ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA Y FISHEIN Y ZULLO
Y EXUM Y SANCHEZ Y FLOREN Y ZUPKUS
Y FELIPE N SANTIAGO, H. Y FRANCE
Y FOX Y SCANLON Y FREY
Y GARIBAY Y SERRA N FUSCO
Y GENGA Y SIMMONS, C. Y GREEN Y ARESIMOWICZ
N GIBSON Y SIMMS, T. Y HAINES
Y GILCHREST Y STAFSTROM Y HALL, C.
N GONZALEZ Y STALLWORTH Y HARDING Y GODFREY
Y GRESKO N STEINBERG Y HAYES
Y GUCKER Y TERCYAK Y HILL
Y HADDAD Y TURCO Y KENNEDY X BUTLER
N HALL, J. Y VARGAS Y KLAIDES Y CANDELARIA, J.
Y HAMPTON Y VERRENGIA Y KLAIDES-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

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.

FINANCE, REVENUE AND BONDING. Substitute for H.B. No. 7201 (File No. 483) AN ACT CONCERNING THE CONVENIENCE OF ACQUIRING MOTOR VEHICLE LICENSES AND REGISTRATIONS.
The bill was explained by Representative Simms of the 140th who offered House Amendment Schedule "A" (LCO 10312) and moved its adoption.

The amendment was discussed by Representatives Devlin of the 134th, Case of the 63rd and Mastrofrancesco of the 80th.

ASSISTANT DEPUTY SPEAKER TERCYAK IN THE CHAIR

The amendment was further discussed by Representatives de la Cruz of the 41st and Ritter of the 1st.

On a voice vote the amendment was adopted.

The following is House Amendment Schedule "A" (LCO 10312):

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

"Section 1. Subsections (a) and (b) of section 1-1h of the general statutes are repealed and the following is substituted in lieu thereof (Effective January 1, 2020):

(a) Any person who does not possess a valid motor vehicle operator's license may apply to the Department of Motor Vehicles for an identity card. The application for an identity card shall be accompanied by the birth certificate of the applicant or a certificate of identification of the applicant issued and authorized for such use by the Department of Correction and a fee of twenty-eight dollars. Such application shall include: (1) The applicant's name; (2) the applicant's address; (3) whether the address is permanent or temporary; (4) the applicant's date of birth; (5) notice to the applicant that false statements on such application are punishable under section 53a-157b; and (6) such other pertinent information as the Commissioner of Motor Vehicles deems necessary. [A fee of twenty-two dollars and fifty cents shall be paid to the department upon issuance to the applicant of an identity card which contains a picture of the applicant and specifies the applicant's height, sex and eye color.] The applicant shall sign the application in the presence of an official of the [department] Department of Motor Vehicles. The commissioner may waive the fee for any applicant (A) who has voluntarily surrendered such applicant's motor vehicle operator's license, (B) whose license has been refused by the commissioner pursuant to subdivision (4) of subsection (e) of section 14-36, (C) who is both a veteran, as defined in subsection (a) of section 27-103, and blind, as defined in subsection (a) of section 1-1f, or (D) who is a resident of a homeless shelter or other facility for homeless persons. The commissioner shall adopt regulations, in accordance with the provisions of chapter 54, to establish the procedure and qualifications for the issuance of an identity card to any such homeless applicant.

(b) (1) An identity card shall [expire within a period not exceeding six years from the date of issuance of such card. Each such card shall] indicate its date of expiration, contain a picture of the applicant and specify the applicant's height, sex and eye color.

(2) An original identity card shall expire within a period not exceeding seven years following the date of the applicant's next birthday. Any person who holds an identity card may be notified by the commissioner before its expiration and may renew such card in such manner as the commissioner shall prescribe, [upon payment of a fee of twenty-two dollars and fifty cents.] Upon renewal of an identity card, the commissioner may issue an identity card for a period to be determined by the commissioner, provided such period does not exceed eight years. The fee for the renewal of an identity card that expires eight years from the date of issuance shall be thirty-two dollars. The commissioner shall charge a prorated amount of such fee for an identity card that expires less than eight years from the date of issuance. The commissioner shall not provide notification by mail to the holder of an identity card if the United States Postal Service has determined that mail is undeliverable to such person at the address for such person that is in the records of the department.

Sec. 2. Section 14-41 of the general statutes is repealed and the following is substituted in lieu thereof (Effective January 1, 2020):[(a) Upon every other renewal of a motor vehicle operator's license or identity card issued pursuant to section 1-1h, the commissioner may issue such license
or identity card without the personal appearance of the licensee or identity card holder if (1) such licensee or identity card holder has a digital image on file with the commissioner, and (2) such licensee or identity card holder has fulfilled all other requirements for such renewal.

[(b)(a) An original operator's license shall expire within a period not exceeding [six] seven years following the date of the operator's next birthday. The fee for such license shall be [seventy-two] eighty-four dollars. Upon renewal of a license, the commissioner may issue a license for a period to be determined by the commissioner, provided such period does not exceed eight years. The fee for the renewal of a license that expires eight years from the date of issuance shall be ninety-six dollars. The commissioner shall charge a prorated amount of such fee for a license that expires less than eight years from the date of issuance.

(b) The commissioner may authorize a contractor, including, but not limited to, an automobile club or association licensed in accordance with the provisions of section 14-67 on or before July 1, 2007, or any municipality, to issue duplicate licenses and identity cards pursuant to section 14-50a, renew licenses, renew identity cards issued pursuant to section 1-1h, as amended by this act, and conduct registration transactions at the office or facilities of such contractors or municipalities. The commissioner may authorize such contractors and municipalities to charge a convenience fee, which shall not exceed eight dollars, to each applicant for a license or identity card renewal or duplication, or for a registration transaction.

(c) Any previously licensed operator who fails to renew a motor vehicle operator's license in accordance with subsection [(b)] (a) of this section shall be charged a late fee of twenty-five dollars upon renewal of such operator's license.

(d) The commissioner may, at least fifteen days before the date on which each motor vehicle operator's license or identity card expires, notify the holder of such license or identity card of the expiration date, in a manner determined by the commissioner. The commissioner shall not provide such notification by mail to any such licensee or identity card holder if the United States Postal Service has determined that mail is undeliverable to the address for such person that is documented in the records of the Department of Motor Vehicles. Any previously licensed operator who operates a motor vehicle within sixty days after the expiration date of the operator's license without obtaining a renewal of the license shall be fined in accordance with the amount designated for the infraction of failure to renew a motor vehicle operator's license. Any operator so charged shall not be prosecuted under section 14-36 for the same act constituting a violation under this section but section 14-36 shall apply after the sixty-day period.

(e) On and after January 1, 2013, the commissioner may extend the expiration date of an operator's license or identity card for a period of six months when such licensee or identity card holder presents documentation satisfactory to the commissioner that such person was out of the state during the renewal period for such license or identity card, or when the commissioner requires additional time to determine whether such person qualifies for a renewal. The fee for such extension shall be the same as that for a duplicate license under section 14-50a and no part of such fee shall be subject to refund. The commissioner shall not grant more than one extension to any such person pursuant to this subsection.

(f) Notwithstanding the provisions of section 1-3a, if the expiration date of any motor vehicle operator's license or any public passenger endorsement [as defined in section 14-1] falls on any day when the offices of the commissioner are closed for business or are open for less than a full business day, the license or permit shall be deemed valid until midnight of the next day on which the offices of the commissioner are open for a full day of business.

Sec. 3. Section 14-41a of the general statutes is repealed and the following is substituted in lieu thereof (Effective January 1, 2020):

An individual sixty-five years of age or older may renew a motor vehicle operator's license for either a two-year period or [a six-year period] the renewal period determined by the commissioner pursuant to subsection (a) of section 14-41, as amended by this act. The fee for any license issued for a two-year period shall be twenty-four dollars.

Sec. 4. Subsection (b) of section 14-12o of the general statutes is repealed and the following is substituted in lieu thereof (Effective January 1, 2020):

(b) For six months or any part thereof, the fee for a courtesy registration shall be one-sixth of the amount specified for a three-year permanent registration, one-quarter of the amount specified for a two-year permanent registration and one-half of the amount specified for a one-year
permanent registration. The owner of a motor vehicle with a courtesy registration may receive a permanent registration upon presentation of documents to the commissioner demonstrating proof of ownership. No part of the fee paid for a courtesy registration shall be refunded or applied to the fee for the permanent registration of the motor vehicle.

Sec. 5. Section 14-22 of the general statutes is repealed and the following is substituted in lieu thereof (Effective January 1, 2020):

(a) [A] Except as otherwise provided in the general statutes, a motor vehicle registration issued pursuant to this chapter shall expire either two or three years from the date of issuance, at the discretion of the commissioner and in accordance with schedules established by the commissioner. Such schedules may include staggered renewal of registrations. If the expiration date of the registration of the motor vehicle, except the registration of a motor vehicle used to transport passengers for hire, falls on any day when the offices of the commissioner are closed for business, the registration shall be deemed valid for the operation of the motor vehicle until midnight of the next day on which the offices of the commissioner are open for business. The commissioner shall prescribe the date and manner of renewing registrations. Not less than thirty days prior to the expiration of any valid registration, the department shall send or transmit, in such manner as the commissioner determines, an application for renewal to the registrant. In the case of a motor vehicle registered to a leasing company licensed pursuant to section 14-15, the department may send or transmit, in such manner as the commissioner determines, an application for renewal of a leased vehicle to the lessee of such vehicle. The commissioner shall not be required to send or transmit a registrant's or lessee's application by mail if the United States Postal Service has determined that mail is undeliverable to such person at the address for such person that is in the records of the department. Except for the processing of such application at an official emissions inspection station as provided in subsection (b) of this section, [or by telephone as provided in subsection (c) of this section,] the commissioner may require that the application be returned electronically or by mail in order to be processed and approved, with only such exceptions, on a hardship basis, as shall be established by the commissioner in regulations adopted pursuant to chapter 54.

(b) The commissioner may provide for the renewal of passenger registrations at official emissions inspection stations established pursuant to chapter 246a in accordance with schedules established by [him which shall provide that expirations of registrations and emissions stickers occur on the same date] the commissioner. The commissioner may employ the services of the independent contractor which operates the system of official emissions inspection stations to process such applications for renewal in accordance with standards and procedures established by the commissioner.

[(c) The commissioner may provide for the renewal of the registration of any motor vehicle by means of a telephone request and order by the registrant. The commissioner may charge a service fee of five dollars, in addition to the fee prescribed for the renewal of the registration, for each application for renewal processed by telephone. Such service fee shall be used to cover the costs incurred in processing such applications. Any funds in excess of those necessary for the processing of such applications shall be deposited in the General Fund. Each registrant who elects to renew by telephone shall sign the certificate of registration, attesting to the information contained therein under penalty of false statement, as provided in section 53a-157b, when the certificate is issued by the commissioner. Any such certificate which is not signed shall be void. The commissioner may employ the services of an independent contractor or contractors to process such applications for renewal and provide any equipment or system necessary for such purpose.]

[(d)] (c) The registration fee for a registration that expires two years from the date of issuance shall be a prorated amount of the fee for a triennial registration. If the adoption of a staggered system results in the expiration of any registration more than two or three years from its issuance, a prorated amount of the registration fee paid shall be charged in addition to the [biennial] registration fee.

Sec. 6. Section 14-25c of the general statutes is repealed and the following is substituted in lieu thereof (Effective January 1, 2020):

The Commissioner of Motor Vehicles shall issue distinctive registration marker plates to each motor vehicle, except a taxicab or motor vehicle in livery service, that is used as a student transportation vehicle, as defined in section 14-212. Each such registration of a student
transportation vehicle shall be issued for a period of one year and, subject to the provisions of subsection (d) of section 14-103, may be renewed by the owner, in accordance with schedules established by the commissioner. The fee for such registration or for any renewal thereof shall be determined as follows: (1) In the case of any such motor vehicle designed as a service bus, the fee shall be one-half of the fee prescribed for the registration of a service bus, in accordance with the provisions of subsection (p) of section 14-49, as amended by this act, and (2) in the case of any such motor vehicle designed as a passenger motor vehicle, the fee shall be one-half of the fee prescribed for the biennial registration of a passenger motor vehicle or one-third of the fee prescribed for the triennial registration of a passenger motor vehicle, in accordance with the provisions of subsection (a) of section 14-49, as amended by this act.

Sec. 7. Section 14-48d of the general statutes is repealed and the following is substituted in lieu thereof (Effective January 1, 2020):

Notwithstanding the provisions of section 14-22, as amended by this act, and subsection (a) of section 14-49, as amended by this act, concerning the [biennial] period for the registration of a passenger motor vehicle, and for the registration of certain other motor vehicles not used for commercial purposes, the commissioner may issue a registration for any such motor vehicle that is owned by a person, firm or corporation licensed in accordance with the provisions of section 14-15 and that is the subject of a lease agreement, for a period not to exceed five years, to coincide with the term of such lease agreement. The fee for any such registration shall be adjusted and prorated on the basis of the fee prescribed for a [biennial] triennial registration. The commissioner may adopt regulations, in accordance with chapter 54, to implement the provisions of this section.

Sec. 8. Section 14-49 of the general statutes is repealed and the following is substituted in lieu thereof (Effective January 1, 2020):

(a) For the registration of each passenger motor vehicle, other than an electric motor vehicle, the fee shall be [eighty] one hundred twenty dollars every [two] three years, provided any individual who is sixty-five years of age or older [on or after January 1, 1981] may, at [his] such individual's discretion, renew the registration of such passenger motor vehicle owned by [him] such individual for either a one-year period or [two-year] the registration period as determined by the commissioner pursuant to subsection (a) of section 14-22, as amended by this act. The registration fee shall be prorated accordingly for any such registration that is renewed for a one-year period. The triennial fee [for one year shall be forty dollars, and the fee for two years shall be eighty dollars, provided the biennial fee] for any motor vehicle for which special license plates have been issued under the provisions of section 14-20 shall be [eighty] one hundred twenty dollars. The provisions of this subsection relative to the [biennial] triennial fee charged for the registration of each antique, rare or special interest motor vehicle for which special license plates have been issued under section 14-20 shall not apply to an antique fire apparatus or transit bus owned by a nonprofit organization and maintained primarily for use in parades, exhibitions or other public events but not for purposes of general transportation.

(b) (1) For the registration of each motorcycle, the [biennial] triennial fee shall be [forty-two] sixty-three dollars, subject to the provisions of subdivision (2) of this subsection. For the registration of each motorcycle with side car or box attached used for commercial purposes, the [biennial] triennial fee shall be [sixty] ninety dollars. The commissioner may register a motorcycle with a side car under one registration which shall cover the use of such motorcycle with or without such side car. (2) [Four] Six dollars of the total fee with respect to the registration of each motorcycle shall, when entered upon the records of the Special Transportation Fund, be deemed to be appropriated to the Department of Transportation for purposes of continuing the program of motorcycle rider education formerly funded under the federal Highway Safety Act of 1978, 23 USC 402.

(c) For the registration of each taxicab or motor vehicle in livery service, with a seating capacity of seven or less, the commissioner shall charge a biennial fee of two hundred sixty-six dollars. When the seating capacity of such motor vehicle is more than seven, there shall be added to the amount herein provided the sum of four dollars for each seat so in excess.

(d) For the registration of each motor bus, except a motor bus owned and operated by a multiple-state passenger carrier as hereinafter defined, the commissioner shall charge a fee of [forty-seven] fifty-six dollars and such registration shall be sufficient for all types of operation under this chapter. [On and after July 1, 2011, the fee shall be fifty-six dollars.] For the
registration of motor buses owned or operated by a multiple-state passenger carrier, the commissioner shall charge registration fees based on the rate of one dollar and twenty-five cents per hundredweight of the gross weight, such gross weight to be computed by adding the light weight of the vehicle fully equipped for service to one hundred fifty pounds per passenger for the rated seating capacity, plus the sum of [thirty-four] forty-two dollars, [. and on and after July 1, 2011, one dollar and twenty-five cents plus the sum of forty-two dollars.] The fee in each case shall be determined on an apportionment basis commensurate with the use of the highways of this state as herein provided. The commissioner shall require the registration of that percentage of the motor buses of such multiple-state passenger carrier operating into or through the state which the mileage of such motor buses actually operated in the state bears to the total mileage of all such motor buses operated both within and without the state. Such percentage figures shall be the mileage factor. In computing the registration fees on the number of such motor buses which are allocated to the state for registration purposes under the foregoing formula, the commissioner shall first compute the amount that the registration fees would be if all such motor buses were in fact subject to registration in the state, and then apply to such amount the mileage factor above referred to, provided, if the foregoing formula or method of allocation results in apportioning a lesser or greater number of motor buses or amount of registration fees to the state than the state under all of the facts is fairly entitled to, then a formula that will fairly apportion such registration fees to the state shall be determined and used by the commissioner. Said mileage factor shall be computed prior to March first of each year by using the mileage records of operations of such motor buses operating both within and without the state for the twelve-month period, or portion thereof, ending on August thirty-first next preceding the commencement of the registration year for which registration is sought. If there were no operations in the state during any part of such preceding twelve-month period, the commissioner shall proceed under the provisions of subsection (a) of article IV of section 14-365. In apportioning the number of motor buses to be registered in the state, as provided [herein] in this subsection, any fractional part of a motor bus shall be treated as a whole motor bus and shall be registered and licensed as such. Any motor bus operated both within and without the state which is not required to be registered in the state under the provisions of this section shall nevertheless be identified as a part of the fleet of the multiple-state passenger carrier and the commissioner shall adopt an appropriate method of identification of such motor buses owned and operated by such carrier. The identification of all such motor buses by the commissioner as [above] required in this subsection shall be considered the same as the registration of such motor buses under this chapter. The substitution from time to time of one motor bus for another by a multiple-state passenger carrier shall not require registration thereof in the state as long as the substitution does not increase the aggregate number of motor buses employed in the operation of such carrier, provided all such motor buses substituted for others shall be immediately reported to and identification issued for the same by the commissioner and, if a registration fee is required to be paid for such substituted motor bus, the same shall be promptly paid. As used in this subsection, the phrase "multiple-state passenger carrier" means and includes any person, firm or corporation authorized by the Interstate Commerce Commission or its successor agency to engage in the business of the transportation of passengers for hire by motor buses, both within and without the state.

(e) (1) For the registration of a passenger motor vehicle used in part for commercial purposes, except any pick-up truck having a gross vehicle weight rating of less than twelve thousand five hundred pounds, the commissioner shall charge a [biennial] triennial fee of [eighty-eight] one hundred thirty-two dollars and shall issue combination registration to such vehicle. (2) For the registration of a school bus, the commissioner shall charge an annual fee of one hundred seven dollars for a type I school bus and sixty-four dollars for a type II school bus. (3) For the registration of a motor vehicle when used in part for commercial purposes and as a passenger motor vehicle or of a motor vehicle having a seating capacity greater than ten and not used for the conveyance of passengers for hire, the commissioner shall charge a biennial fee for gross weight as for commercial registration, as outlined in section 14-47, plus the sum of fourteen dollars and shall issue combination registration to such vehicle. (4) Each vehicle registered as combination shall be issued a number plate bearing the word "combination". No vehicle registered as combination may have a gross vehicle weight rating in excess of twelve thousand five hundred pounds. (5) For the registration of a pick-up truck having a gross vehicle weight rating of less than
twelve thousand five hundred pounds that is not used in part for commercial purposes, the commissioner shall charge a [biennial] triennial fee for gross weight as for commercial registration, as provided in section 14-47, plus the sum of [fourteen] twenty-one dollars. The commissioner may issue passenger registration to any such vehicle with a gross vehicle weight rating of eight thousand five hundred pounds or less.

(f) For the registration of each electric motor vehicle, the commissioner shall charge a fee of [thirty-eight] fifty-seven dollars [biennially] triennially or a prorated amount if the registration period is less than three years.

(g) For the registration of all motorcycles, registered under a general distinguishing number and mark, owned or operated by, or in the custody of, a manufacturer of, dealer in or repairer of motorcycles, there shall be charged an annual fee at the rate of [thirty-one] thirty-seven dollars for each set of number plates furnished. [On and after July 1, 2011, the fee shall be thirty-seven dollars.]

(h) The minimum annual fee for any commercial registration of a motor vehicle not equipped with pneumatic tires shall be [fifty] sixty dollars. [On and after July 1, 2011, the fee shall be sixty dollars.]

(i) For the transfer of the registration of a motor vehicle previously registered, except as provided in subsection (e) of section 14-16 and subsection (c) of section 14-253a, there shall be charged a fee of twenty-one dollars.


(k) For the registration of each motor hearse used exclusively for transportation of the dead, the commissioner shall charge a fee of [thirty-one] thirty-seven dollars. [On and after July 1, 2011, the fee shall be thirty-seven dollars.] The commissioner may furnish distinguishing number plates for any motor hearse.

(l) The fee for the registration of each truck to be used between parts of an industrial plant, as provided in section 13a-117, shall be [twenty-five] thirty dollars for the first two hundred feet of the public highway, the use of which is granted by such permit, [and on and after July 1, 2011, the fee shall be thirty dollars.] For each additional two hundred feet or fraction thereof, the fee shall be [eleven dollars, and on and after July 1, 1992, the fee shall be] twelve dollars.

(m) (1) For the registration of a trailer used exclusively for camping or any other recreational purpose, the commissioner shall charge a [biennial] triennial fee of [sixteen dollars. On and after July 1, 2011, the fee shall be nineteen dollars] twenty-eight dollars and fifty cents. (2) For any other trailer or semitrailer not drawn by a truck-tractor, [he the commissioner shall charge the same fee as prescribed for commercial registrations in section 14-47, provided the fee for a heavy duty trailer, a crane or any other heavy construction equipment shall be three hundred twenty-six dollars for each year; except that the registration fee for each motor vehicle classed as a tractor-crane and equipped with rubber tires shall be one-half the fee charged for the gross weight of commercial vehicles.

(n) For each temporary registration of a motor vehicle not used for commercial purposes, or renewal of such registration, the commissioner shall charge a fee computed at the rate of twenty-one dollars for each ten-day period, or part thereof. For each temporary registration of a motor vehicle used for commercial purposes, or renewal of such registration, the commissioner shall charge a fee computed at the rate of twenty-seven dollars for each ten-day period, or part thereof, if the motor vehicle has a gross vehicle weight rating of six thousand pounds or less. For each temporary registration of a motor vehicle used for commercial purposes, or renewal of such registration, the commissioner shall charge a fee computed at the rate of forty-nine dollars for each ten-day period, or part thereof, if the motor vehicle has a gross vehicle weight rating of more than six thousand pounds.

(o) No registration fee shall be charged in respect to any motor vehicle owned by a municipality, as defined in section 7-245, any other governmental agency or a military agency and used exclusively for the conduct of official business. No registration fee shall be charged for any motor vehicle owned by or leased to a transit district and used exclusively to provide public transportation. No fee shall be charged for the registration of ambulances owned by hospitals or any nonprofit civic organization approved by the commissioner, [but a fee of twenty dollars shall be charged for the inspection of any such ambulance.] No fee shall be charged for the registration of fire department apparatus as provided by section 14-19. No registration fee shall be charged to a
disabled veteran, as defined in section 14-254, residing in this state for the registration of three passenger, camper or passenger and commercial motor vehicles leased or owned by such veteran in any registration year, provided such vehicles shall not be used for hire. No registration fee shall be charged for any motor vehicle leased to an agency of this state on or after June 4, 1982.

(p) For the registration of a service bus owned by an individual, firm or corporation, exclusive of any nonprofit charitable, religious, educational or community service organization, and used for the transportation of persons without charge, the commissioner shall charge a fee of two hundred thirteen dollars for vehicles having a seating capacity of sixteen passengers or less, including the driver, and seven hundred forty-seven dollars for vehicles having a seating capacity of more than sixteen passengers. For the registration of any service bus owned by any nonprofit charitable, religious, educational or community service organization, the commissioner shall charge a fee of one hundred sixty dollars for vehicles having a seating capacity of sixteen passengers or less, and five hundred thirty-three dollars for vehicles having a seating capacity of more than sixteen passengers, provided such service bus is used exclusively for the purpose of transporting persons in relation to the purposes and activities of such organization. Each such registration shall be issued for a biennial period in accordance with a schedule established by the commissioner. Nothing [herein] contained in this subsection shall affect the provisions of subsection (e) of this section.

(q) The commissioner shall collect a [biennial] triennial fee of [thirty] forty-five dollars for the registration of each motor vehicle used exclusively for farming purposes or a prorated amount if the registration period is less than three years. No such motor vehicle may be used for the purpose of transporting goods for hire or taking the on-the-road skills test portion of the examination for a motor vehicle operator's license. No farm registration shall be issued to any person operating a farm that has gross annual sales of less than two thousand five hundred dollars in the calendar year preceding registration. The commissioner may issue a farm registration for a passenger motor vehicle under such conditions as said commissioner shall prescribe in regulations adopted in accordance with chapter 54. No motor vehicle issued a farm registration may be used to transport ten or more passengers on any highway unless such motor vehicle meets the requirements for equipment and mechanical condition set forth in this chapter, and, in the case of a vehicle used to transport more than fifteen passengers, including the driver, the applicable requirements of the Code of Federal Regulations, as adopted by the commissioner, in accordance with the provisions of subsection (a) of section 14-163c. The operator of such motor vehicle used to transport ten or more passengers shall hold a public [transportation permit or] passenger endorsement issued in accordance with the provisions of section 14-44. Any farm registration used otherwise than as provided by this subsection shall be revoked.

(r) Repealed by P.A. 73-549, S. 2, 4.

(s) A fee of sixty-nine dollars shall be charged in addition to the regular fee prescribed for the registration of a motor vehicle, including but not limited to any passenger motor vehicle or motorcycle, in accordance with this section for a number plate or plates for such vehicle bearing any combination of letters or numbers requested by the registrant and which may be issued in the discretion of the commissioner, except in any case in which the number plates bear the official call letters of an amateur radio station. [On and after July 1, 2011, the fee shall be sixty-nine dollars.]

(t) For the registration of each camper, the commissioner shall charge a [biennial] triennial fee of [seventy-five dollars] one hundred twelve dollars and fifty cents. The commissioner shall refund [one-half of] the registration fee for any camper registration [if a person] provided the registrant cancels such registration [with one year or more remaining until the expiration of such registration] and requests [such] a refund prior to the expiration of [such] the registration period as follows: (1) (A) For a triennial registration, one-third of the registration fee if there is at least one year but not more than two years remaining until the expiration of such registration on the date of cancellation, and (B) two-thirds of the registration fee if there are two years or more remaining until the expiration of such registration on the date of cancellation; and (2) for a biennial registration, one-half of the registration fee if there is one year or more remaining until the expiration of such registration on the date of cancellation.

(u) Repealed by P.A. 85-81.
(v) There shall be charged for each motor vehicle adult or youth instruction permit or renewal thereof a fee of nineteen dollars. There shall be charged for each motorcycle instruction permit or renewal thereof a fee of sixteen dollars.

(w) In addition to the fee established for the issuance of motor vehicle number plates and except as provided in subsection (a) of section 14-21b and subsection (c) of section 14-253a, there shall be an additional safety fee of five dollars charged at the time of issuance of any reflectorized safety number plate or set of plates. All moneys derived from said safety fee shall be deposited in the Special Transportation Fund.

[(x) For the registration of each high-mileage vehicle, the commissioner shall charge a fee of forty-seven dollars.]

[[(y) [(x) For each special use registration for a period of thirty days or less, the fee shall be twenty-one dollars.

[(z)] [(y) The commissioner shall assess a ten-dollar late fee for renewal of a motor vehicle registration in the event a registrant fails to renew his or her registration within five days after the expiration of such registration, except that no such fee shall be assessed for the late renewal of the registration, pursuant to subdivision (1) of subsection (m) of this section, of (1) a trailer used exclusively for camping or any other recreational purpose, or (2) a motor vehicle designed or permanently altered in such a way as to provide living quarters for travel or camping. Notwithstanding the provisions of this subsection, if a registrant who is required to register a motor vehicle under section 14-34a fails to renew such registration not later than five days after the expiration date of such registration, the commissioner shall assess a late fee of one hundred fifty dollars.

[(aa)] [(z) The commissioner shall refund [one-half of] the registration fee for any motor vehicle, [if a person] provided the registrant cancels [such] the motor vehicle registration [with one year or more remaining until the expiration of such registration] and requests [such] a refund prior to the expiration of [such] the registration period as follows: (1) (A) For a triennial registration, one-third of the registration fee if there is at least one year but not more than two years remaining until the expiration of such registration on the date of cancellation, and (B) two-thirds of the registration fee if there are two years or more remaining until the expiration of such registration on the date of cancellation; and (2) for a biennial registration, one-half of the registration fee if there is one year or more remaining until the expiration of such registration on the date of cancellation.

Sec. 9. Section 14-49b of the general statutes is repealed and the following is substituted in lieu thereof (Effective January 1, 2020):

(a) For each new registration or renewal of registration of any motor vehicle with the Commissioner of Motor Vehicles pursuant to this chapter, the person registering such vehicle shall pay to the commissioner a fee of fifteen dollars for registration for a triennial period, ten dollars for registration for a biennial period and five dollars for registration for an annual period, except that any individual who is sixty-five years of age or older on or after January 1, 1994, may, at the discretion of such individual, pay the fee for [either] a one-year [or two-year] period if such individual obtains a one-year registration under subsection (a) of section 14-49, as amended by this act. The provisions of this subsection shall not apply to any motor vehicle that is not self-propelled, that is electrically powered, or that is exempted from payment of a registration fee. This fee may be identified as the "federal Clean Air Act fee" on any registration form provided by the commissioner. Payments collected pursuant to the provisions of this section shall be deposited as follows: (1) Fifty-seven and one-half per cent of such payments collected shall be deposited into the Special Transportation Fund established pursuant to section 13b-68, and (2) forty-two and one-half per cent of such payments collected shall be deposited into the General Fund. The fee required by this subsection is in addition to any other fees prescribed by any other provision of this title for the registration of a motor vehicle. No part of the federal Clean Air Act fee shall be subject to a refund under subsection [(aa)] [(z) of section 14-49, as amended by this act.

(b) For each new registration or renewal of registration of any motor vehicle with the Commissioner of Motor Vehicles pursuant to this chapter, the person registering such vehicle shall pay to the commissioner a fee of fifteen dollars for registration for a triennial period or ten dollars for registration for a biennial period for the following registration types: Passenger, motorcycle, motor home, combination or antique. Any person who is sixty-five years or older and who obtains
a one-year registration renewal under section 14-49, as amended by this act, for such registration type shall pay five dollars for the annual registration period. The provisions of this subsection shall not apply to any motor vehicle that is not self-propelled or that is exempted from payment of a registration fee. This fee shall be identified as the "Passport to the Parks Fee" on any registration form provided by the commissioner. Payments collected pursuant to the provisions of this subsection shall be deposited in the Passport to the Parks account established pursuant to section 23-15h. The fee required by this subsection is in addition to any other fees prescribed by any other provision of this title for the registration of a motor vehicle. No part of the "Passport to the Parks Fee" shall be subject to a refund under subsection [(aa)] (z) of section 14-49, as amended by this act.

Sec. 10. Subsection (f) of section 13b-59 of the general statutes is repealed and the following is substituted in lieu thereof (Effective January 1, 2020):

(f) "Motor vehicle receipts" means all fees and other charges required by or levied pursuant to subsection (c) of section 14-12, section 14-15, subsection (a) of section 14-25a, section 14-28, subsection (b) of section 14-35, subsection [(b)] (a) of section 14-41, as amended by this act, sections 14-41a, as amended by this act, 14-47 and 14-48b, subsection (a) of section 14-49, as amended by this act, subdivision (1) of subsection (b) of section 14-49, as amended by this act, except as provided under subdivision (2) of subsection (b) of said section, subsections (c), (d), (e), (f), (g), (h), (i), (k), (l), (m), (n), (o), (p), (q), (s), (t), (x) [.] and (y) [and (z)] of section 14-49, as amended by this act, section 14-49a, subsection (a) of section 14-50, as amended by this act, subdivisions (1), (2), (3), (4), (5), (6) and (10) of subsection (a) of section 14-50a, sections 14-59, 14-61 and 14-65, subsection (c) of section 14-66, subsection (e) of section 14-67, sections 14-67a, 14-67d, 14-160 and 14-381, as amended by this act, and subsection (c) of section 14-382;

Sec. 11. Section 14-381 of the general statutes is repealed and the following is substituted in lieu thereof (Effective January 1, 2020):

Any owner required to register a snowmobile or all-terrain vehicle shall apply to the commissioner and shall file evidence of ownership by affidavit or document. Upon receipt of an application in proper form and the registration fee, the commissioner shall assign a registration number on each side of its front section, midway between the top and bottom of said registration plate, which shall be affixed by the owner, shall be displayed on the snowmobile or all-terrain vehicle at a place and in a manner prescribed by the commissioner. In addition to such registration plate, each snowmobile and all-terrain vehicle so registered shall display its registration number on each side of its front section, midway between the top and bottom of said front section, in letters or numbers at least three inches in height and made of a reflective material. The certificate of registration shall be carried on such snowmobile or all-terrain vehicle and shall be available for inspection whenever such snowmobile or all-terrain vehicle is being operated. The owner shall pay a fee of [twenty] thirty dollars for a triennial registration for each snowmobile or all-terrain vehicle so registered and a prorated amount if the registration period is less than three years. Each such certificate of registration shall expire two years after the date such certificate of registration was issued.]

Sec. 12. Subsection (a) of section 14-12 of the general statutes is repealed and the following is substituted in lieu thereof (Effective January 1, 2020):

(a) No motor vehicle shall be operated, towed or parked on any highway, except as otherwise expressly provided, unless it is registered with the commissioner, provided any motor vehicle may be towed for repairs or necessary work if it bears the markers of a licensed and registered dealer, manufacturer or repairer and provided any motor vehicle which is validly registered in another state may, for a period of sixty days following establishment by the owner of residence in this state, be operated on any highway without first being registered with the commissioner. Except as otherwise provided in this subsection, (1) a person commits an infraction if such person (A) registers a motor vehicle he or she does not own, or (B) operates, allows the operation of, parks or allows the parking of an unregistered motor vehicle on any highway, or (2) a resident of this state who operates or parks a motor vehicle such resident owns with marker plates issued by another state on any highway shall be fined one thousand dollars. If the owner of a motor vehicle previously registered [on an annual or biennial basis] with the commissioner, the registration of which expired not more than thirty days previously, operates, allows the operation of, parks or allows that parking of such a motor vehicle, such owner shall be fined the amount designated for
the infraction of failure to renew a registration, but the right to retain his or her operator's license shall not be affected. No operator other than the owner shall be subject to penalty for the operation
or parking of such a previously registered motor vehicle. As used in this subsection, the term "unregistered motor vehicle" includes any vehicle that is not eligible for registration by the commissioner due to the absence of necessary equipment or other characteristics of the vehicle that make it unsuitable for highway operation, unless the operation of such vehicle is expressly permitted by another provision of this chapter or chapter 248.

Sec. 13. Subsection (a) of section 14-50 of the general statutes is repealed and the following is substituted in lieu thereof (Effective January 1, 2020):

(a) Subject to the provisions of subsection (c) of section 14-41, as amended by this act, [there] any person who renews a motor vehicle operator's license which contains one or more passenger endorsements shall be charged [a fee of seventy-two dollars for each renewal of a motor vehicle operator's license issued for a period of six years and] an additional fee of twelve dollars for each year or part thereof for each passenger endorsement.

Sec. 14. Subsections (a) to (g), inclusive, of section 13b-76 of the general statutes are repealed and the following is substituted in lieu thereof (Effective January 1, 2020):

(a) Bonds and bond anticipation notes issued pursuant to sections 13b-74 to 13b-77, inclusive, as amended by this act, are hereby determined to be issued for valid public purposes in exercise of essential governmental functions. Such bonds and bond anticipation notes shall be special obligations of the state and shall not be payable from or charged upon any funds other than the pledged revenues or other receipts, funds or moneys pledged therefor as provided in sections 3-21a, 3-27a, 3-27f, 12-458 and 12-458d, subsection (c) of section 13a-80a, sections 13a-175p to 13a-175u, inclusive, subsection (f) of section 13b-42, sections 13b-59, as amended by this act, 13b-61, 13b-69, 13b-71, 13b-74 to 13b-77, inclusive, as amended by this act, and 13b-80, subsection (a) of section 13b-97, subsection (a) of section 14-12, as amended by this act, except for subdivision (2) of said subsection (a), sections 14-15, 14-16a and 14-21c, subsection (a) of section 14-25a, section 14-28, subsection (b) of section 14-35, subsection [b] (a) of section 14-41, as amended by this act, section 14-41a, as amended by this act, subsection (a) of section 14-44, sections 14-47, 14-48b, 14-49, as amended by this act, and 14-50, as amended by this act, subsection (a) of section 14-50a, sections 14-52 and 14-58, subsection (c) of section 14-66, subsection (e) of section 14-67, sections 14-67a, 14-67d, 14-67f and 14-69, subsection (e) of section 14-73, subsection (c) of section 14-96q, sections 14-103a and 14-160, subsection (a) of section 14-164a, subsection (a) of section 14-192, sections 14-319, 14-320 and 14-381, as amended by this act, subsection (b) of section 14-382 and sections 15-14 and 16-299, nor shall the state or any political subdivision thereof be subject to any liability thereon, except to the extent of such pledged revenues or other receipts, funds or moneys pledged therefor as provided in said sections. As part of the contract of the state with the owners of said bonds and bond anticipation notes, all amounts necessary for punctual payment of the debt service requirements with respect to such bonds and bond anticipation notes shall be deemed to be appropriated, but only from the sources pledged pursuant to said sections, upon the authorization of issuance of such bonds and bond anticipation notes by the State Bond Commission, or the filing of a certificate of determination by the Treasurer in accordance with subsection (c) of this section, and the Treasurer shall pay such principal and interest as the same shall accrue, but only from such sources. The issuance of bonds or bond anticipation notes issued under sections 13b-74 to 13b-77, inclusive, as amended by this act, shall not directly or indirectly or contingently obligate the state or any political subdivision thereof to levy or to pledge any form of taxation whatever therefor, except for taxes included in the pledged revenues, or to make any additional appropriation for their payment. Such bonds and bond anticipation notes shall not constitute a charge, lien or encumbrance, legal or equitable, upon any property of the state or of any political subdivision thereof other than the pledged revenues or other receipts, funds or moneys pledged therefor as provided in sections 3-21a, 3-27a, 3-27f, 12-458 and 12-458d, subsection (c) of section 13a-80a, sections 13a-175p to 13a-175u, inclusive, subsection (f) of section 13b-42, sections 13b-59, as amended by this act, 13b-61, 13b-69, 13b-71, 13b-74 to 13b-77, inclusive, as amended by this act, and 13b-80, subsection (a) of section 13b-97, subsection (a) of section 14-12, as amended by this act, except for subdivision (2) of said subsection (a), sections 14-15, 14-16a and 14-21c, subsection (a) of section 14-25a, section 14-28, subsection (b) of section 14-35, subsection [b] (a) of section 14-41, as amended by this act, section 14-41a, as amended by this act, subsection (a)
of section 14-44, sections 14-47, 14-48b, 14-49, as amended by this act, and 14-50, as amended by this act, subsection (a) of section 14-50a, sections 14-52 and 14-58, subsection (c) of section 14-66, subsection (e) of section 14-67, sections 14-67a, 14-67d, 14-67f and 14-69, subsection (e) of section 14-73, subsection (c) of section 14-96q, sections 14-103a and 14-160, subsection (a) of section 14-164a, subsection (a) of section 14-192, sections 14-319, 14-320 and 14-381, as amended by this act, subsection (b) of section 14-382 and section 15-14, and the substance of such limitation shall be plainly stated on the face of each such bond and bond anticipation note. Bonds and bond anticipation notes issued pursuant to sections 13b-74 to 13b-77, inclusive, as amended by this act, shall not be subject to any statutory limitation on the indebtedness of the state, and, when issued, shall not be included in computing the aggregate indebtedness of the state in respect to and to the extent of any such limitation.

(b) Bonds issued pursuant to sections 13b-74 to 13b-77, inclusive, as amended by this act, may be executed and delivered at such time or times and shall be dated, bear interest at such rate or rates, including variable rates to be determined in such manner as set forth in the proceedings authorizing the issuance of the bonds, provide for payment of interest on such dates, whether before or at maturity, be issued at, above or below par, mature at such time or times not exceeding thirty years from their date, have such rank or priority, be payable in such medium of payment, be issued in such form, including without limitation registered or book-entry form, carry such registration and transfer privileges and be made subject to purchase or redemption before maturity at such price or prices and under such terms and conditions, including the condition that such bonds be subject to purchase or redemption on the demand of the owner thereof, all as may be provided by the State Bond Commission. The State Bond Commission shall determine the form of the bonds, the manner of execution of the bonds, the denomination or denominations of the bonds and the manner of payment of principal and interest. Prior to the preparation of definitive bonds, the State Bond Commission may, under like restrictions, authorize the issuance of interim receipts or temporary bonds, exchangeable for definitive bonds when such bonds have been executed and are available for delivery. If any of the officers whose signatures appear on the bonds cease to be officers before the delivery of any such bonds, such signatures shall, nevertheless, be valid and sufficient for all purposes, the same as if such officers had remained in office until delivery. Nothing herein shall prevent any series of bonds issued under sections 3-21a, 3-27a, 3-27f, 12-458 and 12-458d, subsection (c) of section 13a-80a, sections 13a-175p to 13a-175u, inclusive, subsection (f) of section 13b-42, sections 13b-59, as amended by this act, 13b-61, 13b-69, 13b-71, 13b-74 to 13b-77, inclusive, as amended by this act, and 13b-80, subsection (a) of section 13b-97, subsection (a) of section 14-12, as amended by this act, except for subdivision (2) of said subsection (a), sections 14-15, 14-16a and 14-21c, subsection (a) of section 14-25a, section 14-28, subsection (b) of section 14-35, subsection [(b)] (a) of section 14-41, as amended by this act, section 14-41a, as amended by this act, subsection (a) of section 14-44, sections 14-47, 14-48b, 14-49, as amended by this act, and 14-50, as amended by this act, subsection (a) of section 14-50a, sections 14-52 and 14-58, subsection (c) of section 14-66, subsection (e) of section 14-67, sections 14-67a, 14-67d, 14-67f and 14-69, subsection (e) of section 14-73, subsection (c) of section 14-96q, sections 14-103a and 14-160, subsection (a) of section 14-164a, subsection (a) of section 14-192, sections 14-319, 14-320 and 14-381, as amended by this act, subsection (b) of section 14-382 and sections 15-14 and 16-299 from being issued in coupon form, in which case references to the bonds herein also shall refer to the coupons attached thereto where appropriate, and references to owners of bonds shall include holders of such bonds where appropriate.

(c) Any bonds issued pursuant to sections 13b-74 to 13b-77, inclusive, as amended by this act, may be sold at public sale on sealed proposals or by negotiation in such manner, at such price or prices, at such time or times and on such other terms and conditions of such bonds and the issuance and sale thereof as the State Bond Commission may determine to be in the best interests of the state, or the State Bond Commission may delegate to the Treasurer all or any part of the foregoing powers in which event the Treasurer shall exercise such powers unless the State Bond Commission, by adoption of a resolution prior to the exercise of such powers by the Treasurer, shall elect to reassume the same. Such powers shall be exercised from time to time in such manner as the Treasurer shall determine to be in the best interests of the state and he shall file a certificate of determination setting forth the details thereof with the secretary of the State Bond Commission.
on or before the date of delivery of such bonds, the details of which were determined by him in accordance with such delegation.

(d) The debt service requirements with respect to any bonds and bond anticipation notes issued pursuant to sections 13b-74 to 13b-77, inclusive, as amended by this act, shall be secured by (1) a first call upon the pledged revenues as they are received by the state and credited to the Special Transportation Fund established under section 13b-68, and (2) a lien upon any and all amounts held to the credit of said Special Transportation Fund from time to time, provided said lien shall not extend to amounts held to the credit of such Special Transportation Fund which represent (A) amounts borrowed by the Treasurer in anticipation of state revenues pursuant to section 3-16, or (B) transportation-related federal revenues of the state. Any obligation of the state secured by said lien to pay the unrefunded principal of bond anticipation notes, including for this purpose any obligation of the state under a reimbursement agreement entered into in connection with a credit facility providing for payment of the unrefunded principal of bond anticipation notes, shall be subordinate to any obligation of the state secured by said lien to pay (i) the debt service requirements with respect to bonds, or (ii) any debt service requirements with respect to bond anticipation notes other than debt service requirements relating to unrefunded principal of bond anticipation notes or to obligations under a credit facility for the payment of such unrefunded principal. The debt service requirements with respect to bonds and bond anticipation notes also may be secured by a pledge of reserves, sinking funds and any other funds and accounts, including proceeds from investment of any of the foregoing, established pursuant to sections 3-21a, 3-27a, 3-27f, 12-458 and 12-458d, subsection (c) of section 13a-80a, sections 13a-175p to 13a-175u, inclusive, subsection (f) of section 13b-42, sections 13b-59, as amended by this act, 13b-61, 13b-69, 13b-71, 13b-74 to 13b-77, inclusive, as amended by this act, and 13b-80, subsection (a) of section 13b-97, subsection (a) of section 14-12, as amended by this act, except for subdivision (2) of said subsection (a), sections 14-15, 14-16a and 14-21c, subsection (a) of section 14-25a, section 14-28, subsection (b) of section 14-35, subsection [(b)] (a) of section 14-41, as amended by this act, section 14-41a, as amended by this act, subsection (a) of section 14-44, sections 14-47, 14-48b, 14-49, as amended by this act, and 14-50, as amended by this act, subsection (a) of section 14-50a, sections 14-52 and 14-58, subsection (c) of section 14-66, subsection (e) of section 14-67, sections 14-67a, 14-67d, 14-67f and 14-69, subsection (e) of section 14-73, subsection (c) of section 14-96q, sections 14-103a and 14-160, subsection (a) of section 14-164a, subsection (a) of section 14-192, sections 14-319, 14-320 and 14-381, as amended by this act, subsection (b) of section 14-382 and sections 15-14 and 16-299 or the proceedings authorizing the issuance of such bonds, and by moneys paid under a credit facility, including, but not limited to, a letter of credit or policy of bond insurance, issued by a financial institution pursuant to an agreement authorized by such proceedings.

(e) The proceedings under which bonds are authorized to be issued may, subject to the provisions of the general statutes, contain any or all of the following: (1) Provisions respecting custody of the proceeds from the sale of the bonds and any bond anticipation notes, including any requirements that such proceeds be held separate from or not be commingled with other funds of the state; (2) provisions for the investment and reinvestment of bond proceeds until used to pay transportation costs and for the disposition of any excess bond proceeds or investment earnings thereon; (3) provisions for the execution of reimbursement agreements or similar agreements in connection with credit facilities, including, but not limited to, letters of credit or policies of bond insurance, remarketing agreements and agreements for the purpose of moderating interest rate fluctuations, and of such other agreements entered into pursuant to section 3-20a; (4) provisions for the collection, custody, investment, reinvestment and use of the pledged revenues or other receipts, funds or moneys pledged therefor as provided in sections 3-21a, 3-27a, 3-27f, 12-458 and 12-458d, subsection (c) of section 13a-80a, sections 13a-175p to 13a-175u, inclusive, subsection (f) of section 13b-42, sections 13b-59, as amended by this act, 13b-61, 13b-69, 13b-71, 13b-74 to 13b-77, inclusive, as amended by this act, and 13b-80, subsection (a) of section 13b-97, subsection (a) of section 14-12, as amended by this act, except for subdivision (2) of said subsection (a), sections 14-15, 14-16a and 14-21c, subsection (a) of section 14-25a, section 14-28, subsection (b) of section 14-35, subsection [(b)] (a) of section 14-41, as amended by this act, section 14-41a, as amended by this act, subsection (a) of section 14-44, sections 14-47, 14-48b, 14-49, as amended by this act, and 14-50, as amended by this act, subsection (a) of section 14-50a, sections 14-52 and 14-58, subsection (c) of section 14-66, subsection (e) of section 14-67, sections 14-67a, 14-67d, 14-67f and 14-69, subsection (e) of section 14-73, subsection (c) of section 14-96q, sections 14-103a and 14-160, subsection (a) of section 14-164a, subsection (a) of section 14-192, sections 14-319, 14-320 and 14-381, as amended by this act, subsection (b) of section 14-382 and sections 15-14 and 16-299 or the proceedings authorizing the issuance of such bonds, and by moneys paid under a credit facility, including, but not limited to, a letter of credit or policy of bond insurance, issued by a financial institution pursuant to an agreement authorized by such proceedings.
14-58, subsection (c) of section 14-66, subsection (e) of section 14-67, sections 14-67a, 14-67d, 14-67f and 14-69, subsection (e) of section 14-73, subsection (c) of section 14-96q, sections 14-103a and 14-160, subsection (a) of section 14-164a, subsection (a) of section 14-192, sections 14-319, 14-320 and 14-381, as amended by this act, subsection (b) of section 14-382 and sections 15-14 and 16-299; (5) provisions regarding the establishment and maintenance of reserves, sinking funds and any other funds and accounts as shall be approved by the State Bond Commission in such amounts as may be established by the State Bond Commission, and the regulation and disposition thereof, including requirements that any such funds and accounts be held separate from or not be commingled with other funds of the state; (6) covenants for the establishment of pledged revenue coverage requirements for the bonds and bond anticipation notes, provided that no such covenant shall obligate the state to provide coverage in any year with respect to any bonds or bond anticipation notes in excess of four times the aggregate debt service on bonds and bond anticipation notes, as described in subparagraph (A) of subdivision (3) of section 13b-75, during such year; (7) covenants for the establishment of maintenance requirements with respect to state transportation facilities and properties; (8) provisions for the issuance of additional bonds on a parity with bonds theretofore issued, including establishment of coverage requirements with respect thereto as herein provided; (9) provisions regarding the rights and remedies available in case of a default to the bondowners, noteowners or any trustee under any contract, loan agreement, document, instrument or trust indenture, including the right to appoint a trustee to represent their interests upon occurrence of an event of default, as defined in said proceedings, provided that if any bonds or bond anticipation notes shall be secured by a trust indenture, the respective owners of such bonds or notes shall have no authority except as set forth in such trust indenture to appoint a separate trustee to represent them; and (10) provisions or covenants of like or different character from the foregoing which are consistent with sections 3-21a, 3-27a, 3-27f, 12-458 and 12-458d, subsection (c) of section 13a-80a, sections 13a-175p to 13a-175u, inclusive, subsection (f) of section 13b-42, sections 13b-59, as amended by this act, 13b-61, 13b-69, 13b-71, 13b-74 to 13b-77, inclusive, as amended by this act, and 13b-80, subsection (a) of section 13b-97, subsection (a) of section 14-12, as amended by this act, except for subdivision (2) of said subsection (a), sections 14-15, 14-16a and 14-21c, subsection (a) of section 14-25a, section 14-28, subsection (b) of section 14-35, subsection [(b)] (a) of section 14-41, as amended by this act, section 14-41a, as amended by this act, subsection (a) of section 14-44, sections 14-47, 14-48b, 14-49, as amended by this act, and 14-50, as amended by this act, subsection (a) of section 14-50a, sections 14-52 and 14-58, subsection (c) of section 14-66, subsection (e) of section 14-67, sections 14-67a, 14-67d, 14-67f and 14-69, subsection (e) of section 14-73, subsection (c) of section 14-96q, sections 14-103a and 14-160, subsection (a) of section 14-164a, subsection (a) of section 14-192, sections 14-319, 14-320 and 14-381, as amended by this act, subsection (b) of section 14-382 and sections 15-14 and 16-299 and which the State Bond Commission determines in such proceedings are necessary, convenient or desirable in order to better secure the bonds or bond anticipation notes, or will tend to make the bonds or bond anticipation notes more marketable, and which are in the best interests of the state. Any provision which may be included in proceedings authorizing the issuance of bonds hereunder may be included in an indenture of trust duly approved in accordance with subsection (g) of this section which secures the bonds and any notes issued in anticipation thereof, and in such case the provisions of such indenture shall be deemed to be a part of such proceedings as though they were expressly included therein.

(f) Any pledge made by the state shall be valid and binding from the time when the pledge is made, and any revenues or other receipts, funds or moneys so pledged and thereafter received by the state shall be subject immediately to the lien of such pledge without any physical delivery thereof or further act. The lien of any such pledge shall be valid and binding as against all parties having claims of any kind in tort, contract, or otherwise against the state, irrespective of whether such parties have notice thereof. Neither the resolution nor any other instrument by which a pledge is created need be recorded.

(g) In the discretion of the State Bond Commission, bonds issued pursuant to sections 13b-74 to 13b-77, inclusive, as amended by this act, including for this purpose any bond anticipation notes, may be secured by a trust indenture by and between the state and a corporate trustee, which may be any trust company or bank having the powers of a trust company within or without the state. Such trust indenture may contain such provisions for protecting and enforcing the rights and
remedies of the bondowners and noteowners as may be reasonable and proper and not in violation of law, including covenants setting forth the duties of the state in relation to the exercise of its powers pursuant to sections 3-21a, 3-27a, 3-27f, 12-458 and 12-458d, subsection (c) of section 13a-80a, sections 13a-175p to 13a-175u, inclusive, subsection (f) of section 13b-42, sections 13b-59, as amended by this act, 13b-61, 13b-69, 13b-71, 13b-74 to 13b-77, inclusive, as amended by this act, and 13b-80, subsection (a) of section 13b-97, subsection (a) of section 14-12, as amended by this act, except for subdivision (2) of said subsection (a), sections 14-15, 14-16a and 14-21c, subsection (a) of section 14-25a, section 14-28, subsection (b) of section 14-35, subsection [(b) (a) of section 14-41, as amended by this act, section 14-41a, as amended by this act, subsection (a) of section 14-44, sections 14-47, 14-48b, 14-49, as amended by this act, and 14-50, as amended by this act, subsection (a) of section 14-50a, sections 14-52 and 14-58, subsection (c) of section 14-66, subsection (e) of section 14-67, sections 14-67a, 14-67d, 14-67f and 14-69, subsection (e) of section 14-73, subsection (c) of section 14-96q, sections 14-103a and 14-160, subsection (a) of section 14-164a, subsection (a) of section 14-192, sections 14-319, 14-320 and 14-381, as amended by this act, subsection (b) of section 14-382 and sections 15-14 and 16-299 and the custody, safeguarding and application of all moneys. The state may provide by such trust indenture for the payment of the pledged revenues or other receipts, funds or moneys to the trustee under such trust indenture or to any other depository, and for the method of disbursement thereof, with such safeguards and restrictions as it may determine. All expenses incurred in carrying out such trust indenture may be treated as transportation costs, as defined in section 13b-75.

Sec. 15. Subsection (c) of section 13b-77 of the general statutes is repealed and the following is substituted in lieu thereof (Effective January 1, 2020): (c) The state covenants with the purchasers and all subsequent owners and transferees of bonds and bond anticipation notes issued by the state pursuant to sections 13b-74 to 13b-77, inclusive, as amended by this act, in consideration of the acceptance of the payment for the bonds and bond anticipation notes, until such bonds and bond anticipation notes, together with the interest thereon, with interest on any unpaid installment of interest and all costs and expenses in connection with any action or proceeding on behalf of such owners, are fully met and discharged, or unless expressly permitted or otherwise authorized by the terms of each contract and agreement made or entered into by or on behalf of the state with or for the benefit of such owners, that the state will impose, charge, raise, levy, collect and apply the pledged revenues and other receipts, funds or moneys pledged for the payment of debt service requirements as provided in sections 13b-74 to 13b-77, inclusive, as amended by this act, in such amounts as may be necessary to pay such debt service requirements in each year in which bonds or bond anticipation notes are outstanding and further, that the state (1) will not limit or alter the duties imposed on the Treasurer and other officers of the state by sections 3-21a, 3-27a, 3-27f, 12-458 and 12-458d, subsection (c) of section 13a-80a, sections 13a-175p to 13a-175u, inclusive, subsection (f) of section 13b-42, sections 13b-59, as amended by this act, 13b-61, 13b-69, 13b-71, 13b-74 to 13b-77, inclusive, as amended by this act, and 13b-80, subsection (a) of section 13b-97, subsection (a) of section 14-12, as amended by this act, except for subdivision (2) of said subsection (a), sections 14-15, 14-16a and 14-21c, subsection (a) of section 14-25a, section 14-28, subsection (b) of section 14-35, subsection [(b) (a) of section 14-41, as amended by this act, section 14-41a, as amended by this act, subsection (a) of section 14-44, sections 14-47, 14-48b, 14-49, as amended by this act, and 14-50, as amended by this act, subsection (a) of section 14-50a, sections 14-52 and 14-58, subsection (c) of section 14-66, subsection (e) of section 14-67, sections 14-67a, 14-67d, 14-67f and 14-69, subsection (e) of section 14-73, subsection (c) of section 14-96q, sections 14-103a and 14-160, subsection (a) of section 14-164a, subsection (a) of section 14-192, sections 14-319, 14-320 and 14-381, as amended by this act, subsection (b) of section 14-382 and sections 15-14 and 16-299 and the custody, safeguarding and application of all moneys. The state may provide by such trust indenture for the payment of the pledged revenues or other receipts, funds or moneys to the trustee under such trust indenture or to any other depository, and for the method of disbursement thereof, with such safeguards and restrictions as it may determine. All expenses incurred in carrying out such trust indenture may be treated as transportation costs, as defined in section 13b-75.
the state from issuing evidences of indebtedness (A) which are secured by a pledge or lien which is and shall on the face thereof be expressly subordinate and junior in all respects to every lien and pledge created by or pursuant to said sections; or (B) for which the full faith and credit of the state is pledged and which are not expressly secured by any specific lien or charge on such pledged amounts; or (C) which are secured by a pledge of or lien on moneys or funds derived on or after such date as every pledge or lien thereon created by or pursuant to said sections shall be discharged and satisfied; (4) will carry out and perform, or cause to be carried out and performed, each and every promise, covenant, agreement or contract made or entered into by the state or on its behalf with the owners of any bonds or bond anticipation notes; (5) will not in any way impair the rights, exemptions or remedies of such owners; and (6) will not limit, modify, rescind, repeal or otherwise alter the rights or obligations of the appropriate officers of the state to impose, maintain, charge or collect the taxes, fees, charges and other receipts constituting the pledged revenues as may be necessary to produce sufficient revenues to fulfill the terms of the proceedings authorizing the issuance of the bonds, including pledged revenue coverage requirements, and provided nothing herein shall preclude the state from exercising its power, through a change in law, to limit, modify, rescind, repeal or otherwise alter the character or amount of such pledged revenues or to substitute like or different sources of taxes, fees, charges or other receipts as pledged revenues if, for the ensuing fiscal year, as evidenced by the proposed or adopted budget of the state with respect to the Special Transportation Fund, the projected revenues meet or exceed the estimated expenses of the Special Transportation Fund including accumulated deficits, if any, debt service requirements and any pledged revenue coverage requirement. The State Bond Commission is authorized to include this covenant of the state in any agreement with the owner of any such bonds or bond anticipation notes.

Sec. 16. Section 14-12t of the general statutes is repealed and the following is substituted in lieu thereof (Effective January 1, 2020): The commissioner may adopt regulations, in accordance with the provisions of chapter 54, to implement the provisions of subsection (g) of section 13b-59, subsection (g) of section 14-12[,] and sections 14-12r, 14-12s and 14-16a [and subsection (a) of section 14-41.] The regulations shall include the qualifications to be met by any dealer or repairer authorized by the commissioner to conduct inspections in accordance with subsection (g) of section 14-12 and sections 14-12r and 14-16a.

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

<table>
<thead>
<tr>
<th>Section</th>
<th>Date</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>January 1, 2020</td>
<td>1-1h(a) and (b)</td>
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<td>2</td>
<td>January 1, 2020</td>
<td>14-41</td>
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<td>3</td>
<td>January 1, 2020</td>
<td>14-41a</td>
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<td>4</td>
<td>January 1, 2020</td>
<td>14-12o(b)</td>
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<td>5</td>
<td>January 1, 2020</td>
<td>14-22</td>
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<td>6</td>
<td>January 1, 2020</td>
<td>14-25c</td>
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<td>7</td>
<td>January 1, 2020</td>
<td>14-48d</td>
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<td>8</td>
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<td>9</td>
<td>January 1, 2020</td>
<td>14-49b</td>
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<td>10</td>
<td>January 1, 2020</td>
<td>13b-59(f)</td>
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<tr>
<td>11</td>
<td>January 1, 2020</td>
<td>14-381</td>
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<td>12</td>
<td>January 1, 2020</td>
<td>14-12(a)</td>
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<td>13</td>
<td>January 1, 2020</td>
<td>14-50(a)</td>
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<td>14</td>
<td>January 1, 2020</td>
<td>13b-76(a) to (g)</td>
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<td>15</td>
<td>January 1, 2020</td>
<td>13b-77(c)</td>
</tr>
<tr>
<td>16</td>
<td>January 1, 2020</td>
<td>14-12t</td>
</tr>
</tbody>
</table>

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

The Speaker ordered the vote be taken by roll call at 11:43 a.m.

The following is the result of the vote:

Total Number Voting ................................................................. 146
Necessary for Passage ................................................................. 74
Those voting Yea ........................................................................ 145
Those voting Nay ...................................................................... 1
Those absent and not voting ...................................................... 5

On a roll call vote House Bill No. 7201 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 MCNAB Y ACKERT Y MCGORTY, B.
Y ARNONE Y MESKERS Y BETTS Y O'DEA
Y BAKER Y MICHEL Y BOLINSKY Y O'NEILL
Y BARRY Y MILLER Y BUCKabee Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSKINSKY X CAMILLO 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 PAOILLO 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 X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS Y DUBITSKY Y YACCARINO
Y DOUCETTE Y ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTTella 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
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 X BUTLER
Y HALL, J. N VARGAS Y KLARIDES Y CANDELARIA, J.
Y HAMPTON Y VERRENGIA Y KLARIDES-DITRIA Y COOK
Y HORN Y WALKER Y KOKORUDA Y HENESSY
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

BUSINESS ON THE CALENDAR
FAVORABLE REPORTS OF JOINT STANDING COMMITTEES
SENATE 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.
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 11:52 a.m.

The following is the result of the vote:

<table>
<thead>
<tr>
<th>Total Number Voting</th>
<th>Necessary for Passage</th>
</tr>
</thead>
<tbody>
<tr>
<td>146</td>
<td>74</td>
</tr>
</tbody>
</table>

Those voting Yea: 146

Those voting Nay: 0

Those absent and not voting: 5

On a roll call vote Senate Bill No. 831 was passed 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: MCCORTY, B.
Y: ARNONE, Y: MESSKERS, Y: BETTS, Y: ODEA
Y: BAKER, Y: MICHEL, Y: BOLINSKY, Y: ONEILL
Y: BARRY, Y: MILLER, Y: BUCKBEE, Y: PAVAlOCK-D'AMATo
Y: BLUMENTHAL, Y: MUSHINSKY, X: CAMILLO, Y: PERILLO
Y: BORER, Y: NAPOli, Y: CANELORA, 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: DAIS, Y: VAIL
Y: DEMICCO, Y: RITTER, Y: DELNICKI, X: WILSON
Y: DILLON, Y: ROCHELLE, Y: DEVLIN, Y: WOOD, T.
Y: DIMASSA, Y: ROIAs, Y: DUBITSKY, Y: YACCARINO
Y: DOUCETTE, Y: ROSE, Y: FERRARO, Y: ZAWISTOWSKI
Y: ELLIOTT, Y: ROTELLA, Y: FISHEBEIN, Y: ZULLO
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: GENGa, Y: SIMMONS, C., Y: GREEN, Y: ARESIMOWICZ
Y: GIBSON, Y: SIMMS, T., Y: HAINES
Y: GILChREST, Y: STAFAStROM, 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, X: BUTLER
Y: HALL, J., Y: VARGAS, Y: KLARIDES, Y: CANELARIA, 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 LINEHAN
Y WOOD, K.
Y YOUNG
Y LANOUE
Y LAUVIELLE
Y ROSARIO
Y YOUNG
Y LAVIELLE
Y RYAN

TRANSPORTATION. Substitute for S.B. No. 924 (RAISED) (File No. 526) AN ACT IMPLEMENTING THE DEPARTMENT OF MOTOR VEHICLES RECOMMENDATIONS REGARDING MOTOR VEHICLE REGISTRATION NOTICE, THE INTERNATIONAL REGISTRATION PLAN, CARRIERS, THE MEDICAL ADVISORY BOARD AND OTHER MOTOR VEHICLE STATUTES.  (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Lemar of the 96th who offered Senate Amendment Schedule "A" (LCO 10174) and moved its adoption.

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

On a voice vote the amendment was adopted.

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

The Speaker ordered the vote be taken by roll call at 12:03 p.m.

The following is the result of the vote:

<table>
<thead>
<tr>
<th>Total Number Voting</th>
<th>145</th>
</tr>
</thead>
<tbody>
<tr>
<td>Necessary for Passage</td>
<td>73</td>
</tr>
<tr>
<td>Those voting Yea</td>
<td>143</td>
</tr>
<tr>
<td>Those voting Nay</td>
<td>2</td>
</tr>
<tr>
<td>Those absent and not voting</td>
<td>6</td>
</tr>
</tbody>
</table>

On a roll call vote Senate Bill No. 924 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:

<table>
<thead>
<tr>
<th>Y ABERCROMBIE</th>
<th>Y 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 ACKERT</td>
<td>Y MASTROFRANCESCO</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>Y MCGEE</td>
<td>Y BETTS</td>
<td>Y MCGORTY, B.</td>
</tr>
<tr>
<td>Y ARNONE</td>
<td>Y MESKERS</td>
<td>Y BOLINSKY</td>
<td>Y O'NEIL</td>
</tr>
<tr>
<td>Y BAKER</td>
<td>Y MICHEL</td>
<td>Y BUCKBEE</td>
<td>Y PAVALOCK-D'AMATO</td>
</tr>
<tr>
<td>Y BARRY</td>
<td>Y MILLER</td>
<td>Y CARDELOVA, V.</td>
<td></td>
</tr>
<tr>
<td>Y BLUMENTHAL</td>
<td>Y MUSHINSKY</td>
<td>X CAMILLO</td>
<td>Y PETIT</td>
</tr>
<tr>
<td>Y BORER</td>
<td>Y NAPOLI</td>
<td>Y CARNEY</td>
<td>Y PISCOPO</td>
</tr>
<tr>
<td>Y BOYD</td>
<td>Y NOLAN</td>
<td>Y CARINO</td>
<td>Y POLLETTA</td>
</tr>
<tr>
<td>Y CONEY</td>
<td>X PALM</td>
<td>Y CASE</td>
<td>Y REBIMBAS</td>
</tr>
<tr>
<td>Y CONCEPCION</td>
<td>Y PAOLILLO</td>
<td>Y CHEESEMAN</td>
<td>Y RUTIGLIANO</td>
</tr>
<tr>
<td>Y CONLEY</td>
<td>Y PERONE</td>
<td>Y CUMMINGS</td>
<td>Y SIMANSKI</td>
</tr>
<tr>
<td>Y CURREY</td>
<td>Y PIPPIS</td>
<td>Y D'AMELIO</td>
<td>Y SMITH</td>
</tr>
<tr>
<td>Y D'AGOSTINO</td>
<td>Y PORTER</td>
<td>Y DAUPHINAIS</td>
<td>Y SREDZINSKI</td>
</tr>
<tr>
<td>Y DATHAN</td>
<td>Y REYES</td>
<td>Y DAVIS</td>
<td>Y VAIL</td>
</tr>
<tr>
<td>Y DE LA CRUZ</td>
<td>Y RILEY</td>
<td>Y DELNICKI</td>
<td>X WILSON</td>
</tr>
<tr>
<td>Y DEMICCO</td>
<td>Y RITTER</td>
<td>Y DEVLIN</td>
<td>Y WOOD, T.</td>
</tr>
<tr>
<td>Y DIMASSA</td>
<td>Y ROJAS</td>
<td>N DUBITSKY</td>
<td>Y YACCARINO</td>
</tr>
<tr>
<td>Y DOUCETTE</td>
<td>Y ROSE</td>
<td>Y FERRARO</td>
<td>Y ZAWISTOWSKI</td>
</tr>
<tr>
<td>Y ELLIOTT</td>
<td>Y ROTELLA</td>
<td>Y FISHEIN</td>
<td>Y ZULLO</td>
</tr>
<tr>
<td>Y EXUM</td>
<td>Y SANCHEZ</td>
<td>Y FLOREN</td>
<td>Y ZUPKUS</td>
</tr>
<tr>
<td>Y FELIPE</td>
<td>Y SANTIAGO, H.</td>
<td>Y FRANCE</td>
<td></td>
</tr>
<tr>
<td>Y FOX</td>
<td>Y SCANLON</td>
<td>Y FREY</td>
<td></td>
</tr>
</tbody>
</table>
On motion of Representative Ritter of the 1st District, the House recessed at 12:05 o’clock p.m., to reconvene at the Call of the Chair.

AFTER RECESS

The House reconvened at 12:41 o’clock p.m., Assistant Deputy Speaker Tercyak in the Chair.

BUSINESS ON THE CALENDAR
FAVORABLE REPORTS OF JOINT STANDING COMMITTEES
SENATE 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.

FINANCE, REVENUE AND BONDING. Substitute for S.B. No. 1130 (RAISED) (File No. 922) AN ACT CONCERNING VARIOUS INITIATIVES AT THE UNIVERSITY OF CONNECTICUT. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Rojas of the 9th who offered Senate Amendment Schedule "A" (LCO 10215) and moved its adoption.

The amendment was discussed by Representatives Davis of the 57th and Yaccarino of the 87th.

On a voice vote the amendment was adopted.

The bill was discussed by Representatives Haddad of the 54th and Yaccarino of the 87th.

The Speaker ordered the vote be taken by roll call at 1:03 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 143
Necessary for Passage ............................................................ 72
Those voting Yea ................................................................. 130
Those voting Nay ................................................................. 13
Those absent and not voting .................................................. 8
On a roll call vote Senate Bill No. 1130 as amended by Senate Amendment Schedule "A" was passed 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 N MCCORTY, B.
Y ARNONE Y MESKERS Y BETTS Y O'DEA
Y BAKER Y MICHEL Y BOLINSKY Y ONEILL
Y BARRY Y MILLER Y BUCKBEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSHINSKY X CAMILLO N PERILLO
Y BORER Y NAPOLI N CANDELORA, V. Y PETIT
Y BOYD Y NOLAN N CARNEY N 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
X D'AGOSTINO Y PORTER Y D'AMELIO N SMITH
Y DATHAN Y REYES N DAUPHINAI S Y SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS N VAIL
Y DEMICCO Y RITTER Y DELNICKI X WILSON
X DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS N DUBITSKY Y YACCARINO
Y DOUCETTE Y ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA N FISHEIN Y ZULLO
Y EXUM N SANCHEZ Y FLOREN Y ZUPKUS
Y FELIPE Y SANTIAGO, H. N 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 N HAYES
Y GUDDER Y TERCYAK Y HILL
Y HADDAD Y TURCO Y KENNEDY Y BUTLER
Y HALL, J. Y VARGAS Y KLARIDES X CANDELARIA, J.
Y HAMPTON Y VERRENGIA Y KLARIDES-DITRIA Y COOK
Y HORN X WALKER Y KOKORUDA Y HENNESSY
Y HUGHES Y WILSON PHEANIOUS Y KUPCHICK Y MORIN
Y JOHNSON Y WINKLER Y LABRIOLA X ORANGE
X LEMAR Y WOOD, K. Y LANOU E Y ROSARIO
Y LINEHAN Y YOUNG Y LAVIELLE Y RYAN

DEPUTY SPEAKER MORIN IN THE CHAIR

FINANCE, REVENUE AND BONDING. S.B. No. 72 (File No. 256) AN ACT ESTABLISHING A TAX CREDIT FOR EMPLOYERS THAT MAKE PAYMENTS ON LOANS ISSUED TO CERTAIN EMPLOYEES BY THE CONNECTICUT HIGHER EDUCATION SUPPLEMENTAL LOAN AUTHORITY. (As amended by Senate Amendment Schedules "A", "B").

The bill was explained by Representative Doucette of the 13th who offered Senate Amendment Schedule "A" (LCO 8228) and moved its adoption.

The amendment was discussed by Representative Delnicki of the 14th.

On a voice vote the amendment was adopted.
The bill was discussed by Representative Doucette of the 13th who offered Senate Amendment Schedule "B" (LCO 8999) and moved its adoption.

The amendment was discussed by Representatives Turco of the 27th, Ackert of the 8th, Fishbein of the 90th, Davis of the 57th, Haddad of the 54th and Yaccarino of the 87th.

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

The bill was further discussed by Representatives Delnicki of the 14th, Ackert of the 8th and MacLachlan of the 35th.

The Speaker ordered the vote be taken by roll call at 1:49 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></td>
<td></td>
<td></td>
</tr>
<tr>
<td>146</td>
<td>74</td>
<td>138</td>
<td>8</td>
<td>5</td>
</tr>
</tbody>
</table>

**On a roll call vote Senate Bill No. 72 as amended by Senate Amendment Schedules "A" and "B" was passed 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 N 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 ONEILL
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  N PISCOPO
Y COnLEY  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  N DAUPHINAIS  Y SREDZINSKI
Y DE LA CRUZ  X RILEY  Y DAVIS  Y VAIL
Y DEMICCO  Y RITTER  Y DELNICKI  X WILSON
Y DILLON  Y ROCHELLE  Y DEVLIN  Y WOOD, T.
Y DIMASSA  Y ROJAS  N DUBITSKY  Y YACCARINO
Y DOUCETTE  Y ROSE  Y FERRARO  Y ZAWISTOWSKI
Y ELLIOTT  Y ROTELLA  N FISHEBEIN  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  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  N HAYES
Y GUCKER  Y TERCYAK  Y HILL

- 1664 -
The following resolution was taken from the table, read the third time, the report of the committee indicated accepted and the resolution adopted.

**EXECUTIVE AND LEGISLATIVE NOMINATIONS. S.J. No. 41 RESOLUTION CONFIRMING THE NOMINATION OF MICHAEL J. AJELLO OF NORTH HAVEN TO BE REAPPOINTED A MEMBER OF THE STATE ELECTIONS ENFORCEMENT COMMISSION.**

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

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

On a voice vote Senate Joint Resolution No. 41 was adopted.

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**BUSINESS ON THE CALENDAR**

**FAVORABLE REPORT OF JOINT STANDING COMMITTEE**

**SENATE BILL PASSED TEMPORARILY**

**JUDICIARY. Substitute for S.B. No. 972 (RAISED) (File No. 597) AN ACT CONCERNING ACCESS TO ORIGINAL BIRTH CERTIFICATES BY ADULT ADOPTED PERSONS.**

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

The bill was discussed by Representatives Zawistowski of the 61st, Haddad of the 54th and Kokoruda of the 101st.

**DEPUTY SPEAKER COOK IN THE CHAIR**

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

On a voice vote the motion carried and Senate Bill No. 972 was passed temporarily.

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**BUSINESS ON THE CALENDAR**

**FAVORABLE REPORT OF JOINT STANDING COMMITTEE**

**SENATE 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.

**CHILDREN. Substitute for S.B. No. 929 (RAISED) (File No. 139) AN ACT CONCERNING THE INCLUSION OF ADDITIONAL MANDATED REPORTERS, THE DURATION OF CHILD ABUSE AND NEGLECT INVESTIGATIONS AND THE**
REPEAL OF CERTAIN REPORTING REQUIREMENTS OF THE DEPARTMENT OF CHILDREN AND FAMILIES. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Boyd of the 50th who offered Senate Amendment Schedule "A" (LCO 9364) and moved its adoption.

The amendment was discussed by Representative Green of the 55th.

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

The bill was discussed by Representatives Green of the 55th and Fishbein of the 90th.

The Speaker ordered the vote be taken by roll call at 2:40 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>

**On a roll call vote Senate Bill No. 929 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.**

The following is the roll call vote:

- ABERCROMBIE
- ALARIA-BOYD
- ALTOBELLO
- ARCONI
- ARNONE
- BAKER
- BARRY
- BLUMENTHAL
- BORER
- BOYD
- COKEM
- CONCEPCION
- CONLEY
- CURREY
- D'AGOSTINO
- DATHAN
- DE LA CRUZ
- DEMICCO
- DILLON
- DIMASSA
- DOUCETTE
- ELLIOTT
- EXUM
- FELIPE
- FOX
- GARIBAY
- GENA
- GIBSON
- GILCHREST
- GONZALEZ
- GRESKO
- GUCKER

- LOPES
- LUXENBERG
- MCCARTHY VAHEY
- MCGEE
- MESKERS
- MILLER
- MUSHINSKY
- NAPOLI
- PALM
- PAOLILLO
- PERONE
- PHIPS
- PORTER
- REYES
- RILEY
- RITTER
- ROCHELLE
- ROJAS
- ROSE
- ROTELLA
- SANCHEZ
- SANTIAGO, H.
- SCANLON
- SERRA
- SIMMONS, C.
- SIMMS, T.
- STAFSTROM
- STALLWORTH
- STEINBERG
- TERCYAK

- ZIOGAS
- MASTROFRANCESCO
- MCCARTY, K.
- ACKERT
- BETTS
- BOLINSKY
- BUCKBEE
- CAMILLO
- CANDELORA, V.
- CASE
- CHEESEMAN
- CHEPPO
- DEARMADO
- DELNICKI
- DEVLIN
- DUBITSKY
- FERRARO
- FISHEBEN
- FLOREN
- haul, C.
- FRAZER
- FREY
- FUSCO
- GREEN
- HAINES
- HALL, C.
- HAWK
- HAYES
- HILL

- MCGORTY, B.
- O'DEA
- ONEILL
- PAVALOCK-D'AMATO
- PERILLO
- PETIT
- PISCOPO
- POLLETTA
- REBIMBAS
- RUTIGLIANO
- SIMANSKI
- SMITH
- SREDZINSKI
- VAIL
- WOOD, T.
- YACCARINO
- ZAWISTOWSKI
- ZULLO
- ZUPKUS
- ZULEY

- MACLACHLAN
- MASTROFRANCESCO
- MCCARTY, K.
- MCGORTY, B.
- MCARDY
- MCGORTY, B.
- MCGORTY, B.
- MCGORTY, M.
- MCGORTY, B.
- MCDONALD
- MCDONALD
- MCDONALD
- MCDONALD
- MCDONALD
- MCDONALD
- MCDONALD
- MCDONALD
On motion of Representative Ritter of the 1st District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.

BUSINESS ON THE CALENDAR

FAVORABLE REPORT OF JOINT STANDING COMMITTEE

SENATE 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 S.B. No. 936 (RAISED) (File No. 325) AN ACT IMPLEMENTING THE RECOMMENDATIONS OF THE OFFICE OF EARLY CHILDHOOD. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Sanchez of the 25th who offered Senate Amendment Schedule "A" (LCO 9948) and moved its adoption.

The amendment was discussed by Representatives McCarty of the 38th, Candelora of the 86th, O'Dea of the 125th and Fishbein of the 90th.

On a voice vote the amendment was adopted.

The bill was discussed by Representative McCarty of the 38th.

The Speaker ordered the vote be taken by roll call at 3:09 p.m.

The following is the result of the vote:

<table>
<thead>
<tr>
<th>Total Number Voting</th>
<th>147</th>
</tr>
</thead>
<tbody>
<tr>
<td>Necessary for Passage</td>
<td>74</td>
</tr>
<tr>
<td>Those voting Yea</td>
<td>140</td>
</tr>
<tr>
<td>Those voting Nay</td>
<td>7</td>
</tr>
<tr>
<td>Those absent and not voting</td>
<td>4</td>
</tr>
</tbody>
</table>

On a roll call vote Senate Bill No. 936 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:

<table>
<thead>
<tr>
<th>YABERCRONBIE</th>
<th>YLOPES</th>
<th>YZIOGAS</th>
<th>YMACLACHLAN</th>
</tr>
</thead>
<tbody>
<tr>
<td>YALLIE-BRENNAN</td>
<td>YLUXENBERG</td>
<td>YMASTROFRANCESCO</td>
<td></td>
</tr>
<tr>
<td>YALTROBELLO</td>
<td>YMCCARTHY VAHEY</td>
<td>YMCCARTY, K.</td>
<td></td>
</tr>
<tr>
<td>YARCINTI</td>
<td>YMCGEE</td>
<td>YACKERT</td>
<td>YMCGORTY, B.</td>
</tr>
<tr>
<td>YARNONE</td>
<td>YMESKERS</td>
<td>YBETTS</td>
<td>YO' DEA</td>
</tr>
<tr>
<td>YBAKER</td>
<td>YMICHEL</td>
<td>YBOLINSKY</td>
<td>YO'NEILL</td>
</tr>
</tbody>
</table>
The following bills were taken from the table, read the third time, the reports of the committees indicated accepted and the bills passed.

**VETERANS’ AFFAIRS. H.B. No. 7246 (RAISED) (File No. 152) AN ACT CONCERNING THE ORGANIZATION OF THE CONNECTICUT STATE GUARD.**

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 3:31 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 148
Necessary for Passage ............................................................... 75
Those voting Yea ................................................................. 148

- 1668 -
On a roll call vote House Bill No. 7246 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 MCGORTY, B.
**Y** ARNONE Y MESKERS Y BETTS Y ODEA
**Y** BAKER Y MICHEL Y BOLINSKY Y ONEILL
**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 PISCOLO
**Y** COMEY Y PALM Y CARPINO Y POLLETTA
**Y** CONCEPCION Y PAOLILLO Y CASE Y REBIMAS
**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 DAUPHINAIY Y SREDZINSKI
**Y** DE LA CRUZ X RILEY Y DAVIS Y VAIL
**Y** DEMICCO Y RITTER Y DELNICKI X WILSON
**Y** DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
**Y** DIMASSA Y ROJAS Y DUBITSKY Y YACCArNO
**Y** DOUCETTE Y 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** 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

TRANSPORTATION. Substitute for H.B. No. 7140 (RAISED) (File No. 480) AN ACT IMPLEMENTING THE DEPARTMENT OF TRANSPORTATION'S RECOMMENDATIONS REGARDING SEAT BELTS, THE OPERATION LIFESAVER PROGRAM, MAINTENANCE VEHICLES AND TRANSPORTATION STATUTES.

The bill was explained by Representative Lemar of the 96th who offered House Amendment Schedule "A" (LCO 10982) and moved its adoption.

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

On a voice vote the amendment was adopted.
Strike everything after the enacting clause and substitute the following in lieu thereof:

"Section 1. Section 13b-376 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) [There is established an Operation Lifesaver Committee which shall be within the Department of Transportation for administrative purposes only. The committee] The Commissioner of Transportation shall establish and operate an operation lifesaver program designed to reduce the number of accidents at railway crossings and to increase the public awareness of railroad crossing hazards. [Said committee shall consist of the Commissioner of Transportation or his designee, the Commissioner of Education or his designee, and the Commissioner of Emergency Services and Public Protection or his designee, and six members appointed as follows: Two representatives of civic organizations, one appointed by the president pro tempore of the Senate and one appointed by the minority leader of the House of Representatives, a representative of the railroad industry appointed by the speaker of the House of Representatives, a representative of a parent teacher association appointed by the majority leader of the Senate, a representative of a local law enforcement agency appointed by the majority leader of the House of Representatives and a local government official appointed by the minority leader of the Senate. The Commissioner of Transportation shall serve as chairperson of the committee. The committee shall meet at such times as it deems necessary] The commissioner may enter into agreements with any national nonprofit organization dedicated to increasing public safety and providing education regarding railroad crossing hazards to establish, operate and maintain the program.

(b) The [Operation Lifesaver Committee] Commissioner of Transportation shall: (1) [Administer and operate the operation lifesaver program; (2) establish committees to promote] Ensure the Operation Lifesaver Committee, established pursuant to subsection (c) of this section, guides and promotes the program on the local level; [(3)] (2) educate the public with information designed to reduce the number of accidents, deaths and injuries at railroad and at-grade crossings; [(4)] (3) encourage state and local law enforcement agencies to vigorously enforce the law governing motorist and pedestrian rights and responsibilities; [(5)] (4) encourage the development of engineering and safety improvements; [(6)] (5) encourage the maintenance of railroad and at-grade crossings; [(7)] (6) if a national nonprofit organization operates and maintains the program, require such organization to submit an annual report regarding the status of the program and make any recommendations regarding additional goals or objectives of the program to the [General Assembly implementing the purposes of the committee. The committee shall annually review its progress and submit its findings and recommendation to the joint standing committee of the General Assembly having cognizance of matters relating to transportation] Operation Lifesaver Committee; and (7) adhere to the goals and objectives of the program.

(c) There is established an Operation Lifesaver Committee which shall be within the Department of Transportation. The committee shall consist of the Commissioner of Transportation or the commissioner's designee, the Commissioner of Emergency Services and Public Protection or the commissioner's designee and the Commissioner of Motor Vehicles or the commissioner's designee. The Commissioner of Transportation or the commissioner's designee shall serve as chairperson of the committee. The committee shall meet at such times as it deems necessary.

(d) The Commissioner of Transportation may, within available federal resources, make grants and otherwise administer funds to public or private school systems to assist such school systems to establish, operate or maintain an operation lifesaver training program. The commissioner may apply for, receive and accept grants, gifts and bequests of funds made available by any person, political subdivision or entity, or any other agency, governmental or private, including the United States or any of its agencies and instrumentalities, to carry out the purposes of this section.

[(c)] (e) The Department of Transportation may adopt regulations, in accordance with the provisions of chapter 54, to carry out the purposes of this section.

Sec. 2. Section 14-270 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) The Commissioner of Transportation or other authority having charge of the repair or maintenance of any highway or bridge is authorized to grant permits for transporting vehicles or
combinations of vehicles or vehicles and load, or other objects not conforming to the provisions of sections 14-98, 14-262, 14-262a, 14-264, 14-267a and 14-269 but, in the case of motor vehicles, only the Commissioner of Transportation shall be authorized to issue such permits. Such permits shall be written, and may limit the highways or bridges which may be used, the time of such use and the maximum rate of speed at which such vehicles or objects may be operated, and may contain any other condition considered necessary by the authority granting the same, provided the Department of Transportation shall not suffer any loss of revenue granted or to be granted from any agency or department of the federal government for the federal interstate highway system or any other highway system.

(b) Any permit issued in respect to any vehicle, self-propelled vehicle, or combination of vehicles or vehicle and trailer on account of its excessive weight shall be limited to the gross weight shown or to be shown on the commercial registration certificate or any commercial registration certificate issued on an apportionment basis. A permit granted under this section for a vehicle or load, greater than twelve feet, but no greater than thirteen feet six inches in width and traveling on undivided highways, shall require a single escort motor vehicle to precede such vehicle or load. No escort motor vehicle shall be required to follow such vehicle or load on such highways.

(c) Any permit issued under this section or a legible copy or facsimile shall be retained in the possession of the operator of the vehicle, self-propelled vehicle or combination of vehicles or vehicle and trailer for which such permit was issued, except that an electronic confirmation of the existence of such permit or the use of the special number plates described in section 14-24 and any regulations adopted thereunder shall be sufficient to fulfill the requirements of this section.

(d) (1) The owner or lessee of any vehicle may pay either a fee of thirty dollars for each permit issued for such vehicle under this section or a fee as described in subdivision (3) of this subsection for such vehicle, payable to the Department of Transportation. (2) An additional transmittal fee of five dollars shall be charged for each permit issued under this section and transmitted via electronic means. (3) The commissioner may issue an annual permit for any vehicle transporting (A) a divisible load, (B) an overweight or oversized-overweight indivisible load, or (C) an oversize indivisible load. The owner or lessee shall pay an annual fee of nine dollars per thousand pounds or fraction thereof for each such vehicle. A permit may be issued in any increment up to one year, provided the owner or lessee shall pay a fee of one hundred dollars for such vehicle or vehicle and trailer for each month or fraction thereof. (4) The annual permit fee for any vehicle transporting an oversize indivisible load shall not be less than six hundred fifty dollars. (5) The commissioner may issue permits for divisible loads in the aggregate not exceeding fifty-three feet in length.

(e) (1) The Commissioner of Transportation shall adopt regulations in accordance with chapter 54 prescribing standards for issuance of permits for vehicles with divisible or indivisible loads not conforming to the provisions of section 14-267a.

(2) In adopting regulations pursuant to this section, the commissioner shall allow for the issuing of a wrecker towing or transporting emergency permit, provided such movement of a wrecked or disabled vehicle by a wrecker with a permit issued pursuant to this subdivision shall be in accordance with any limitations as to highway or bridge use and maximum rate of speed as specified by the commissioner.

(f) The provisions of subsection (d) of this section shall not apply to the federal government, the state, municipalities or fire departments.

(g) Any person who violates the provisions of any permit issued under this section or fails to obtain such a permit, when operating any motor vehicle or combination of vehicles described in section 14-163c, shall be subject to the following penalties:

(1) A person operating a vehicle with a permit issued under this section that exceeds the weight specified in such permit shall be subject to a penalty calculated by subtracting the permitted weight from the actual vehicle weight and the rate of the fine shall be fifteen dollars per one hundred pounds or fraction thereof of such excess weight;

(2) A person who fails to obtain a permit issued under section 14-262 or 14-264 and who is operating a vehicle at a weight that exceeds the statutory limit for weight shall be subject to a penalty calculated by subtracting the statutory limit for weight from the actual vehicle weight and
the rate of the fine shall be fifteen dollars per one hundred pounds or fraction thereof of such excess weight;

(3) A person operating a vehicle with a permit issued under this section that exceeds the length specified in such permit shall be subject to a minimum fine of three hundred dollars;

(4) A person operating a vehicle with a permit issued under this section that exceeds the width specified in such permit shall be subject to a minimum fine of three hundred dollars;

(5) A person operating a vehicle with a permit issued under this section that exceeds the height specified in such permit shall be subject to a minimum fine of one thousand dollars;

(6) A person operating a vehicle with a permit issued under this section on routes not specified in such permit, shall be fined (A) one thousand five hundred dollars for each violation of the statutory limit for length, width, height or weight, and (B) shall be subject to a penalty calculated by subtracting the statutory weight limit of subsection (b) of section 14-267a from the actual vehicle weight and such weight difference shall be fined at the rate provided for in subparagraph (G) of subdivision (2) of subsection (f) of section 14-267a; or

(7) A person (A) operating a vehicle with an indivisible load and violating one or more of the provisions of subdivisions (1) to (6), inclusive, of this subsection shall be required to obtain a permit, or (B) operating a vehicle with a divisible load and violating one or more of the provisions of subdivisions (1) to (6), inclusive, of this subsection shall be required to be off loaded to the permit limit.

(h)(1) If the origin, destination, load description, tractor registration, trailer registration, hours of travel, number of escorts, signs or flags of a vehicle with a permit issued under this section differ from those stated on such permit or required by regulations adopted pursuant to this section, a minimum fine of two hundred dollars shall be assessed for each such violation.

(2) If the days of travel of a vehicle with a permit issued under this section differ from those stated on such permit or the vehicle is operated under a false or fraudulent permit, a minimum fine of one thousand five hundred dollars shall be assessed for each such violation in addition to any other penalties assessed.

(i) A person operating a vehicle under a forged permit shall be subject to a minimum fine of ten thousand dollars, in addition to any other penalties which may be assessed, and such vehicle shall be impounded until payment of such fine or fines, or until order of the Superior Court. As used in this subsection, "forged permit" means a permit for a nonconforming vehicle that is subject to the provisions of this section, that has been falsely made, completed or altered, and "falsely made", "falsely completed" and "falsely altered" have the same [meaning] meanings as [set forth] provided in section 53a-137.

(j) For the period beginning on July 1, 2016, and ending on June 30, 2017, the commissioner shall waive the amount of any fee increase imposed under this section that took effect on July 1, 2016, for any person who demonstrates to the satisfaction of the commissioner that (1) such increased fee affects a material term in a contract for services that is in effect on July 1, 2016, or is subject to competitive bidding on July 1, 2016, and (2) such person is a party to such contract or a participant in such competitive bidding process.

Sec. 3. Subdivision (1) of subsection (c) of section 13b-119 of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

(c) (1) No transportation network company shall permit an individual to act as a transportation network company driver on its digital network if such individual: (A) Has, during the three years prior to the date of such individual's application to be a transportation network company driver, (i) committed more than three moving violations, as defined in section 14-111g, (ii) committed one serious traffic violation, as defined in section 14-1, or (iii) had his or her motor vehicle operator's license suspended pursuant to section 14-227b; (B) has been convicted, within seven years prior to the date of such individual's application, of driving under the influence of drugs or alcohol, fraud, sexual offenses, use of a motor vehicle to commit a felony, acts of violence or acts of terror; (C) is included in the state sexual offenders registry or the United States Department of Justice National Sex Offender Public Website; (D) does not possess a Connecticut motor vehicle operator's license or a motor vehicle operator's license issued by a reciprocal state; (E) does not possess proof of registration for each motor vehicle such individual proposes to use as a transportation network company vehicle; or (F) is not at least nineteen years of age. For the purposes of this subsection, "reciprocal state" means a state that permits transportation network company drivers who possess...
a Connecticut motor vehicle operator's license to provide a prearranged ride that originates in such state.

Sec. 4. (Effective from passage) The Commissioner of Transportation, in consultation with the Commissioner of Energy and Environmental Protection and the Lower Connecticut River Valley Council of Governments, shall submit a report, in accordance with the provisions of section 11-4a of the general statutes, to the joint standing committee of the General Assembly having cognizance of matters relating to transportation. Such report shall (1) identify a possible route for a multiuse trail to connect the Arrigoni Bridge in the city of Middletown to the Farmington Canal Trail in the town of Cheshire via the city of Meriden and the commuter rail station in the city of Meriden, (2) recommend phases for the construction of such trail and estimate the cost of each such phase, and (3) summarize any public comments received by the Departments of Transportation or Energy and Environmental Protection or the Lower Connecticut River Valley Council of Governments concerning the report or the possible route for such trail.

Sec. 5. Subsection (a) of section 14-290 of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

(a) Motor vehicles in the custody and use of officers in the performance of their duties shall be exempt from any traffic regulations of any town, city or borough, including, but not limited to, regulations concerning the payment of parking meters, and from the provisions of this chapter and [of] chapter 246, so far as such exemption is necessary for the effective enforcement of any of the provisions of the statutes.

Sec. 6. Subsection (b) of section 14-279b of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(b) As provided in subsection (b) of section 14-107, proof of the registration number of the motor vehicle therein concerned shall be prima facie evidence that the owner was the operator thereof, except that, in the case of a leased or rented motor vehicle, such proof shall be prima facie evidence that the lessee was the operator thereof. A photographic or digital still or video image that clearly shows the license plate number of a vehicle violating section 14-279 shall be sufficient proof of the identity of such vehicle for purposes of subsection (b) of section 14-107.

Sec. 7. Section 15-74b of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) No public service company shall construct or maintain any overhead line or facility within the limits of a clear zone.

(b) (1) Immediately upon July 6, 1971, the executive director shall establish clear zones, in accordance with regulations adopted by the executive director, for all public airport runways, and shall establish a list of priorities for the abatement or correction of encroachments thereon by public service companies. (2) Subject to the availability of funds, the executive director shall, from time to time, order the relocation, removal or such other appropriate corrective action as the executive director deems necessary to abate or correct such encroachments on clear zones.

(c) Where overhead lines already exist within the limits of an established clear zone, the executive director shall reimburse the owner public service company for the cost of relocation, removal or other corrective measures approved by the executive director. Funds required for the implementation of this section shall be appropriated from existing and future appropriations for state aid to airports in accordance with procedures adopted by the authority pursuant to section 1-121.

Sec. 8. (Effective from passage) Not later than January 1, 2021, the Commissioner of Transportation shall submit a plan, in accordance with the provisions of section 11-4a of the general statutes, to the joint standing committee of the General Assembly having cognizance of matters relating to transportation concerning the modernization of the parking garages at the commuter rail stations in the municipalities of Bridgeport, New Haven and Stamford. In developing the plan, the commissioner shall address: (1) The flow of traffic inside and outside each such parking garage; (2) access to other forms of transportation at each such parking garage, including, but not limited to, public and private bus and shuttle transportation services; (3) integration with any plan adopted by the municipality where the parking garage is located; (4) whether any interlocal agreements may need to be executed regarding the modernization of each such parking garage; (5) pedestrian access and safety; (6) needs created by the current and anticipated use of each such parking garage by all types of vehicles and pedestrians; (7) ways to
incorporate new technologies at each such parking garage; and (8) ways to maximize the amount of open space around each such parking garage.

Sec. 9. Subsection (c) of section 16-19ggg of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

(c) No person shall park in a space equipped with a public electric vehicle charging station, unless such person is operating a plug-in hybrid electric vehicle or battery electric vehicle, as defined in section 16-19eee. Violation of this subsection shall be an infraction.

Sec. 10. Section 14-96q of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

(a) A permit is required for the use of colored or flashing lights on all motor vehicles or equipment specified in this section except: (1) Motor vehicles not registered in this state used for transporting or escorting any vehicle or load, or combinations thereof, which is either oversize or overweight, or both, when operating under a permit issued by the Commissioner of Transportation pursuant to section 14-270, as amended by this act; or (2) motor vehicles or equipment that are (A) equipped with lights in accordance with this section, (B) owned or leased by the federal government, the state of Connecticut, or any other state, commonwealth or local municipality, and (C) registered to such governmental entity. When used in this section the term "flashing" shall be considered to include the term "revolving".

(b) The Commissioner of Motor Vehicles, or such other person specifically identified in this section, is authorized to issue permits for the use of colored or flashing lights on vehicles in accordance with this section, at the commissioner's or such person's discretion. Any person, firm or corporation other than the state or any metropolitan district, town, city or borough shall pay an annual permit fee of twenty dollars to the commissioner for each such vehicle. Such fee shall apply only to permits issued by the commissioner.

(c) A flashing blue light or lights [...] may be used on a motor vehicle operated by an active member of a volunteer fire department or company or an active member of an organized civil preparedness auxiliary fire company who has been issued a permit by the chief executive officer of such department or company to use [such] a flashing blue light or lights while on the way to or at the scene of a fire or other emergency requiring such member's services. Such permit shall be on a form provided by the commissioner and may be revoked by such chief executive officer or successor. The chief executive officer of each volunteer fire department or company or organized civil preparedness auxiliary fire company shall keep on file, on forms provided by the commissioner, the names and addresses of members who have been authorized to use a flashing blue light or lights as provided in this subsection. Such listing shall also designate the registration number of the motor vehicle on which authorized a flashing blue light or lights are to be used.

(d) A green light or lights, including a flashing green light or lights, may be used on a motor vehicle operated by an active member of a volunteer ambulance association or company who has been issued a permit by the chief executive officer of such association or company to use such a light or lights, while on the way to or at the scene of an emergency requiring such member's services. Such permit shall be on a form provided by the commissioner and may be revoked by such chief executive officer or successor. The chief executive officer of each volunteer ambulance association or company shall keep on file, on forms provided by the commissioner, the names and addresses of members who have been authorized to use a flashing green light or lights as provided in this subsection. Such listing shall also designate the registration number of the vehicle on which the authorized flashing green lights are to be used.

(e) The commissioner may issue a permit for a flashing red light or lights [...] which may be used on a motor vehicle or equipment (1) used by paid fire chiefs and their deputies and assistants, up to a total of five individuals per department, (2) used by volunteer fire chiefs and their deputies and assistants, up to a total of five individuals per department, (3) used by members of the fire police on a stationary vehicle as a warning signal during traffic directing operations at the scene of a fire or emergency, (4) used by chief executive officers of emergency medical service organizations, as defined in section 19a-175, the first or second deputies, or if there are no deputies, the first or second assistants, of such an organization that is a municipal or volunteer or licensed organization, (5) used by local fire marshals, or (6) used by directors of emergency management.
(f) The commissioner may issue a permit for a yellow or amber light or lights, including a flashing yellow or amber light or lights, which may be used on motor vehicles or equipment that are (1) specified in subsection (e) of this section, (2) maintenance vehicles, [as defined in section 14-1,] or (3) vehicles transporting or escorting any vehicle or load or combinations thereof, which is or are either oversized or overweight, or both, and being operated or traveling under a permit issued by the Commissioner of Transportation pursuant to section 14-270, as amended by this act. A yellow or amber light or lights, including a flashing yellow or amber light or lights, may be used without obtaining a permit from the Commissioner of Motor Vehicles on wreckers registered pursuant to section 14-66, on vehicles of carriers in rural mail delivery service or on vehicles operated by construction inspectors employed by the state of Connecticut, authorized by the Commissioner of Transportation, used during the performance of inspections on behalf of the state. The Commissioner of Transportation shall maintain a list of such authorized construction inspectors, including the name and address of each inspector and the registration number for each vehicle on which the lights are to be used.

(g) The Commissioner of Motor Vehicles may issue a permit for a white light or lights, including a flashing white light or lights, which may be used on a motor vehicle or equipment as specified in subdivision (1), (2), (4), (5) or (6) of subsection (e) of this section. A vehicle being operated by a member of a volunteer fire department or company or a volunteer emergency medical technician may use flashing white head lamps, provided such member or emergency medical technician is on the way to the scene of a fire or medical emergency and has received written authorization from the chief law enforcement officer of the municipality to use such head lamps. Such head lamps shall only be used within the municipality granting such authorization or from a personal residence or place of employment, if located in an adjoining municipality. Such authorization may be revoked for use of such head lamps in violation of this subdivision. For the purposes of this subsection, the term “flashing white lights” shall not include the simultaneous flashing of head lamps.

(h) The commissioner may issue a permit for emergency vehicles, as defined in subsection (a) of section 14-283, to use a blue, red, yellow, or white light or lights, including a flashing light or lights or any combination thereof, except as provided in subsection (i) of this section.

(i) The commissioner may issue a permit for ambulances, as defined in section 19a-175, which may, in addition to the flashing light or lights allowed in subsection (h) of this section, use flashing lights of other colors specified by federal requirements for the manufacture of an ambulance. If the commissioner issues a permit for any ambulance, such permit shall be issued at the time of registration and upon each renewal of such registration.

(j) A green, yellow or amber light or lights, including a flashing green, yellow or amber light or lights or any combination thereof, may be used on a maintenance vehicle owned and operated by the Department of Transportation.

(k) No person, other than a police officer or inspector of the Department of Motor Vehicles operating a state or local police vehicle, shall operate a motor vehicle displaying a steady blue or steady red illuminated light or both steady blue and steady red illuminated lights that are visible externally from the front of the vehicle.

Sec. 11. Subdivision (2) of subsection (a) of section 13b-118 of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

(2) A transportation network company driver shall display on a transportation network company vehicle a removable decal at all times when the driver is connected to a digital network or is engaged in the provision of a prearranged ride. Such decal shall be: (A) Issued by the transportation network company; (B) sufficiently large so as to be readable during daylight hours at a distance of at least fifty feet; [and] (C) reflective, illuminated or otherwise visible in darkness; and (D) displayed on the passenger side of the transportation network company vehicle if such decal is illuminated.

Sec. 12. (Effective from passage) On or before January 1, 2020, the Commissioner of Transportation shall submit, in accordance with section 11-4a of the general statutes, an inventory of all parcels located in the city of New Haven that are under the control of the Department of Transportation in connection with the Interstate Route 95 New Haven Harbor Crossing Corridor
Improvement Program to the joint standing committee of the General Assembly having
cognizance of matters relating to transportation. Such inventory shall not include the parcel of land
identified as Lot 900 in Block 954 of city of New Haven Tax Assessor's Map 78. Such inventory
shall indicate when the commissioner intends to return said parcels to the control of the city of
New Haven.

Sec. 13. (Effective from passage) On or before August 15, 2019, and quarterly thereafter until
positive train control systems are implemented and operational on passenger rail lines in the state,
the Commissioner of Transportation shall submit a status report, in accordance with the provisions
of section 11-4a of the general statutes, to the joint standing committee of the General Assembly
having cognizance of matters relating to transportation concerning the progress made to
implement positive train control systems on such passenger rail lines.

Sec. 14. (Effective from passage) A portion of Connecticut Route 97, from the northerly
intersection with Connecticut Route 14 (Palmer Road) to the intersection with U.S. Route 6, in the
town of Scotland shall be designated as the "Conservation Officer James V. Spignesi, Jr.
Memorial Highway".

Sec. 15. (Effective from passage) A portion of Connecticut Route 63, from the intersection of
Burnt Swamp Road northerly to Connecticut Route 67, in the town of Woodbridge shall be
designated as the "PFC Eric D. Soufrine Memorial Highway".

Sec. 16. (Effective from passage) Bridge No. 04321 on Connecticut Route 69 (Hamilton
Avenue), overpassing Interstate Route 84 eastbound and westbound, in the city of Waterbury shall
be designated as the "Thomas Conway Memorial Bridge".

Sec. 17. (Effective from passage) A portion of Connecticut Route 305 (Bloomfield Avenue),
traveling in an easterly direction from the ramps servicing Interstate Route 91 southbound to the
ramps servicing Interstate Route 91 northbound, in the town of Windsor shall be designated as the
"Windsor Volunteer Firefighter Memorial Overpass".

Sec. 18. (Effective from passage) Bridge No. 01237 on Prospect Street overpassing Interstate
Route 84 eastbound and westbound in Plantsville shall be designated as the "U.S. Army SPC4
William A. Beard Memorial Bridge".

Sec. 19. (Effective from passage) A portion of Connecticut Route 615 (Old Hartford Road),
from the intersection of Wall Street proceeding in an easterly direction and continuing southerly
onto Connecticut Route 85 to its access point with Connecticut Route 2 westbound, in the town of
Colchester shall be designated as the "Colchester Hayward Volunteer Fire Company Memorial
Highway".

Sec. 20. (Effective from passage) A portion of U.S. Route 1 in the city of Norwalk, from the
Darien-Norwalk town line traveling in a northerly direction to the intersection of Keeler Avenue,
shall be designated as the "Trooper First Class Walter Greene Memorial Highway".

Sec. 21. (Effective from passage) Bridge No. 05687 on U.S. Route 44 overpassing Interstate
Route 84 and the ramps for Interstate Route 291 and Interstate Route 384 in the town of
Manchester shall be designated as the "PFC Michael Sokola Memorial Bridge".

Sec. 22. (Effective from passage) Bridge No. 01732 on Connecticut Route 118 overpassing
Connecticut Route 8 in the town of Harwinton shall be designated as the "State Rep. Joseph
Mascetti Memorial Bridge".

Sec. 23. (Effective from passage) Bridge No. 06290 on Connecticut Route 3 overpassing
Interstate Route 91 in the town of Wethersfield shall be designated as "Rocco V. Laraia, Jr.
Memorial Bridge".

Sec. 24. (Effective from passage) Bridge No. 03575 on Hillstown Road overpassing Interstate
Route 384 in the town of Manchester shall be designated as the "Captain Leo Godreau Memorial
Bridge".

Sec. 25. (Effective from passage) Pedestrian Bridge No. 05654 overpassing the Interstate
Route 84 eastbound off-ramp and the Interstate Route 84 westbound on-ramp in the city of
Hartford shall be designated as the "Lt. Col. William A. Oefinger Memorial Bridge".

Sec. 26. (Effective from passage) A portion of Special Service Road 476, from the northbound
Interstate Route 95 access ramp northerly to the southbound Interstate Route 95 access ramp, in
the town of Westport shall be designated as the "Rachel Doran Memorial Highway".
Sec. 27. (Effective from passage) Bridge No. 01117 on State Road 846 (West Main Street) overpassing the Naugatuck River in the city of Waterbury shall be designated as the "Samuel K. Beamon, Sr. Memorial Bridge".

Sec. 28. (Effective from passage) Bridge No. 00023 on Interstate Route 95 overpassing West Avenue in the city of Stamford shall be designated as the "William S. "Bill" Callion, Jr. Memorial Bridge".

Sec. 29. (Effective from passage) Special Service Road 700, from Water Street westerly to the merge with Connecticut Route 130, in the city of Bridgeport shall be designated as the "Rep. Ezequiel Santiago Memorial Highway".

Sec. 30. (Effective from passage) Bridge No. 00023 on Interstate Route 95 overpassing West Avenue in the city of Stamford shall be designated as the "William S. "Bill" Callion, Jr. Memorial Bridge".

Sec. 31. (Effective from passage) The Department of Transportation shall place signs indicating the location of the Veterans Memorial Park, the Connecticut Trees of Honor Memorial and the Greater Middletown Military Museum near the following locations in the city of Middletown: Connecticut Route 66 at Old Mill Road; Connecticut Route 217 at Westfield Street; and Connecticut Route 3 at Fisher Road.

Sec. 32. (Effective from passage) The Department of Transportation shall place signs indicating the location of the Great Meadow Salt Marsh near Interstate Route 95 in the town of Stratford.

Sec. 33. (Effective from passage) The Department of Transportation shall place signs indicating the location of the Strong Family Farm, the Arts Center East, the Vernon Historical Society and the New England Civil War Museum in the town of Vernon.

Sec. 34. (Effective from passage) A portion of Special Service Road 700, from Water Street westerly to the merge with Connecticut Route 130, in the city of Bridgeport shall be designated as the "Rep. Ezequiel Santiago Memorial Highway".

Sec. 35. (Effective from passage) A portion of Connecticut Route 117, from the intersection with U.S. Route 1 northerly to Interstate Route 95 southbound, in the town of Groton shall be designated as the "Joseph "Jo Jo Nice" Gingerella Memorial Highway".

Sec. 36. Section 14-62c of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

The Commissioner of Motor Vehicles shall charge each new car dealer or used car dealer licensed pursuant to section 14-52 a fee of thirty-five dollars for each transaction in which the new car dealer or used car dealer processes a used motor vehicle traded in by the purchaser of a new motor vehicle or used motor vehicle from such new car dealer or used car dealer. Any fees collected pursuant to this section shall be deposited in the General Fund. Nothing in this section shall prohibit a new car dealer or used car dealer from seeking remuneration for the fee imposed by this section.

Sec. 37. Subsection (b) of section 14-253a of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

(b) The Commissioner of Motor Vehicles shall accept applications and renewal applications for removable windshield placards from (1) any person who is blind, as defined in section 1-1f; (2) any person with disabilities; (3) any parent or guardian of any person who is blind or any person with disabilities, if such person is under eighteen years of age at the time of application; (4) any parent or guardian of any person who is blind or any person with disabilities, if such person is unable to request or complete an application; and (5) any organization which meets criteria established by the commissioner and which certifies to the commissioner's satisfaction that the vehicle for which a placard is requested is primarily used to transport persons who are blind or persons with disabilities. Except as provided in subsection (c) of this section, on and after October 1, 2011, the commissioner shall not accept applications for special license plates, but shall accept renewal applications for such plates that were issued prior to October 1, 2011. No person shall be issued a placard in accordance with this section unless such person is the holder of a valid motor vehicle operator's license, or identification card issued in accordance with the provisions of section 1-1h. The commissioner is authorized to adopt regulations for the issuance of placards to persons who, by reason of hardship, do not hold or cannot obtain an operator's license or identification card. The commissioner shall maintain a record of each placard issued to any such person. Such
applications and renewal applications shall be on a form prescribed by the commissioner. The application and renewal application shall include: (A) Certification by a licensed physician, a physician assistant, an advanced practice registered nurse licensed in accordance with the provisions of chapter 378, or a member of the driver training unit for persons with disabilities established pursuant to section 14-11b, that the applicant meets the definition of a person with a disability which limits or impairs the ability to walk, as defined in 23 CFR Section 1235.2; or (B) certification by a psychiatrist who is employed by, or under contract with, the United States Department of Veterans Affairs that the applicant (i) is a veteran, as defined in subsection (a) of section 27-103, who has post-traumatic stress disorder certified as service-connected by the United States Department of Veterans Affairs, and (ii) meets the definition of a person with a disability which limits or impairs the ability to walk, as defined in 23 CFR Section 1235.2. In the case of persons who are blind, the application or renewal application shall include certification of legal blindness made by the Department of Rehabilitation Services, an ophthalmologist or an optometrist. Any person who makes a certification required by this subsection shall sign the application or renewal application under penalty of false statement pursuant to section 53a-157b. The commissioner, in said commissioner's discretion, may accept the discharge papers of a disabled veteran, as defined in section 14-254, in lieu of such certification. The Commissioner of Motor Vehicles may require additional certification at the time of the original application or at any time thereafter. If a person who has been requested to submit additional certification fails to do so within thirty days of the request, or if such additional certification is deemed by the Commissioner of Motor Vehicles to be unfavorable to the applicant, the commissioner may refuse to issue or, if already issued, suspend or revoke such special license plate or placard. The commissioner shall not issue more than one placard per applicant, except the commissioner shall issue one placard to each applicant who is a parent or guardian of any person who is blind or any person with disabilities, if such person is under eighteen at the time of application, provided no more than two such placards shall be issued on behalf of such person. The fee for the issuance of a temporary removable windshield placard shall be five dollars. Any person whose application has been denied or whose special license plate or placard has been suspended or revoked shall be afforded an opportunity for a hearing in accordance with the provisions of chapter 54.

Sec. 38. (NEW) (Effective July 1, 2019, and applicable to contracts entered into on and after said date) (a) As used in this section:

(1) "Service provider" means a person providing services under a snow removal and ice control services contract;

(2) "Service receiver" means a person receiving services under a snow removal and ice control services contract;

(3) "Snow removal and ice control services contract" means a contract or agreement for the performance of: (A) Plowing, shoveling or removal of snow or ice, (B) de-icing services, or (C) a service incidental to subparagraph (A) or (B) of this subdivision, including, but not limited to, operating or moving snow removal or de-icing equipment or materials.

(b) A provision, clause, covenant or agreement that is part of or in connection with a snow removal and ice control services contract and that: (1) Requires or has the effect of requiring a service provider to indemnify a service receiver for acts that the service provider is not required to perform, or is instructed by the service receiver not to perform, under a snow removal and ice control services contract, or (2) requires, or has the effect of requiring, a service provider to hold a service receiver harmless from any tort liability for damages resulting from the acts or omissions of the service receiver or the service receiver's agents or employees is against public policy and void if it prohibits the service provider, by express contract terms or in writing, from mitigating a specific snow, ice or other mixed-precipitation event or risk.

(c) The provisions of this section shall not apply to snow removal and ice control services contracts to be performed on municipal or state-owned roadways or property.

Sec. 39. (NEW) (Effective from passage) The Commissioner of Motor Vehicles, in consultation with the Connecticut Police Chiefs Association and at least one organization that advocates for persons with autism spectrum disorder, shall design and make available blue envelopes that (1) provide written information and guidance on the outside of the envelopes regarding ways to enhance effective communication between a police officer and a person with autism spectrum disorder, and (2) are capable of holding a person's motor vehicle operator's
license, registration and insurance identification card. On and after January 1, 2020, upon request by a person with autism spectrum disorder or if such person is a minor, such person's parent or guardian, the commissioner shall provide a blue envelope designed pursuant to this section to such person, parent or guardian.

Sec. 40. Section 18 of public act 14-199 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

Not later than [January 1, 2015] October 1, 2020, the Department of Transportation shall, within available appropriations, submit a report, in connection with the state-certified industrial reinvestment project authorized pursuant to [public act 14-2] section 32-4m of the general statutes and in accordance with the provisions of section 11-4a of the general statutes, to the joint standing committee of the General Assembly having cognizance of matters relating to transportation. Such report shall include a study of the challenges to access and egress in and around the stadium facility site, as defined in section 32-651 of the general statutes, recommendations for solutions to such challenges and an estimate of the cost of such solutions.

Sec. 41. Section 15 of public act 17-230 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

The Commissioner of Transportation shall conduct a study on the feasibility of constructing a tunnel from Greenwich to Bridgeport. Such study shall include, but not be limited to, the feasibility of constructing such tunnel under Interstate 95. Not later than [January 1, 2019] December 1, 2020, the commissioner shall submit a report, in accordance with the provisions of section 11-4a of the general statutes, of the commissioner's findings to the joint standing committee of the General Assembly having cognizance of matters relating to transportation.

Sec. 42. Section 13 of public act 17-140 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) The Commissioner of Transportation shall study how to implement and fund a level of service from taxicabs and transportation network companies to individuals with disabilities that is substantially equivalent to the level of service provided to other members of the general public. Such study shall examine the viability of funding such level of service through a per-trip surcharge on all rides provided by taxicabs, motor vehicles in livery service and transportation network company drivers. Such study shall examine and develop recommendations for how to: (1) Assure equivalent service to individuals with disabilities from taxicabs and transportation network companies with regard to the following service parameters: (A) Response time, (B) fares, (C) geographic area of service, and (D) hours and days of service; (2) provide for the establishment of an accessibility program fund for the receipt of any such per-trip surcharges and the disbursement of program funds to transportation network companies and taxicab certificate holders for the following purposes: (A) Reimbursement for costs associated with converting or purchasing motor vehicles to be used as taxicabs or for transportation network company prearranged rides that are fully accessible by a wheelchair ramp or lift, and (B) compensation incentives for taxicab and transportation network company drivers who allot the requisite time to assist individuals with disabilities in boarding such drivers' motor vehicles; and (3) initiate the use of transportation network company prearranged rides for assembling and managing a comprehensive transportation system for individuals with disabilities within the Medicaid population that provides such individuals with a transportation option for being transported to and from medical care facilities.

(b) In conducting the study described in subsection (a) of this section, the Commissioner of Transportation may consult with any individual who has expertise in any aspect of such study's requirements, as described in subsection (a) of this section, including, but not limited to, members of the faculty of The University of Connecticut and representatives of the Disability Rights Education and Defense Fund, American Association of People with Disabilities, National Council of Independent Living, taxicab drivers and owners, motor vehicle in livery service drivers and owners, transportation network company drivers and transportation network companies.

(c) Not later than [January 1, 2019] December 1, 2020, the Commissioner of Transportation shall submit such recommendations, in accordance with the provisions of section 11-4a of the general statutes, to the joint standing committee of the General Assembly having cognizance of matters relating to transportation, in addition to any recommendations for legislation to implement such recommendations.
Sec. 43. Section 85 of public act 01-9 of the June special session is repealed and the following is substituted in lieu thereof (Effective from passage):

The [Commissioner of Transportation] executive director of the Connecticut Airport Authority shall [, within available appropriations,] conduct a study on the safety hazards relating to the height of structures to be erected proximate to general aviation airports. Not later than January 1, [2002] 2021, the [commissioner] executive director shall submit a report on its findings to the joint standing committee of the General Assembly having cognizance of matters relating to transportation, in accordance with the provisions of section 11-4a of the general statutes."

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

<table>
<thead>
<tr>
<th>Section</th>
<th>From Passage</th>
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<tbody>
<tr>
<td>Sec. 1</td>
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<td>13b-376</td>
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<td>Sec. 2</td>
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<td>Sec. 3</td>
<td>October 1, 2019</td>
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<td>Sec. 6</td>
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<td>Sec. 8</td>
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<td>Sec. 9</td>
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<td>16-19ggg(c)</td>
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<td>Sec. 10</td>
<td>October 1, 2019</td>
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<td>Sec. 11</td>
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<td>13b-118(a)(2)</td>
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<td>Sec. 36</td>
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<td>14-62c</td>
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<td>Sec. 37</td>
<td>October 1, 2019</td>
<td>14-253a(b)</td>
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<td>Sec. 38</td>
<td>July 1, 2019, and applicable to contracts entered into on and after said date</td>
<td>New section</td>
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<td>Sec. 39</td>
<td>from passage</td>
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<td>Sec. 40</td>
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<td>Sec. 42</td>
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<td>PA 17-140, Sec. 13</td>
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<td>Sec. 43</td>
<td>from passage</td>
<td>PA 01-9 of the June Sp. Sess., Sec. 85</td>
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</tbody>
</table>
The bill was discussed by Representative Godfrey of the 110th.

The Speaker ordered the vote be taken by roll call at 3:47 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 147
Necessary for Passage ............................................................. 74
Those voting Yea ................................................................. 146
Those voting Nay ................................................................. 1
Those absent and not voting .................................................... 4

On a roll call vote House Bill No. 7140 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 MCGEE Y ACKERT Y MCGORTY, B.
Y ARNONE Y MESKERS Y BETTS Y ODEA
Y BAKER Y MICHEL N BOLINSKY Y ONEILL
Y BARRY Y MILLER Y BUCKBEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSHSKY Y CAMILLO Y PERRILLO
Y BORER Y NAPOLI Y CANDELORA, V. Y PETIT
Y BOYD Y NOLAN Y CARNEY Y PISCOPO
Y COMEY Y PALM Y CARPINO Y PELLETTA
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 X REYES Y DAUPHINAISS Y SREDZINSKI
Y DE LA CRUZ X RILEY Y DAVIS Y VAIL
Y DEMICCO Y RITTER Y DELNICKI X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROIAS Y DUBITSKY Y YACCARINO
Y DOUCETTE Y ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTTella Y FIShebIN 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
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 CANDELOARIA, 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
IMMEDIATE TRANSMITTAL TO THE SENATE
JOINT RULE 17

On motion of Representative Currey of the 11th District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.

BUSINESS ON THE CALENDAR
FAVORABLE REPORTS OF JOINT STANDING COMMITTEES
SENATE 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.

COMMERCE. Substitute for S.B. No. 1024 (RAISED) (File No. 381) AN ACT CONCERNING A MATCHING GRANT PROGRAM IN REGIONAL TOURISM DISTRICTS.

The bill was explained by Representative Elliott of the 88th.

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

The Speaker ordered the vote be taken by roll call at 3:53 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 147
Necessary for Passage ................................................................. 74
Those voting Yea ................................................................. 147
Those voting Nay ................................................................. 0
Those absent and not voting ................................................................. 4

On a roll call vote Senate Bill No. 1024 was passed in concurrence with the Senate.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
Y ALLIE-BRENNAN X LUXENBERG Y MCCARTHY VAHEY Y MCCARTY, K.
Y ALTObELLO Y MCGEE Y ACKERT Y MCGORTY, B.
Y ARCONTI Y MECERS Y BETTS Y ODEA
Y ARNONE Y MESKERS Y BOLINSKY Y ONEILL
Y BAKER Y MICHEL Y BUCKBEE Y PAVALOCK-D'AMATO
Y BARRY Y MILLER Y CAMILLO Y PERILLO
Y BLUMENTHAL Y MUSKINSKY Y CANDELORA, V. Y PETIT
Y BOYD Y NOLAN Y CARNEY Y PISCOPO
Y COMEY Y PALM Y CARPINO Y POLLETTA
Y CONCEPCION Y PAOILLO 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 X RILEY Y DAVIS Y VAIL
Y DEMICCO Y RITTER Y DELNICKI X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS Y DUBITSKY Y YACCARINO
Y DOUCETTE Y ROSE Y FERRARO X ZAWISTOWSKI
Y ELLIOTT Y ROTELLA Y FISHEBEIN Y ZULLO
Y EXUM Y SANCHEZ Y FLOREN Y ZUPKUS
The bill was explained by Representative Stafstrom of the 129th who offered Senate Amendment Schedule "A" (LCO 8394) and moved its adoption.

The amendment was discussed by Representatives Rebimbas of the 70th, Mushinsky of the 85th, Cummings of the 74th and Butler of the 72nd.

On a voice vote the amendment was adopted.

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

The Speaker ordered the vote be taken by roll call at 4:06 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 146
Necessary for Passage .............................................................. 74
Those voting Yea ................................................................. 145
Those voting Nay ................................................................. 1
Those absent and not voting .................................................. 5

On a roll call vote Senate Bill No. 504 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.
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  Y SREDZINSKI
Y DE LA CRUZ  X RILEY  Y DAVIS  X VAIL
Y DEMICCO  Y RITTER  Y DELNICKI  X WILSON
Y DILLON  Y ROCHELLE  Y DEVLIN  Y WOOD, T.
Y DIMASSA  Y ROJAS  Y DUBITSKY  Y YACCARINO
Y DOUCETTE  Y 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
Y FOX  X SCANLON  Y FREY  Y
Y GARIBAY  Y SERRA  Y FUSCO  Y
Y GENGIA  Y SIMMONS, C.  Y GREEN  Y ARESIMOWICZ
Y GIBSON  Y SIMMS, T.  Y HAINES  Y
Y GILCHREST  Y STAFSTROM  N HALL, C.  Y
Y GONZALEZ  Y STALLWORTH  Y HARDING  Y GODFREY
Y GRESKO  Y STEINBERG  Y HAYES  Y
Y GUCKER  Y TERCYAK  Y HILL  Y
Y HADDAD  Y TURCO  Y KENNEDY  Y BUTLER
Y HALL, J.  Y VARGAS  Y KLARIDES  Y CANDELARIA, J.  Y
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 LANOUE  Y ROSARIO
Y LINEHAN  Y YOUNG  Y LAVIELLE  Y RYAN

JUDICIARY. Substitute for S.B. No. 753 (RAISED) (File No. 56) AN ACT CONCERNING THE STATE-WIDE BAN ON FRACKING WASTE. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Gresko of the 121st who offered Senate Amendment Schedule "A" (LCO 9936) and moved its adoption.

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

On a voice vote the amendment was adopted.

The bill was discussed by Representative Harding of the 107th, Piscopo of the 76th, Lavielle of the 143rd, Camillo of the 151st, Case of the 63rd, Kokoruda of the 101st and Dubitsky of the 47th.

The Speaker ordered the vote be taken by roll call at 4:41 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 148
Necessary for Passage ............................................................ 75
Those voting Yea ........................................................................ 147
Those voting Nay ....................................................................... 1
Those absent and not voting ....................................................... 3

On a roll call vote Senate Bill No. 753 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:
JUDICIARY. S.B. No. 380 (File No. 590) AN ACT CONCERNING MENTAL HEALTH CARE AND WELLNESS TRAINING AND SUICIDE PREVENTION FOR POLICE OFFICERS. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Stafstrom of the 129th who offered Senate Amendment Schedule "A" (LCO 10039) moved its adoption and further moved that when the vote be taken it be taken by roll call.

The amendment was discussed by Representatives Rebimbas of the 70th, Nolan of the 39th and Fishbein of the 90th.

The Speaker ordered the vote be taken by roll call at 4:54 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>
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<tbody>
<tr>
<td>146</td>
<td>74</td>
<td>89</td>
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Those voting Nay................................................................. 57
Those absent and not voting ............................................. 5

On a roll call vote the amendment was adopted.

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 N BETTS N ODEA
Y BAKER Y MICHEL N BOLINSKY N ONEILL
Y BARRY Y MILLER N BUCKBEE N PAVALOCK-D’AMATO
Y BLUMENTHAL Y MUSHINSKY N CAMILLO N PERILLO
Y BORER Y NAPOLEI N CANDELORA, V. N PETIT
Y BOYD Y NOLAN N CARNEY N PISCOPO
Y COMEY Y PALM N CARPINO N POLLETTA
Y CONCEPCION Y PAOLILLO N CASE N REBIMBAS
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
Y DATHAN Y REYES N DAUPHINAIS N SREDZINSKI
Y DE LA CRUZ X RILEY N DAVIS X VAIL
Y DEMICCO Y RITTER N DELNICKI X WILSON
Y DILLON Y ROCHELLE N DEVLIN N WOOD, T.
Y DIMASSA Y ROJAS N DUBITSKY N YACCARINO
Y DOUCETTE Y ROSE N FERRARO N ZAWISTOWSKI
Y ELLIOTT Y ROTELLA N FISHEIN N ZULO
Y EXUM X SANCHEZ N FLOREN N ZUPKUS
Y FELIPE Y SANTIAGO, H. N FRANCE N
Y FOX Y SCANLON N FREY N
Y GARIBAY Y SERRA N FUSCO
Y GENGTA Y SIMMONS, C. X GREEN Y ARESIMOWICZ
Y GIBSON Y SIMMS, T. N HAINES
Y GILCHREST 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 N KENNEDY Y BUTLER
Y HALL, J. Y VARGAS N KLARIDES Y CANDELARIA, J.
Y HAMPTON Y VERRENGIA N KLARIDES-DITRIA Y COOK
Y HORN Y WALKER N KOKORUDA Y HENNESSY
Y HUGHES Y WILSON PHEANIOUS N KUPCHICK Y MORIN
Y JOHNSON Y WINKLER N LABRIOLA Y ORANGE
Y LEMAR Y WOOD, K. N LANOUE Y ROSARIO
Y LINEHAN Y YOUNG N LAVILLE Y RYAN

DEPUTY SPEAKER RYAN IN THE CHAIR

The bill was discussed by Representative Rebimbas of the 70th, Harding of the 107th and Klarides-Ditria of the 105th.

DEPUTY SPEAKER BUTLER IN THE CHAIR

The bill was further discussed by Representative Cummings of the 74th, Buckbee of the 67th, Candelora of the 86th, Sredzinski of the 112th and Piscopo of the 76th.

The Speaker ordered the vote be taken by roll call at 6:58 p.m.

- 1686 -
The following is the result of the vote:

Total Number Voting ................................................................. 146
Necessary for Passage ................................................................. 74
Those voting Yea ................................................................. 86
Those voting Nay ................................................................. 60
Those absent and not voting ................................................................. 5

On a roll call vote Senate Bill No. 380 as amended by Senate Amendment Schedule "A"
was passed in concurrence with the Senate.

The following is the roll call vote:

| Y | ABERCROMBIE | Y | LOPES | Y | ZIOGAS | N | MACLACHLAN |
| Y | ALLIE-BRENNAN | Y | LUXENBERG | Y | ZIOGAS | N | MASTROFRANCESCO |
| Y | ALTObELLO | Y | MCCARTHY VAHEY | N | MCCARTY, K. |
| Y | ARCONTI | X | MCGEE | N | ACKERT | N | MCGORTY, B. |
| Y | ARNONE | Y | MESKERS | N | BETTS | N | ODEA |
| Y | BAKER | Y | MICHEL | N | BOLINSKY | N | O'NEILL |
| Y | BARRY | Y | MILLER | N | BUCKBEE | N | PAVALOCK-D'AMATO |
| Y | BLUMENTHAL | Y | MUSHINSKY | N | CAMILLO | N | PERILLO |
| Y | BORER | N | NAPOLI | N | CANDELORA, V. | N | PETIT |
| Y | BOYD | Y | NOLAN | N | CARNEY | N | PISCOPO |
| Y | COMEY | Y | PALM | N | CARPINO | N | POLLETTA |
| Y | CONCEPCION | Y | PAOLILLO | N | CASE | N | REBIMBA |
| 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 |
| Y | DATHAN | X | REYES | N | DAUPHINAIS | N | SREDZINSKI |
| Y | DE LA CRUZ | Y | RILEY | N | DAVIS | X | VAIL |
| Y | DEMICCO | Y | RITTER | N | DELNICKI | X | WILSON |
| Y | DILLON | Y | ROCHELLE | N | DEVLIN | N | WOOD, T. |
| Y | DIMASSA | Y | ROJAS | N | DUBITSKY | N | YACCARINO |
| Y | DOUCETTE | Y | ROSE | N | FERRARO | N | ZAWISTOWSKI |
| Y | ELLIOTT | Y | ROTELLA | N | FISHBEN | N | ZULLO |
| Y | EXUM | X | SANCHEZ | N | FLOREN | N | ZUPKUS |
| Y | FELIPE | Y | SANTIAGO, H. | N | FRANCE |
| Y | FOX | Y | SCANLON | N | FREY |
| Y | GARIBAY | Y | SERRA | N | FUSCO |
| Y | GENGa | Y | SIMMONS, C. | N | GREEN | Y | ARESIMOWICZ |
| Y | GIBSON | Y | SIMMS, T. | N | HAINES |
| Y | GILCHREST | 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 | N | KENNEDY | Y | BUTLER |
| Y | HALL, J. | Y | VARGAS | N | KLRIDES | Y | CANDELARIA, J. |
| N | HAMPTON | Y | VERRENGIA | N | KLRIDES-DITRIA | Y | COOK |
| Y | HORN | Y | WALKER | N | KOKORUDA | Y | HENNESSY |
| Y | HUGHES | Y | WILSON PHEANIOUS | N | KUPCHICK | Y | MORIN |
| Y | JOHNSON | Y | WINKLER | N | LABRIOLA | Y | ORANGE |
| Y | LEMAR | Y | WOOD, K. | N | LANOUE | Y | ROSARIO |
| Y | LINEHAN | Y | YOUNG | N | LAVIELLE | Y | RYAN |

DEPUTY SPEAKER ORANGE IN THE CHAIR

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.

**HIGHER EDUCATION AND EMPLOYMENT ADVANCEMENT. H.B. No. 5001 (File No. 170) AN ACT ESTABLISHING A TASK FORCE TO STUDY WORKFORCE TRAINING NEEDS IN THE STATE.**

The bill was explained by Representative Haddad of the 54th who offered House Amendment Schedule "A" (LCO 11013) and moved its adoption.

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

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

The following is House Amendment Schedule "A" (LCO 11013):

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

"Section 1. Section 31-11hh of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

As used in this section and sections 31-11ii and 31-11jj, as amended by this act:

1. "Administrative costs" means the costs paid or incurred by the administrator, including, but not limited to, peer review costs, professional fees, allocated staff costs and other out-of-pocket costs attributable to the administration and operation of the Workforce Training Authority Fund;

2. "Administrator" means the Department of Labor Commissioner;

3. "Board" means the Workforce Training Authority established pursuant to section 31-11ii, as amended by this act;

4. "Eligible recipient" means a public or private business entity, including, but not limited to, those businesses in the bioscience, insurance, financial services, advanced manufacturing, digital media, green technology and tourism industry sectors seeking to develop a workforce training program, either to grow an existing business or, in the case of a public entity, as part of partnership with business entities that have made a commitment to hire successful trainees from the workforce training program funded by the authority created by section 31-11ii, as amended by this act.

Sec. 2. Section 31-11ii of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

(a) There is established a Workforce Training Authority that within the Labor Department whose purpose is to oversees the grant program described in section 31-11jj, as amended by this act. The Workforce Training Authority shall be composed of a board that:

1. Until September 30, 2019, shall consist of the following members: [(1)] (A) Four appointed by the Governor; [(2)] (B) one appointed by the president pro tempore of the Senate; [(3)] (C) one appointed by the Senate Republican president pro tempore; [(4)] (D) one appointed by the speaker of the House of Representatives; [(5)] (E) one appointed by the majority leader of the Senate; [(6)] (F) one appointed by the majority leader of the House of Representatives; [(7)] (G) one appointed by the minority leader of the Senate; [(8)] (H) one appointed by the minority leader of the House of Representatives; [(9)] (I) the Labor Commissioner, or the commissioner's designee, who shall serve as the chairperson of the board; [(10)] (J) the Commissioner of [the Department of] Economic and Community Development, or the commissioner's designee; [(11)] (K) the president of the Connecticut State Colleges and Universities, or the president's designee; [(12)] (L) the president of The University of Connecticut, or the president's designee; and [(13)] (M) the Commissioner of Correction, or the commissioner's designee; I. Each legislatively appointed member shall have skill, knowledge or experience in industries and sciences related to insurance, financial services, bioscience, advance manufacturing, digital media, green technology, and tourism. All initial appointments to the board pursuant to this subsection shall be made not later than October 1, 2017. Appointed members shall each serve a term that is coterminous with the respective appointing authority. Each member shall hold office until a successor is appointed.
Any vacancy occurring on the board, other than by expiration of term, shall be filled in the same manner as the original appointment for the balance of the unexpired term. The term of any member appointed under this subdivision shall terminate on September 30, 2019.

(2) On and after October 1, 2019, the board shall consist of the following members: (A) Four appointed by the Governor, one of whom is a representative of a community college, one of whom is a representative of a state university, one of whom is a representative of The University of Connecticut and one of whom is a representative of the independent colleges; (B) two appointed by the president pro tempore of the Senate, one of whom is a formerly incarcerated individual or someone who helps formerly incarcerated individuals find employment and one of whom is a representative of the Connecticut AFL-CIO; (C) two appointed by the majority leader of the Senate, one of whom is a representative of a workforce investment board and one of whom is a representative of the Connecticut State Building and Construction Trades Council; (D) two appointed by the speaker of the House of Representatives, one of whom is a representative of The University of Connecticut Health Center and one of whom is a representative from a Connecticut affiliate of the National Urban League or the National Association for the Advancement of Colored People; (E) two appointed by the majority leader of the House of Representatives, one of whom is a representative of the Connecticut Center for Advanced Technology and one of whom is a representative of a Connecticut Chamber of Commerce; (F) two appointed by the minority leader of the Senate, one of whom has skill, knowledge or expertise in the workforce needs of the financial services industry and one of whom is a representative from the Connecticut Business and Industry Association Manufacturers Advisory Council; (G) two appointed by the minority leader of the House of Representatives, one of whom is a representative from the Connecticut Association of Public School Superintendents and one of whom has skill, knowledge and expertise in the workforce needs of the digital media industry; (H) the Labor Commissioner, or the commissioner's designee, who shall serve as chairperson of the board; (I) the Commissioner of Economic and Community Development, or the commissioner’s designee; (J) the Commissioner of Correction, or the commissioner’s designee; (K) the superintendent of the Technical Education and Career System, or the superintendent’s designee; and (L) the Commissioner of Agriculture, or the commissioner’s designee.

(b) All initial appointments to the board pursuant to subdivision (2) of subsection (a) of this section shall be made not later than October 1, 2019. Appointed members shall each serve a term that is coterminous with the respective appointing authority. Each member shall hold office until a successor is appointed. Any vacancy occurring on the board, other than by expiration of term, shall be filled in the same manner as the original appointment for the balance of the unexpired term.

[(b) (c) The chairperson shall call the first meeting of the board appointed under subdivision (2) of subsection (a) of this section not later than December 1, [2017] 2019. The board shall meet at such times as the chairperson deems necessary.

[[c] (d) No member of the board shall receive compensation for such member’s services.

[[d] (e) A majority of the members of said board shall constitute a quorum for the transaction of any business or the exercise of any power of the board. The board may act by a majority of the members present at any meeting at which a quorum is in attendance for the transaction of any business or the exercise of any power of the board, except as otherwise provided in this section.

[[e] (f) Notwithstanding any provision of the general statutes, it shall not constitute a conflict of interest for a trustee, director, partner, officer, manager, shareholder, proprietor, counsel, public official acting in his or her official capacity or employee of an eligible recipient, or any individual with a financial interest in an eligible recipient, to serve as a member of the board, provided such trustee, director, partner, officer, manager, shareholder, proprietor, counsel, employee or individual shall abstain from deliberation, action or vote by the board concerning any matter relating to such eligible recipient, except such public official acting in his or her official capacity shall be permitted to engage in such deliberation.

[(f) (g) The board may develop industry-specific advisory councils to provide guidance on job market trends and develop connections with the business community.

Sec. 3. Section 31-11jj of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):
(a) There is established the Workforce Training Authority Fund, which shall be an account [in
the Department of] within the Labor Department. The following moneys shall be deposited in the
fund: (1) Any moneys received as part of a memorandum of understanding with the Workforce
Training Authority; (2) all private contributions, gifts, grants, donations, bequests or devises
received by the fund; and (3) to the extent not otherwise prohibited by state or federal law, any
local, state or federal funds received by the fund.

(b) The Workforce Training Authority Fund shall be used by the administrator: (1) To provide
training assistance to eligible recipients as may be approved by the Workforce Training Authority
pursuant to subsection (e) of this section, and (2) to pay or reimburse the administrator for
administrative costs pursuant to subsection [(c)] (h) of this section. Such training assistance shall
be awarded for the purpose of: Developing and implementing training programs for the
recruitment of businesses to the state and the training or retraining of persons in the state to
achieve the workforce goals established by the Connecticut Employment and Training
Commission and the relevant sections of the strategic master plan for higher education developed
pursuant to section 10a-11b. Training assistance shall target job growth in the areas of
construction, healthcare, early childhood education, insurance, financial services, bioscience,
advance manufacturing, digital media, green technology, and tourism.

(c) All expenditures from the Workforce Training Authority Fund, except for administrative
costs reimbursed to the administrator pursuant to subsection (h) of this section, shall be approved
by the board, provided the board may delegate to staff of the administrator the approval of
transactions not greater than one hundred thousand dollars. Any such approval by the board shall
be (1) specific to an individual expenditure to be made; (2) for budgeted expenditures with such
variations as the board may authorize at the time of such budget approval; or (3) for training
assistance programs to be administered by staff of the administrator, subject to limits, eligibility
requirements and other conditions established by the Workforce Training Authority at the time of
such program approval.

(d) The administrator shall provide any necessary staff, office space, office systems and
administrative support for the operation of the Workforce Training Authority Fund in accordance
with this section. In acting as administrator of the fund, the Labor [Department] Commissioner
shall have and may exercise all of the powers set forth in the general statutes, provided
expenditures from the fund shall be approved by the Workforce Training Authority pursuant to
subsection (c) of this section.

(e) The Workforce Training Authority shall establish an application and approval process
with guidelines and terms for the development and implementation of training programs and
training assistance awarded by the administrator from the Workforce Training Authority Fund to
any eligible recipient. Such guidelines and terms shall include: (1) A requirement that any
applicant for training assistance operate in the state or propose to relocate operations to the state,
in whole or in part, as a condition of such training assistance; (2) eligibility requirements for
training, including a requirement for applicants to obtain [matching] funds or in-kind services
from nonstate sources; (3) a process for preliminary review of applications for strength and
eligibility by the administrator before such applications are presented to the board for
consideration; (4) return on investment objectives, including, but not limited to, job growth and
leveraged investment opportunities; (5) a requirement that any [business] entity that receives
assistance [must] first consider applicants who have completed the universal intake form; and (6)
such other guidelines and terms as the board determines to be necessary and appropriate in
furtherance of the objectives of this section. In developing such guidelines, the board shall include
considerations for the size of such businesses and the number of workers employed by such
businesses. Additionally, the board shall give consideration to developing training programs and
creating career pathways for women, minorities and soon to be released and formerly incarcerated
individuals.

(f) Training assistance awarded to eligible recipients from the Workforce Training Authority
Fund [to eligible recipients] shall be used for costs related to facilities, necessary furniture, fixtures
and equipment, development of programs, implementation of training programs, materials and
supplies, compensation, apprenticeship and such other costs that the Workforce Training
Authority [Board] determines [pursuant to subsection (e) of this section] to be eligible for training
assistance within the purposes of this section pursuant to subsection (e) of this section.
(g) On July 1, 2018, and prior to [each] the commencement of the next fiscal year thereafter, the administrator shall prepare a plan of operations and an operating and capital budget for the Workforce Training Authority Fund, provided not later than ninety days prior to the start of each fiscal year, the administrator shall submit such plan and budget to the board of the Workforce Training Authority [Board] for its review and approval.

(h) Administrative costs shall be paid or reimbursed to the administrator from the Workforce Training Authority Fund, provided the total of such administrative costs in any fiscal year shall not exceed five per cent of the total amount of the allotted funding for such fiscal year, as determined in the operating budget prepared pursuant to subsection (g) of this section. Nothing in this section shall be [deemed] construed to require the administrator to risk or expend the funds of the Labor Department in connection with the administration of the Workforce Training Authority Fund.

(i) On January 1, 2019, and annually thereafter, the administrator shall provide a report of the expenditures of the Workforce Training Authority Fund to the Workforce Training Authority for the board's review and approval. Upon such approval, the board shall provide such report, in accordance with the provisions of section 11-4a, to the joint standing committees of the General Assembly having cognizance of matters relating to labor, commerce and employment advancement. Such report shall contain available information on the status and progress of the operations of the programs funded by and [funding] resources of the Workforce Training Authority Fund and the types, amounts and recipients of financial assistance awarded.

(j) The administrator shall consult with the office of apprenticeship training, the Connecticut Employment and Training Commission, the Planning Commission on Higher Education and the administrator of the Connecticut Manufacturing Innovation Fund to ensure coordination and compatibility of the development and implementation of training programs awarded by the Workforce Training Authority.

Sec. 4. (Effective July 1, 2019) (a) Not later than October 1, 2019, the Labor Department, in collaboration with workforce development boards within the state, shall conduct a study of programs offered to individuals seeking employment within the state. The topics of such study shall include, but not be limited to:

1. The location, ownership and management of workforce development board offices within the state;
2. The number of employees dedicated to assisting individuals seeking employment in each American Job Center office;
3. The number of individuals seeking employment who are served through each American Job Center office and by which program on an annual basis;
4. The number of employers, classified by industry, that utilize workforce development boards throughout the state;
5. The number of individuals who successfully find employment through the American Job Centers and the nature of that employment, classified by industry;
6. The number of individuals who successfully found employment, then lost that employment, who re-enrolled in an American Job Center program;
7. The type of training programs;
8. Whether activities offered by individual workforce development boards are planned in conjunction with the department to maximize efficiency and avoid duplication of resources;
9. The funding sources for each workforce development board and any in-kind contributions offered by the state including, but not limited to, office space, utilities and equipment;
10. Whether an individual seeking employment can simultaneously participate in a state-operated employment program through the department and a workforce development board program;
11. The methods by which the department and workforce development boards coordinate employment programs in each region of the state; and
12. The methods by which workforce development boards report to the department and whether the resources currently allocated to the workforce development boards by the department are adequate for the operation of the programs offered by the workforce development boards.

(b) Not later than January 1, 2020, the department shall submit, in accordance with the provisions of section 11-4a of the general statutes, a report to the joint standing committee of the
General Assembly having cognizance of matters relating to labor detailing the findings of the study conducted pursuant to subsection (a) of this section.

Sec. 5. (NEW) (Effective from passage) Not later than December 31, 2019, the Labor Commissioner shall post on the eRegulations System a notice of intent to adopt regulations, in accordance with the provisions of chapter 54 of the general statutes, concerning allowances for gratuities permitted or applied as part of the minimum fair wage pursuant to sections 31-58 and 31-60 of the general statutes. The Labor Commissioner shall consult with representatives of the restaurant industry prior to posting such notice and shall consider the provisions of the Fair Labor Standards Act, 29 USC 203(m)(2) and 29 CFR 531.56, and include guidance provided by the United States Department of Labor Wage and Hour Division in Field Assistance Bulletin No. 2019-2, dated February 15, 2019, and in Wage and Hour Division Opinion Letter FLSA 2018-27, dated November 8, 2018, regarding such allowances.

Sec. 6. (Effective from passage) Not later than October 1, 2019, the Secretary of the State shall update the official compilation of the regulations of Connecticut state agencies posted on the eRegulations System to comply with the provisions of chapter 54 of the general statutes and section 7 of this act.

Sec. 7. (Effective from passage and applicable to actions pending on or filed on or after said date) Notwithstanding the provisions of chapter 54 of the general statutes, section 31-62-E4 of the regulations of Connecticut state agencies is repealed."

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

Section 1	October 1, 2019	31-11hh
Sec. 2	October 1, 2019	31-11ii
Sec. 3	October 1, 2019	31-11jj
Sec. 4	July 1, 2019	New section
Sec. 5	from passage	New section
Sec. 6	from passage	New section
Sec. 7	from passage and applicable to actions pending on or filed on or after said date	New section

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

The Speaker ordered the vote be taken by roll call at 7:07 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. 5001 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

| Y | ABERCROMBIE | Y | LOPES | X | ZIOGAS | Y | MACLACHLAN |
| Y | ALLIE-BRENNAN | Y | LUXENBERG | Y | MASTROFRANESCO |
| Y | ALTobelO | Y | MCCARTHY VAHEY | Y | MCCARTY, K. |
| Y | ARCONTI | X | MCGEE | Y | ACKERT | Y | MCGORTY, B. |
| Y | ARNONE | Y | MEEKERS | 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 | Y | CAMILLO | Y | PERILLO |
| Y | BORER | Y | NAPOLI | Y | CANDELORA, V. | Y | PETIT |
June 5, 2019

JOURNAL OF THE HOUSE

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 X REYES Y DAUPHINAIS Y SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS X VAIL
Y DEMICCO Y RITTER Y DELNICKI X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
X DIMASSA Y ROJAS Y DUBITSKY Y YACCARINO
Y DOUCETTE Y 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 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 HADDA D 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 LANOU E Y ROSARIO
Y LINEHAN Y YOUNG Y LAVILLE Y RYAN

IMMEDIATE TRANSMITTAL TO THE SENATE
JOINT RULE 17

On motion of Representative Currey of the 11th District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.

BUSINESS FROM THE SENATE
SUSPENSION OF THE RULES
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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.

HUMAN SERVICES. Substitute for S.B. No. 945 (RAISED) (File No. 528) AN ACT CONCERNING THE INNOVATION INCENTIVE PROGRAM FOR NONPROFIT PROVIDERS OF HUMAN SERVICES. (As amended by Senate Amendment Schedule "A").

Representative Currey of the 11th District moved for suspension of the rules for immediate consideration.

On a voice vote the motion carried.

The bill was explained by Representative Abercrombie of the 83rd who offered Senate Amendment Schedule "A" (LCO 8233) and moved its adoption.
The amendment was discussed by Representative Case of the 63rd.

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

The bill was discussed by Representatives Fishbein of the 90th and Case of the 63rd.

The Speaker ordered the vote be taken by roll call at 7:20 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>
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On a roll call vote Senate Bill No. 945 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:

<table>
<thead>
<tr>
<th>ABERCROMBIE</th>
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<th>MACLACHLAN</th>
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<td>MASTROFRANCESCO</td>
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<td>CANDELORA, V.</td>
<td>VELLER</td>
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<td>BOYD</td>
<td>NOLAN</td>
<td>CARNEY</td>
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| DATHAN | X REYES | DAUPHINAIS | X WILSON |
| DE LA CRUZ | RILEY | DAVIS | X WILSON |
| DEMICCO | RITTER | DELNICKI | X WILSON |
| DILLON | ROCHELLE | DEVLIN | WOOD, T. |
| DIMASSA | ROJAS | DUBITSKY | YACCARINO |
| DOUCETTE | ROSE | FERRARO | ZAWISTOWSKI |
| ELLIOTT | ROTELLA | FISHEBEIN | ZULLO |
| EXUM | SANCHEZ | FLOREN | ZUPKUS |
| FELICE | SANTIAGO, H. | FRANCE | |
| FOX | SCANLON | FREY | |
| GARIBAY | SERRA | FUSCO | |
| GENG | SIMMONS, C. | GREEN | ARESIMOWICZ |
| GIBSON | SIMMS, T. | HAINES | |
| GILCHRIST | STAFSTROM | HALL, C. | |
| GONZALEZ | STALLWORTH | HARDING | GODFREY |
| GRESKO | STEINBERG | HAYS | |
| GUCKER | TERCYAK | HILL | |
| HADDAD | TURCO | KENNEDY | BUTLER |
| HALL, J. | VARGAS | KLARIDES | CANDELARIA, J. |
| HAMPTON | VERRENGIA | KLARIDES-DITRIA | COOK |
| HORN | WALKER | KOKORUDA | HENNESSY |
| HUGHES | WILSON PHEANIOUS | KUPCHICK | MORIN |
| JOHNSON | WINKLER | LABRIOLA | ORANGE |
| LEMAR | WOOD, K. | LANOU | ROSARIO |
The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill passed.

**PUBLIC SAFETY AND SECURITY. Substitute for H.B. No. 7192 (File Nos. 688 and 861) AN ACT CONCERNING MUNICIPAL AND REGIONAL OPPORTUNITIES AND EFFICIENCIES.**

The bill was explained by Representative McCarthy Vahey of the 133rd who offered House Amendment Schedule "A" (LCO 10979) and moved its adoption.

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

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

**The following is House Amendment Schedule "A" (LCO 10979):**

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

"Section 1. Section 7-395 of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

(a) The secretary shall review each audit report filed with said secretary as provided in section 7-393, except said secretary shall review the audit reports on each audited agency biennially and may review the audit reports on any municipality or regional school district biennially, provided such secretary shall, in any year in which he does not review the report of any such municipality or regional school district, review the comments and recommendations of the independent auditor who made such audit. If, upon such review of the audit report, evidence of fraud or embezzlement is found, he shall report such information to the state's attorney for the judicial district in which such municipality, regional school district or audited agency is located. If, in the review of such audit report said secretary finds that such audit has not been prepared in compliance with the provisions of subsection (a) of section 7-394a, or said secretary finds evidence of any unsound or irregular financial practice in relation to commonly accepted standards in municipal finance, said secretary shall prepare a report concerning such finding, including necessary details for proper evaluation of such finding and recommendations for corrective action and shall refer such report to the Municipal Finance Advisory Commission established under section 7-394b. A copy of such report shall be filed with: (1) The chief executive officer of such municipality or audited agency or the superintendent of such school district and, in the case of a town, city or borough, with the clerk of such town, city or borough; and (2) the Auditors of Public Accounts.

(b) If, upon such review of the audit report, the secretary finds (1) that such audit has not been prepared in accordance with subsection (a) of section 7-394a, and the municipality, regional school district or audited agency did not request permission to have the audit report prepared in a manner not in compliance with said subsection; or (2) evidence of unsound or irregular financial practices or management letter comments or lack of internal controls in relation to commonly accepted standards in municipal finance, then the secretary shall prepare a report concerning such finding, including, but not limited to, information to aid in the evaluation of such finding and recommendations for corrective action. The secretary shall submit such report to (A) the Municipal Finance Advisory Commission established pursuant to section 7-394b; (B) the Auditors of Public Accounts; and (C) the chief executive officer and clerk of the municipality, superintendent of schools for the regional school district or chief executive officer of the audited agency.

(c) Upon receipt of a report submitted pursuant to subsection (b) of this section, the chief executive officer of a municipality or audited agency or superintendent of schools for the regional
school district shall attest to and explain the secretary's findings and submit a plan for corrective action, in writing, to the secretary.

(d) The secretary shall refer to the Municipal Finance Advisory Commission any municipality that has not been previously referred to said commission pursuant to subsection (b) of this section or section 7-576, 7-576a or 7-576c, provided the municipality has:

1. A negative fund balance percentage;
2. Reported a fund balance percentage of less than five per cent in the three immediately preceding fiscal years;
3. Reported a declining fund balance trend in the two immediately preceding fiscal years;
4. Issued tax or bond anticipation notes in the three immediately preceding fiscal years to meet cash liquidity;
5. Had a general fund annual operating budget deficit of one and one-half per cent or more of such municipality's general fund revenues in the immediately preceding fiscal year;
6. Had a general fund annual operating budget deficit of two per cent or more of such municipality's average general fund revenues in the two immediately preceding fiscal years; or
7. Received a bond rating below A from a bond rating agency.

(e) The secretary may, at the secretary's discretion and based upon the review conducted pursuant to subsection (a) of this section, refer to the Municipal Finance Advisory Commission any municipality that has not been previously referred to said commission pursuant to subsection (b) of this section or section 7-576, 7-576a or 7-576c.

(f) For the purposes of this section, "deficit", "fund balance" and "fund balance percentage" have the same meanings as provided in section 7-560.

Sec. 2. Section 2-79a of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

(a) (1) There shall be a Connecticut Advisory Commission on Intergovernmental Relations. The purpose of the commission shall be to enhance coordination and cooperation between the state and local governments. [The]

(2) Before July 1, 2019, the commission shall consist of the president pro tempore of the Senate, the speaker of the House of Representatives, the minority leader of the Senate, the minority leader of the House of Representatives, the Secretary of the Office of Policy and Management, the Commissioners of Education, Energy and Environmental Protection, Economic and Community Development, or their designees, and sixteen additional members as follows: [(1)]

(A) Six municipal officials appointed by the Governor, four of whom shall be selected from a list of nominees submitted to [him] the Governor by the Connecticut Conference of Municipalities and two of whom shall be selected from a list submitted by the Council of Small Towns. Two of such six officials shall be from towns having populations of twenty thousand or less persons, two shall be from towns having populations of more than twenty thousand but less than sixty thousand persons and two shall be from towns having populations of sixty thousand or more persons; [(2)]

(B) two local public education officials appointed by the Governor, one of whom shall be selected from a list of nominees submitted to [him] the Governor by the Connecticut Association of [School Administrators] Public School Superintendents; [(3)]

(C) one representative of a regional council of governments appointed by the Governor from a list of nominees submitted to [him] the Governor by the [Regional Planning Association of] Connecticut Association of Councils of Governments; [(4)]

(D) five persons who do not hold elected or appointed office in state or local government, one of whom shall be appointed by the Governor, one of whom shall be appointed by the president pro tempore of the Senate, one of whom shall be appointed by the speaker of the House of Representatives, one of whom shall be appointed by the minority leader of the Senate and one of whom shall be appointed by the minority leader of the House of Representatives; [(5)]

(E) one representative of the Connecticut Conference of Municipalities appointed by said conference; and [(6)]

(F) one representative of the Council of Small Towns appointed by said council. [Each]

(3) On and after July 1, 2019, the commission shall consist of the president pro tempore of the Senate, speaker of the House of Representatives, minority leader of the Senate, minority leader of the House of Representatives, Secretary of the Office of Policy and Management, Commissioner of Education, Commissioner of Energy and Environmental Protection and Commissioner of
Economic and Community Development, or their designees, and seventeen additional members as follows: (A) Six municipal officials appointed by the Governor, four of whom shall be selected from a list of nominees submitted to the Governor by the Connecticut Conference of Municipalities and two of whom shall be selected from a list submitted by the Council of Small Towns. One of such six officials shall be from a town having a population of ten thousand or less persons, one shall be from a town having a population of more than ten thousand but less than twenty thousand persons, two shall be from towns having populations of more than twenty thousand but less than sixty thousand persons and two shall be from towns having populations of sixty thousand or more persons; (B) two local public education officials appointed by the Governor, one of whom shall be selected from a list of nominees submitted to the Governor by the Connecticut Association of Boards of Education and one of whom shall be selected from a list submitted by the Connecticut Association of Public School Superintendents; (C) one representative of a regional council of governments appointed by the Governor from a list of nominees submitted to the Governor by the Connecticut Association of Councils of Governments; (D) one representative of organized labor appointed by the Governor from a list of nominees submitted to the Governor by the Connecticut AFL-CIO; (E) five persons who do not hold elected or appointed office in state or local government, one of whom shall be appointed by the Governor, one of whom shall be appointed by the president pro tempore of the Senate, one of whom shall be appointed by the speaker of the House of Representatives, one of whom shall be appointed by the minority leader of the Senate and one of whom shall be appointed by the minority leader of the House of Representatives; (F) one representative of the Connecticut Conference of Municipalities appointed by said conference; and (G) one representative of the Council of Small Towns appointed by said council.

(4) Before July 1, 2019, each member of the commission appointed pursuant to [subdivisions (1) to (6)] subparagraphs (A) to (F), inclusive, of subdivision (2) of this subsection shall serve for a term of two years. On and after July 1, 2019, each member of the commission appointed pursuant to subparagraphs (A) to (G), inclusive, of subdivision (3) of this subsection shall serve for a term of two years and may serve until a successor is appointed and has qualified. All other members shall serve for terms which are coterminous with their terms of office. The Governor shall appoint a chairperson and a vice chairperson from among the commission members.

Members of the commission shall not be compensated for their services but shall be reimbursed for necessary expenses incurred in the performance of their duties.

(b) The commission shall: (1) Serve as a forum for consultation among state and local government officials; (2) conduct research on intergovernmental issues; (3) encourage and coordinate studies of intergovernmental issues by universities, research and consulting organizations and others; (4) initiate policy development and make recommendations for consideration by all levels and branches of government. The commission shall issue, from time to time, public reports of its findings and recommendations and shall issue, annually, a public report on its activities.

(c) On or before [October 1, 2019] the second Wednesday after the convening of the regular session of the General Assembly in 2020, and every four years thereafter on such second Wednesday, the commission shall submit to the General Assembly a report which lists each existing state mandate, as defined in subsection (a) of section 2-32b, and which (1) categorizes each mandate as constitutional, statutory or executive, [(2) provides the date of original enactment or issuance along with a brief description of the history of the mandate, and (3) analyzes the costs incurred by] and (2) describes the potential impacts on local governments [in] implementing the mandate. In each report the commission may also make recommendations on state mandates for consideration by the commission. On and after October 1, 1996, the report shall be submitted to the joint standing committee of the General Assembly having cognizance of matters relating to appropriations and budgets of state agencies, to any other joint standing committee of the General Assembly having cognizance and, upon request, to any member of the General Assembly. A summary of the report shall be submitted to each member of the General Assembly if the summary is two pages or less and a notification of the report shall be submitted to each member if the summary is more than two pages. Submission shall be by mailing the report, summary or notification to the legislative address of each member of the committees or the General Assembly,
as applicable. The provisions of this subsection shall not be construed to prevent the commission from making more frequent recommendations on state mandates.

(d) Commencing on or before [the second Wednesday after the convening of the 1997 regular session of the General Assembly] January 15, 1997, and every year thereafter except a year in which a report is filed pursuant to subsection (c) of this section, the commission shall submit to the General Assembly a supplement to the report required in [said subsection (c)] said subsection identifying any new mandates adopted and any mandates changed in the previous year.

(e) The Office of Policy and Management shall provide such staff as is necessary for the performance of the functions and duties of the Connecticut Advisory Commission on Intergovernmental Relations. Such persons may be exempt from the classified service.

Sec. 3. Section 2-32c of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

On and after [January 1, 2019] July 1, 2019, the Connecticut Advisory Commission on Intergovernmental Relations, established pursuant to section 2-79a, as amended by this act, shall, not more than ninety days after adjournment of any regular or special session of the General Assembly or [September first] November fifteenth immediately following adjournment of a regular session, whichever is [sooner] later, submit to the speaker of the House of Representatives, the president pro tempore of the Senate, the majority leader of the House of Representatives, the majority leader of the Senate, the minority leader of the House of Representatives, [and] the minority leader of the Senate and the chief elected official of each municipality a report [which] that lists each state mandate enacted during said regular or special session of the General Assembly. [Within five days of] Not later than five days after receipt of the report, the speaker and the president pro tempore shall [submit the report to the Secretary of the Office of Policy and Management and] refer each state mandate to the joint standing committee or select committee of the General Assembly having cognizance of the subject matter of the mandate. [The secretary shall provide notice of the report to the chief elected official of each municipality.]

Sec. 4. Section 7-148cc of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

[Two] Notwithstanding the provisions of the general statutes or any special act, charter, special act charter, home rule ordinance or local law, two or more municipalities may jointly perform any function that each municipality may perform separately under any provisions of the general statutes or of any special act, charter or home rule ordinance by entering into an interlocal agreement pursuant to sections 7-339a to 7-339l, inclusive. As used in this section, “municipality” means any municipality, as defined in section 7-187, any district, as defined in section 7-324, any metropolitan district or any municipal district created under section 7-330 and located within the state of Connecticut.

Sec. 5. Subdivision (6) of subsection (b) of section 7-576d of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

(6) With respect to any municipality referred to the Municipal Accountability Review Board on or after January 1, 2018, in the case of any proposed collective bargaining agreement or amendments negotiated pursuant to sections 7-467 to 7-477, inclusive, including any such agreement negotiated by a board of education, notwithstanding the provisions of subsection (d) of section 7-474, or pursuant to section 10-153d, the [board] Municipal Accountability Review Board shall have the same opportunity and authority to approve or reject, on not more than two occasions, collective bargaining agreements or amendments as [is] are provided to the legislative body of such municipality in said respective sections, except that [A] any such agreement negotiated by a board of education shall be submitted to the Municipal Accountability Review Board by the bargaining representative of such board of education not later than fourteen days after any such agreement is reached, and [B] the Municipal Accountability Review Board shall act upon such agreement, pursuant to this subdivision, not later than thirty days after submission by such bargaining representative.

Sec. 6. Section 4-124r of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

Any regional council of governments established under the provisions of sections 4-124i to 4-124p, inclusive, may purchase real property and borrow funds for such purchase for the purposes of providing administrative office space and program functions for such council."
This act shall take effect as follows and shall amend the following sections:

Section 1  
July 1, 2019  
7-395
Sec. 2  
July 1, 2019  
2-79a
Sec. 3  
July 1, 2019  
2-32c
Sec. 4  
July 1, 2019  
7-148cc
Sec. 5  
July 1, 2019  
7-576d(b)(6)
Sec. 6  
July 1, 2019  
4-124r

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

The Speaker ordered the vote be taken by roll call at 7:28 p.m.

The following is the result of the vote:

Total Number Voting ............................................................... 146
Necessary for Passage ............................................................. 74
Those voting Yea................................................................. 140
Those voting Nay................................................................. 6
Those absent and not voting ................................................. 5

On a roll call vote House Bill No. 7192 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 X MCGEE Y ACKERT Y MCCORTY, B.
Y ARNONE Y MESKERS Y BETTS Y ODEA
Y 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 N 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 PHIPS Y CUMMINGS Y SIMANSKI
Y D’AGOSTINO Y PORTER Y D’AMELIO Y SMITH
Y DATHAN X REYES Y DAUPHINAI Y SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS Y VAIL
Y DEMICCO Y RITTER Y DELNICKI X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA X ROJAS N DUBITSKY Y YACCARINO
Y DOUCETTE Y 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. N 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 HARING 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 CANDERALIA, J.
Y HAMPTON Y VERRENGIA Y KLARIDES-DITRIA Y COOK
Y HORN X 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 LANOUE Y ROSARIO
Y LINEHAN Y YOUNG Y LAVIELLE Y RYAN

BUSINESS ON THE CALENDAR
FAVORABLE REPORTS OF JOINT STANDING COMMITTEES
SENATE 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.

ENERGY AND TECHNOLOGY. S.B. No. 469 (File No. 218) AN ACT REQUIRING THE PUBLIC UTILITIES REGULATORY AUTHORITY TO ESTABLISH PERFORMANCE STANDARDS AND MINIMUM STAFFING AND EQUIPMENT LEVELS FOR ELECTRIC DISTRIBUTION COMPANIES. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Arconti of the 109th who offered Senate Amendment Schedule "A" (LCO 9084) and moved its adoption.

The amendment was discussed by Representative Ferraro of the 117th.

On a voice vote the amendment was adopted.

The Speaker ordered the vote be taken by roll call at 7:34 p.m.

The following is the result of the vote:

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<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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On a roll call vote Senate Bill No. 469 as amended by Senate Amendment Schedule "A" was passed 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 N Mastrofrancesco
Y ALTOBELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCONTI X MCGEE N ACKERT Y MCGORTY, B.
Y ARNONE Y MESKERS Y BETTS Y ODEA
Y BAKER Y MICHEL Y BOLINSKY Y ONEILL
Y BARRY Y MILLER N BUCKBEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSHINSKY Y CAMILO Y PERILLO
Y BORER Y NAPOLI Y CANDELORA, V. Y PETIT
Y BOYD Y NOLAN Y CARNEY N 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 X REYES N DAUPHINAIS Y SREDZINSKI

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| Y | DE LA CRUZ | Y | RILEY | Y | DAVIS | Y | VAIL |
| Y | DEMICCO | Y | RITTER | Y | DELNICKI | X | WILSON |
| Y | DILLON | Y | ROCHELLE | Y | DEVLIN | Y | WOOD, T. |
| Y | DIMASSA | X | ROJAS | N | DUBITSKY | Y | YACCARINO |
| Y | DOUCETTE | Y | 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 | 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 | 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 | X | 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 | LANOUE | Y | ROSARIO |
| Y | LINEHAN | Y | YOUNG | Y | LAVIELLE | Y | RYAN |

JUDICIARY. Substitute for S.B. No. 138 (File No. 854) AN ACT MODERNIZING THE STATE’S COOPERATIVE ASSOCIATION STATUTES.

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

The bill was discussed by Representatives Rebimbas of the 70th, Dubitsky of the 47th and Johnson of the 49th.

The Speaker ordered the vote be taken by roll call at 7:39 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 Senate Bill No. 138 was passed 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 | X | MCgee | Y | ACKERT | Y | MCCORTY, 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 | 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 |

- 1701 -
The bill was explained by Representative Luxenberg of the 12th.

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

The Speaker ordered the vote be taken by roll call at 7:44 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 147
Necessary for Passage .............................................................. 74
Those voting Yea ........................................................................ 146
Those voting Nay ....................................................................... 1
Those absent and not voting ......................................................... 4

On a roll call vote Senate Bill No. 1008 was passed 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 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 Y CAMILLO Y PERILLO
Y BORER Y NAPOLI Y CANDELORA, V. Y PETIT
Y BOYD Y NOLAN Y CARNEY Y PISCOPO

JUDICIARY. S.B. No. 1008 (RAISED) (File No. 799) AN ACT CONCERNING A STUDY OF THE DISPARITIES IN PRETRIAL AND SENTENCING OUTCOMES OF CRIMINAL DEFENDANTS.
The bill was explained by Representative Sanchez of the 25th who offered Senate Amendment Schedule "A" (LCO 10260) and moved its adoption.

The amendment was discussed by Representatives McCarty of the 38th and Smith of the 108th.

On a voice vote the amendment was adopted.

The Speaker ordered the vote be taken by roll call at 8:04 p.m.

The following is the result of the vote:

Total Number Voting .............................................................. 150
Necessary for Passage ............................................................ 76
Those voting Yea ............................................................... 133
Those voting Nay ................................................................. 17
Those absent and not voting .................................................. 1

On a roll call vote Senate Bill No. 957 as amended by Senate Amendment Schedule "A" was passed 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 N MASTROFRANCESCO
Y ALTOBELLO  Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCONTI  Y MCLEE N ACKERT  Y MCGORTY, B.
Y ARNONE  Y MESKERS Y BETTS  Y O'DEA
Y BAKER  Y MICHEL  Y 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 PETIT
Y BOYD  Y NOLAN  Y CARNEY  N PISCOPO
Y COMEY  Y PALM  Y CARPINO  Y POLLETTA
Y CONCEPCION  Y PAOILILLO  N CASE  Y REBIMBAS
Y CONLEY  Y PERONE  Y CHEESEMAN  N RUTIGLIANO
Y CURREY  Y PHIPPS  Y CUMMINGS  Y SIMANSKI
Y D'AGOSTINO  Y PORTER  Y D'AMELIO  N SMITH
Y DATHIAN  Y REYES  N DAUPHINAIS  Y SREDZINSKI
Y DE LA CRUZ  Y RILEY  Y DAVIS  N VAIL
Y DEMICCO  Y RITTER  Y DELNICKI  X WILSON
Y DILLON  Y ROCHELLE  Y DEVLIN  N WOOD, T.
Y DIMASSA  Y ROJAS  Y DUBITSKY  Y YACCARINO
Y DOUCETTE  Y ROSE  Y FERRARO  Y ZAWISTOWSKI
Y ELLIOTT  Y ROTEILLA  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.  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  N HAYES
Y GUCKER  Y TERCYAK  Y HILL
Y HADDAD  Y TURCO  N 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  N MORIN
Y JOHNSON  Y WINKLER  Y LABRIOLA  Y ORANGE
Y LEMAR  Y WOOD, K.  N LANOUE  Y ROSARIO
Y LINEHAN  Y YOUNG  Y LAVILLE Y RYAN
Y O'NEILL  Y O'NEILL  Y O'NEILL
Y ROYAL  Y ROYAL  Y ROYAL
Y SANCHEZ  Y SANCHEZ  Y SANCHEZ
Y TURCO  Y TURCO  Y TURCO
Y VARGAS  Y VARGAS  Y VARGAS
Y VERRENGIA  Y VERRENGIA  Y VERRENGIA
Y WALKER  Y WALKER  Y WALKER
Y WILSON PHEANIOUS  Y WILSON PHEANIOUS  Y WILSON PHEANIOUS
Y WOOD, K.  Y WOOD, K.  Y WOOD, K.
Y YOUNG  Y YOUNG  Y YOUNG
Y ZIOGAS  Y ZIOGAS  Y ZIOGAS
Y ZULLO  Y ZULLO  Y ZULLO

AGING. Substitute for S.B. No. 827 (RAISED) (File No. 41) AN ACT CONCERNING ALZHEIMER'S DISEASE AND DEMENTIA TRAINING AND BEST PRACTICES. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Serra of the 33rd who offered Senate Amendment Schedule "A" (LCO 7372) and moved its adoption.

The amendment was discussed by Representatives Bolinsky of the 106th and Polletta of the 68th.

On a voice vote the amendment was adopted.

The Speaker ordered the vote be taken by roll call at 8:13 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 150

- 1704 -
Necessary for Passage ................................................................. 76
Those voting Yea .................................................................................. 150
Those voting Nay ................................................................................ 0
Those absent and not voting ............................................................... 1

On a roll call vote Senate Bill No. 827 as amended by Senate Amendment Schedule "A" was passed 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 ALTObELLO Y MCCARTHY VAHEY Y MASTROFRANCESCO
Y ARCINTI Y MCgeE Y ACKERT Y MCCORTY, B.
Y ARNONE Y MESKERS Y BETTS Y O'DEA
Y BAKER Y MICHEL Y BOLINSKY Y O'NEILL
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 PETIT
Y BOYD Y NOLAN Y CARNEY Y PISCOPO
Y COMEY Y PALM Y CARPINO Y POLLETTA
Y CONCEPCION Y PAOILLO 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 X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS Y DUBITSKY Y YACCARINO
Y DOUCETTE Y 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 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 GODREY
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 KLRIDES-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 LANOUE Y ROSARIO
Y LINEHAN Y YOUNG Y LAVIELLE Y RYAN

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

APPROPRIATIONS. H.B. No. 6714 (File No. 776) AN ACT CONCERNING THE
COST OF TELECOMMUNICATIONS SERVICES IN CORRECTIONAL FACILITIES.

The bill was explained by Representative Elliott of the 88th.
The bill was discussed by Representatives Rosario of the 128th, Phipps of the 100th and Fishbein of the 90th.

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

**On a voice vote the motion carried and House Bill No. 6714 was passed temporarily.**

### BUSINESS ON THE CALENDAR

**MATTER RETURNED FROM COMMITTEE**

**HOUSE BILL PASSED TEMPORARILY**

**APPROPRIATIONS.** H.B. No. 6714 (File No. 776) AN ACT CONCERNING THE COST OF TELECOMMUNICATIONS SERVICES IN CORRECTIONAL FACILITIES.

The bill which was passed over temporarily earlier today was discussed by Representative Rebimbas of the 70th.

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

**On a voice vote the motion carried and House Bill No. 6714 was passed temporarily.**

### DEPUTY SPEAKER PRO TEMPORE GODFREY IN THE CHAIR

**BUSINESS ON THE CALENDAR**

**FAVORABLE REPORT OF JOINT STANDING COMMITTEE**

**SENATE 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 S.B. No. 863 (RAISED) (File No. 228) AN ACT CONCERNING EMPLOYMENT PROTECTION FOR MEMBERS OF THE CIVIL AIR PATROL.

The bill was explained by Representative Borer of the 115th.

The bill was discussed by Representatives Vail of the 52nd and Perone of the 137th.

The Speaker ordered the vote be taken by roll call at 8:38 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>150</td>
<td>76</td>
<td>150</td>
<td>0</td>
<td>1</td>
</tr>
</tbody>
</table>

**On a roll call vote Senate Bill No. 863 was passed in concurrence with the Senate.**

The following is the roll call vote:

Y ABERCROMBIE
Y ALBIE-BRENNAN
Y ALTObELLO
Y ARConti
Y LANDON
Y LOPES
Y LUXENBERG
Y MccARThY VAHEY
Y MCGEE
Y MCGORTY, K.
Y MACLACHLAN
Y MASTROFRANCESCO
Y MCCARTY, K.
Y ACKERT
Y MCGORTY, B.
June 5, 2019

Y ARNONE  Y MESKERS  Y BETTS  Y O’DEA
Y BAKER  Y MICHEL  Y 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 PHPPS  Y CUMMINGS  Y SIMANSKI
Y D’AGOSTINO  Y PORTER  Y D’AMELIO  Y SMITH
Y DATHAN  Y REYES  Y DAUPHINAI  Y SREDZINSKI
Y DE LA CRUZ  Y RILEY  Y DAVIS  Y VAIL
Y DEMICCO  Y RITTER  Y DELNICKI  X WILSON
Y DILLON  Y ROCHELLE  Y DEVLIN  Y WOOD, T.
Y DIMASSA  Y ROJAS  Y DUBITSKY  Y YACCARINO
Y DOUCETTE  Y 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 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 LANOUVE  Y ROSARIO
Y LINEHAN  Y YOUNG  Y LAVILLE  Y RYAN

IMMEDIATE TRANSMITTAL TO THE SENATE
JOINT RULE 17

On motion of Representative Currey of the 11th District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.

BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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.

PUBLIC HEALTH. Substitute for S.B. No. 796 (RAISED) (File No. 9) AN ACT CONCERNING SEXUAL ASSAULT FORENSIC EXAMINERS. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Steinberg of the 136th who offered Senate Amendment Schedule "A" (LCO 7057) and moved its adoption.

On a voice vote the amendment was adopted.

The bill was discussed by Representative Petit of the 22nd.
The Speaker ordered the vote be taken by roll call at 8:44 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 149
Necessary for Passage ............................................................... 75
Those voting Yea ................................................................. 149
Those voting Nay ................................................................. 0
Those absent and not voting ................................................... 2

On a roll call vote Senate Bill No. 796 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:

Y ABERCROMBIE
Y ALLIE-BRENNAN
Y ALTObello
Y ARCONTI
Y BAKER
Y BARRY
Y BLUMENTHAL
Y BORER
Y BOYD
Y COnEY
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 Genga
Y GIBSON
Y GILCHREST
Y GONZALEZ
Y GRESKO
Y GUCKER
Y HADDAD
Y HALL, J.
Y HAMPTON
Y HORN
Y HUGHES
Y JOHNSON
Y LEMAR
Y LINEHAN
Y LOPES
Y LUXENBERG
Y MESKERS
Y MCgEE
Y MICHel
Y MILLER
Y MUShINSKY
Y NAPOLI
Y NOLAN
Y PALM
Y PAOLILLO
Y PERONE
Y PHIPPS
Y PORTER
Y REYES
Y RILEY
Y RITTER
Y ROCHELLE
Y ROJAS
Y ROSE
Y ROTELLA
Y SANCHEZ
Y SANTIAGO, H.
Y SCANLON
Y SERRA
Y SIMMONS, C.
Y SIMMS, T.
Y STAFSTROM
Y STALLWORTH
Y STEINBERG
Y TERCYAK
Y TURCO
Y VARGAS
Y VERREngIA
Y WALKER
Y WILSON
Y WILSON PHEANIOUS
Y WOOD, K.
Y WOOD, T.
Y CARNEY
Y CARPINO
Y CASE
Y CHEESEMAN
Y CUMMINGS
Y D'AMELIO
Y DAUPHINAIS
Y DAVIS
Y DELNICKI
Y DEVLIN
Y DAVIS
Y FLOREN
Y DEVLIN
Y FREY
Y FUSCO
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 LABRIOLA
Y LANOUE
Y LAVIELLE
Y MACLACHLAN
Y MASTROFRANCESCO
Y MCCARTY, K.
Y ACKERT
Y BETTS
Y CAMILLO
Y CANDELA, V.
Y CARNEY
Y CARPINO
Y CASE
Y CHEESEMAN
Y SIMANSKI
Y SMITH
Y SREDZINSKI
Y VAIL
Y WOOD, T.
Y RUTIGLIANO
Y SIMANSKI
Y SMITH
Y SREDZINSKI
Y VAIL
Y WOOD, T.
Y REBIMBAS
Y RUTIGLIANO
Y SIMANSKI
Y SREDZINSKI
Y VAIL
Y WOOD, T.
Y SREDZINSKI
Y VAIL
Y WOOD, T.
Y SREDZINSKI
Y VAIL
Y WOOD, T.
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.

FINANCE, REVENUE AND BONDING. Substitute for H.B. No. 7415 (RAISED) (File No. 883) AN ACT CONCERNING A STUDY OF NEW REVENUE STREAMS.

The bill was explained by Representative Rojas of the 9th.

The bill was discussed by Representative Davis of the 57th.

The bill was further discussed by Representative Rojas of the 9th who offered House Amendment Schedule "A" (LCO 11044) and moved its adoption.

The amendment was discussed by Representatives Davis of the 57th, Lavielle of the 143rd and Walker of the 93rd.

On a voice vote the amendment was adopted.

The following is House Amendment Schedule "A" (LCO 11044):

Strike everything after the enacting clause and substitute the following in lieu thereof:
"Section 1. Subsection (a) of section 7-536 of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):
(a) As used in sections 7-535 to 7-538, inclusive:
(1) "Adjusted equalized net grand list per capita" means the adjusted equalized net grand list per capita determined for each town pursuant to section 10-261;
(2) "Density" means the population of a municipality divided by the number of square miles of the municipality;
(3) "Grant anticipation note" means a note issued in anticipation of the receipt of project grants to the municipality from moneys in the Local Capital Improvement Fund;
(4) "Local capital improvement project" means a municipal capital expenditure project for any of the following purposes: (A) Road construction, renovation, repair or resurfacing, (B) sidewalk and pavement improvements, (C) construction, renovation, enlargement or repair of sewage treatment plants and sanitary or storm, water or sewer lines, including separation of lines, (D) public building construction other than schools, including renovation, repair, code compliance, energy conservation and fire safety projects, (E) construction, renovation, enlargement or repair of dams, bridges and flood control projects, (F) construction, renovation, enlargement or repair of water treatment or filtration plants and water mains, (G) construction, renovation or enlargement of solid waste facilities, (H) improvements to public parks, (I) the preparation and revision of local capital improvement plans projected for a period of not less than five years and so prepared as to show the general description, need and estimated cost of each individual capital improvement, (J) improvements to emergency communications systems and building security systems, including for schools, (K) public housing projects, including renovations and improvements and energy conservation and the development of additional housing, (L) renovations to or construction of veterans' memorial monuments, (M) thermal imaging systems, (N) bulky waste and landfill projects, (O) the preparation and revision of municipal plans of conservation and development adopted pursuant to section 8-23, provided such plans are endorsed by the legislative body of the municipality not more than one hundred eighty days after adoption by the commission, (P) acquisition of automatic external defibrillators, (Q) floodplain management and hazard mitigation activities, (R) on-board oil refining systems consisting of a filtration canister and evaporation canister that remove solid and liquid contaminants from lubricating oil, (S) activities related to the planning of a municipal broadband network, provided the speed of the network shall be not less
than three hundred eighty-four thousand bits per second, (T) establishment of bikeways and
greenways, (U) land acquisition, including for open space, and costs involved in making land
available for public uses, (V) acquisition of technology related to implementation of the
Department of Education's common core state standards, (W) technology upgrades, including for
improvements to expand public access to government information through electronic portals and
kiosks, [and] (X) for the fiscal years ending June 30, 2013, and June 30, 2014, acquisition of snow
removal equipment, capital expenditures made to improve public safety, and capital expenditures
made to facilitate regional cooperation, and (Y) for hazardous tree removal or trimming for
"nonutility" related hazardous branches, limbs and trees on municipal property or within a
municipal right-of-way. "Local capital improvement project" means only capital expenditures and
includes repairs incident to reconstruction and renovation but does not include ordinary repairs
and maintenance of an ongoing nature. As used in this subdivision, "floodplain management" and
"hazard mitigation" have the same meanings as provided in section 25-68j;

(5) "Municipality" means any town, city, borough, consolidated town and city or consolidated
town and borough;

(6) "Population" means the number of persons according to the most recent federal decennial
census, except that, in intervening years between such censuses, "population" means the number
of persons according to the most recent estimate of the Department of Public Health; and

(7) "Secretary" means the Secretary of the Office of Policy and Management.

Sec. 2. (NEW) (Effective from passage) (a) The Commissioner of Revenue Services may, if
the commissioner determines that the enforcement of chapters 228z and 229 of the general statutes
would not be adversely affected, provide for an affected business entity to file a composite income
tax return on behalf of each nonresident member of such affected business entity, subject to the
requirements and conditions the commissioner may prescribe in the form and instructions for such
return.

(b) If an affected business entity files a composite income tax return pursuant to this section,
the affected business entity shall pay to the commissioner the tax, interest and penalties such
nonresident member of such affected business entity would otherwise be required to pay under
chapter 229 of the general statutes. Any such payment made by an affected business entity to the
commissioner with respect to any taxable period shall be considered to be a payment by such
nonresident member for the tax imposed on such nonresident member under chapter 229 of the
general statutes for such taxable period.

Sec. 3. Subsections (c) and (d) of section 7-325 of the general statutes are repealed and the
following is substituted in lieu thereof (Effective July 1, 2019):

(c) The clerk of each district created pursuant to this chapter or any provisions of the general
statutes or any special act, shall report to the town clerk of each town in which such district is
located: (1) If created by approval of a petition pursuant to subsection (a) of this section on or after
July 1, 1987, within seven days of such approval; and (2) on or before July 31, 1993, and
[annually thereafter for each such district, irrespective of the date of creation] any time the charter
or special act of such district is amended. The first report filed after the creation of a district shall
include a list of the officers of such district, a copy of the charter or special act of such district and
such other information on the organization and the financial status of such district as the Secretary
of the Office of Policy and Management may recommend. A copy of the charter or special act of
such district shall be included in any subsequent report if such charter or special act was amended
after the date of the previous filing. No district, irrespective of the date of creation, created by
approval of a petition pursuant to subsection (a) of this section shall exist as a body corporate and
politic until the clerk of such district has filed at least one report required by this subsection. If a
district is located in more than one town, the report shall be filed by the district clerk with the
town clerk of each town in which the district is located.

(d) [Any fine imposed on and after July 1, 1992, on a clerk for failure to file a report required
pursuant to subsection (c) of this section shall be waived.] Not later than July 1, 2020, and
[and annually thereafter,] the tax collector of each district shall submit a statement to the Secretary of
the Office of Policy and Management on a form prescribed by the secretary. Such statement shall
include complete information concerning the mill rate and tax levy in the district for the preceding
year. Any tax collector who neglects to file a true and correct statement shall forfeit one hundred
dollars to the state.
Sec. 4. Subsection (b) of section 12-81g of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

(b) (1) Effective for the assessment year commencing October 1, 2013, and each assessment year thereafter, any municipality may, upon approval by its legislative body or, in any town in which the legislative body is a town meeting, by the board of selectmen, provide that, in lieu of the additional exemption prescribed under subsection (a) of this section, any person entitled to an exemption from property tax in accordance with subdivision (20) of section 12-81, reflecting any increase made pursuant to the provisions of section 12-62g, who has a disability rating of one hundred per cent, as determined by the United States Department of Veterans Affairs, shall be entitled to an additional exemption from such tax in an amount equal to three times the amount of the exemption provided for such person pursuant to subdivision (20) of section 12-81, provided such person's total adjusted gross income as determined for purposes of the federal income tax, [plus any other income not included in such adjusted income,] excluding veterans' disability payments, individually if unmarried, or jointly with spouse if married, during the calendar year ending immediately preceding the filing of a claim for any such exemption, is not more than twenty-four thousand dollars if such person is married or not more than twenty-one thousand dollars if such person is not married.

(2) The provisions of this subsection shall not limit the applicability of the provisions of subsection (a) of this section for persons not eligible for the property tax exemption provided by this subsection.

Sec. 5. Section 12-81cc of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

Any person who has established his or her entitlement to a property tax exemption under [subdivisions] subdivision (19), (20), (22), (23), (24), (25), (26), (28) or (53) of section 12-81 or section 12-81g, for a particular assessment year shall be issued a certificate as to such entitlement by the tax assessor of the relevant municipality. Such person shall be entitled to such exemption in any municipality in this state for such assessment year provided a copy of such certificate is provided to the tax assessor of any municipality in which such exemption is claimed and further provided such person would otherwise have been eligible for such exemption in such municipality if he or she had filed for such exemption as provided under the general statutes.

Sec. 6. Subdivision (2) of subsection (a) of section 12-170e of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

(2) The amounts of income at each level of qualifying income, as provided in the table in subdivision (1) of this subsection, shall be adjusted annually in a uniform manner to reflect the annual inflation adjustment in Social Security income. Each such adjustment of qualifying income shall be determined to the nearest one hundred dollars and shall be applicable in determining the amount of grant allowed under this subsection with respect to charges for rents, electricity, gas, water and fuel actually paid during the preceding calendar year. Each such adjustment of qualifying income shall be prepared by the [Commissioner of Housing] Secretary of the Office of Policy and Management in relation to the annual inflation adjustment in Social Security, if any, becoming effective at any time during the twelve-month period immediately preceding the first day of October each year and shall be distributed to the assessors in each municipality not later than the thirty-first day of December next following.

Sec. 7. Subsection (a) of section 12-170f of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

(a) Any renter, believing himself or herself to be entitled to a grant under section 12-170d for any calendar year, shall apply for such grant to the assessor of the municipality in which the renter resides or to the duly authorized agent of such assessor or municipality on or after April first and not later than October first of each year with respect to such grant for the calendar year preceding each such year, on a form prescribed and furnished by the Secretary of the Office of Policy and Management to the assessor. [A renter may apply to the secretary prior to December fifteenth of the claim year for an extension of the application period. The secretary may grant such extension in the case of extenuating circumstance due to illness or incapacitation as evidenced by a certificate signed by a physician or an advanced practice registered nurse to that extent, or if the secretary determines there is good cause for doing so.] A renter making such application shall present to such assessor or agent, in substantiation of the renter's application, a copy of the renter's
federal income tax return, and if not required to file a federal income tax return, such other evidence of qualifying income, receipts for money received, or cancelled checks, or copies thereof, and any other evidence the assessor or such agent may require. When the assessor or agent is satisfied that the applying renter is entitled to a grant, such assessor or agent shall issue a certificate of grant in such form as the secretary may prescribe and supply showing the amount of the grant due.

Sec. 8. Subsections (a) and (b) of section 16a-31 of the general statutes are repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

(a) The following actions when undertaken by any state agency, with state or federal funds, shall be consistent with the plan:

1. The acquisition of real property when the acquisition costs are in excess of two hundred thousand dollars;
2. The development or improvement of real property when the development costs are in excess of two hundred thousand dollars;
3. The acquisition of public transportation equipment or facilities when the acquisition costs are in excess of two hundred thousand dollars; and
4. The authorization of each state grant, any application for which is not pending on July 1, 1991, for an amount in excess of two hundred thousand dollars, for the acquisition or development or improvement of real property or for the acquisition of public transportation equipment or facilities.

(b) [A] Whenever an action described in subsection (a) of this section is undertaken, and such action is subject to the public scoping process described in section 22a-1b, the sponsoring state agency shall request, and the secretary shall provide, an advisory statement commenting on the extent to which [any of the actions specified in subsection (a) of this section] such action conforms to the plan, [and any] Any agency may request and the secretary shall provide such other advisory reports as the state agency deems advisable.

Sec. 9. Subsection (a) of section 19a-308 of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

(a) In any town in which there is a burial ground or cemetery containing more than six places of interment [and not under the control or management of any currently functioning cemetery association.] that has been neglected and allowed to grow up to weeds, briars and bushes, or about which the fences have become broken, decayed or dilapidated, the selectmen of such town may cause such burial ground or cemetery to be cleared of weeds, briars and bushes, may mow the ground's lawn areas and may cause its fences or walls to be repaired and kept in orderly and decent condition and its memorial stones to be straightened, repaired and restored.

Sec. 10. (NEW) (Effective October 1, 2019, and applicable to assessment years commencing on or after October 1, 2018) On or before March fifteenth, annually, the assessor or board of assessors of each municipality shall certify to the Secretary of the Office of Policy and Management, on a form or forms provided by the secretary, the amount of exemptions approved under the provisions of subdivisions (60), (70), (72) and (76) of section 12-81 of the general statutes, together with such supporting information as the secretary may require, including the number of taxpayers with approved claims under each said subdivision and a copy of the applications filed by such taxpayers for each said subdivision.

Sec. 11. Subsection (a) of section 17b-131 of the general statutes, as amended by section 312 of house bill 7424 of the current session, as amended by House Amendment Schedules "A" and "B", is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

(a) When a person in any town, or sent from such town to any licensed institution or state humane institution, dies or is found dead therein and does not leave sufficient estate and has no legally liable relative able to pay the cost of a proper funeral and burial, or upon the death of any beneficiary under the state-administered general assistance program, the Commissioner of Social Services shall give to such person a proper funeral and burial, and shall pay a sum not exceeding one thousand three hundred fifty dollars as an allowance toward the funeral expenses of such decedent. Said sum shall be paid, upon submission of a proper bill, to the funeral director, cemetery or crematory, as the case may be. Such payment for funeral and burial expenses shall be reduced by (1) the amount in any revocable or irrevocable funeral fund, (2) any prepaid funeral contract, (3) the face value of any life insurance policy owned by the decedent that names a
funeral home, cemetery or crematory as a beneficiary, (4) the net value of all liquid assets in the decedent's estate, and (5) contributions in excess of [three thousand four hundred] four thousand dollars toward such funeral and burial expenses from all other sources including friends, relatives and all other persons, organizations, agencies, veterans' programs and other benefit programs. Notwithstanding the provisions of section 17b-90, whenever payment for funeral, burial or cremation expenses is reduced due to liquid assets in the decedent's estate, the commissioner may disclose information concerning such liquid assets to the funeral director, cemetery or crematory providing funeral, burial or cremation services for the decedent.

Sec. 12. Subsection (a) of section 17b-84 of the general statutes, as amended by section 313 of house bill 7424 of the current session, as amended by House Amendment Schedules "A" and "B", is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

(a) Upon the death of any beneficiary under the state supplement or the temporary family assistance program, the Commissioner of Social Services shall order the payment of a sum not to exceed one thousand three hundred fifty dollars as an allowance toward the funeral and burial expenses of such decedent. The payment for funeral and burial expenses shall be reduced by (1) the amount in any revocable or irrevocable funeral fund, (2) any prepaid funeral contract, (3) the face value of any life insurance policy owned by the decedent that names a funeral home, cemetery or crematory as a beneficiary, (4) the net value of all liquid assets in the decedent's estate, and (5) contributions in excess of [three thousand four hundred] four thousand dollars toward such funeral and burial expenses from all other sources, including friends, relatives and all other persons, organizations, agencies, veterans' programs and other benefit programs. Notwithstanding the provisions of section 17b-90, whenever payment for funeral, burial or cremation expenses is reduced due to liquid assets in the decedent's estate, the commissioner may disclose information concerning such liquid assets to the funeral director, cemetery or crematory providing funeral, burial or cremation services for the decedent.

Sec. 13. Subdivision (2) of subsection (a) of section 16-244z of the general statutes, as amended by section 3 of house bill 5002 of the current session, as amended by House Amendment Schedule "A", is repealed and the following is substituted in lieu thereof (Effective from passage):

Not later than July 1, 2022, for customers eligible pursuant to subparagraphs (A) and (B) of this subdivision, and not later than July 1, 2020, for customers eligible pursuant to subparagraph (C) of this subdivision, and annually thereafter, each electric distribution company shall solicit and file with the Public Utilities Regulatory Authority for its approval one or more projects selected resulting from any procurement issued pursuant to subdivision (1) of this subsection that are consistent with the tariffs approved by the authority pursuant to subparagraphs (B) and (C) of subdivision (1) of this subsection and that are applicable to (A) customers that own or develop new generation projects on a customer's own premises that are less than two megawatts in size, serve the distribution system of the electric distribution company, are constructed after the solicitation conducted pursuant to subdivision (4) of this subsection to which the customer is responding, and use a Class I renewable energy source that either (i) uses anaerobic digestion, or (ii) has emissions of no more than 0.07 pounds per megawatt-hour of nitrogen oxides, 0.10 pounds per megawatt-hour of carbon monoxide, 0.02 pounds per megawatt-hour of volatile organic compounds and one grain per one hundred standard cubic feet, (B) customers that own or develop new generation projects on a customer's own premises that are less than two megawatts in size, serve the distribution system of the electric distribution company, are constructed after the solicitation conducted pursuant to subdivision (4) of this subsection to which the customer is responding, and use a Class I renewable energy source that emits no pollutants, and (C) customers that own or develop new generation projects that are a shared clean energy facility, as defined in section 16-244x, and subscriptions, as defined in such section, associated with such facility, consistent with the program requirements developed pursuant to subparagraph (C) of subdivision (1) of this subsection. Any project that is eligible pursuant to subparagraph (C) of this subdivision shall not be eligible pursuant to subparagraph (A) or (B) of this subdivision.

Sec. 14. Subsection (a) of section 50 of house bill 7424 of the current session, as amended by House Amendment Schedules "A" and "B", is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) In the event of and upon approval by the General Assembly, pursuant to section 3-125a of the general statutes, of a comprehensive court settlement between the state and hospitals regarding
all outstanding litigation and administrative matters related to pending claims of such hospitals against the state concerning the user fee that was sunset on June 30, 2017, and Medicaid reimbursement: (1) The General Assembly shall adjust the state budget for the biennium ending June 30, 2021, to reflect the state's costs and revenues related to such settlement; and (2) the parties to such settlement shall take all steps necessary to effectuate such settlement, including, but not limited to, working in collaboration to establish quality measures that will improve overall health outcomes and patient experience and reduce unnecessary costs and readmissions, as defined in section 45 of [this act] house bill 7424 of the current session, as amended by House Amendment Schedules "A" and "B".

Sec. 15. Section 51 of house bill 7424 of the current session, as amended by House Amendment Schedules "A" and "B", is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

The Secretary of the Office of Policy and Management may make reductions in allotments in any budgeted agency of the executive branch for the fiscal years ending June 30, 2020, and June 30, 2021, in order to achieve savings in the General Fund of $5,000,000 during the fiscal year ending June 30, [2021] 2020, and $15,000,000 during the fiscal year ending June 30, [2022] 2021, associated with contracting savings initiatives.

Sec. 16. (Effective July 1, 2019) The sum of $100,000 of the amount appropriated in section 1 of house bill 7424 of the current session, as amended by House Amendment Schedules "A" and "B", to the Judicial Department, for Youth Services Prevention, for each of the fiscal years ending June 30, 2020, and June 30, 2021, shall be made available in each said fiscal year for a grant to Beardsley Zoo for its Nature Classroom program.

Sec. 17. Subsection (d) of section 4-66k of the general statutes, as amended by section 365 of house bill 7424 of the current session, as amended by House Amendment Schedules "A" and "B", is repealed and the following is substituted in lieu thereof (Effective from passage):

(d) There is established a regionalization subaccount within the regional planning incentive account. If the Connecticut Lottery Corporation offers online its existing lottery draw games through the corporation's Internet web site, online service or mobile application, after the revenue from such online offering is deposited in the Lottery Fund, as defined in section 12-801, and provision of any payment required under subsection (c) of section 12-812, as amended by section 85 of house bill 7424 of the current session, as amended by House Amendment Schedules "A" and "B", has been made, the revenue from such online offering that exceeds an amount equivalent to the costs of the debt-free community college program under section 362 of [this act] house bill 7424 of the current session, as amended by House Amendment Schedules "A" and "B", shall be [deposited in] transferred to the subaccount, or, if such online offering is not established, the amount provided under subsection (b) of section 364 of [this act] house bill 7424 of the current session, as amended by House Amendment Schedules "A" and "B" for regionalization initiatives shall be deposited in the subaccount. Moneys in the subaccount shall be expended only for the purposes recommended by the task force established under section 366 of [this act] house bill 7424 of the current session, as amended by House Amendment Schedules "A" and "B".

Sec. 18. Subsection (a) of section 3-123tt of the general statutes, as amended by section 379 of house bill 7424 of the current session, as amended by House Amendment Schedules "A" and "B", is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

(a) Any nonstate public employer that is eligible to seek coverage under the state employee plan or a plan developed by the Comptroller pursuant to subsection (a) of section 3-123sss for its nonstate public employees may seek such coverage for such nonstate public employer's retirees in accordance with this section. Premium payments for such coverage shall be remitted by the nonstate public employer to the Comptroller and shall be the same as those paid by the state, inclusive of any premiums paid by retired state employees, except that premium payments shall be adjusted pursuant to subdivision (2) of subsection (a) of section 3-123sss, as amended by section 378 of house bill 7424 of the current session, as amended by House Amendment Schedules "A" and "B", for nonstate public employers enrolled in coverage on and after July 1, 2019, to reflect the cost of health care in the county in which the majority of such nonstate public employer's employees work, differences from the benefits and networks provided to state employees or as otherwise provided in this section or section 3-123uuu. The Comptroller may charge each nonstate
public employer participating in the state employee plan an administrative fee calculated on a per member, per month basis.

Sec. 19. Section 6 of house bill 7373 of the current session, as amended by House Amendment Schedule "A", is repealed. (Effective June 30, 2019)

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

<table>
<thead>
<tr>
<th>Section</th>
<th>Effective Date</th>
<th>Repealed/Amended</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sec. 1</td>
<td>July 1, 2019</td>
<td>7-536(a)</td>
</tr>
<tr>
<td>Sec. 2</td>
<td>from passage</td>
<td>New section</td>
</tr>
<tr>
<td>Sec. 3</td>
<td>July 1, 2019</td>
<td>7-325(c) and (d)</td>
</tr>
<tr>
<td>Sec. 4</td>
<td>July 1, 2019</td>
<td>12-81g(b)</td>
</tr>
<tr>
<td>Sec. 5</td>
<td>July 1, 2019</td>
<td>12-81cc</td>
</tr>
<tr>
<td>Sec. 6</td>
<td>July 1, 2019</td>
<td>12-170e(a)(2)</td>
</tr>
<tr>
<td>Sec. 7</td>
<td>July 1, 2019</td>
<td>12-170f(a)</td>
</tr>
<tr>
<td>Sec. 8</td>
<td>July 1, 2019</td>
<td>16a-31(a) and (b)</td>
</tr>
<tr>
<td>Sec. 9</td>
<td>July 1, 2019</td>
<td>19a-308(a)</td>
</tr>
<tr>
<td>Sec. 10</td>
<td>October 1, 2019</td>
<td>New section</td>
</tr>
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</table>

The Speaker ordered the vote be taken by roll call at 8:52 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 149
Necessary for Passage ............................................................. 75
Those voting Yea ................................................................. 85
Those voting Nay ................................................................. 64
Those absent and not voting .................................................... 2

On a roll call vote House Bill No. 7415 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

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<thead>
<tr>
<th>Y</th>
<th>ABERCROMBIE</th>
<th>Y</th>
<th>LOPES</th>
<th>Y</th>
<th>ZIOGAS</th>
<th>N</th>
<th>MACLACHLAN</th>
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<tbody>
<tr>
<td>N</td>
<td>ALLIE-BRENAN</td>
<td>Y</td>
<td>LUXENBERG</td>
<td>Y</td>
<td>MUSHINSKY</td>
<td>N</td>
<td>MASTROFRANCESCO</td>
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<tr>
<td>Y</td>
<td>ALTABELLO</td>
<td>Y</td>
<td>MCCARTHY VAHEY</td>
<td>N</td>
<td>ACKERT</td>
<td>N</td>
<td>MCCARTY, K.</td>
</tr>
<tr>
<td>Y</td>
<td>ARCONTI</td>
<td>Y</td>
<td>MCGEE</td>
<td>N</td>
<td>BETTS</td>
<td>N</td>
<td>ODEA</td>
</tr>
<tr>
<td>Y</td>
<td>ARNONE</td>
<td>Y</td>
<td>MESKERS</td>
<td>N</td>
<td>BOLINSKY</td>
<td>N</td>
<td>ONEILL</td>
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<tr>
<td>Y</td>
<td>BAKER</td>
<td>Y</td>
<td>MICHEL</td>
<td>N</td>
<td>MILLER</td>
<td>N</td>
<td>PAVALOCK-D'AMATO</td>
</tr>
<tr>
<td>N</td>
<td>BARRY</td>
<td>Y</td>
<td>MILLER</td>
<td>N</td>
<td>BUCKBEE</td>
<td>N</td>
<td>PERILLO</td>
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<tr>
<td>Y</td>
<td>BLUMENTHAL</td>
<td>Y</td>
<td>MUSKINSKY</td>
<td>N</td>
<td>CAMILLO</td>
<td>N</td>
<td>PETIT</td>
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<tr>
<td>Y</td>
<td>BOREN</td>
<td>Y</td>
<td>NAPOLI</td>
<td>N</td>
<td>CANDELORA, V.</td>
<td>N</td>
<td>PISCOPO</td>
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<tr>
<td>N</td>
<td>BOYD</td>
<td>Y</td>
<td>NOLAN</td>
<td>N</td>
<td>CARNEY</td>
<td>N</td>
<td>POLLETTA</td>
</tr>
<tr>
<td>Y</td>
<td>COMEY</td>
<td>Y</td>
<td>PALM</td>
<td>N</td>
<td>CARPINO</td>
<td>N</td>
<td>POLLETTA</td>
</tr>
</tbody>
</table>
FINANCE, REVENUE AND BONDING. H.B. No. 6655 (File No. 886) AN ACT CONCERNING THE TAX TREATMENT OF TOBACCO PRODUCTS THAT ARE EXPORTED FROM THE STATE.

The bill was explained by Representative Rojas of the 9th who offered House Amendment Schedule "A" (LCO 9918) and moved its adoption.

The amendment was discussed by Representative Davis of the 57th.

On a voice vote the amendment was adopted.

The following is House Amendment Schedule "A" (LCO 9918):

Change the effective date of section 1 to "Effective October 1, 2019"

The Speaker ordered the vote be taken by roll call at 8:55 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 149
Necessary for Passage ............................................................. 75
Those voting Yea ................................................................. 148
Those voting Nay .................................................................. 1
Those absent and not voting ..................................................... 2

On a roll call vote House Bill No. 6655 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:
June 5, 2019

JOURNAL OF THE HOUSE

IMMEDIATE TRANSMITTAL TO THE SENATE
JOINT RULE 17

On motion of Representative Ritter of the 1st District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.

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.

PLANNING AND DEVELOPMENT. H.B. No. 7363 (RAISED) (File No. 628) AN ACT CONCERNING BUILDINGS.

The bill was explained by Representative Scanlon of the 98th who offered House Amendment Schedule "A" (LCO 11043) and moved its adoption.
The amendment was discussed by Representative Zawistowski of the 61st.

On a voice vote the amendment was adopted.

The following is House Amendment Schedule "A" (LCO 11043):

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

"Section 1. Section 38a-477cc of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

(a) [On and after January 1, 2018, no] No contract for pharmacy services entered into in the state between a health carrier, as defined in section 38a-591a, or pharmacy benefits manager, as defined in section 38a-479aaa, and a pharmacy or pharmacist shall:

(1) On and after January 1, 2018, contain a provision prohibiting or penalizing, including through increased utilization review, reduced payments or other financial disincentives, a pharmacist's disclosure to an individual purchasing prescription medication of information regarding:

(A) The cost of the prescription medication to the individual;
(B) The availability of any therapeutically equivalent alternative medications or alternative methods of purchasing the prescription medication, including, but not limited to, paying a cash price, that are less expensive than the cost of the prescription medication to the individual;

(2) On and after January 1, 2020, contain a provision permitting the health carrier or pharmacy benefits manager to recoup, directly or indirectly, from a pharmacy or pharmacist any portion of a claim that such health carrier or pharmacy benefits manager has paid to the pharmacy or pharmacist, unless such recoupment is permitted under section 38a-479iii or required by applicable law.

(b) (1) On and after January 1, 2018, no health carrier or pharmacy benefits manager shall require an individual to make a payment at the point of sale for a covered prescription medication in an amount greater than the lesser of:

(A) The applicable copayment for such prescription medication;
(B) The allowable claim amount for the prescription medication;

(2) For the purposes of this subsection, "allowable claim amount" means the amount the health carrier or pharmacy benefits manager has agreed to pay the pharmacy for the prescription medication.

(c) Any provision of a contract that violates the provisions of this section shall be void and unenforceable. Any general business practice that violates the provisions of this section shall constitute an unfair trade practice pursuant to chapter 735a. The invalidity or unenforceability of any contract provision under this subsection shall not affect any other provision of the contract.

(d) The Insurance Commissioner may:

(1) Enforce the provisions of this section pursuant to chapter 697; and
(2) Upon request, audit a contract for pharmacy services for compliance with the provisions of this section.

Sec. 2. Section 31-53 of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

(a) Each contract for the construction, remodeling, refinishing, refurbishing, rehabilitation, alteration or repair of any public works project by the state or any of its agents, or by any political subdivision of the state or any of its agents, shall contain the following provision: "The wages paid on an hourly basis to any person performing the work of any mechanic, laborer or worker on the work herein contracted to be done and the amount of payment or contribution paid or payable on behalf of each such person to any employee welfare fund, as defined in subsection (i) of this section, shall be at a rate equal to the rate customary or prevailing for the same work in the same trade or occupation in the town in which such public works project is being constructed. Any
 contractor who is not obligated by agreement to make payment or contribution on behalf of such persons to any such employee welfare fund shall pay to each mechanic, laborer or worker as part of such person's wages the amount of payment or contribution for such person's classification on each pay day."

(b) Any contractor or subcontractor who knowingly or wilfully employs any mechanic, laborer or worker in the construction, remodeling, refinishing, refurbishing, rehabilitation, alteration or repair of any public works project for or on behalf of the state or any of its agents, or any political subdivision of the state or any of its agents, at a rate of wage on an hourly basis that is less than the rate customary or prevailing for the same work in the same trade or occupation in the town in which such public works project is being constructed, remodeled, refurbished, rehabilitated, altered or repaired, or who fails to pay the amount of payment or contributions paid or payable on behalf of each such person to any employee welfare fund, or in lieu thereof to the person, as provided by subsection (a) of this section, shall be fined not less than two thousand five hundred dollars but not more than five thousand dollars for each offense and (1) for the first violation, shall be disqualified from bidding on contracts with the state or any political subdivision until the contractor or subcontractor has made full restitution of the back wages owed to such persons and for an additional six months thereafter, and (2) for subsequent violations, shall be disqualified from bidding on contracts with the state or any political subdivision until the contractor or subcontractor has made full restitution of the back wages owed to such persons and for not less than an additional two years thereafter. In addition, if it is found by the contracting officer representing the state or political subdivision of the state that any mechanic, laborer or worker employed by the contractor or any subcontractor directly on the site for the work covered by the contract has been or is being paid a rate of wages less than the rate of wages required by the contract to be paid as required by this section, the state or contracting political subdivision of the state may (A) by written or electronic notice to the contractor, terminate such contractor's right to proceed with the work or such part of the work as to which there has been a failure to pay said required wages and to prosecute the work to completion by contract or otherwise, and the contractor and the contractor's sureties shall be liable to the state or the contracting political subdivision for any excess costs occasioned the state or the contracting political subdivision thereby, or (B) withhold payment of money to the contractor or subcontractor. The contracting department of the state or the political subdivision of the state shall, not later than two days after taking such action, notify the Labor Commissioner, in writing or electronically, of the name of the contractor or subcontractor, the project involved, the location of the work, the violations involved, the date the contract was terminated, and steps taken to collect the required wages.

(c) The Labor Commissioner may make complaint to the proper prosecuting authorities for the violation of any provision of subsection (b) of this section.

(d) For the purpose of predetermining the prevailing rate of wage on an hourly basis and the amount of payment or contributions paid or payable on behalf of each person to any employee welfare fund, as defined in subsection (i) of this section, in each town where such contract is to be performed, the Labor Commissioner shall (1) hold a hearing at any required time to determine the prevailing rate of wages on an hourly basis and the amount of payment or contributions paid or payable on behalf of each person to any employee welfare fund, as defined in subsection (i) of this section, upon any public work within any specified area, and shall establish classifications of skilled, semiskilled and ordinary labor, or (2) adopt and use such appropriate and applicable prevailing wage rate determinations as have been made by the Secretary of Labor of the United States under the provisions of the Davis-Bacon Act, as amended.

(e) The Labor Commissioner shall determine the prevailing rate of wages on an hourly basis and the amount of payment or contributions paid or payable on behalf of such person to any employee welfare fund, as defined in subsection (i) of this section, in each locality where any such public work is to be constructed, and the agent empowered to let such contract shall contact the Labor Commissioner, at least ten but not more than twenty days prior to the date such contracts will be advertised for bid, to ascertain the proper rate of wages and amount of employee welfare fund payments or contributions and shall include such rate of wage on an hourly basis and the amount of payment or contributions paid or payable on behalf of each person to any employee welfare fund, as defined in subsection (i) of this section, or in lieu thereof the amount to be paid directly to each person for such payment or contributions as provided in subsection (a) of this section.
section for all classifications of labor in the proposal for the contract. The rate of wage on an hourly basis and the amount of payment or contributions to any employee welfare fund, as defined in subsection (i) of this section, or cash in lieu thereof, as provided in subsection (a) of this section, shall, at all times, be considered as the minimum rate for the classification for which it was established. Prior to the award of any contract, purchase order, bid package or other designation subject to the provisions of this section, such agent shall certify to the Labor Commissioner, either in writing or electronically, the total dollar amount of work to be done in connection with such public works project, regardless of whether such project consists of one or more contracts. Upon the award of any contract subject to the provisions of this section, the contractor to whom such contract is awarded shall certify, under oath, to the Labor Commissioner the pay scale to be used by such contractor and any of the contractor's subcontractors for work to be performed under such contract.

(f) Each employer subject to the provisions of this section, section 31-53c or 31-54 shall (1) keep, maintain and preserve such records relating to the wages and hours worked by each person performing the work of any mechanic, laborer and worker and a schedule of the occupation or work classification at which each person performing the work of any mechanic, laborer or worker on the project is employed during each work day and week in such manner and form as the Labor Commissioner establishes to assure the proper payments due to such persons or employee welfare funds under this section, section 31-53c or 31-54, regardless of any contractual relationship alleged to exist between the contractor and such person, provided such employer shall have the option of keeping, maintaining and preserving such records in an electronic format, and (2) submit monthly to the contracting agency or the Department of Economic and Community Development pursuant to section 31-53c by mail, electronic mail or other method accepted by such agency or the Department of Economic and Community Development, a certified payroll that shall consist of a complete copy of such records accompanied by a statement signed by the employer that indicates (A) such records are correct; (B) the rate of wages paid to each person performing the work of any mechanic, laborer or worker and the amount of payment or contributions paid or payable on behalf of each such person to any employee welfare fund, as defined in subsection (i) of this section, are not less than the prevailing rate of wages and the amount of payment or contributions paid or payable on behalf of each such person to any employee welfare fund, as determined by the Labor Commissioner pursuant to subsection (d) of this section, and not less than those required by the contract to be paid; (C) the employer has complied with the provisions of this section, section 31-53c and 31-54; (D) each such person is covered by a workers' compensation insurance policy for the duration of such person's employment, which shall be demonstrated by submitting to the contracting agency the name of the workers' compensation insurance carrier covering each such person, the effective and expiration dates of each policy and each policy number; (E) the employer does not receive kickbacks, as defined in 41 USC 52, from any employee or employee welfare fund; and (F) pursuant to the provisions of section 53a-157a, the employer is aware that filing a certified payroll which the employer knows to be false is a class D felony for which the employer may be fined up to five thousand dollars, imprisoned for up to five years, or both. This subsection shall not be construed to prohibit a general contractor from relying on the certification of a lower tier subcontractor, provided the general contractor shall not be exempted from the provisions of section 53a-157a if the general contractor knowingly relies upon a subcontractor's false certification. Notwithstanding the provisions of section 1-210, the certified payroll shall be considered a public record and every person shall have the right to inspect and copy such records in accordance with the provisions of section 1-212. The provisions of subsections (a) and (b) of section 31-59 and sections 31-66 and 31-69 that are not inconsistent with the provisions of this section, section 31-53c or 31-54 apply to this section. Failing to file a certified payroll pursuant to subdivision (2) of this subsection is a class D felony for which the employer may be fined up to five thousand dollars, imprisoned for up to five years, or both.

(g) Any contractor who is required by the Labor Department to make any payment as a result of a subcontractor's failure to pay wages or benefits, or any subcontractor who is required by the Labor Department to make any payment as a result of a lower tier subcontractor's failure to pay wages or benefits, may bring a civil action in the Superior Court to recover no more than the damages sustained by reason of making such payment, together with costs and a reasonable attorney's fee.
(h) (1) The provisions of this section shall not apply where (A) the combined total cost or total bond authorization for all work to be performed by all contractors and subcontractors in connection with new construction of any public works project is less than one million dollars, or (B) the combined total cost of all work to be performed by all contractors and subcontractors in connection with any remodeling, refinishing, refurbishing, rehabilitation, alteration or repair of any public works project is less than one hundred thousand dollars.

(2) [From the effective date of this section until] On and after October 31, 2017, and prior to July 1, 2019, the provisions of this subdivision shall not apply where the work to be performed by any contractor or subcontractor in connection with new construction, remodeling, refinishing, refurbishing, rehabilitation, alteration or repair of any public works project funded in whole or in part by any private bequest that is greater than nine million dollars but less than twelve million dollars for a municipality in New Haven County with a population of not less than twelve thousand and not more than thirteen thousand, as determined by the most recent population estimate by the Department of Public Health.

(3) On and after July 1, 2019, and prior to January 1, 2020, the provisions of this subdivision shall not apply where the work to be performed by any contractor or subcontractor in connection with new construction, remodeling, refinishing, refurbishing, rehabilitation, alteration or repair of any public works project funded in whole or in part by any private bequest that is greater than nine million dollars but less than twenty-two million dollars for a municipality in New Haven County with a population of not less than twelve thousand and not more than thirteen thousand, as determined by the most recent population estimate by the Department of Public Health.

(i) As used in this section [ , section] and sections 31-53c and 31-54, "employee welfare fund" means any trust fund established by one or more employers and one or more labor organizations or one or more other third parties not affiliated with the employers to provide from moneys in the fund, whether through the purchase of insurance or annuity contracts or otherwise, benefits under an employee welfare plan; provided such term shall not include any such fund where the trustee, or all of the trustees, are subject to supervision by the Banking Commissioner of this state or any other state or the Comptroller of the Currency of the United States or the Board of Governors of the Federal Reserve System, and "benefits under an employee welfare plan" means one or more benefits or services under any plan established or maintained for persons performing the work of any mechanics, laborers or workers or their families or dependents, or for both, including, but not limited to, medical, surgical or hospital care benefits; benefits in the event of sickness, accident, disability or death; benefits in the event of unemployment, or retirement benefits."

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

<table>
<thead>
<tr>
<th>Section</th>
<th>Date</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>October 1, 2019</td>
<td>38a-477cc</td>
</tr>
<tr>
<td>Sec. 2</td>
<td>July 1, 2019</td>
<td>31-53</td>
</tr>
</tbody>
</table>

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

The Speaker ordered the vote be taken by roll call at 8:59 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 148
Necessary for Passage ............................................................... 75
Those voting Yea ................................................................. 148
Those voting Nay ................................................................. 0
Those absent and not voting ...................................................... 3

On a roll call vote House Bill No. 7363 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
On motion of Representative Ritter of the 1st District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.

**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.

**INSURANCE AND REAL ESTATE. H.B. No. 7269 (RAISED) (File No. 301) AN ACT CONCERNING THE LEGISLATIVE COMMISSIONERS' RECOMMENDATIONS FOR TECHNICAL AND OTHER CHANGES TO THE INSURANCE AND RELATED STATUTES.**

The bill was explained by Representative Scanlon of the 98th who offered House Amendment Schedule "A" (LCO 10992) and moved its adoption.
The amendment was discussed by Representative Pavalock-D'Amato of the 77th.

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

The following is House Amendment Schedule "A" (LCO 10992):

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

"Sec. 501. Subparagraph (C) of subdivision (3) of subsection (h) of section 20-327b of the general statutes, as amended by section 5 of substitute house bill 7179 of the current session, as amended by House Amendment Schedule "A", is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

(C) NATURE OF REPORT

This report is not a substitute for inspections, tests and other methods of determining the physical condition of the foundation. Prospective buyers may have a concrete foundation inspected by a licensed professional engineer [who is a structural engineer] for deterioration of the foundation due to the presence of pyrrhotite.

Sec. 502. (Effective from passage) Section 230 of house bill 7424 of the current session, as amended by House Amendment Schedules "A" and "B", shall take effect October 1, 2020.

Sec. 503. (Effective from passage) Sections 231 and 391 of house bill 7424 of the current session, as amended by House Amendment Schedules "A" and "B", shall take effect October 1, 2021."

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

<table>
<thead>
<tr>
<th>Section</th>
<th>Effect</th>
<th>Repealed/Added</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sec. 501</td>
<td>October 1, 2019</td>
<td>20-327b(h)(3)(C)</td>
</tr>
<tr>
<td>Sec. 502</td>
<td>from passage</td>
<td>New section</td>
</tr>
<tr>
<td>Sec. 503</td>
<td>from passage</td>
<td>New section</td>
</tr>
</tbody>
</table>

The bill was discussed by Representative Pavalock-D'Amato of the 77th.

The Speaker ordered the vote be taken by roll call at 9:03 p.m.

The following is the result of the vote:

<table>
<thead>
<tr>
<th>Total Number Voting</th>
<th>148</th>
</tr>
</thead>
<tbody>
<tr>
<td>Necessary for Passage</td>
<td>75</td>
</tr>
<tr>
<td>Those voting Yea</td>
<td>148</td>
</tr>
<tr>
<td>Those voting Nay</td>
<td>0</td>
</tr>
<tr>
<td>Those absent and not voting</td>
<td>3</td>
</tr>
</tbody>
</table>

**On a roll call vote House Bill No. 7269 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 MASTROFRANESCO
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 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

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IMMEDIATE TRANSMITTAL TO THE SENATE
JOINT RULE 17

On motion of Representative Ritter of the 1st District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.

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

ENERGY AND TECHNOLOGY. Substitute for S.B. No. 927 (RAISED) (File No. 260)
AN ACT CREATING THE ENVIRONMENTAL INFRASTRUCTURE FUND WITHIN THE CONNECTICUT GREEN BANK. (As amended by Senate Amendment Schedules "A", "D").

The bill was explained by Representative Doucette of the 13th who offered Senate Amendment Schedule "A" (LCO 8486) and moved its adoption.

The amendment was discussed by Representative Delnicki of the 14th.

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

On a voice vote the motion carried and Senate Bill No. 927 was passed temporarily.
The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill passed.

**APPROPRIATIONS. Substitute for S.B. No. 968 (RAISED) (File No. 234) AN ACT ESTABLISHING A MILITARY TO MACHINISTS PROGRAM FOR VETERANS. (As amended by Senate Amendment Schedule "B").**

The bill was explained by Representative Boyd of the 50th who offered Senate Amendment Schedule "B" (LCO 8681) and moved its adoption.

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

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

The Speaker ordered the vote be taken by roll call at 9:16 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>149</td>
<td>0</td>
<td>2</td>
</tr>
</tbody>
</table>

**On a roll call vote Senate Bill No. 968 as amended by Senate Amendment Schedule "B" was passed 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 MCCARTY, K.
Y ALTObELLO Y MCCARTHY VAHEY Y ODEA
Y ARCONTI Y MCgee Y ACKERT Y MCCORTY, B.
Y ARNONE Y MESKERS Y BETTS Y ONEILL
Y BAKER Y MICHEL Y BOLINSKY Y PAVALOCK-D'AMATO
Y BARRY Y MILLER Y BUCKBEE Y PERILLO
Y BLUMENTHAL Y MUSHINSKY Y CAMILLO Y PETIT
Y BORER Y NAPOLI Y CADELORA, V. Y PISCOPO
Y BOYD Y NOLAN Y CARNEY Y PISCHER
Y COMEY Y PALM Y CARPINO Y POLLETTA
Y CONCEPCION Y PAOLILLO Y CASE Y REBIMAS
Y CONLEY Y PERONE Y CHEESEMAN Y RUTIGLIANO
Y CURREY Y PHIPPS Y CUMMINGS Y SIMANSKI
Y D'AGOSTINO Y PORTER Y DAMELIO 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 X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS Y DUBITSKY Y YACCARINO
Y DOUCETTE Y 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 GENG 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

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

ENERGY AND TECHNOLOGY. Substitute for S.B. No. 927 (RAISED) (File No. 260) AN ACT CREATING THE ENVIRONMENTAL INFRASTRUCTURE FUND WITHIN THE CONNECTICUT GREEN BANK. (As amended by Senate Amendment Schedules "A", "D").

The bill which was passed over temporarily earlier today was explained by Representative Doucette of the 13th who offered Senate Amendment Schedule "A" (LCO 8486 - designated earlier today) and moved its adoption.

The amendment was discussed by Representatives Delnicki of the 14th and Davis of the 57th.

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

On a voice vote the motion carried and Senate Bill No. 927 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.

INSURANCE AND REAL ESTATE. Substitute for H.B. No. 6088 (File No. 280) AN ACT CONCERNING CONTRACTING HEALTH ORGANIZATIONS AND DENTISTS, DENTAL PLANS AND PROCEDURES.

The bill was explained by Representative Scanlon of the 98th who offered House Amendment Schedule "A" (LCO 10504) and moved its adoption.

The amendment was discussed by Representative Pavalock-D'Amato of the 77th.

On a voice vote the amendment was adopted.

The following is House Amendment Schedule "A" (LCO 10504):

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

"Section 1. Section 38a-479 of the general statutes is repealed and the following is substituted in lieu thereof (Effective January 1, 2020):

(a) As used in this section and section 38a-479b, as amended by this act:

(1) "Contracting health organization” means a managed care organization, as defined in section 38a-478, or a preferred provider network, as defined in section 38a-479aa."
(2) "Provider" means a physician, surgeon, chiropractor, podiatrist, psychologist, optometrist, dentist, naturopath or advanced practice registered nurse licensed in this state or a group or organization of such individuals, who has entered into or renews a participating provider contract with a contracting health organization to render services to such organization's enrollees and enrollees' dependents.

(b) Each contracting health organization shall establish and implement a procedure to provide to each provider:

(1) Access via the Internet or other electronic or digital format to the contracting health organization's fees for (A) the current procedural terminology (CPT) codes applicable to such provider's specialty or, upon request, current dental terminology (CDT) codes, (B) the Health Care Procedure Coding System (HCPCS) codes applicable to such provider, and (C) such CPT codes, CDT codes and HCPCS codes as may be requested by such provider for other services such provider actually bills or intends to bill the contracting health organization, provided such codes are within the provider's specialty or subspecialty; and

(2) Access via the Internet or other electronic or digital format to the contracting health organization's policies and procedures regarding (A) payments to providers, (B) providers' duties and requirements under the participating provider contract, (C) inquiries and appeals from providers, including contact information for the office or offices responsible for responding to such inquiries or appeals and a description of the rights of a provider, enrollee and enrollee's dependents with respect to an appeal.

(c) The provisions of subdivision (1) of subsection (b) of this section shall not apply to any provider whose services are reimbursed in a manner that does not utilize current procedural terminology (CPT) or current dental terminology (CDT) codes.

(d) The fee information received by a provider pursuant to subdivision (1) of subsection (b) of this section is proprietary and shall be confidential, and the procedure adopted pursuant to this section may contain penalties for the unauthorized distribution of fee information, which may include termination of the participating provider contract.

Sec. 2. Section 38a-479b of the general statutes is repealed and the following is substituted in lieu thereof (Effective January 1, 2020):

(a) No contracting health organization shall make material changes to a provider's fee schedule except as follows:

(1) At one time annually, provided providers are given at least ninety days' advance notice by mail, electronic mail or facsimile by such organization of any such changes. Upon receipt of such notice, a provider may terminate the participating provider contract with at least sixty days' advance written notice to the contracting health organization;

(2) At any time for the following, provided providers are given at least thirty days' advance notice by mail, electronic mail or facsimile by such organization of any such changes:

(A) To comply with requirements of federal or state law, regulation or policy. If such federal or state law, regulation or policy takes effect in less than thirty days, the organization shall give providers as much notice as possible;

(B) To comply with changes to the medical data code sets set forth in 45 CFR 162.1002, as amended from time to time;

(C) To comply with changes to national best practice protocols made by the National Quality Forum or other national accrediting or standard-setting organization based on peer-reviewed medical literature generally recognized by the relevant medical community or the results of clinical trials generally recognized and accepted by the relevant medical community;

(D) To be consistent with changes made in Medicare pertaining to billing or medical management practices, provided any such changes are applied to relevant participating provider contracts where such changes pertain to the same specialty or payment methodology;

(E) If a drug, treatment, procedure or device is identified as no longer safe and effective by the federal Food and Drug Administration or by peer-reviewed medical literature generally recognized by the relevant medical community;

(F) To address payment or reimbursement for a new drug, treatment, procedure or device that becomes available and is determined to be safe and effective by the federal Food and Drug Administration or by peer-reviewed medical literature generally recognized by the relevant medical community; or
(G) As mutually agreed to by the contracting health organization and the provider. If the contracting health organization and the provider do not mutually agree, the provider's current fee schedule shall remain in force until the annual change permitted pursuant to subdivision (1) of this subsection.

(b) Notwithstanding subsection (a) of this section, a contracting health organization may introduce a new insurance product to a provider at any time, provided such provider is given at least sixty days' advance notice by mail, electronic mail or facsimile by such organization if the introduction of such insurance product will make material changes to the provider's administrative requirements under the participating provider contract or to the provider's fee schedule. The provider may decline to participate in such new product by providing notice to the contracting health organization as set forth in the advance notice, which shall include a period of not less than thirty days for a provider to decline, or in accordance with the time frames under the applicable terms of such provider's participating provider contract.

(c) (1) No contracting health organization shall cancel, deny or demand the return of full or partial payment for an authorized covered service due to administrative or eligibility error, more than eighteen months after the date of the receipt of a clean claim, except if:
   (A) Such organization has a documented basis to believe that such claim was submitted fraudulently by such provider;
   (B) The provider did not bill appropriately for such claim based on the documentation or evidence of what medical service was actually provided;
   (C) Such organization has paid the provider for such claim more than once;
   (D) Such organization paid a claim that should have been or was paid by a federal or state program; or
   (E) The provider received payment for such claim from a different insurer, payor or administrator through coordination of benefits or subrogation, or due to coverage under an automobile insurance or workers' compensation policy. Such provider shall have one year after the date of the cancellation, denial or return of full or partial payment to resubmit an adjusted secondary payor claim with such organization on a secondary payor basis, regardless of such organization's timely filing requirements.

   (2) (A) Such organization shall give at least thirty days' advance notice to a provider by mail, electronic mail or facsimile of the organization's cancellation, denial or demand for the return of full or partial payment pursuant to subdivision (1) of this subsection.

   (B) If such organization demands the return of full or partial payment from a provider, the notice required under subparagraph (A) of this subdivision shall disclose to the provider (i) the amount that is demanded to be returned, (ii) the claim that is the subject of such demand, and (iii) the basis on which such return is being demanded.

   (C) Not later than thirty days after the receipt of the notice required under subparagraph (A) of this subdivision, a provider may appeal such cancellation, denial or demand in accordance with the procedures provided by such organization. Any demand for the return of full or partial payment shall be stayed during the pendency of such appeal.

   (D) If there is no appeal or an appeal is denied, such provider may resubmit an adjusted claim, if applicable, to such organization, not later than thirty days after the receipt of the notice required under subparagraph (A) of this subdivision or the denial of the appeal, whichever is applicable, except that if a return of payment was demanded pursuant to subparagraph (C) of subdivision (1) of this subsection, such claim shall not be resubmitted.

   (E) A provider shall have one year after the date of the written notice set forth in subparagraph (A) of this subdivision to identify any other appropriate insurance coverage applicable on the date of service and to file a claim with such insurer, health care center or other issuing entity, regardless of such insurer's, health care center's or other issuing entity's timely filing requirements.

   (d) Except as provided in subsection (e) of this section, no contracting health organization shall include in any participating provider contract or contract with a hospital licensed under chapter 368v, that is entered into, renewed or amended on or after October 1, 2011, or contract offered to a provider or hospital on or after October 1, 2011, any clause, covenant or agreement that:

       (1) Requires the provider or hospital to:
June 5, 2019

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(A) Disclose to the contracting health organization the provider's, dentist's, or hospital's payment or reimbursement rates from any other contracting health organization the provider, dentist, or hospital has contracted, or may contract, with;

(B) Provide services or procedures to the contracting health organization at a payment or reimbursement rate equal to or lower than the lowest of such rates the provider, dentist, or hospital has contracted, or may contract, with any other contracting health organization;

(C) Certify to the contracting health organization that the provider, dentist, or hospital has not contracted with any other contracting health organization to provide services or procedures at a payment or reimbursement rate lower than the rates contracted for with the contracting health organization;

(2) Prohibits or limits the provider, dentist, or hospital from contracting with any other contracting health organization to provide services or procedures at a payment or reimbursement rate lower than the rates contracted for with the contracting health organization; or

(3) Allows the contracting health organization to terminate or renegotiate a contract with the provider, dentist, or hospital prior to renewal if the provider, dentist, or hospital contracts with any other contracting health organization to provide services or procedures at a lower payment or reimbursement rate than the rates contracted for with the contracting health organization.

(e) (1) If a contract described in subsection (d) of this section is in effect prior to October 1, 2011, and includes a clause, covenant or agreement set forth under subdivisions (1) to (3), inclusive, of said subsection (d), such clause, covenant or agreement shall be void and unenforceable on the date such contract is next renewed or on January 1, 2014, whichever is earlier. Such invalidity shall not affect other provisions of such contract.

(2) Nothing in subdivision (1) of this subsection shall be construed to affect the rights of a contracting health organization to enforce such clause, covenant or agreement prior to the invalidation of such clause, covenant or agreement.

Sec. 3. Section 38a-472c of the general statutes is repealed and the following is substituted in lieu thereof (Effective January 1, 2020):

(a) For any policy delivered, issued for delivery, renewed, amended or continued in this state that provides coverage for inpatient or outpatient dental services only, the person who issues the policy shall provide the insured or a licensed dentist acting on behalf of the insured, upon request, an estimate of reimbursement under the policy with respect to specific dental procedure codes ordered or recommended for the insured by a licensed dentist, except that the actual reimbursement may be adjusted based on factors such as the insured's eligibility, plan design, utilization of benefits and the actual claim submitted.

(b) No person that issues a policy described in subsection (a) of this section that uses a provider network for such policy shall materially adjust the fee schedule for in-network providers more than once annually.

(c) Each person that makes a material adjustment described in subsection (b) of this section shall issue a notice to each in-network provider at least ninety days before the effective date of such adjustment. Each such notice shall be sent by mail, electronic mail or facsimile, and disclose:

(1) The percentage effect that such adjustment will have on such provider's fees; or

(2) A measure, other than the measure described in subdivision (1) of this subsection, that will enable such provider to understand how such adjustment will affect such provider's fees for the twenty covered procedures that such provider most frequently performed, and for which such provider sought reimbursement, during the twelve months immediately preceding the date of such notice."

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

Section 1 January 1, 2020 38a-479
Sec. 2 January 1, 2020 38a-479b
Sec. 3 January 1, 2020 38a-472c

The Speaker ordered the vote be taken by roll call at 9:27 p.m.

The following is the result of the vote:

- 1729 -
On a roll call vote House Bill No. 6088 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 MCGEE Y ACKERT Y MCCORTY, B.
Y ARNONE Y MEGERS 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 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 Y ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA Y FISHEIN Y ZUOLO
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 GODREY
Y GRESSO Y STEINBERG Y HAYES
Y GUCKER Y TERCYAK Y HILL
Y HADDAy 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 LANOUE Y ROSARIO
Y LINEHAN Y YOUNG Y LAVIELLE Y RYAN

IMMEDIATE TRANSMITTAL TO THE SENATE
JOINT RULE 17

On motion of Representative Ritter of the 1st District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.
BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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.

PUBLIC HEALTH. Substitute for S.B. No. 375 (File No. 758) AN ACT CONCERNING NURSING HOME STAFFING LEVELS. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Steinberg of the 136th who offered Senate Amendment Schedule "A" (LCO 8232) and moved its adoption.

On a voice vote the amendment was adopted.

The Speaker ordered the vote be taken by roll call at 9:31 p.m.

The following is the result of the vote:

Total Number Voting .................................................. 150
necessary for passage .................................................. 76
Those voting Yea ...................................................... 133
Those voting Nay ...................................................... 17
Those absent and not voting ........................................ 1

On a roll call vote Senate Bill No. 375 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.
BUSINESS FROM THE SENATE
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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.

PUBLIC HEALTH. Substitute for S.B. No. 920 (RAISED) (File No. 762) AN ACT CONCERNING THE DEPARTMENT OF PUBLIC HEALTH'S RECOMMENDATIONS FOR VARIOUS REVISIONS TO THE PUBLIC HEALTH STATUTES. (As amended by Senate Amendment Schedule "B").

The bill was explained by Representative Steinberg of the 136th who offered Senate Amendment Schedule "B" (LCO 10597) and moved its adoption.

The amendment was discussed by Representative Petit of the 22nd.

On a voice vote the amendment was adopted.

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

The following is the result of the vote:

Total Number Voting ................................................................. 150
Necessary for Passage .............................................................. 76
Those voting Yea ................................................................. 147
Those voting Nay ................................................................. 3
Those absent and not voting ..................................................... 1

On a roll call vote Senate Bill No. 920 as amended by Senate Amendment Schedule "B" was passed 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 Y BETTS Y O'DEA
Y BAKER Y MICHEL Y 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
BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
HOUSE BILL PASSED TEMPORARILY

ENERGY AND TECHNOLOGY. Substitute for H.B. No. 7155 (RAISED) (File No. 344)
AN ACT CONCERNING CONSUMER PROTECTIONS FOR CUSTOMERS OF ELECTRIC SUPPLIERS.

The bill was explained by Representative Steinberg of the 136th who offered House Amendment Schedule "A" (LCO 10292) and moved its adoption.

The amendment was discussed by Representative Ferraro of the 117th.

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

On a voice vote the motion carried and House Bill No. 7155 was passed temporarily.

BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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. S.B. No. 884 (RAISED) (File No. 133) AN ACT CONCERNING THE ADMINISTRATION OF EPINEPHRINE AT THE DEPARTMENT OF CHILDREN AND FAMILIES WILDERNESS SCHOOL.

The bill was explained by Representative Comey of the 102nd.
The bill was discussed by Representative Green of the 55th.

The Speaker ordered the vote be taken by roll call at 9:46 p.m.

The following is the result of the vote:

Total Number Voting .............................................................................................................. 150
Necessary for Passage ............................................................................................................ 76
Those voting Yea..................................................................................................................... 150
Those voting Nay...................................................................................................................... 0
Those absent and not voting .................................................................................................. 1

On a roll call vote Senate Bill No. 884 was passed 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 MCCARTY, K.
Y ALTObELLO Y MCcARTHY VAHEY Y MccARTY, B.
Y ARCONTI Y MCGEE Y ACKERT Y ODEA
Y ARNONE Y MESKERS Y BETTS Y O'NEILL
Y BAKER Y MICHEL Y BOLINSKY Y PAVALOCK-D'AMATO
Y BARRY Y MILLER Y BUCKBEE Y PETIT
Y BLUMENTHAL Y MUSHINSKY Y CAMILLO Y PERILLO
Y BORER Y NAPOLI Y CANDELORA, V. Y PISCOPO
Y BOYD Y NOLAN Y CARNEY Y POLLETTA
Y COMEY Y PALM Y CARPINO Y POOLE
Y CONCEPCION Y PAOLILLO 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 Y DAUPHINAIS Y SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS Y VAIL
Y DEMICCO Y RITTER Y DELNICKI Y X WILSON
Y DILLON Y ROCHELLE Y DEVlin Y WOOD, T.
Y DIMASSA Y ROJAS Y DUBITSKY Y YACCARINO
Y DOUCETTE Y 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 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 LANouE Y ROSARIO
Y LINEHAN Y YOUNG Y LAVIELLE Y RYAN
BUSINESS FROM THE SENATE
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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.

INSURANCE AND REAL ESTATE. Substitute for S.B. No. 906 (RAISED) (File No. 266) AN ACT CONCERNING THE INSURANCE DEPARTMENT'S RECOMMENDED CHANGES TO THE INSURANCE STATUTES AND INSURANCE PLANS PROCURED BY THE COMPTROLLER. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Scanlon of the 98th who offered Senate Amendment Schedule "A" (LCO 10924) and moved its adoption.

The amendment was discussed by Representative Pavalock-D'Amato of the 77th.

On a voice vote the amendment was adopted.

The Speaker ordered the vote be taken by roll call at 9:50 p.m.

The following is the result of the vote:

<table>
<thead>
<tr>
<th>Total Number Voting</th>
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<th>Those voting Nay</th>
<th>Those absent and not voting</th>
</tr>
</thead>
<tbody>
<tr>
<td>150</td>
<td>76</td>
<td>150</td>
<td>0</td>
<td>1</td>
</tr>
</tbody>
</table>

On a roll call vote Senate Bill No. 906 as amended by Senate Amendment Schedule "A" was passed 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  ZIOGAS  Y  MASTROFRANESCO
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  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  X WILSON
Y  DILLON  Y  ROCHELLE  Y  DEVLIN  Y  WOOD, T.
Y  DIMASSA  Y  ROJAS  Y  DUBITSKY  Y  YACCARINO
Y  DOUCETTE  Y  ROSE  Y  FERRARO  Y  ZAWISTOWSKI
Y  ELLIOTT  Y  ROTELLA  Y  FISHERBIN  Y  ZULLO
Y  EXUM  Y  SANCHEZ  Y  FLOREN  Y  ZUPKUS
Y  FELIPE  Y  SANTIAGO, H.  Y  FRANCE
Y  FOX  Y  SCANLON  Y  FREY

ENVIRONMENT. SUBSTITUTE FOR H.B. NO. 7297 (RAISED) (FILE NO. 619) AN ACT CONCERNING QUARANTINE AND DISPOSAL ORDERS OF ANIMAL CONTROL OFFICERS.

The bill was explained by Representative Demicco of the 21st who offered House Amendment Schedule "A" (LCO 10222) and moved its adoption.

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

On a voice vote the amendment was adopted.

The following is House Amendment Schedule "A" (LCO 10222):

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

"Section 1. Section 22-358 of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

(a) Any owner or the agent of any owner of any domestic animal or poultry, or the Chief Animal Control Officer, any animal control officer, any municipal animal control officer, any regional animal control officer or any police officer or state policeman, may kill any dog which he observes pursuing or worrying any such domestic animal or poultry.

(b) Any person who is bitten, or who shows visible evidence of attack by a dog, cat or other animal when such person is not upon the premises of the owner or keeper of such dog, cat or other animal may kill such dog, cat or other animal during such attack. Such person shall make complaint concerning the circumstances of the attack to the Chief Animal Control Officer, any animal control officer or the municipal animal control officer or regional animal control officer of the town wherein such dog, cat or other animal is owned or kept. Any such officer to whom such complaint is made shall immediately make an investigation of such complaint.

(c) If such officer finds that the complainant has been bitten or attacked by such dog, cat or other animal when the complainant was not upon the premises of the owner or keeper of such dog, cat or other animal the officer shall quarantine such dog, cat or other animal in a public pound or order the owner or keeper to quarantine it in a veterinary hospital, kennel or other building or enclosure approved by the commissioner for such purpose. When any dog, cat or other animal has bitten a person on the premises of the owner or keeper of such dog, cat or other animal, the Chief Animal Control Officer, any animal control officer, any municipal animal control officer or any
regional animal control officer may quarantine such dog, cat or other animal on the premises of
the owner or keeper of such dog, cat or other animal. The commissioner, the Chief Animal
Control Officer, any animal control officer, any municipal animal control officer or any regional
animal control officer may make any order concerning the restraint or disposal of any biting dog,
cat or other animal as the commissioner or such officer deems necessary. Notice of any such order
shall be given to the person bitten by such dog, cat or other animal within twenty-four hours. The
owner of such animal shall pay all fees as set forth in section 22-333. On the fourteenth day of
such quarantine the dog, cat or other animal shall be examined by the commissioner or someone
designated by the commissioner to determine whether such quarantine shall be continued or
removed. Whenever any quarantine is ordered under the provisions of this section, notice thereof
shall be given to the commissioner and to the person bitten or attacked by such dog, cat or other
animal within twenty-four hours. Any owner or keeper of such dog, cat or other animal who fails
to comply with such order shall be guilty of a class D misdemeanor. If an owner or keeper fails to
comply with a quarantine or restraining order made pursuant to this subsection, the Chief Animal
Control Officer, any animal control officer, any municipal animal control officer or any regional
animal control officer may seize the dog, cat or other animal to ensure such compliance and the
owner or keeper shall be responsible for any expenses resulting from such seizure. Any person
aggrieved by an order of any municipal animal control officer, the Chief Animal Control Officer,
any animal control officer or any regional animal control officer may request a hearing before the
commissioner within fourteen days of the issuance of such order. Any order issued pursuant to this
section that requires the restraint of an animal shall be effective upon its issuance and shall remain
in effect during any appeal of such order to the commissioner. After such hearing, the
commissioner may affirm, modify or revoke such order as the commissioner deems proper. Any
dog owned by a police agency of the state or any of its political subdivisions is exempt from the
provisions of this subsection when such dog is under the direct supervision, care and control of an
assigned police officer, is currently vaccinated and is subject to routine veterinary care. Any guide
dog owned or in the custody and control of a blind person or a person with a mobility impairment
is exempt from the provisions of this subsection when such guide dog is under the direct
supervision, care and control of such person, is currently vaccinated and is subject to routine
veterinary care.

(d) Any dog, while actually worrying or pursuing deer, may be killed by the Chief Animal
Control Officer or an animal control officer or by a conservation officer or special conservation
officer appointed by the Commissioner of Energy and Environmental Protection, or by any police
officer or state policeman. The owner or keeper of any dog found worrying or pursuing a deer
shall be guilty of a class D misdemeanor.

(e) Any person who kills any dog, cat or other animal in accordance with the provisions of
this section shall not be held criminally or civilly liable therefor.

(f) The owner of any dog, cat or other animal which has bitten or attacked a person and has
been quarantined pursuant to subsection (c) of this section may authorize the humane
euthanasization of such dog, cat or other animal by a licensed veterinarian at any time before the end
of the fourteenth day of such quarantine. Any such dog, cat or other animal so euthanized before
the end of the fourteenth day of quarantine shall be examined for rabies by the Connecticut
Department of Public Health virology laboratory or any other laboratory authorized by the
Department of Public Health to perform rabies examinations. The veterinarian performing the
euthanasia shall be responsible for ensuring that the head of the euthanized animal is delivered by
him or his designated agent within forty-eight hours to an appropriate laboratory designated by
said department for rabies examination. Repealed.

(g) Repealed by P.A. 05-175, S. 24.

(h) A person who sustains damage by a dog to such person's poultry, ratite, domestic rabbit,
companion animal or livestock as defined in section 22-278 shall make complaint concerning
circumstances of the attack by such dog on any such animal or livestock to the Chief Animal
Control Officer, any animal control officer or the municipal animal control officer or regional
animal control officer of the town in which such dog is owned or kept. An officer to whom such
complaint is made shall immediately investigate such complaint. If such officer finds that the
complainant's animal has been bitten or attacked by a dog when the attacked animal was not on the
premises of the owner or keeper of the attacking dog and provided the complainant's animal was

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under the control of the complainant or on the complainant's property, such officer, the
commissioner, the Chief Animal Control Officer or any animal control officer may make any
order concerning the restraint or disposal of such attacking dog as the commissioner or such
officer deems necessary. An owner or keeper of such dog who fails to comply with such order
shall be guilty of a class D misdemeanor. If the owner or keeper of such dog fails to comply with
an order made pursuant to this subsection, the Chief Animal Control Officer or any animal control
officer, municipal animal control officer or regional animal control officer may seize the dog to
ensure such compliance, and the owner or keeper of such dog shall be responsible for any
expenses resulting from such seizure. A person aggrieved by an order of the Chief Animal Control
Officer or any animal control officer, municipal animal control officer or regional animal control
officer made pursuant to this subsection may request a hearing before the commissioner not later
than fourteen days after the issuance of such order. After such hearing, the commissioner may
affirm, modify or revoke such order as the commissioner deems proper. A dog owned by a police
agency of the state or any of its political subdivisions is exempt from the provisions of this section
when such dog is under the direct supervision, care and control of an assigned police officer, has
been vaccinated annually and is subject to routine veterinary care.

Sec. 2. Subsection (a) of section 22-359 of the general statutes is repealed and the following is
substituted in lieu thereof (Effective July 1, 2019):

(a) The commissioner may make such orders for the adequate confinement, control or
destruction of any dog, cat or other animal as he deems necessary to prevent the spread of rabies
and to protect the public therefrom provided, notwithstanding the provisions of section 22-358, as
amended by this act, a local director of health may order the destruction of any unowned animal
which is not currently vaccinated for rabies for the purpose of rabies testing if the director finds
that the animal has bitten a person and the health or life of such person may be threatened. Any
person who fails to comply with any order made under the provisions of this section shall be fined
not more than one hundred dollars. The commissioner, the Chief Animal Control Officer, any
animal control officer or any municipal animal control officer [may] shall quarantine any animal
in a public pound, veterinary hospital, kennel or other building or enclosure approved by the
commissioner for such purpose, if in the determination of the commissioner or such officer, such
animal is rabid or is suspected of being rabid, or has been bitten by, or may have been bitten by, or
has been in contact with or exposed to, a rabid animal or an animal suspected of carrying rabies or
any wild animal as defined in subsection (d) of this section. The length of such quarantine period
shall be determined by the commissioner or the State Veterinarian who shall take into account the
age, general health and vaccination history of the animal as well as current accepted veterinary
practices. Any suspected or confirmed case of rabies shall be reported to the commissioner by a
local director of health or board of health or any veterinarian within twenty-four hours of receipt
of such information. Whenever a person, companion animal or other animal has been bitten or
attacked by a dog, cat or ferret, any state, municipal or regional animal control officer shall
quarantine such biting or attacking dog, cat or ferret for ten days. During such quarantine such
biting or attacking dog, cat or ferret shall be observed for clinical signs of rabies. On the tenth day
of such quarantine, such dog, cat or ferret shall be examined by the State Veterinarian or a person
designated by the State Veterinarian to determine whether such quarantine shall be continued or
removed. The quarantine of a biting or attacking dog, cat or ferret shall conform to one of the
following: (1) When the biting or attacking dog, cat or ferret has a current rabies vaccination, the
biting or attacking dog, cat or ferret shall be quarantined in a public pound or in a veterinary
hospital or in a commercial kennel approved by the State Veterinarian for such purpose or on the
premises of the owner or keeper of such biting dog, cat or ferret when such premises is adequate
for the confinement of such animal, as determined by the authority that issued such order; or (2)
when the biting or attacking dog, cat or ferret does not have a current rabies vaccination, the biting
or attacking dog, cat or ferret shall be quarantined in a public pound or in a veterinary hospital or
in a commercial kennel approved by the State Veterinarian for such purpose, or the dog, cat or
ferret may be quarantined or confined on the premises of the owner or keeper of the biting or
attacking dog, cat or ferret due to medical necessity determined by a licensed veterinarian when
such premises is adequate for the confinement of such animal and acceptable to the municipality
or agency issuing the quarantine order and provided such animal is vaccinated for rabies by a
licensed veterinarian on the tenth day of such quarantine. The management, confinement,
quarantine or disposition of biting or attacking animals other than dogs, cats or ferrets shall be determined by the State Veterinarian who shall take into account the age, general health, rabies vaccination status of the biting or attacking animal and current national recommendations for the prevention and control of rabies. The owner or keeper of any animal that has been quarantined or confined pursuant to this section may authorize the humane euthanasia of such animal by a licensed veterinarian at any time before the end of the quarantine or confinement period for the purpose of testing such animal for rabies. Any animal so euthanized shall be examined for rabies by the Connecticut Department of Public Health virology laboratory or any laboratory authorized by the Connecticut Department of Public Health. The veterinarian performing the euthanasia shall be responsible for ensuring that the head of the euthanized animal is delivered to the appropriate laboratory for rabies examination not later than forty-eight hours after such euthanasia. The costs of any such quarantine, veterinary examination, rabies vaccination, euthanasia and rabies testing shall be the responsibility of the owner or keeper of any animal quarantined or confined pursuant to this section."

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

Section 1  July 1, 2019  22-358
Sec. 2  July 1, 2019  22-359(a)

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

The following is the result of the vote:

Total Number Voting ................................................................. 149
Necessary for Passage ................................................................. 75
Those voting Yea................................................................. 149
Those voting Nay ................................................................. 0
Those absent and not voting .................................................... 2

On a roll call vote House Bill No. 7297 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  MCGEE  Y  ACKERT  Y  MCGORTY, B.
Y  ARNONE  Y  MESKERS  Y  BETTS  Y  ODEA
Y  BAKER  Y  MICHEL  Y  BOLINSKY  Y  ONEILL
Y  BARRY  Y  MILLER  Y  BUCKBEE  Y  PAVALOCK-D’AMATO
Y  BLUMENTHAL  Y  MUSKINSKY  Y  CAMILLO  Y  PERILLO
Y  BORER  Y  NAPOLI  Y  CANDELORA, V.  Y  PETIT
Y  BOYD  Y  NOLAN  Y  CARNEY  Y  PISCOPO
Y  BOYD  Y  NOLAN  Y  CARNEY  Y  PISCOPO
Y  CONEY  Y  PALMILO  Y  CASE  Y  REBIMBAS
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  X  WILSON
Y  DILLON  Y  ROCHELLE  Y  DEVLIN  Y  WOOD, T.
Y  DIMASIA  Y  ROJAS  Y  DUBITSKY  Y  YACCARINO
Y  DOUCETTE  X  ROSE  Y  FERRARO  Y  ZAWISTOWSKI
Y  ELLIOTT  Y  ROTELLA  Y  FISHEBEIN  Y  ZULO
Y  EXUM  Y  SANCHEZ  Y  FLOREN  Y  ZUPKUS
Y  FELIPE  Y  SANTIAGO, H.  Y  FRANCE
Y  FOX  Y  SCANLON  Y  FREY
On motion of Representative Ritter of the 1st District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.

BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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.

CHILDREN. Substitute for S.B. No. 892 (RAISED) (File No. 137) AN ACT CONCERNING THE PROVISION OF CERTAIN INFORMATION PERTAINING TO CONGREGATE CARE FACILITIES LICENSED OR ADMINISTERED BY THE DEPARTMENT OF CHILDREN AND FAMILIES. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Turco of the 27th who offered Senate Amendment Schedule "A" (LCO 9367) and moved its adoption.

The amendment was discussed by Representative Green of the 55th.

On a voice vote the amendment was adopted.

The Speaker ordered the vote be taken by roll call at 9:59 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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<tr>
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<td>150</td>
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On a roll call vote Senate Bill No. 892 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
The bill was explained by Representative Demicco of the 21st who offered Senate Amendment Schedule "A" (LCO 8751) and moved its adoption.

The amendment was discussed by Representatives Harding of the 107th, Fishbein of the 90th, Candelaria of the 95th, Dubitsky of the 47th and Rutigliano of the 123rd.

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

On a voice vote the motion carried and Senate Bill No. 752 was passed temporarily.
BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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.

TRANSPORTATION. Substitute for S.B. No. 869 (RAISED) (File No. 523) AN ACT CONCERNING RECOMMENDATIONS BY THE CONNECTICUT AIRPORT AUTHORITY REGARDING NONBUDGETED EXPENDITURES, THE CONNECTICUT AIRPORT AND AVIATION ACCOUNT AND THE SECURITY EXEMPTION UNDER THE FREEDOM OF INFORMATION ACT. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Simms of the 140th who offered Senate Amendment Schedule "A" (LCO 10231) and moved its adoption.

On a voice vote the amendment was adopted.

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

The Speaker ordered the vote be taken by roll call at 10:16 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 148
Necessary for Passage .............................................................. 75
Those voting Yea ................................................................. 126
Those voting Nay ................................................................. 22
Those absent and not voting .................................................. 3

On a roll call vote Senate Bill No. 869 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.

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 ARCONTI Y MCGEE N 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 N BUCKREE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSHINSKY Y CAMILLO Y PERILLO
Y BORER Y NAPOLI N CANDELORA, V. Y PETTIT
Y BOYD Y NOLAN N CARNEY N PISCOPO
Y COMEY Y PALM N CARPINO Y POLLETTA
Y CONCEPCION Y PAOLILLO Y CASE N REBIMBAS
Y CONLEY Y PERONE Y CHEESEMAN N 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 X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS N DUBITSKY Y YACCARINO
Y DOUCETTE Y ROSE N FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA N FISHBEIN Y ZULLO
On motion of Representative Ritter of the 1st District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.

BUSINESS FROM THE SENATE
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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 S.B. No. 1055 (RAISED) (File No. 842) AN ACT ESTABLISHING A TASK FORCE TO STUDY THE JUROR SELECTION PROCESS, PROVIDING ACCESS TO CERTAIN RECORDS POSSESSED BY THE DEPARTMENT OF MENTAL HEALTH AND ADDICTION SERVICES, CONNECTICUT VALLEY HOSPITAL AND THE PSYCHIATRIC SECURITY REVIEW BOARD AND CONCERNING SENTENCING OF PERSISTENT LARCENY OFFENDERS, NONFINANCIAL CONDITIONS FOR PRETRIAL RELEASE AND CONFIDENTIALITY UPON APPLICATION TO A DIVERSIONARY PROGRAM. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Blumenthal of the 147th who offered Senate Amendment Schedule "A" (LCO 8822) and moved its adoption.

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

On a voice vote the amendment was adopted.

The Speaker ordered the vote be taken by roll call at 10:21 p.m.

The following is the result of the vote:

Total Number Voting .................................................. 150
Necessary for Passage .................................................. 76
Those voting Yea .................................................. 150
Those voting Nay .................................................. 0
Those absent and not voting ............................................. 1
On a roll call vote Senate Bill No. 1055 as amended by Senate Amendment Schedule "A" was passed 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 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 MUSINSKY Y CAMILLO Y PERILLO
Y BORER Y NAPOLI Y CANDELORA, V. Y PETIT
Y BOYD Y NOLAN Y CARNEY Y PISCOPO
Y CONLEY Y PALM Y CARPINO Y POLLETTA
Y CONCEPCION Y PAOLILLO Y CASE Y REBIMBAS
Y CURREY Y PERONE Y CHEESEMAN Y RUTIGLIANO
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 X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS Y DUBITSKY Y YACCARINO
Y DOUCETTE Y 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
Y GRESKO Y STEINBERG Y HAYES
Y GUCKER Y TERCYAK Y HILL
Y HADDA M Y TURCO Y KENNEDY Y BUTLER
Y HALL, J. Y VARGAS Y KLARIDES Y CANDELORA, 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 LANOUE Y ROSARIO
Y LINEHAN Y YOUNG Y LAVIELLE Y RYAN

BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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 S.B. No. 1098 (RAISED) (File No. 844) AN ACT CONCERNING THE TESTIMONY OF JAILHOUSE WITNESSES. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Stafstrom of the 129th who offered Senate Amendment Schedule "A" (LCO 9623) and moved its adoption.
The amendment was discussed by Representative Rebimbas of the 70th.

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

The Speaker ordered the vote be taken by roll call at 10:24 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 148
Necessary for Passage ............................................................... 75
Those voting Yea ........................................................................ 134
Those voting Nay ........................................................................ 14
Those absent and not voting ......................................................... 3

**On a roll call vote Senate Bill No. 1098 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.**

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MACLACHLAN
Y ALLE-BRENNAN Y LUXENBERG Y MASTROFRANCESCO
Y ALTOBELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCONTI Y MCGEE N ACKERT Y MCGORTY, B.
Y ARNONE Y MESKERS N BETTS Y ODEA
Y BAKER Y MICHEL Y BOLINSKY Y O'NEILL
Y BARRY Y MILLER Y BUCKBEE N PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSHLINSKY Y CAMILLO Y PERILLO
Y BORER Y NAPOLI N CANDELA, V. N PETIT
Y BOYD Y NOLAN N CARNEY Y PISCOPO
Y COMEY Y PALM N CARPINO Y POLLETTA
Y CONCEPCION Y PAOLILLO Y CASE Y REBIMBAS
Y CONLEY Y PERONE Y CHEESEMAN N RUTIGLIANO
Y CURREY Y PHIPPS N CUMMINGS Y SIMANSKI
Y D'AGOSTINO Y PORTER Y D'AMELIO Y SMITH
Y DATHAN Y REYES N DAUPHINAISS Y SREDBINSKII
Y DE LA CRUZ Y RILEY Y DAVIS Y VAIL
Y DEMICCO Y RITTER Y DELNICKI X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMAASSA Y ROJAS N DUBITSKY Y YACCARINO
Y DOUCETTE Y ROSE Y FERRARO N 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 SCANLAN Y FREY
Y GARIBAY Y SERRA Y FUSCO
Y GENGY Y 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 KLRIDES-D'ITRIA Y COOK
Y HORN X 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 LANOUE X ROSARIO
Y LINEHAN Y YOUNG Y LAVIELLE Y RYAN
BUSINESS FROM THE SENATE
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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 S.B. No. 996 (RAISED) (File No. 841) AN ACT CONCERNING REVISIONS TO VARIOUS STATUTES CONCERNING THE CRIMINAL JUSTICE SYSTEM. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Stafstrom of the 129th who offered Senate Amendment Schedule "A" (LCO 10697) and moved its adoption.

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

On a voice vote the amendment was adopted.

The Speaker ordered the vote be taken by roll call at 10:27 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 148
Necessary for Passage ............................................................... 75
Those voting Yea ....................................................................... 139
Those voting Nay ...................................................................... 9
Those absent and not voting ...................................................... 3

On a roll call vote Senate Bill No. 996 as amended by Senate Amendment Schedule "A" was passed 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  N ACKERT  Y MASTROFRANCESCO
Y ALTobello  Y MCCARTHY VAHEY  Y MCCARTY, K.
Y ARCONTI  Y MCGEE  N ACKERT  Y MCGORTY, B.
Y ARNONE  Y MESKERS  Y BETTS  Y ODEA
Y BAKER  Y MICHEL  Y BOLINSKY  Y ONEILL
Y BARRY  Y MILLER  N BUCKBEE  Y PAVALOCK-D'AMATO
Y BLUMENTHAL  Y MUSHINSKY  Y CAMILLO  Y PERILLO
Y BORER  Y NAPOLI  Y CANDELORA, V.  N 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 DAUPHINAIS  Y SREDZINSKI
Y DE LA CRUZ  Y RILEY  Y DAVIS  Y VAIL
Y DEMARCO  Y RITTER  Y DELNICKI  X WILSON
Y DILLON  Y ROCHELLE  Y DEVLIN  Y WOOD, T.
Y DIMASSA  Y ROJAS  Y DUBITSKY  Y YACCARINO
Y DOUCETTE  Y ROSE  Y FERRARO  Y ZAWISTOWSKI
Y ELLIOTT  Y ROTELLA  Y FISHER  Y ZULLO
Y EXUM  Y SANCHEZ  Y FLOREN  Y ZUPKUS
Y FELIPE  Y SANTIAGO, H.  Y FRANCE
Y FOX  Y SCANLON  Y FREY

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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. 7258 (RAISED) (File No. 297) AN ACT CONCERNING THE ESTABLISHMENT OF A FIRM GRADUATION DATE AND THE DATE WHEN A SCHOOL DISTRICT MAY COMMENCE SCHOOL SESSIONS.

The bill was explained by Representative Sanchez of the 25th who offered House Amendment Schedule "A" (LCO 9008) and moved its adoption.

On a voice vote the amendment was adopted.

The following is House Amendment Schedule "A" (LCO 9008):

Strike section 2 in its entirety

The bill was discussed by Representative McCarty of the 38th.

The Speaker ordered the vote be taken by roll call at 10:36 p.m.

The following is the result of the vote:

Total Number Voting .................................................................................. 150
Necessary for Passage .................................................................................. 76
Those voting Yea .......................................................................................... 150
Those voting Nay .......................................................................................... 0
Those absent and not voting .......................................................................... 1

On a roll call vote House Bill No. 7258 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 MCGEE Y ACKERT Y MCCORTY, B.
Y ARNONE Y MESKERS Y BETTS Y O'DEA
IMMEDIATE TRANSMITTAL TO THE SENATE
JOINT RULE 17

On motion of Representative Ritter of the 1st District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.

BUSINESS FROM THE SENATE
SUSPENSION OF THE RULES
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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.

S.J. No. 44 SEN. LOONEY, 11TH DIST.; SEN. DUFF, 25TH DIST.; REP. ARESIMOWICZ, 30TH DIST.; REP. RITTER, 1ST DIST. RESOLUTION CONVENING THE GENERAL ASSEMBLY IN SPECIAL SESSION.

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

On a voice vote the motion carried.

The resolution was explained by Representative Ritter of the 1st.
The Speaker ordered the vote be taken by roll call at 10:41 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 150
Necessary for Adoption ............................................................. 76
Those voting Yea ................................................................. 88
Those voting Nay ................................................................. 62
Those absent and not voting ....................................................... 1

On a roll call vote Senate Joint Resolution No. 44 was adopted in concurrence with the Senate.

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 Y ACKERT N MCCORTY, B.
Y ARNONE Y MESKERS N BETTS N O'DEA
Y BAKER Y MICHEL N 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 PETT
Y BOYD Y NOLAN N CARNEY N PISCOPO
Y COMEY Y PALM N CARPINO N POLLETTA
Y CONCEPCION Y PAOLILLO N CASE N REBIMBAS
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
Y DATHAN Y REYES N DAUPHINAIS N SREDZINSKI
Y DE LA CRUZ Y RILEY N DAVIS N VAIL
Y DEMICCO Y RITTER N DELNICKI X WILSON
Y DILLON Y ROCHELLE N DEVLIN N WOOD, T.
Y DIMASSA Y ROJAS N DUBITSKY N YACCARINO
Y DOUCETTE Y ROSE N FERRARO N ZAWISTOWSKI
Y ELLIOTT Y ROTELLA N FISHBNEIN N ZULLO
Y EXUM Y SANCHEZ N FLOREN N ZUPKUS
Y FELIPE Y SANTIAGO, H. N FRANCE
Y FOX Y SCANLON N FREY
Y GARIBAY N SERRA N FUSCO
Y GENGA Y SIMMONS, C. N GREEN Y ARESIMOWICZ
Y GIBSON Y SIMMS, T. N HAINES
Y GILCHREST 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 N KENNEDY Y BUTLER
Y HALL, J. Y VARGAS N KLARIDES Y CANDELABARIA, J.
N HAMPTON Y VERRENGIA N KLARIDES-DITRIA Y COOK
Y HORN Y WALKER N KOKORUDA Y HENNESSY
Y HUGHES Y WILSON PHEANIOUS N KUPCHICK Y MORIN
Y JOHNSON Y WINKLER N LABRIOLA Y ORANGE
N LEMAR N WOOD, K. N LANOUÉ Y ROSARIO
Y LINEHAN Y YOUNG N LAVIELLE Y RYAN

The following is the Resolution:

Resolved by this Assembly:
That pursuant to Article III of the amendments to the state constitution, and Rule 33 of the Joint Rules of this session, we the members of this General Assembly judge it necessary that there be a special session of the General Assembly, that said session be convened not earlier than 12:01 a.m. on June 6, 2019, and that the call of the session be solely for the purposes of considering and enacting bills concerning (1) state bond authorizations and their underlying programs and projects, and (2) school construction.

BE IT FURTHER RESOLVED, that the clerks of the Senate and the House of Representatives deliver a copy of this resolution to the Secretary of the State forthwith.

**BUSINESS ON THE CALENDAR**
**FAVORABLE REPORT OF THE JOINT STANDING COMMITTEE**
**MATTER PLACED ON THE CONSENT CALENDAR**

The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill placed on the Consent Calendar.

**GOVERNMENT ADMINISTRATION AND ELECTIONS. S.B. No. 265 (File No. 510) AN ACT CONCERNING CERTIFICATION OF MODERATORS AND ALTERNATE MODERATORS.**

The bill was explained by Representative Fox of the 148th.

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

On motion of Representative Fox of the 148th District, Senate Bill No. 265 was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

**BUSINESS ON THE CALENDAR**
**FAVORABLE REPORT OF THE JOINT STANDING COMMITTEE**
**MATTER PLACED ON THE CONSENT CALENDAR**

The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill placed on the Consent Calendar.

**JUDICIARY. Substitute for S.B. No. 857 (RAISED) (File No. 522) AN ACT CONCERNING EXPEDITED APPROVAL OF AFFIRMATIVE ACTION PLANS SUBMITTED BY CONTRACTORS TO THE COMMISSION ON HUMAN RIGHTS AND OPPORTUNITIES.**

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

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

On motion of Representative Stafstrom of the 129th District, Senate Bill No. 857 was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

**BUSINESS ON THE CALENDAR**
**FAVORABLE REPORT OF THE JOINT STANDING COMMITTEE**
**MATTER PLACED ON THE CONSENT CALENDAR**

The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill placed on the Consent Calendar.

**GOVERNMENT ADMINISTRATION AND ELECTIONS. Substitute for S.B. No. 916 (RAISED) (File No. 108) AN ACT CONCERNING APPLICATIONS FOR**
PREQUALIFICATION BY CONTRACTORS AND SUBSTANTIAL SUBCONTRACTORS. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Fox of the 148th who offered Senate Amendment Schedule "A" (LCO 7114) and moved its adoption.

On a voice vote the amendment was adopted.

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

On motion of Representative Fox of the 148th District, Senate Bill No. 916 as amended by Senate Amendment Schedule "A" was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF THE JOINT STANDING COMMITTEE
MATTER PLACED ON THE CONSENT CALENDAR

The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill placed on the Consent Calendar.

PUBLIC HEALTH. Substitute for S.B. No. 921 (RAISED) (File No. 594) AN ACT CONCERNING THE SCOPE OF PRACTICE OF ADVANCED PRACTICE REGISTERED NURSES.

The bill was explained by Representative Steinberg of the 136th.

On motion of Representative Steinberg of the 136th District, Senate Bill No. 921 was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

SPEAKER ARESIMOWICZ IN THE CHAIR

BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF THE JOINT STANDING COMMITTEE
MATTER PLACED ON THE CONSENT CALENDAR

The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill placed on the Consent Calendar.

AGING. Substitute for S.B. No. 832 (RAISED) (File No. 59) AN ACT CONCERNING REGISTRIES OF PERSONS FOUND RESPONSIBLE FOR ASSAULTS OR OTHER ABUSE, NEGLECT, EXPLOITATION OR ABANDONMENT OF ELDERLY PERSONS OR PERSONS WITH DISABILITIES. (As amended by Senate Amendment Schedule "A").

The bill as amended was explained by Representative Serra of the 33rd.

On motion of Representative Serra of the 33rd District, Senate Bill No. 832 as amended by Senate Amendment Schedule "A" was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF THE JOINT STANDING COMMITTEE
MATTER PLACED ON THE CONSENT CALENDAR

The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill placed on the Consent Calendar.
GOVERNMENT ADMINISTRATION AND ELECTIONS. Substitute for S.B. No. 1108 (RAISED) (File No. 745) AN ACT ESTABLISHING A TASK FORCE CONCERNING CONSUMER PRIVACY. (As amended by Senate Amendment Schedule "A").

The bill as amended was explained by Representative Fox of the 148th.

On motion of Representative Fox of the 148th District, Senate Bill No. 1108 as amended by Senate Amendment Schedule "A" was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF THE JOINT STANDING COMMITTEE
MATTER PLACED ON THE CONSENT CALENDAR

The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill placed on the Consent Calendar.

EDUCATION. Substitute for S.B. No. 1020 (RAISED) (File No. 380) AN ACT CONCERNING THE INCLUSION OF INSTRUCTION IN CULTURALLY RESPONSIVE PEDAGOGY AND PRACTICE IN THE PRESERVICE TRAINING, PROFESSIONAL DEVELOPMENT AND IN-SERVICE TRAINING PROVIDED TO TEACHERS.

The bill was explained by Representative Sanchez of the 25th.

On motion of Representative Sanchez of the 25th District, Senate Bill No. 1020 was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF THE JOINT STANDING COMMITTEE
MATTER PLACED ON THE CONSENT CALENDAR

The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill placed on the Consent Calendar.

GOVERNMENT ADMINISTRATION AND ELECTIONS. S.B. No. 1048 (RAISED) (File No. 547) AN ACT CONCERNING THE ONLINE DATABASE FOR STATE EXPENDITURES.

The bill was explained by Representative Winkler of the 56th.

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

On motion of Representative Winkler of the 56th District, Senate Bill No. 1048 was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF THE JOINT STANDING COMMITTEE
MATTER PLACED ON THE CONSENT CALENDAR

The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill placed on the Consent Calendar.

JUDICIARY. S.B. No. 359 (File No. 511) AN ACT EXTENDING WHISTLEBLOWER PROTECTIONS TO EMPLOYEES OF BUSINESSES RECEIVING FINANCIAL ASSISTANCE FROM THE STATE.
The bill was explained by Representative Porter of the 94th.

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

On motion of Representative Porter of the 94th District, Senate Bill No. 359 was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF THE JOINT STANDING COMMITTEE
MATTER PLACED ON THE CONSENT CALENDAR

The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill placed on the Consent Calendar.

AGING. Substitute for S.B. No. 804 (RAISED) (File No. 39) AN ACT CONCERNING A COMMUNITY OMBUDSMAN. (As amended by Senate Amendment Schedule "A").

The bill as amended was explained by Representative Serra of the 33rd.

On motion of Representative Serra of the 33rd District, Senate Bill No. 804 as amended by Senate Amendment Schedule "A" was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF THE JOINT STANDING COMMITTEE
MATTER PLACED ON THE CONSENT CALENDAR

The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill placed on the Consent Calendar.

GOVERNMENT ADMINISTRATION AND ELECTIONS. Substitute for S.B. No. 1103 (RAISED) (File No. 742) AN ACT CONCERNING INTERAGENCY DATA SHARING. (As amended by Senate Amendment Schedule "A").

The bill as amended was explained by Representative Fox of the 148th.

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

On motion of Representative Fox of the 148th District, Senate Bill No. 1103 as amended by Senate Amendment Schedule "A" was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF THE JOINT STANDING COMMITTEE
MATTER PLACED ON THE CONSENT CALENDAR

The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill placed on the Consent Calendar.

CHILDREN. Substitute for S.B. No. 886 (RAISED) (File No. 135) AN ACT CONCERNING THE LICENSURE OF THE ALBERT J. SOLNIT CHILDREN'S CENTER.

The bill was explained by Representative Linehan of the 103rd.
The bill was discussed by Representative Green of the 55th.

On motion of Representative Linehan of the 103rd District, Senate Bill No. 886 was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

**BUSINESS ON THE CALENDAR**

**FAVORABLE REPORT OF THE JOINT STANDING COMMITTEE**

**MATTER PLACED ON THE CONSENT CALENDAR**

The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill placed on the Consent Calendar.

**GOVERNMENT ADMINISTRATION AND ELECTIONS. S.B. No. 1091 (RAISED)**

(File No. 737) AN ACT DESIGNATING VARIOUS DAYS AND WEEKS. (As amended by Senate Amendment Schedule "A").

The bill as amended was explained by Representative Fox of the 148th.

On motion of Representative Fox of the 148th District, Senate Bill No. 1091 as amended by Senate Amendment Schedule "A" was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

**BUSINESS ON THE CALENDAR**

**FAVORABLE REPORT OF THE JOINT STANDING COMMITTEE**

**MATTER PLACED ON THE CONSENT CALENDAR**

The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill placed on the Consent Calendar.

**COMMERCE. Substitute for S.B. No. 1029 (RAISED)**

(File No. 383) AN ACT CONCERNING WORKFORCE DEVELOPMENT. (As amended by Senate Amendment Schedule "A").

The bill as amended was explained by Representative Simmons of the 144th.

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

On motion of Representative Simmons of the 144th District, Senate Bill No. 1029 as amended by Senate Amendment Schedule "A" was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

**BUSINESS ON THE CALENDAR**

**FAVORABLE REPORT OF THE JOINT STANDING COMMITTEE**

**MATTER PLACED ON THE CONSENT CALENDAR**

The following bill was taken from the table, read the third time, the report of the committee indicated accepted and the bill placed on the Consent Calendar.

**JUDICIARY. Substitute for S.B. No. 833 (RAISED)**

(File No. 835) AN ACT CONCERNING VALIDATION OF CONVEYANCE DEFECTS ASSOCIATED WITH AN INSTRUMENT THAT WAS EXECUTED PURSUANT TO A POWER OF ATTORNEY.

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

The bill was discussed by Representative Rebimbas of the 70th.
On motion of Representative Stafstrom of the 129th District, Senate Bill No. 833 was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

**BUSINESS ON THE CONSENT CALENDAR**  
**BILLS PASSED**

On motion of Representative Ritter of the 1st District, the following bills on the Consent Calendar which were starred for action were passed in accordance with Rule 43 of the House Rules:

**GOVERNMENT ADMINISTRATION AND ELECTIONS. S.B. No. 265 (File No. 510)**  
AN ACT CONCERNING CERTIFICATION OF MODERATORS AND ALTERNATE MODERATORS. (In concurrence with the Senate.)

**JUDICIARY. Substitute for S.B. No. 857 (RAISED) (File No. 522)**  
AN ACT CONCERNING EXPEDITED APPROVAL OF AFFIRMATIVE ACTION PLANS SUBMITTED BY CONTRACTORS TO THE COMMISSION ON HUMAN RIGHTS AND OPPORTUNITIES. (In concurrence with the Senate.)

**GOVERNMENT ADMINISTRATION AND ELECTIONS. Substitute for S.B. No. 916 (RAISED) (File No. 108)**  
AN ACT CONCERNING APPLICATIONS FOR PREQUALIFICATION BY CONTRACTORS AND SUBSTANTIAL SUBCONTRACTORS. (As amended by Senate Amendment Schedule "A"). (In concurrence with the Senate.)

**PUBLIC HEALTH. Substitute for S.B. No. 921 (RAISED) (File No. 594)**  
AN ACT CONCERNING THE SCOPE OF PRACTICE OF ADVANCED PRACTICE REGISTERED NURSES. (In concurrence with the Senate.)

**AGING. Substitute for S.B. No. 832 (RAISED) (File No. 59)**  
AN ACT CONCERNING REGISTRIES OF PERSONS FOUND RESPONSIBLE FOR ASSAULTS OR OTHER ABUSE, NEGLECT, EXPLOITATION OR ABANDONMENT OF ELDERLY PERSONS OR PERSONS WITH DISABILITIES. (As amended by Senate Amendment Schedule "A"). (In concurrence with the Senate.)

**GOVERNMENT ADMINISTRATION AND ELECTIONS. Substitute for S.B. No. 1108 (RAISED) (File No. 745)**  
AN ACT ESTABLISHING A TASK FORCE CONCERNING CONSUMER PRIVACY. (As amended by Senate Amendment Schedule "A"). (In concurrence with the Senate.)

**EDUCATION. Substitute for S.B. No. 1020 (RAISED) (File No. 380)**  
AN ACT CONCERNING THE INCLUSION OF INSTRUCTION IN CULTURALLY RESPONSIVE PEDAGOGY AND PRACTICE IN THE PRESERVICE TRAINING, PROFESSIONAL DEVELOPMENT AND IN-SERVICE TRAINING PROVIDED TO TEACHERS. (In concurrence with the Senate.)

**GOVERNMENT ADMINISTRATION AND ELECTIONS. S.B. No. 1048 (RAISED) (File No. 547)**  
AN ACT CONCERNING THE ONLINE DATABASE FOR STATE EXPENDITURES. (In concurrence with the Senate.)

**JUDICIARY. S.B. No. 359 (File No. 511)**  
AN ACT EXTENDING WHISTLEBLOWER PROTECTIONS TO EMPLOYEES OF BUSINESSES RECEIVING FINANCIAL ASSISTANCE FROM THE STATE. (In concurrence with the Senate.)
AGING. Substitute for S.B. No. 804 (RAISED) (File No. 39) AN ACT CONCERNING A
COMMUNITY OMBUDSMAN. (As amended by Senate Amendment Schedule "A"). (In
concurrency with the Senate.)

GOVERNMENT ADMINISTRATION AND ELECTIONS. Substitute for S.B. No. 1103
(RAISED) (File No. 742) AN ACT CONCERNING INTERAGENCY DATA SHARING.
(As amended by Senate Amendment Schedule "A"). (In concurrence with the Senate.)

CHILDREN. Substitute for S.B. No. 886 (RAISED) (File No. 135) AN ACT
CONCERNING THE LICENSURE OF THE ALBERT J. SOLNIT CHILDREN'S
CENTER. (In concurrence with the Senate.)

GOVERNMENT ADMINISTRATION AND ELECTIONS. Substitute for S.B. No. 1091
(RAISED) (File No. 737) AN ACT DESIGNATING VARIOUS DAYS AND WEEKS. (As amended by
Senate Amendment Schedule "A"). (In concurrence with the Senate.)

COMMERCE. Substitute for S.B. No. 1029 (RAISED) (File No. 383) AN ACT
CONCERNING WORKFORCE DEVELOPMENT. (As amended by Senate Amendment Schedule "A"). (In concurrence with the Senate.)

JUDICIARY. Substitute for S.B. No. 833 (RAISED) (File No. 835) AN ACT
CONCERNING VALIDATION OF CONVEYANCE DEFECTS ASSOCIATED WITH AN
INSTRUMENT THAT WAS EXECUTED PURSUANT TO A POWER OF ATTORNEY.
(In concurrence with the Senate.)

The Speaker ordered the vote be taken by roll call at 11:11 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>150</td>
<td>76</td>
<td>150</td>
<td>0</td>
<td>1</td>
</tr>
</tbody>
</table>

On a roll call vote the bills were 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 MCGORTY, B.
Y ARNONE Y MESKERS Y BETTS Y O'DEA
Y BAKER Y MICHEL Y 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 CANDÉLORA, 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 REIMBAS
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 DAUPHINAISS Y SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS Y VAIL
Y DEMICCO Y RITTER Y DELNICKI X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
On a roll call vote Senate Bill No. 594 was passed in concurrence with the Senate.

The following is the roll call vote:

Y ABERCROMBIE Y LOPES Y ZIOGAS Y MAELACHLAN
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 Y BETTS Y ODEA
Y BAKER Y MICHEL Y BOLINSKY Y O'NEILL
Y BARRY Y MILLER Y BUCKBEE Y PAVALOCK-D'AMATO

Y DIMASSA Y ROJAS Y DUBITSKY Y YACcarino
Y DOUCETTE Y 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 GENGa Y SIMMONS, C. Y GREEN Y ARESIMOWICZ
Y GIBSON Y SIMMS, T. Y HAINES
Y GILCREST 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 KLAIRDES Y CANDELARIA, J.
Y HAMPTON Y VERRENGIA Y KLAIRDES-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 LANOUE Y ROSARIO
Y LINEHAN Y YOUNG Y LAVIELLE Y RYAN

The following is the result of the vote:

Total Number Voting ................................................................. 150
Necessary for Passage ............................................................... 76
Those voting Yea ....................................................................... 148
Those voting Nay ...................................................................... 2
Those absent and not voting ......................................................... 1

ENVIRONMENT. Substitute for S.B. No. 594 (File No. 219) AN ACT PROHIBITING
THE USE OF CERTAIN CONTRACTS FOR THE SALE OR LEASE OF CATS AND
DOGS.

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

The bill was discussed by Representatives Harding of the 107th, Mastrofrancesco of the 80th and Fishbein of the 90th.

The Speaker ordered the vote be taken by roll call at 11:21 p.m.

BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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.

The following is the result of the vote:

The following is the roll call vote:

The following is the roll call vote:
Y BLUMENTHAL Y MUSHINSKY Y CAMILLO Y PERILLO
Y BORER Y NAPOLE 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 N DAUPHINAIS Y SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS Y VAIL
Y DEMICO Y RITTER Y DELNICKI X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DI MASSA Y ROJAS Y DUBITSKY Y YACCARINO
Y DOUCETTE Y ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA Y FISHBEEIN 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 CANDELORA, J.
Y HAMPTON Y VERRANGIA 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 LANOUE Y ROSARIO
Y LI NEHAN Y YOUNG Y LAVIELLE Y RYAN

BUSINESS FROM THE SENATE
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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.

FINANCE, REVENUE AND BONDING. S.B. No. 527 (File No. 591) AN ACT PERMITTING MUNICIPALITIES TO COMBINE THE PROPERTY ASSESSMENTS OF MULTIPLE ELECTRIC GENERATING FACILITIES.

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 11:22 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 150
Necessary for Passage .............................................................. 76
Those voting Yea ................................................................. 150
Those voting Nay ................................................................. 0
Those absent and not voting .................................................. 1
On a roll call vote Senate Bill No. 527 was passed 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 Y BETTS Y O'DEA
Y 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 X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS Y DUBITSKY Y YACCARINO
Y DOLUCETTE Y ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA Y FISHBIN 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
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 LANOUE Y ROSARIO
Y LINEHAN Y YOUNG Y LAVIELLE Y RYAN

BUSINESS ON THE CALENDAR

FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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 S.B. No. 356 (File No. 313) AN ACT ESTABLISHING THE CONNECTICUT APPRENTICESHIP AND EDUCATION COMMITTEE.

The bill was explained by Representative Porter of the 94th.

The Speaker ordered the vote be taken by roll call at 11:24 p.m.
The following is the result of the vote:

Total Number Voting ................................................................. 150
Necessary for Passage .............................................................. 76
Those voting Yea ................................................................. 150
Those voting Nay ............................................................... 0
Those absent and not voting .................................................. 1

On a roll call vote Senate Bill No. 356 was passed 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 Y BETTS Y ODEA
Y BAKER Y MICHEL Y BOLINSKY Y O'NEILL
Y BARRY Y MILLER Y BUCKBEE Y PAVALKO-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 X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS Y DUBITSKY Y YACCARINO
Y DOUCETTE Y ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTTella 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 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 GRESHO 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 LANOUE Y ROSARIO
Y LINEHAN Y YOUNG Y LAVIELLE Y RYAN

BUSINESS FROM THE SENATE
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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.
The bill was explained by Representative Steinberg of the 136th.

The bill was discussed by Representative Dauphinais of the 44th.

The Speaker ordered the vote be taken by roll call at 11:26 p.m.

The following is the result of the vote:

Total Number Voting ......................................................... 150

Those voting Yea .......................................................... 142

Those voting Nay .......................................................... 8

Those absent and not voting ............................................. 1

On a roll call vote Senate Bill No. 394 was passed 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 N MASTROFRANCESCO
Y ALTObello Y MCCARTY 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 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 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 N DAUPHINAIS Y SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS Y VAIL
Y DEMICCO Y RITTER Y DELNICKI X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASa Y ROJAS N DUBITSKY Y YACCARINO
Y DOUCETTE Y ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA N FISHBEN 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 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 N HAYES
Y Gucker Y TERCYAK Y HILL
Y HADDAD Y TURCO Y KENNEDY Y BUTLER
Y HALL, J. Y VARGAS Y KLARIDES Y CANDELABRA, 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

- 1761 -
JOURNAL OF THE HOUSE

[Wednesday, 1762]

Y LINEHAN Y YOUNG Y LAVILLE Y RYAN

BUSINESS ON THE CALENDAR
FAVORABLE REPORTS OF JOINT STANDING COMMITTEES
SENATE 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 S.B. No. 967 (RAISED) (File No. 596) AN ACT CONCERNING THE RECOMMENDATIONS OF THE DEPARTMENT OF MENTAL HEALTH AND ADDICTION SERVICES REGARDING EMERGENCY MEDICATION.

The bill was explained by Representative Steinberg of the 136th.

The bill was discussed by Representative Petit of the 22nd.

The Speaker ordered the vote be taken by roll call at 11:27 p.m.

The following is the result of the vote:

<table>
<thead>
<tr>
<th>Total Number Voting</th>
<th>150</th>
</tr>
</thead>
<tbody>
<tr>
<td>Necessary for Passage</td>
<td>76</td>
</tr>
<tr>
<td>Those voting Yea</td>
<td>150</td>
</tr>
<tr>
<td>Those voting Nay</td>
<td>0</td>
</tr>
<tr>
<td>Those absent and not voting</td>
<td>1</td>
</tr>
</tbody>
</table>

On a roll call vote Senate Bill No. 967 was passed 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  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  Y CAMILLO  Y PELTOS
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 REBIMAS
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  X WILSON
Y DILLON  Y ROCHELLE  Y DEVLIN  Y WOOD, T.
Y DIMASSA  Y ROJAS  Y DUBITSKY  Y YACCARINO
Y DOUCETTE  Y 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 GENGA  Y SIMMONS, C.  Y GREEN  Y ARESIMOWICZ
Y GIBSON  Y SIMMS, T.  Y HAINES
HIGHER EDUCATION AND EMPLOYMENT ADVANCEMENT. S.B. No. 81 (File No. 155) AN ACT MAKING CERTAIN INSTITUTIONS OF HIGHER EDUCATION AND PRIVATE OCCUPATIONAL SCHOOLS INELIGIBLE FOR PUBLIC FUNDS AND LICENSURE. (As amended by Senate Amendment Schedule "A").

The bill was explained by Representative Haddad of the 54th who offered Senate Amendment Schedule "A" (LCO 7047) and moved its adoption.

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

On a voice vote the amendment was adopted.

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

The following is the result of the vote:

Total Number Voting .......................................................... 150
Necessary for Passage ......................................................... 76
Those voting Yea .................................................................... 140
Those voting Nay .................................................................... 1
Those absent and not voting .................................................... 1

On a roll call vote Senate Bill No. 81 as amended by Senate Amendment Schedule "A" was passed 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 N ACKERT Y MCGORTY, B.
Y ARNONE Y MESKERS N BETTS Y ODEA
Y 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 N 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 N DAUPHINAIS N SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS N VAIL
Y DEMICCO Y RITTER Y DELNICKI X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.

- 1763 -
BUSINESS FROM THE SENATE
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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.

PLANNING AND DEVELOPMENT. Substitute for S.B. No. 882 (File No. 724) AN ACT CONCERNING MUNICIPAL ARBITRATION AND THE MUNICIPAL EMPLOYEES' RETIREMENT SYSTEM. (As amended by Senate Amendment Schedules "B", "C").

The bill as amended 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 11:30 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>150</td>
<td>76</td>
<td>149</td>
<td>1</td>
<td>1</td>
</tr>
</tbody>
</table>

On a roll call vote Senate Bill No. 882 as amended by Senate Amendment Schedules "B" and "C" was passed 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 MCCARTY, K.
Y ALTOBELLO            Y MCCARTHY VAHEY      Y ACKERT            Y MCGORTY, B.
Y ARCONTI              Y MCGEE                Y BETTS             Y ODEA
Y ARNONE               Y MESKERS              Y BOLINSKY          Y O'NEILL
Y BAKER                Y MICHEL               Y BUCKBEE           Y PAVALOCK-D'AMATO
Y BARRY                Y MILLER               Y                    Y
The following bills were taken from the table, read the third time, the reports of the committees indicated accepted and the bills passed.

**BUSINESS ON THE CALENDAR**

**FAVORABLE REPORTS OF JOINT STANDING COMMITTEES**

**SENATE 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.

**HIGHER EDUCATION AND EMPLOYMENT ADVANCEMENT. S.B. No. 750 (File No. 222) AN ACT CONCERNING THE PREVENTION AND TREATMENT OF MENTAL ILLNESS AT INSTITUTIONS OF HIGHER EDUCATION.**

The bill was explained by Representative Haddad of the 54th.

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

The Speaker ordered the vote be taken by roll call at 11:31 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>150</td>
<td>76</td>
<td>150</td>
<td>0</td>
<td>1</td>
</tr>
</tbody>
</table>

- 1765 -
On a roll call vote Senate Bill No. 750 was passed in concurrence with the Senate.

The following is the roll call vote:

Total Number Voting ................................................................. 149
Necessary for Passage ............................................................... 75
Those voting Yea ................................................................. 146

The Speaker ordered the vote be taken by roll call at 11:33 p.m.

The following is the result of the vote:

HIGHER EDUCATION AND EMPLOYMENT ADVANCEMENT. S.B. No. 815 (RAISED) (File No. 58) AN ACT ALLOWING INSURANCE POLICIES IN LIEU OF SURETY BONDS.

The bill was explained by Representative Haddad of the 54th.

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

The Speaker ordered the vote be taken by roll call at 11:33 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 149
Necessary for Passage ............................................................... 75
Those voting Yea ................................................................. 146
Those voting Nay .......................................................... 3
Those absent and not voting .......................................... 2

On a roll call vote Senate Bill No. 815 was passed 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 MASTROFRANCOSECO
Y ALTOBELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCONTI Y MCCEE Y ACKERT Y MCCORTY, B.
Y ARNONE Y MESKERS Y BETTS Y ODEA
Y BAKER Y MICHEL Y BOLINSKY Y ONEILL
Y BARRY Y MILLER Y BUCKBEE Y PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSINSKY Y CAMILLO Y PERILLO
Y BORER Y NAPOLEI Y CANDELAOR, V. Y PETIT
Y BOYD Y NOLAN Y CARNEY N PISCOPO
Y COMEy Y PALM Y CARPINO Y POLLETTA
Y CONCPECION 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'AMELO Y SMITH
Y DATHAN Y REYES N DAUPHAINAIS Y SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS Y VAIL
Y DEMICCO Y RITTER Y DELNICKI X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS Y DUBITSKY Y YACCARINO
Y DOUCETTE Y ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA Y FISHEBEN 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 X 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 CANDELARIO, 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 N 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

BUSINESS FROM THE SENATE
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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 S.B. No. 1018 (RAISED) (File No. 918) AN ACT CONCERNING THE OPPORTUNITY GAP. (As amended by Senate Amendment Schedule "A").

The bill as amended was explained by Representative Sanchez of the 25th.
The bill was discussed by Representative McCarty of the 38th.

The Speaker ordered the vote be taken by roll call at 11:34 p.m.

The following is the result of the vote:

Total Number Voting .......................................................... 150
Necessary for Passage ......................................................... 76
Those voting Yea ............................................................. 146
Those voting Nay .............................................................. 4
Those absent and not voting ................................................ 1

On a roll call vote Senate Bill No. 1018 as amended by Senate Amendment Schedule "A" was passed 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 ALTORBELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCONTI Y MCGEE Y ACKERT Y MCCORTY, 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 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 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 N DAUPHINAIS Y SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS Y VAIL
Y DEMICCO Y RITTER Y DELNICKI X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS Y DUBITSKY Y YACCARINO
Y DOUCETTE Y ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA Y FISHEBEN 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 Y FUSCO
Y GENGAY 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 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. Y LANOUE Y ROSARIO
Y LINEHAN Y YOUNG Y LAVIELLE Y RYAN
BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE BILL PASSED TEMPORARILY

GOVERNMENT ADMINISTRATION AND ELECTIONS. Substitute for S.B. No. 1040 (RAISED) (File No. 543) AN ACT CONCERNING THE STATE EMPLOYEE CAMPAIGN.

The bill was explained by Representative Fox of the 148th.

The bill was discussed by Representative Fishbein of the 90th.

DEPUTY SPEAKER COOK IN THE CHAIR

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

On a voice vote the motion carried and Senate Bill No. 1040 was passed temporarily.

BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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.

VETERANS' AFFAIRS. Substitute for S.J. No. 3 (File No. 238) RESOLUTION MEMORIALIZING CONGRESS TO RECOGNIZE WOMEN IN THE CADET NURSE CORPS DURING WORLD WAR II AS VETERANS.

The resolution was explained by Representative Borer of the 115th.

The resolution was discussed by Representatives McCarty of the 38th and Godfrey of the 110th.

On a voice vote Senate Joint Resolution No. 3 was adopted in concurrence with the Senate.

BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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. S.B. No. 850 (RAISED) (File No. 593) AN ACT CONCERNING PUBLIC SCHOOLS. (As amended by Senate Amendment Schedule "A").

The bill as amended was explained by Representative Sanchez of the 25th.

The bill was discussed by Representatives McCarty of the 38th and Lavielle of the 143rd.

The Speaker ordered the vote be taken by roll call at 11:41 p.m.

The following is the result of the vote:

Total Number Voting .......................................................... 149
Necessary for Passage ................................................................. 75
Those voting Yea ........................................................................ 146
Those voting Nay ........................................................................ 3
Those absent and not voting ....................................................... 2

On a roll call vote Senate Bill No. 850 as amended by Senate Amendment Schedule "A" was passed 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 ARCOTTI Y MCALPHEE Y ACKERT Y MCCORTY, 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 MUSINSKY Y CAMILLO Y PERILLO
Y BORER Y NAPOLEON Y CANDELORA, V. Y PETIT
Y BOYD Y NOLAN Y CARNEY N PICPO
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 PHELPS Y CUMMINGS Y SIMANSKI
Y D'AGOSTINO Y PORTER Y D'AMELO Y SMITH
Y DATHAN Y REYES N DAUPHINAIIS Y SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS Y VAIL
Y DEMICO Y RITTER Y DELNICKI X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS Y DUBITSKY Y YACCARINO
Y DOUCETTE Y ROSE Y FERRARO Y ZAWISTOWSKI
Y ELLIOTT Y ROTELLA Y FISCHBEIN 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 GILCHRIST Y STAFTSTROM 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 KLAIRIDES Y CANDELARIA, J.
Y HAMPTON Y VERRENGIA Y KLAIRIDES-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 LANOUE Y ROSARIO
Y LINEHAN Y YOUNG Y LAVIELLE Y RYAN

BUSINESS FROM THE SENATE
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE BILL PASSED TEMPORARILY

ENVIRONMENT. Substitute for S.B. No. 998 (RAISED) (File No. 599) AN ACT CONCERNING MINOR REVISIONS TO ENVIRONMENT RELATED STATUTES. (As amended by Senate Amendment Schedule "A").
The bill was explained by Representative Demicco of the 21st who offered Senate Amendment Schedule "A" (LCO 11059) and moved its adoption.

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

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

On a voice vote the motion carried and Senate Bill No. 998 was passed temporarily.

BUSINESS FROM THE SENATE
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE 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. S.B. No. 795 (RAISED) (File No. 8) AN ACT CONCERNING THE USE OF AUTOMATIC EXTERNAL DEFIBRILLATORS. (As amended by Senate Amendment Schedule "A").

The bill as amended was explained by Representative Steinberg of the 136th.

The bill was discussed by Representative Petit of the 22nd.

The Speaker ordered the vote be taken by roll call at 11:45 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 148
Necessary for Passage ............................................................... 75
Those voting Yea ................................................................. 138
Those voting Nay ............................................................... 10
Those absent and not voting .................................................... 3

On a roll call vote Senate Bill No. 795 as amended by Senate Amendment Schedule "A" was passed 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 N MASTROFRANCESCO
Y ALTOBELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCONTI Y MCgee N ACKERT Y MCGORTY, B.
Y ARNONE Y MESKERS Y BETTS Y O'DEA
Y BAKER Y MICHEL Y BOLINSKY Y O'NEILL
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 PETIT
Y BOYD Y NOLAN Y CARNEY N PISCOPO
Y COMEY Y PALM Y CARPINO Y POLLETTA
Y CONCEPCION Y PAOILLO Y CASE Y REIMBAS
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 Y VAIL
Y DEMICCO Y RITTER Y DELNICKI X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE BILL PASSED TEMPORARILY

PLANNING AND DEVELOPMENT. S.B. No. 521 (File No. 714) AN ACT CONCERNING MIDDLETOWN AREA TRANSIT.

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

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

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

On a voice vote the motion carried and Senate Bill No. 521 was passed temporarily.

BUSINESS ON THE CALENDAR
FAVORABLE REPORTS OF JOINT STANDING COMMITTEES
SENATE 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.

FINANCE, REVENUE AND BONDING. Substitute for S.B. No. 140 (File No. 587) AN ACT EXPANDING ELIGIBILITY FOR TAX RELIEF FOR CERTAIN ELDERLY HOMEOWNERS.

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 11:48 p.m.

The following is the result of the vote:

Total Number Voting .......................................................... 149
Necessary for Passage ......................................................... 75
On a roll call vote Senate Bill No. 140 was passed in concurrence with the Senate.

The following is the roll call vote:

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

PUBLIC HEALTH. S.B. No. 919 (RAISED) (File No. 231) AN ACT REMOVING THE TERM "HOMEMAKER" IN REFERENCE TO HOME HEALTH AIDE AGENCIES AND SERVICES.

The bill was explained by Representative Steinberg of the 136th.

The bill was discussed by Representatives Petit of the 22nd and O'Dea of the 125th.

The Speaker ordered the vote be taken by roll call at 11:50 p.m.

The following is the result of the vote:

- 1773 -
Total Number Voting ................................................................. 149
Necessary for Passage ............................................................. 75
Those voting Yea .................................................................... 139
Those voting Nay .................................................................... 10
Those absent and not voting ....................................................... 2

On a roll call vote Senate Bill No. 919 was passed 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 N MASTROFRANCESCO
Y ALTOBELLO Y MCCARTHY VAHEY Y MCCARTY, K.
Y ARCONTI Y MCAGEE Y ACKERT Y MCGORTY, B.
Y ARNONE Y MESKERS Y BETTS Y ODEA
Y BAKER Y MICHEL Y BOLINSKY Y ONEILL
Y BARRY Y MILLER Y BUCKBEE N PAVALOCK-D'AMATO
Y BLUMENTHAL Y MUSHINSKY Y CAMILLO Y PERILLO
Y BORER Y NAPOLI Y CANDELAORA, V. Y PETIT
Y BOYD Y NOLAN Y CARNEY N 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 N DAUPHINAIS Y SREDZINSKI
Y DE LA CRUZ Y RILEY Y DAVIS Y VAIL
Y DEMICCO Y RITTER Y DELNICKI X WILSON
Y DILLON Y ROCHELLE Y DEVLIN Y WOOD, T.
Y DIMASSA Y ROJAS N DUBITSKY Y YACCARINO
Y DOUCETTE Y ROSE Y FERRARO Y 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 GENGIA Y SIMMONS, C. Y GREEN Y ARESIMOWICZ
Y GIBSON Y SIMMS, T. Y HAINES
Y GILCHREST Y STAFSTROM Y HALL, C.
X 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 CANDELABRA, 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
N JOHNSON Y WINKLER Y LABRIOLA Y ORANGE
Y LEMAR Y WOOD, K. Y LANOUE Y ROSARIO
Y LINEHAN Y YOUNG Y LAVIELLE Y RYAN

BUSINESS ON THE CALENDAR

FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE BILL PASSED TEMPORARILY

PLANNING AND DEVELOPMENT. S.B. No. 521 (File No. 714) AN ACT
CONCERNING MIDDLETOWN AREA TRANSIT.
The bill which was passed over temporarily earlier today was explained by Representative McCarthy Vahey of the 133rd.

The bill was discussed by Representatives Zawistowski of the 61st and Fishbein of the 90th.

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

On a voice vote the motion carried and Senate Bill No. 521 was passed temporarily.

SPEAKER ARESIMOWICZ IN THE CHAIR

SUSPENSION OF THE RULES
FAVORABLE REPORT OF JOINT STANDING COMMITTEE

H.R. No. 36 REP. D'AGOSTINO, 91ST DIST.; REP. HADDAD, 54TH DIST.; REP. CANDELORA, 86TH DIST. RESOLUTION CONCERNING THE CONTESTED ELECTION IN THE 120TH ASSEMBLY DISTRICT.

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

On a voice vote the motion carried.

Representative Young of the 120th District absented himself from the Chamber due to a possible conflict of interest.

The resolution was explained by Representative D'Agostino of the 91st.

The resolution was discussed by Representatives Candelora of the 86th and Perillo of the 113th.

[Note: Debate on this matter was suspended in order to comply with Article 3, Section 2 of the Constitution of the State of Connecticut.]

ADJOURNMENT

On motion of Representative Ritter of the 1st District, the House adjourned at 12:00 o’clock a.m., sine die.

SUSPENSION OF THE RULES
HOUSE RESOLUTION ADOPTED

H.R. No. 35 REP. RITTER, 1ST DIST. RESOLUTION RAISING A COMMITTEE TO INFORM THE SENATE THAT THE HOUSE OF REPRESENTATIVES IS READY TO MEET IN JOINT CONVENTION.

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

On a voice vote the motion carried.

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

On a voice vote House Resolution No. 35 was adopted.

The following is the Resolution:
Resolved by this House:
That a Committee of three Representatives be appointed to inform the Senate that the House of Representatives is ready to meet in Joint Convention for the purpose of final adjournment.

Speaker Aresimowicz appointed the following Representatives:

Representative Mushinsky of the 85th
Representative Gonzalez of the 3rd
Representative Zupkus of the 89th

REPORT OF HOUSE COMMITTEE

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

The report was accepted and the committee discharged.

COMMITTEE FOR THE SENATE

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

REPORT OF THE JOINT CONVENTION

Ladies and Gentlemen of the House of Representatives: It is my duty to report to you the proceedings of the Joint Convention.

Upon the invitation of the House, the Senate met the House in convention for the purpose of receiving the message of Her Excellency, the Governor.

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

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

The following is the prayer:

Let us pray. Almighty Father, we ask Your blessing on the Joint Convention as we come together this morning to close this Legislative Session of 2019. This was a very diverse session and we experienced many unchartered waters, but we persisted and proved, once again, that in the State by the long tidal river, there is no limit as to what we can accomplish - if we accomplish it together. Amen.

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

Senator Duff of the 25th District offered a resolution raising a Committee of two Senators and two Representatives to inform the Governor that the Senate and the House of Representatives were in convention for the purpose of receiving any communication the Governor might be pleased to make.
The resolution was adopted and Senator Duff of the 25th District, Senator Fasano of the 34th District, Representative Ritter of the 1st District and Representative Klarides of the 114th District were appointed as the Committee.

**REPORT OF THE COMMITTEE**

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

His Excellency, the Governor, attended by the Secretary of the State and other Executive Officers, soon appeared in the Hall of the House of Representatives and delivered his message.

Upon motion of Senator Duff of the 25th, it was voted that the message of the Governor be printed in the Journals of the Senate and House and that a sufficient number of copies be printed for general distribution.

Guest Chaplain, Representative Patricia Billie Miller of Stamford offered the following benediction:

Let us pray. Eternal God, we are grateful to You for this productive Legislative Session. We thank you for the wisdom that You have given our Governor, our Lieutenant Governor and our Legislators in fulfilling the responsibility that has been entrusted to them.

As we bring this Joint Session to a close, we thank You for all of the extraordinary work that has been accomplished this Session. Now, Almighty God, we ask that You bless us and protect us. May You smile on us and be gracious to us. May You show us Your eternal favor and give us Your peace as we leave this place. Amen.

**THE GOVERNOR:** Madam Secretary, you will now adjourn the Assembly.

**THE SECRETARY:** By His Excellency's command, I now declare the General Assembly adjourned, sine die. God Save the State of Connecticut.

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

The President thereupon dissolved the Convention and the Senate withdrew.

**ATTEST:** Frederick J. Jortner
Clerk of the House of Representatives
Hartford, Connecticut
June 5, 2019 at 12:37 o'clock a.m.

**BILL SIGNED IN THE ORIGINAL BY HIS EXCELLENCY,**
**THE GOVERNOR**

The following bill was signed, IN THE ORIGINAL, by His Excellency, the Governor, on the date indicated:

June 5, 2019

Substitute for S.B. No. 647 (File No. 592) AN ACT STREAMLINING THE LIQUOR CONTROL ACT. (As amended by Senate Amendment Schedule "A").

GOVERNOR NED LAMONT
Thank you, Madam Lieutenant Governor. I was going to share with you my ten-point Transportation Plan this evening, but Annie suggested that may not be such a great idea. So, what I really want to do is thank the Speaker and the Majority Leader, the President of the Senate and the Majority Leader in the Senate; and, the Minority Leader, Themis and Len - and all of you for the incredible work that you have done. Everybody talks about all the big bills we have - and the controversial things. I just wanted to remind you of a lot of the important small things that you did as well. You got 5G in under the wire, I was told. I have to tell you that's going to be transformative for this State - over the next decade. Wind power, ghost guns and minority teacher recruitment - I can go on - but I also want to thank you for getting a balanced budget on time. That is so important.

When I stood before you in February, I told you how important it was to local mayors, first selectmen, superintendents of schools, teachers and small business people. They said, "Look Guy, I know you're inheriting a three and a half billion dollar deficit, and I'm not expecting a lot more money, but can you give me a budget on time so I can plan accordingly?" You have done that, and that is important. We did that with a budget that held the line on spending. We showed that we could live within our means. We told the mayors that we could not give them a lot more. We held them harmless on municipal aid and gave a little more money for education - so there is a better opportunity to not just invest in our kids for the future, but to be better positioned to hold the line on property taxes as well. We are able to tell them that we're prepared.

This is the tenth year of recovery, and if there is a downturn, we do have two billion dollars in a Rainy Day Fund. We're better positioned, than we have ever been before, to take it on right now - head on. That is important. It's also a budget, which at the end of year two - sometimes we go off the cliff with billions of dollars in deficits - but no, fiscal stability is a key to economic growth. This is a budget that gets us going in the right direction.

I couldn't have done it without each and every one of you. OFA, OPM, Finance and Approps - I'm getting the lingo down. You did it extraordinarily. I hope it didn't take too much of a toll on you. Which reminds me, we do have a little bit of unfinished business. We're going to have to figure out - Republicans and Democrats alike - know how important it is to fix the transportation system and speeding up the transportation system. We have a dispute about how we're going to pay for it, but we're going to do that together. We are going to do that in a Special Session. We're going to do that because we - Republican or Democrat - we're all here because we love the State of Connecticut and we want to do the right thing. I look forward to doing that with each and every one of you. Good night, and thank you.