The House of Representatives was called to order at 10:30 o'clock a.m., Speaker Matthew Ritter in the Chair.

Prayer was offered by House Chaplain, Reverend Erica A. Thompson of West Hartford, Connecticut.

The following is the prayer:

Let us pray. Come Holy Spirit, enter into these moments and blow Your power and wisdom into each one here - and into the work we do today. Remind us that we are Yours and that all we do, we do as representatives of Your divine presence here on Earth. Remind us and help us to be open to one another. To see each other as people - created in divine image. Help us all to listen more than we speak; reflect more than we respond. In the beauty of Your name we pray. Amen.

The Pledge of Allegiance was led by Representative Scott of the 112th District.

COMMUNICATION FROM HIS EXCELLENCY, THE GOVERNOR
DECLARATION OF PUBLIC HEALTH AND CIVIL PREPAREDNESS EMERGENCIES

The following declaration was received from His Excellency, the Governor, on the date indicated, read by the Clerk and ordered printed in the Journal.

May 18, 2021

The Honorable Denise Merrill
Secretary of the State
State Capitol Hartford, CT 06106

Frederick J. Jortner
Clerk of the State House of Representatives
State Capitol
Hartford, CT 06016

Michael Jefferson
Clerk of the State Senate
State Capitol
Hartford, CT 06016

RE: Declaration of Public Health and Civil Preparedness Emergencies

Dear Secretary Merrill and Clerks of the General Assembly:
On March 10, 2020, in response to the global pandemic of COVID-19 disease associated with a novel coronavirus that was affecting multiple countries and states and had resulted in the spread of infections in Connecticut and surrounding states, as well as resulting shortages of personal protective equipment and other supplies that could jeopardize public safety and civil preparedness, and in order to provide me and other appropriate officials with all authorities necessary to limit the spread of the COVID-19 coronavirus and protect public safety within the State of Connecticut, I declared a public health emergency and civil preparedness emergency throughout the State, pursuant to Sections 19a-131a and 28-9 of the Connecticut General Statutes. Those states of emergency were to remain in effect through September 9, 2020.

On September 1, 2020, in anticipation of the expiration of those states of emergency and in recognition of continued and newly emerging threats to public health and safety and civil preparedness posed by the COVID-19 pandemic, I renewed the March 10, 2020 declarations and declared new public health and civil preparedness emergencies through February 9, 2021.

On January 26, 2021, again in anticipation of the expiration of those states of emergency and in recognition of the continued threats and challenges posed by the COVID-19 pandemic, including the need to pursue a vigorous vaccination campaign and continue to provide health care and economic relief the Connecticut’s citizens, I again renewed the emergency declarations and declared new public health and civil preparedness emergencies until April 20, 2021.

In March 2021 the General Assembly passed, and I signed into law, Special Act 21-2, which ratified my previous declarations and explicitly authorized me to renew such declarations through May 20, 2021 and exercise all authorities granted by Sections 19a-131a and 28-9 of the Connecticut General Statutes. As a result, after consultation with legislative leaders, I renewed such declarations through May 20, 2021, extended many of the COVID-19 Orders through that date, and allowed to expire many more COVID-19 Orders that were no longer required to respond to the pandemic, so that only approximately 28 percent of all executive orders issued during this emergency remain in effect. In addition, I have worked with the General Assembly to codify certain measures that provided additional public health resources, such as a 2-year expansion of access to telehealth services, and business flexibility, such as a year-long extension of measures to allow expanded outdoor dining with expedited approvals.

Connecticut continues to make considerable progress in responding to COVID-19 and mitigating its devastating public health and economic effects. The steady reduction in positive COVID-19 tests and hospitalizations has been accompanied by steady progress in vaccination, with nearly 60 percent of the population, including more than 92 percent of residents older than 65, having received at least one vaccine dose. In recognition of that progress, I have announced that tomorrow, all remaining business restrictions will be lifted, those who are vaccinated need not wear masks except in certain high-risk or high-density indoor settings, and in the coming weeks, many state employees will return to state offices after having worked remotely. The gradual and safe return to normal operations in many aspects of public and private life will make it possible to end many statutory or regulatory modifications that have provided the necessary flexibility and speed to ensure the health and safety of our citizens and business continuity during these challenging times. As a result, tomorrow, I will be allowing to expire or setting expiration dates on many additional COVID-19 Orders.

Still, COVID-19 remains a global threat, capable of spreading quickly among the significant portion of the population who remain unvaccinated or who, because of certain underlying conditions, cannot derive robust protection from vaccination. An effective mass vaccination program and an adequate response to the continued public health threats and economic impacts of the pandemic require that I retain the flexibility and resources that the declared states of emergency provide.
The General Assembly has thus passed and I have signed into law House Bill 6686 and House Bill 5653, which authorize my renewal of the declarations through July 20 and establish additional oversight for any continued renewal after that date.

Therefore, for the same reasons I declared emergencies on March 10 and declared new and renewed emergencies on September 1, January 26, and April 19 pursuant to Sections 19a-131a and 28-9 of the General Statutes, I am renewing the existing public health emergency and civil preparedness emergencies throughout the state.

In addition, I will continue to manage several public health and civil preparedness risks. Among many other things, I will need to continue to administer our mass vaccination program, respond to the potential threat posed by new and more infectious COVID-19 variants, such as one recently identified in connection with the outbreak in India, and manage the safe and orderly resumption of more business and government activity, while continuing to administer state and federal relief connected to the state of emergency. As I did in September, January, and April, out of an abundance of caution and to eliminate any confusion about the extent of my emergency powers to address the many risks and concerns that will arise in the coming months and did not constitute clear justifications for the original emergencies I declared in March of 2020 and again in September 2020, January 2021, and April 2021, and pursuant to Sections 19a-131a and 28-9 of the Connecticut General Statutes, I hereby declare that new states of public health and civil preparedness emergency exist throughout the State.

These new and renewed states of emergency shall run concurrently and remain in effect through July 20, 2021, unless earlier terminated by me. The Department of Public Health, along with municipal and district health departments, as well as multiple other state agencies in supporting roles, are responding to these renewed public health and civil preparedness emergencies. As I did at the time I declared and renewed the public health and civil preparedness emergencies noted above, on March 10, 2020, September 1, 2020, January 26, 2021, and April 19, 2021, and in accordance with Section 19a-131a (f) of the Connecticut General Statutes, I hereby authorize and direct the Commissioner of Public Health to delegate the powers regarding isolation or quarantine to municipal and district directors of public health, while concurrently retaining such authority.

Orders regarding additional measures to protect public health and safety and ensure the State’s civil preparedness will follow as I determine to be necessary.

I am filing this declaration with you under my hand and seal on this 18th day of May, 2021.

NED LAMONT
Governor

BUSINESS ON THE CALENDAR
FAVORABLE REPORTS OF JOINT STANDING COMMITTEES
HOUSE JOINT RESOLUTIONS ADOPTED

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

EXECUTIVE AND LEGISLATIVE NOMINATIONS. H.J. No. 374 RESOLUTION CONFIRMING THE NOMINATION OF ASHLEE FOX OF FAIRFIELD TO BE A MEMBER OF THE CONNECTICUT COMMUTER RAIL COUNCIL.

The resolution was explained by Representative Concepcion of the 4th.

The resolution was discussed by Representative Kennedy of the 119th.
On a voice vote House Joint Resolution No. 374 was adopted.

EXECUTIVE AND LEGISLATIVE NOMINATIONS. H.J. No. 375 RESOLUTION CONFIRMING THE NOMINATION OF MISHONE DONELSON OF FARMINGTON TO BE A MEMBER OF THE CONNECTICUT AIRPORT AUTHORITY BOARD OF DIRECTORS.

The resolution was explained by Representative Concepcion of the 4th.

The resolution was discussed by Representative Kennedy of the 119th.

On a voice vote House Joint Resolution No. 375 was adopted.

EXECUTIVE AND LEGISLATIVE NOMINATIONS. H.J. No. 376 RESOLUTION CONFIRMING THE NOMINATION OF SCOTT GUILMARTIN OF SUFFIELD TO BE REAPPOINTED A MEMBER OF THE BOARD OF DIRECTORS OF THE CONNECTICUT AIRPORT AUTHORITY.

The resolution was explained by Representative Concepcion of the 4th.

The resolution was discussed by Representatives Kennedy of the 119th and Zawistowski of the 61st.

On a voice vote House Joint Resolution No. 376 was adopted.

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

EXECUTIVE AND LEGISLATIVE NOMINATIONS. H.R. No. 14 RESOLUTION CONFIRMING THE NOMINATION OF LENNY T. WINKLER OF GROTON TO BE REAPPOINTED A MEMBER OF THE FREEDOM OF INFORMATION COMMISSION.

The resolution was explained by Representative Concepcion of the 4th.

The resolution was discussed by Representative Kennedy of the 119th.

On a voice vote House Resolution No. 14 was adopted.

RECESS

There being no objection, the House recessed at 10:56 o’clock a.m., to reconvene at the Call of the Chair.

AFTER RECESS

The House reconvened at 11:54 o’clock a.m., Speaker Matthew Ritter 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.
ENVIRONMENT. Substitute for H.B. No. 6501 (RAISED) (File No. 208) AN ACT CONCERNING THE STREAMLINING OF CERTAIN PROGRAMS OF THE DEPARTMENT OF ENERGY AND ENVIRONMENTAL PROTECTION.

The bill was explained by Representative Gresko of the 121st.

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

The Speaker ordered the vote be taken by roll call at 12:10 p.m.

The following is the result of the vote:

Total Number Voting .......................................................... 140
Necessary for Passage .......................................................... 71
Those voting Yea ................................................................. 131
Those voting Nay ................................................................. 9
Those absent and not voting .................................................. 11

On a roll call vote House Bill No. 6501 was passed.

The following is the roll call vote:

Y ABERCROMBIE Y HUGHES Y WOOD, K. Y MCGORTY, B.
Y ALLIE-BRENNAN Y JOHNSON Y YOUNG Y NUCCIO
Y ARCONTI Y KAVROS DEGRAW Y ZIOGAS Y ODEA
Y ARNONE Y LEEPER N PAVALOCK-D’AMATO
X BAKER Y LEMAR Y PERILLO
Y BARRY Y LINEHAN Y ACKERT Y PETIT
Y BERGER-GIRVALO Y LUXENBERG Y ANDERSON Y PISCOPO
Y BLUMENTHAL Y MCCARTHY VAHEY N ARORA Y POLLETTA
Y BORER Y MCGEE Y BETTS Y REBIMBAS
Y BOYD Y MESKERS Y BOLINSKY X RUTIGLIANO
Y CHAFEE Y MICHEL Y BUCKBEE Y SCOTT
Y COMEY Y MORRIN BELLO Y CALLAHAN N VAIL
Y CONCEPCION Y NAPOLI Y CANDELORA, V. Y VEACH
Y CONLEY Y NOLAN Y CARNEY Y WILSON
Y CURREY Y PALM Y CARPINO Y WOOD, T.
X D’AGOSTINO Y PAOLILLO N CASE Y YACCARINO
Y DATHAN Y PARIS Y CHEESEMAN Y ZAWISTOWSKI
X DE LA CRUZ Y PARKER X D’AMELIO N ZULLO
Y DEMICCO Y PERONE N DAUPHINAIS Y ZUPKUS
Y DIGIOVANCARLO Y PHIPPS Y DELNICKI
Y DILLON Y PORTER Y DEVLIN
Y DIMASSA Y QUINN Y DUBITSKY
Y DOUCETTE Y ROCHELLE Y FERRARO Y RITTER
Y ELLIOTT Y ROJAS N FIORELLO
Y EXUM Y SANCHEZ, E. Y FISHBEIN
Y FARRAR Y SANCHEZ, R. Y FRANCE X GODFREY
Y FELIPE Y SCANLON Y FUSCO
Y FOSTER Y SIMMONS, C. Y GREEN
Y FOX Y SIMMS, T. Y HAINES X BUTLER
Y GARIBAY Y SMITH, B. N HALL Y CANDELARIA, J.
Y GENG Y SMITH, F. Y HARDING Y COOK
Y GIBSON Y STAFSTROM Y HARRISON Y GONZALEZ
Y GILCHREST X STALLWORTH Y HAYES Y HALL, J.
Y GOUPIL Y STEINBERG Y HOWARD Y MUSHINSKY
Y GRESKO X TERCYAK Y KENNEDY Y REYES
DEPUTY SPEAKER COOK 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.

PUBLIC HEALTH. S.B. No. 835 (RAISED) (File No. 38) AN ACT CONCERNING DECEPTIVE ADVERTISING PRACTICES OF LIMITED SERVICES PREGNANCY CENTERS.

The bill was explained by Representative Gilchrest of the 18th.

DEPUTY SPEAKER MUSHINSKY IN THE CHAIR

The bill was discussed by Representatives Petit of the 22nd, Klarides-Ditria of the 105th, Carpino of the 32nd, Ackert of the 8th, Ferraro of the 117th, Palm of the 36th, Betts of the 78th, Zullo of the 99th, Michel of the 146th, Berger-Girvalo of the 111th, Firello of the 149th, Cheeseman of the 37th and Kavros DeGraw of the 17th.

The bill was further discussed by Representative O'Dea of the 125th who offered House Amendment Schedule "A" (LCO 8887) moved its adoption and further moved that when the vote be taken it be taken by roll call.

The amendment was discussed by Representatives Gilchrest of the 18th, Yaccarino of the 87th and Delnicki of the 14th.

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

The following is the result of the vote:

<table>
<thead>
<tr>
<th>Total Number Voting</th>
<th>Necessary for Adoption</th>
<th>Those voting Yea</th>
<th>Those voting Nay</th>
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On a roll call vote the amendment was rejected.

The following is the roll call vote:

- 1028 -
May 19, 2021

The following is House Amendment Schedule "A" (LCO 8887):

Strike section 2 in its entirety and substitute the following in lieu thereof:

"Sec. 2. (NEW) (Effective July 1, 2021) (a) No limited services pregnancy center, with the intent to perform a pregnancy-related service, shall make or disseminate before the public, or cause to be made or disseminated before the public, in any newspaper or other publication, through any advertising device, or in any other manner, including, but not limited to, through use of the Internet, any statement concerning any pregnancy-related service or the provision of any pregnancy-related service that is deceptive and that a limited services pregnancy center knows or reasonably should know to be deceptive.

(b) The provisions of this section and section 3 of this act shall not apply to any limited services pregnancy center that includes in its advertising a statement indicating that such center does not perform abortions. Such statement shall be written in a font size that is not smaller than the largest font size used in such advertising."

DEPUTY SPEAKER COOK IN THE CHAIR

The bill was further discussed by Representatives Dathan of the 142nd and Lanoue of the 45th who offered House Amendment Schedule "B" (LCO 8816) moved its adoption and further moved that when the vote be taken it be taken by roll call.

The amendment was discussed by Representatives Gilchrest of the 18th and Yaccarino of the 87th.

The Speaker ordered the vote be taken by roll call at 4:22 p.m.
The following is the result of the vote:

Total Number Voting ................................................................. 143
Necessary for Adoption ............................................................... 72
Those voting Yea ................................................................. 50
Those voting Nay ................................................................. 93
Those absent and not voting ...................................................... 8

On a roll call vote the amendment was rejected.

The following is the roll call vote:

<table>
<thead>
<tr>
<th>ABERCROMBIE</th>
<th>HUGHES</th>
<th>WOOD, K.</th>
<th>MCGORTY, B.</th>
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</thead>
<tbody>
<tr>
<td>ALLIE-BRENNAN</td>
<td>JOHNSON</td>
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<td>KAVROS DEGRAW</td>
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<td>PAVALOCK-D'AMATO</td>
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<td>BAKER</td>
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<td>BARRY</td>
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<td>PETIT</td>
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<td>MICHEL</td>
<td>BUCKBEE</td>
<td>SCOTT</td>
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<td>COMEY</td>
<td>MORRIN BELLO</td>
<td>CALLAHAN</td>
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<td>VEACH</td>
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<td>CARNEY</td>
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<td>D'AGOSTINO</td>
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<td>DE LA CRUZ</td>
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<td>EXUM</td>
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<td>FOSTER</td>
<td>SIMMONS, C.</td>
<td>GREEN</td>
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<td>FOX</td>
<td>SIMMS, T.</td>
<td>HAINES</td>
<td>BUTLER</td>
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<td>GARIBAY</td>
<td>SMITH, B.</td>
<td>HALL</td>
<td>CANDELARIA, J.</td>
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<td>Genga</td>
<td>SMITH, F.</td>
<td>HARDING</td>
<td>COOK</td>
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<td>GIBSON</td>
<td>STAFSTROM</td>
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<td>GONZALEZ</td>
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<td>GILCHREST</td>
<td>STALLWORTH</td>
<td>HAYES</td>
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<td>GOUPI</td>
<td>STEINBERG</td>
<td>HOWARD</td>
<td>MUSHINSKY</td>
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<td>GRESCO</td>
<td>TERYAK</td>
<td>KENNEDY</td>
<td>REYES</td>
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<td>GUCKER</td>
<td>THOMAS</td>
<td>KLARIDES-DITRIA</td>
<td>RILEY</td>
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<td>HADDAD</td>
<td>TURCO</td>
<td>LABRIOLA</td>
<td>ROSARIO</td>
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<td>HAMPTON</td>
<td>WALKER</td>
<td>LANOUVE</td>
<td>RYAN</td>
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<td>HENNESSY</td>
<td>WELANDER</td>
<td>MASTROFRANCESCO</td>
<td>SANTIAGO</td>
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<tr>
<td>HORN</td>
<td>WINKLER</td>
<td>MCCARTY, K.</td>
<td>VARGAS</td>
</tr>
</tbody>
</table>

The following is House Amendment Schedule "B" (LCO 8816):

Strike section 3 in its entirety and renumber the remaining sections and internal references accordingly
The bill was further discussed by Representatives Hennessy of the 127th, Farrar of the 20th and Wood of the 141st.

DEPUTY SPEAKER HALL IN THE CHAIR

The bill was further discussed by Representative Betts of the 78th who offered House Amendment Schedule "C" (LCO 8868) moved its adoption and further moved that when the vote be taken it be taken by roll call.

The amendment was discussed by Representatives Gilchrest of the 18th, Piscopo of the 76th, O'Dea of the 125th, Fiorello of the 149th, Cheeseman of the 37th, Harrison of the 69th and Perillo of the 113th.

The Speaker ordered the vote be taken by roll call at 5:08 p.m.

The following is the result of the vote:

Total Number Voting ................................................................. 142
Necessary for Adoption ................................................................... 72
Those voting Yea ............................................................................ 49
Those voting Nay ........................................................................... 93
Those absent and not voting ............................................................. 9

On a roll call vote the amendment was rejected.

The following is the roll call vote:

N ABERCROMBIE  N HUGHES  N WOOD, K.  Y MCGORTY, B.
N ALLIE-BRENNAN  N JOHNSON  N YOUNG  Y NUCCIO
N ARCONTE  N KAVROS DEGRAVE  N ZIOGAS  Y O'DEA
N ARNONE  N LEEPER  Y PAVALOCK-D'AMATO
N BAKER  N LEMAR  Y PERILLO
N BARRY  N LINEHAN  Y ACKERT  X PETIT
N BERGER-GIRVALO  N LUXENBERG  Y ANDERSON  Y PISCOPO
N BLUMENTHAL  N MCCARTHY VAHEY  Y ARORA  Y POLLETTA
N BORER  N MCGEE  Y BETTS  Y REBIMMAS
N BOYD  N MESKERS  X BOLINSKY  X RUTIGLIANO
N CHAFFEE  N MICHEL  Y BUCKBEE  Y SCOTT
N CCOMEY  N MORRIN BELLO  Y CALLAHAN  Y VAIL
N CONCEPCION  N NAPOLI  Y CANDELORE, V.  Y VEACH
N CONLEY  N NOLAN  Y CARNEY  Y WILSON
N CURREY  N PALM  Y CARPINO  Y WOOD, T.
N D'AGOSTINO  N PAOLILLO  Y CASE  Y YACCARINO
N DATHAN  N PARIS  Y CHEESEMAN  Y ZAWISTOWSKI
X DE LA CRUZ  N PARKER  X D'AMELIO  Y ZULLO
N DEMICCO  N PERONE  Y DAUPHINAIS  Y ZUPKUS
N DIGIOVANCARLO  N PHIPPS  Y DELNICKI
N DILLON  N PORTER  Y DEVLIN
N DIMASSA  N QUINN  Y DUBITSKY
N DOUCETTE  N ROCHELLE  Y FERRARO  N RITTER
N ELLIOTT  N ROJAS  Y FIORELLO
N EXUM  N SANCHEZ, E.  Y FISHBIEIN
N FARRAR  N SANCHEZ, R.  Y FRANCE  X GODFREY
N FELIPE  N SCANLON  Y FUSCO
N FOSTER  N SIMMONS, C.  X GREEN
N FOX  N SIMMS, T.  Y HAINES  N BUTLER
N GARIBAY  N SMITH, B.  Y HALL  N CANDELARIA, J.
The following is House Amendment Schedule "C" (LCO 8868):

In line 91, after "costs." insert the following:
"Upon a finding by the court that a limited services pregnancy center has not violated any provision of section 2 of this act, the limited services pregnancy center shall be entitled to recover reasonable attorney's fees and costs."

The bill was further discussed by Representative Perillo of the 113th who offered House Amendment Schedule "D" (LCO 8906) moved its adoption and further moved that when the vote be taken it be taken by roll call.

The amendment was discussed by Representatives Gilchrest of the 18th, Arora of the 151st, Carpino of the 32nd, McCarty of the 38th, Rebimbas of the 70th and Dubitsky of the 47th.

The Speaker ordered the vote be taken by roll call at 5:34 p.m.

The following is the result of the vote:

<table>
<thead>
<tr>
<th>Total Number Voting</th>
<th>Necessary for Adoption</th>
<th>Those voting Yea</th>
<th>Those voting Nay</th>
<th>Those absent and not voting</th>
</tr>
</thead>
<tbody>
<tr>
<td>143</td>
<td>72</td>
<td>49</td>
<td>94</td>
<td>8</td>
</tr>
</tbody>
</table>

On a roll call vote the amendment was rejected.

The following is the roll call vote:

N ABERCROMBIE N HUGHES N WOOD, K. Y MCGORTY, B. (D'AMATO)
N ALLIE-BRENNAN N JOHNSON N YOUNG Y NUCCIO
N ARCONTI N KAVROS DEGRAW N ZIOGAS Y ODEA
N ARNONE N LEEPER Y PAVALOCK-D'AMATO
N BAKER N LEMAR Y PERILLO
N BARRY N LINEHAN Y ACKERT X PETIT
N BERGER-GIRVALO N LUXENBERG Y ANDERSON Y PISCOPO
N BLUMENTHAL N MCCARTHY VAHEY Y ARORA Y POLLETTA
N BORER N MCGEE Y BETTS Y REBIMBAS
N BOYD N MESKERS X BOLINSKY X RUTIGLIANO
N CHAFEE N MICHEL Y BUCKBEE Y SCOTT
N COMEY N MORRIN BELLO Y CALLAHAN Y VAIL
N CONCEPCION N NAPOLI Y CANDELORA, V. Y VEACH
N CONLEY N NOLAN Y CARNEY Y WILSON
N CURREY N PALM Y CARPINO Y WOOD, T.
N D'AGOSTINO N PAOLILLO Y CASE Y YACCARINO
N DATHAN N PARIS Y CHEESEMAN Y ZAWISTOWSKI
X DE LA CRUZ N PARKER X D'AMELIO Y ZULLO
N DEMICCO N PERONE Y DAUPHINAIS Y ZUPKUS
The following is House Amendment Schedule "D" (LCO 8906):

Strike lines 26 to 28, inclusive,
In line 29, strike "(8)" and insert "(7)" in lieu thereof
In line 34, strike "(9)" and insert "(8)" in lieu thereof
In line 47, strike "(10)" and insert "(9)" in lieu thereof
In line 49, strike "(11)" and insert "(10)" in lieu thereof
In lines 52, 60, 66, 81, 84 and 87, strike "limited services"

The bill was further discussed by Representative Pavalock-D’Amato of the 77th who offered House Amendment Schedule "E" (LCO 8886) moved its adoption and further moved that when the vote be taken it be taken by roll call.

The amendment was discussed by Representatives Gilchrest of the 18th and Dubitsky of the 47th.

The Speaker ordered the vote be taken by roll call at 6:18 p.m.

The following is the result of the vote:

<table>
<thead>
<tr>
<th>Total Number Voting</th>
<th>Necessary for Adoption</th>
<th>Those voting Yea</th>
<th>Those voting Nay</th>
<th>Those absent and not voting</th>
</tr>
</thead>
<tbody>
<tr>
<td>143</td>
<td>72</td>
<td>51</td>
<td>92</td>
<td>8</td>
</tr>
</tbody>
</table>

On a roll call vote the amendment was rejected.

The following is the roll call vote:

<table>
<thead>
<tr>
<th>ABERCROMBIE</th>
<th>HUGHES</th>
<th>WOOD, K.</th>
<th>MCGORTY, B.</th>
</tr>
</thead>
<tbody>
<tr>
<td>ALLIE-BRENNAN</td>
<td>JOHNSON</td>
<td>YOUNG</td>
<td>NUCCIO</td>
</tr>
<tr>
<td>ARCONTI</td>
<td>KAVROS DEGRAV</td>
<td>ZIOGAS</td>
<td>ODEA</td>
</tr>
<tr>
<td>ARNONE</td>
<td>LEEPER</td>
<td>Y</td>
<td>PAVALOCK-D’AMATO</td>
</tr>
<tr>
<td>BAKER</td>
<td>LEMAR</td>
<td>Y</td>
<td>PERILLO</td>
</tr>
<tr>
<td>BARRY</td>
<td>LINEHAN</td>
<td>ACKERT</td>
<td>PETIT</td>
</tr>
</tbody>
</table>
The following is House Amendment Schedule "E" (LCO 8886):

In line 59, strike ", whether by statement or omission,"

The bill was further discussed by Representatives Arora of the 151st, Callahan of the 108th and Anderson of the 62nd.

The bill was further discussed by Representative Dubitsky of the 47th who offered House Amendment Schedule "F" (LCO 8864) and moved its adoption.

The amendment was discussed by Representatives Gilchrest of the 18th and Fishbein of the 90th.

**DEPUTY SPEAKER RYAN IN THE CHAIR**

The amendment was further discussed by Representative Fishbein of the 90th who moved that when the vote be taken it be taken by roll call.

The amendment was further discussed by Representative O'Dea of the 125th.

**DEPUTY SPEAKER COOK IN THE CHAIR**

The Speaker ordered the vote be taken by roll call at 8:15 p.m.
The following is the result of the vote:

Total Number Voting .......................................................... 144
Necessary for Adoption ......................................................... 73
Those voting Yea ................................................................. 50
Those voting Nay ................................................................. 94
Those absent and not voting .................................................. 7

On a roll call vote the amendment was rejected.

The following is the roll call vote:

N ABERCROMBIE N HUGHES N WOOD, K. Y MCGORTY, B.
N ALLIE-BRENNAN N JOHNSON N YOUNG Y NUCCIO
N ARCONTI N KAVROS DEGRAW N ZIOGAS Y ODEA
N ARNONE N LEEPER Y PAVALOCK-D'AMATO
N BAKER N LEMAR Y PERILLO
N BARRY N LINEHAN Y ACKERT Y PETIT
N BERGER-GIRVALO N LUXENBERG Y ANDERSON Y PISCOPO
N BLUMENTHAL N MCCARTHY VAHEY Y ARORA Y POLLETA
N BORER N MCGEE Y BETTS Y REBIMBAS
N BOYD N MESKERS X BOLINSKY X RUTIGLIANO
N CHAFFEE N MICHEL Y BUCKBEE Y SCOTT
N COMEY N MORRIN BELLO Y CALLAHAN Y VAIL
N CONCEPCION N NAPOLI Y CANDELORA, V. Y VEACH
N CONLEY N NOLAN Y CARNEY Y WILSON
N CURREY N PALM Y CARPINO Y WOOD, T.
N D'AGOSTINO N PAOLILLO Y CASE Y YACCARINO
N DATHAN N PARIS Y CHEESEMAN Y ZAWISTOWSKI
N DE LA CRUZ N PARKER X D'AMELIO Y ZULLO
N DEMICCO N PERONE Y DAUPHINAISS Y ZUPKUS
N DIGIOVANCARLO N PHIPPS Y DELNICKI
N DILLON N PORTER Y DEVLIN
N DIMASSA N QUINN Y DUBITSKY
N DOUCETTE N ROCHELLE Y FERRARO N RITTER
N ELLIOTT N ROJAS Y FIORELLO
N EXUM N SANCHEZ, E. Y FISHEBNE
N FARRAR N SANCHEZ, R. Y FRANCE N GODFREY
N FELIPE N SCANLON Y FUSCO
N FOSTER N SIMMONS, C. X GREEN
N FOX N SIMMS, T. Y HAINES N BUTLER
N GARIBAY N SMITH, B. Y HALL N CANDELARIA, J.
N GENGA N SMITH, F. Y HARDING N COOK
N GIBSON N STAFSTROM Y HARRISON N GONZALEZ
N GILCHREST X STALLWORTH Y HAYES N HALL, J.
N GOUPIL N STEINBERG Y HOWARD N MUSHINSKY
N GRESKO N TERYAK Y KENNEDY N REYES
N GUCKER N THOMAS Y KLARIDES-DITRIA N RILEY
N HADDAD N TURCO Y LABRIOLA N ROSARIO
X HAMPTON X WALKER Y LANOUVE N RYAN
N HENNESSY N WELANDER Y MASTROFRANCESCO N SANTIAGO
N HORN N WINKLER Y MCCARTY, K. N VARGAS

The following is House Amendment Schedule "F" (LCO 8864):

Strike everything after the enacting clause and substitute the following in lieu thereof:
"Section 1. (NEW) (Effective July 1, 2021) As used in this section and sections 2 and 3 of this act:

(1) "Client" means an individual who is inquiring about or seeking services at a pregnancy services center;

(2) "Health information" means any oral or written information in any form or medium that relates to health insurance or the past, present or future physical or mental health or condition of a client;

(3) "Pregnancy-related service" means any medical or health counseling service related to pregnancy or pregnancy prevention, including, but not limited to, contraception and contraceptive counseling, pregnancy testing, pregnancy diagnosis, pregnancy options counseling, obstetric ultrasound, obstetric sonogram and prenatal care;

(4) "Pregnancy services center" means a facility, including a mobile facility, the primary purpose of which is to provide services to clients who are or may be pregnant and that offers obstetric ultrasounds, obstetric sonograms, pregnancy testing or diagnosis or prenatal care to pregnant clients;

(5) "Premises" means land and improvements or appurtenances or any part thereof; and

(6) "Prenatal care" means preventive health care, the goal of which is to provide regular checkups to a patient to allow a physician or midwife to treat and prevent potential health problems throughout the course of the patient's pregnancy and to promote a healthy lifestyle that benefits both the mother and child.

Sec. 2. (NEW) (Effective July 1, 2021) No pregnancy services center shall make or disseminate, or cause to be made or disseminated, in any newspaper or other publication, through any advertising device, or in any other manner, including, but not limited to, through use of the Internet, any statement concerning any pregnancy-related service or the provision of any pregnancy-related service (1) that is explicitly or implicitly false, misleading or deceptive or that a pregnancy services center reasonably should know to be explicitly or implicitly false, misleading or deceptive, or (2) with the intent not to perform such pregnancy-related service as explicitly or implicitly advertised.

Sec. 3. (NEW) (Effective July 1, 2021) (a) The Attorney General may apply to any court of competent jurisdiction for injunctive relief to compel compliance with the provisions of section 2 of this act and correct the effects of the false, misleading or deceptive advertising, provided the Attorney General gives written notice to the pregnancy services center in accordance with subsection (b) of this section. Any injunctive relief ordered by the court under this section may require a pregnancy services center to take whatever remedial steps the court deems necessary to correct the effects of the false, misleading or deceptive advertising and to prevent further harm from occurring. Such steps may include requiring the pregnancy center to:

(1) Pay for and disseminate appropriate corrective advertising in the same form and using the same advertising device as used in the false, misleading, or deceptive advertising;

(2) Post a remedial notice that corrects the effects of the false, misleading or deceptive advertising for clients entering the facility that may have seen the original false, misleading or deceptive advertisements, but have not seen any subsequent court-ordered corrective advertisements required under subdivision (1) of this subsection; or

(3) Provide such other relief as the court deems necessary to remedy the adverse effects of the false, misleading or deceptive advertising on any clients seeking pregnancy-related services.

(b) Prior to commencing an action pursuant to subsection (a) of this section, the Attorney General shall give written notice to the pregnancy services center of the violation of section 2 of this act and allow the pregnancy services center to cure such violation not later than ten days after receipt of the written notice. The Attorney General may file an action pursuant to subsection (a) of this section after such ten-day period if the pregnancy services center does not respond to the written notice or refuses to cure the violation of section 2 of this act.

(c) Upon a finding by the court that a pregnancy services center has violated any provision of section 2 of this act, the state shall be entitled to recover (1) civil penalties of not less than fifty dollars and not more than five hundred dollars per violation, and (2) reasonable attorney's fees and costs. Upon a finding by the court that a pregnancy services center has not violated any provision of section 2 of this act, the pregnancy services center shall be entitled to recover reasonable attorney's fees and costs.
(d) Nothing in this section shall be construed as a limitation upon the power or authority of the state or any political subdivision thereof to seek any administrative, legal or equitable relief permitted by law."

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

<table>
<thead>
<tr>
<th>Section 1</th>
<th>July 1, 2021</th>
<th>New section</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sec. 2</td>
<td>July 1, 2021</td>
<td>New section</td>
</tr>
<tr>
<td>Sec. 3</td>
<td>July 1, 2021</td>
<td>New section</td>
</tr>
</tbody>
</table>

**DEPUTY SPEAKER RYAN IN THE CHAIR**

The bill was further discussed by Representative Fishbein of the 90th.

**DEPUTY SPEAKER COOK IN THE CHAIR**

The Speaker ordered the vote be taken by roll call at 8:25 p.m.

The following is the result of the vote:

<table>
<thead>
<tr>
<th>Total Number Voting</th>
<th>143</th>
</tr>
</thead>
<tbody>
<tr>
<td>Necessary for Passage</td>
<td>72</td>
</tr>
<tr>
<td>Those voting Yea</td>
<td>87</td>
</tr>
<tr>
<td>Those voting Nay</td>
<td>56</td>
</tr>
<tr>
<td>Those absent and not voting</td>
<td>8</td>
</tr>
</tbody>
</table>

**On a roll call vote Senate Bill No. 835 was passed in concurrence with the Senate.**

The following is the roll call vote:

Y ABERCROMBIE Y HUGHES Y WOOD, K. N MCGORTY, B.
Y ALLIE-BRENNAN Y JOHNSON Y YOUNG N NUCCIO
Y ARCONTI Y KAVROS DEGRAV Y ZIOGAS N ODEA
Y ARNONE Y LEEPER N PAVALOCK-D'AMATO
Y BAKER Y LEMAR N PERILLO
Y BARRY Y LINEHAN N ACKERT N PETIT
Y BERGER-GIRAVALO Y LUXENBERG N ANDERSON N PISCOPO
Y BLUMENTHAL Y MCCARTHY VAHEY N ARORA N POLLETTA
Y BORER Y MCGEE N BETTS N REBIMBAS
Y BOYD Y MESKERS X BOLINSKY X RUTIGLIANO
Y CHAFFEE Y MICHEL N BUCKBEE N SCOTT
Y COMEY Y MOLLIN CALAHAN N VAIL
Y CONCEPCION N NAPOLE N CANDELORA, V. N VEACH
Y CONLEY X NOLAN N CARNEY N WILSON
Y CURREY Y PALM N CARPINO N WOOD, T.
Y D'AGOSTINO Y PAOLILLO N CASE N YACCARINO
Y DATHAN Y PARIS N CHEESEMAN N ZAWISTOWSKI
Y DE LA CRUZ Y PARKER X D'AMELIO N ZULLO
Y DEMICCO Y PERONE N DAUPHINAI N ZUPKUS
N DIGIOVANCARLO Y PHIPPS N DELNICKI
Y DILLON Y PORTER N DEVLIN
Y DIMASSA Y QUINN N DUBITSKY
Y DOUCETTE Y ROCHELLE N FERRARO Y RITTER
Y ELLIOTT Y ROJAS N FIORELLO
Y EXUM Y SANCHEZ, E. N FISHEIN
Y FARRAR Y SANCHEZ, R. N FRANCE Y GODFREY
Y FELIPE Y SCANLON N FUSCO
Y FOSTER Y SIMMONS, C. X GREEN
Y FOX Y SIMMS, T. N HAINES Y BUTLER
DEPUTY SPEAKER RYAN 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.

HUMAN SERVICES. Substitute for H.B. No. 6634 (RAISED) (File No. 506) AN ACT CONCERNING ESSENTIAL SUPPORT PERSONS AND A STATE-WIDE VISITATION POLICY FOR RESIDENTS OF LONG-TERM CARE FACILITIES.

The bill was explained by Representative Abercrombie of the 83rd.

The bill was discussed by Representatives Case of the 63rd, Petit of the 22nd and McCarty of the 38th.

The Speaker ordered the vote be taken by roll call at 8:42 p.m.

The following is the result of the vote:

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

On a roll call vote House Bill No. 6634 was passed.

The following is the roll call vote:

Y ABERCROMBIE Y HUGHES Y WOOD, K. Y MCGORTY, B.
Y ALLIE-BRENNAN Y JOHNSON Y YOUNG Y NUCCIO
Y ARCONTI Y KAVROS DEGRAW Y ZIOGAS Y ODEA
Y ARNONE Y LEEPER Y PAVALOCK-D’AMATO
Y BAKER Y LEMAR Y PERILLO
Y BARRY Y LINEHAN Y ACKERT Y PETIT
Y BERGER-GIRVALO Y LUXENBERG Y ANDERSON Y PISCOPO
Y BLUMENTHAL Y MCCARTHY VAHEY Y ARORA Y POLLETTA
Y BORER Y MCGEE Y BETTS Y REBIMBAS
Y BOYD Y MESKERS Y BOLINSKY Y RUTIGLIANO
X BOYD Y MCGEE Y BOLINSKY Y RUTIGLIANO
Y CHAFFEE Y MICHEL Y BUCKBEE Y SCOTT
Y COMEY Y MORRIN BELLO Y CALLAHAN Y VAIL
Y CONCEPCION Y NAPOLI Y CANDELORA, V. Y VEACH

- 1038 -
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.

**HOUSING.** Substitute for H.B. No. 6494 (RAISED) (File No. 242) AN ACT CONCERNING THE DOWN PAYMENT ASSISTANCE PROGRAM AND AFFORDABILITY INCENTIVE ZONES.

The bill was explained by Representative Doucette of the 13th who offered House Amendment Schedule "A" (LCO 8509) and moved its adoption.

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

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

The Speaker ruled the amendment was technical.

The following is House Amendment Schedule "A" (LCO 8509):

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

"Sec. 501. Section 8-247 of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2021):
Each member of the board of directors of the authority shall execute a surety bond in the penal sum of fifty thousand dollars and the executive director shall execute a surety bond in the penal sum of one hundred thousand dollars, or, in lieu thereof, the [chairman] chairperson of the board shall execute a blanket position bond or procure an equivalent insurance product covering each board member, the executive director and the employees of the authority. Each surety bond or equivalent insurance product shall be conditioned upon the faithful performance of the duties of the office or offices covered, to be executed by a surety company or issued by an insurance company authorized to transact business in this state as surety or for an equivalent insurance product and [to be approved by the Attorney General and] shall be filed in the office of the Secretary of the State. The cost of each such bond or insurance product shall be paid by the authority."

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

Sec. 501  July 1, 2021  8-247

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

On motion of Representative Doucette of the 13th District, House Bill No. 6494 as amended by House Amendment Schedule "A" was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

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. 5429 (RAISED) (File No. 83) AN ACT CONCERNING PEDESTRIAN SAFETY, VISION ZERO COUNCIL, SPEED LIMITS IN MUNICIPALITIES, FINES AND CHARGES FOR CERTAIN VIOLATIONS, THE GREENWAYS COMMEMORATIVE ACCOUNT AND MAINTENANCE WORK ZONE AND SCHOOL ZONE SAFETY ENFORCEMENT.

The bill was explained by Representative Lemar of the 96th who offered House Amendment Schedule "A" (LCO 8622) and moved its adoption.

The amendment was discussed by Representative Carney of the 23rd.

On a voice vote the amendment was adopted.

The Speaker ruled the amendment was technical.

The following is House Amendment Schedule "A" (LCO 8622):

Strike everything after the enacting clause and substitute the following in lieu thereof:
"Section 1. Subsection (c) of section 14-300 of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2021):
(c) Except as provided in subsection (c) of section 14-300c, at any crosswalk marked as provided in subsection (a) of this section or any unmarked crosswalk, provided such crosswalks are not controlled by police officers or traffic control signals, each operator of a vehicle shall grant the right-of-way, and slow or stop such vehicle if necessary to so grant the right-of-way, to any pedestrian crossing the roadway within such crosswalk, [ provided such pedestrian steps off the curb or into the crosswalk at the entrance to a crosswalk or is within that half of the roadway upon which such operator of a vehicle is traveling, or such pedestrian steps off the curb or into the crosswalk at the entrance to a crosswalk or is crossing the roadway within such crosswalk from that half of the roadway upon which such operator is not traveling.] For the purposes of this
subsection, a pedestrian is "crossing the roadway within such crosswalk" when the pedestrian (1) is within any portion of the crosswalk, (2) steps to the curb at the entrance to the crosswalk and indicates his or her intent to cross the roadway by raising his or her hand and arm toward oncoming traffic, or (3) indicates his or her intent to cross the roadway by moving any part of his or her body or an extension thereof, including, but not limited to, a wheelchair, cane, walking stick, crutch, bicycle, electric bicycle, stroller, carriage, cart or leashed or harnessed dog, into the crosswalk at the entrance to the crosswalk. No operator of a vehicle approaching from the rear shall overtake and pass any vehicle, the operator of which has stopped at any crosswalk marked as provided in subsection (a) of this section or any unmarked crosswalk to permit a pedestrian to cross the roadway. The operator of any vehicle crossing a sidewalk shall yield the right-of-way to each pedestrian and all other traffic upon such sidewalk.

Sec. 2. (Effective from passage) (a) There is established a Vision Zero Council to develop a state-wide policy and interagency approach to eliminate all transportation-related fatalities and severe injuries to pedestrians, bicyclists, transit users, motorists and passengers. The council shall consider ways to improve safety across all modes of transportation by using data, new partnerships, safe planning and community-based solutions to achieve the goal of zero transportation-related fatalities.

(b) The council shall consist of the Commissioners of Transportation, Public Health and Emergency Services and Public Protection, or their designees, and any other commissioner of a state agency, or such commissioner's designee, invited to participate by the Commissioners of Transportation, Public Health and Emergency Services and Public Protection. The Commissioner of Transportation or the commissioner's designee shall serve as chairperson of the council and shall schedule the first meeting of the council not later than September 1, 2021. The Department of Transportation shall serve as administrative staff of the council.

(c) The council may establish committees at any time to advise the council in carrying out its duties.

(d) The council shall assist in the development of any public awareness campaign undertaken by the Department of Transportation to educate the public concerning ways to reduce transportation-related fatalities and severe injuries to pedestrians, bicyclists, transit users, motorists and passengers, and to increase awareness and improve behaviors of all users of the highways of this state.

(e) On or before February 1, 2022, and annually thereafter, the council shall submit the state-wide policy and interagency approach and any other recommendations 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.

Sec. 3. Subsection (d) of section 14-311 of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2021):

(d) In determining the advisability of such certification, the Office of the State Traffic Administration shall include, in its consideration, highway safety, bicycle and pedestrian access and safety, the width and character of the highways affected, the density of traffic thereon, the character of such traffic and the opinion and findings of the traffic authority of the municipality wherein the development is located. The Office of the State Traffic Administration] office may require improvements to be made by the applicant to the extent that such improvements address impacts to highway safety or bicycle and pedestrian access and safety created by the addition of the applicant’s proposed development or activity. If the Office of the State Traffic Administration] office determines that such improvements, including traffic signals, pavement markings, channelization, pavement widening or other changes or traffic control devices, are required to handle traffic safely and efficiently, one hundred per cent of the cost thereof shall be borne by the person building, establishing or operating such open air theater, shopping center or other development generating large volumes of traffic, except that such cost shall not be borne by any municipal agency. The Commissioner of Transportation may issue a permit to said person to construct or install the changes required by the Office of the State Traffic Administration] office.

Sec. 4. (NEW) (Effective October 1, 2021) (a) For the purposes of this section, "moving traffic" includes, but is not limited to, a motor vehicle, bicycle, electric bicycle or electric foot scooter using a highway for the purpose of travel and a pedestrian or a person riding a bicycle, electric bicycle or electric foot scooter on a sidewalk, shoulder or bikeway for the purpose of
travel, and "bikeway" has the same meaning as provided in subsection (a) of section 13a-153f of the general statutes.

(b) No person shall open the door of a motor vehicle in such a manner as to cause physical contact with moving traffic with such door, provided moving traffic is traveling at a reasonable rate of speed and with due regard for the safety of all persons and property.

(c) No person shall leave the door of a motor vehicle open for a period of time longer than necessary to load or unload passengers and in such a manner as to cause physical contact with moving traffic with such door.

(d) Any person who violates any provision of this section shall have committed an infraction.

Sec. 5. Subsection (d) of section 51-56a of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2021):

(d) Each person who pays in any sum as a fine or forfeiture for any violation of sections 14-218a, as amended by this act, 14-219, as amended by this act, 14-222, as amended by this act, 14-223, 14-227a, 14-227m, 14-227n, sections 14-230 to 14-240, inclusive, sections 14-241 to 14-249, inclusive, section 14-279 for the first offense, sections 14-289b, 14-299, 14-300, as amended by this act, 14-300d, sections 14-301 to 14-303, inclusive, section 4 of this act, or any regulation adopted under said sections or ordinance enacted in accordance with said sections shall pay an additional fee of twenty dollars. The state shall remit to the municipalities in which the violations occurred the amounts paid under this subsection. Each clerk of the Superior Court or the Chief Court Administrator, or any other official of the Superior Court designated by the Chief Court Administrator, on or before the thirtieth day of January, April, July and October in each year, shall certify to the Comptroller the amount due for the previous quarter under this subsection to each municipality served by the office of the clerk or official.

Sec. 6. Section 14-218a of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2021):

(a) (1) No person shall operate a motor vehicle upon any public highway of the state, or road of any specially chartered municipal association or any district organized under the provisions of chapter 105, a purpose of which is the construction and maintenance of roads and sidewalks, or on any parking area as defined in section 14-212, or upon a private road on which a speed limit has been established in accordance with this subsection, or upon any school property, at a rate of speed greater than is reasonable, having regard to the width, traffic and use of highway, road or parking area, the intersection of streets and weather conditions.

(2) The Office of the State Traffic Administration may determine speed limits which are reasonable and safe on any state highway, bridge or parkway built or maintained by the state, and differing limits may be established for different types of vehicles, and may erect or cause to be erected signs indicating such speed limits. [The]

(3) Except as provided in subsection (c) of this section and section 7 of this act, the traffic authority of any town, city or borough may establish speed limits on streets, highways and bridges or in any parking area for ten cars or more or on any private road wholly within the municipality under its jurisdiction; provided such limit on streets, highways, bridges and parking areas for ten cars or more shall become effective only after application for approval thereof has been submitted in writing to the Office of the State Traffic Administration and a certificate of such approval has been forwarded by the office to the traffic authority; and provided such signs giving notice of such speed limits shall have been erected as the [Office of the State Traffic Administration] office directs, provided the erection of such signs on any private road shall be at the expense of the owner of such road. The presence of such signs adjacent to or on the highway or parking area for ten cars or more shall be prima facie evidence that they have been so placed under the direction of and with the approval of the [Office of the State Traffic Administration] office. Approval of such speed limits may be revoked by the [Office of the State Traffic Administration] office at any time if said office deems such revocation to be in the interest of public safety and welfare, and thereupon such speed limits shall cease to be effective and any signs that have been erected shall be removed.

(4) Any speed in excess of [such limits] a speed limit established in accordance with this section or section 7 of this act, other than speeding as provided for in section 14-219, as amended by this act, shall be prima facie evidence that such speed is not reasonable, but the fact that the speed of a vehicle is lower than such [limits] speed limit shall not relieve the operator from the
duty to decrease speed when a special hazard exists with respect to pedestrians or other traffic or by reason of weather or highway conditions.

(b) The Office of the State Traffic Administration shall establish a speed limit of sixty-five miles per hour on any multiple lane, limited access highways that are suitable for a speed limit of sixty-five miles per hour, taking into consideration relevant factors including design, population of area and traffic flow.

(c) (1) The traffic authority of any town, city or borough may establish, modify and maintain speed limits on streets, highways and bridges or in any parking area for ten cars or more or on any private road wholly within the municipality under its jurisdiction without approval from the Office of the State Traffic Administration, provided:

(A) The municipality, by vote of its legislative body, or in the case of a municipality in which the legislative body is a town meeting, its board of selectmen, permits the traffic authority to assume responsibility and authority for the establishment, modification and maintenance of the speed limits on all streets, highways and bridges and in parking areas for ten cars or more or on any private road wholly within the municipality under its jurisdiction. Such permission is not required if such legislative body or board of selectmen is also the traffic authority;

(B) The traffic authority notifies the office in writing that the traffic authority is permitted under subparagraph (A) of this subdivision and intends to assume such responsibility and authority;

(C) The traffic authority establishes, modifies and maintains the speed limits on all streets, highways and bridges and in parking areas for ten cars or more or on any private road wholly within the municipality under its jurisdiction;

(D) The traffic authority conducts an engineering study described in subdivision (3) of this subsection; and

(E) The traffic authority notifies the office of each change to a speed limit on such street, highway, bridge and parking area wholly within the municipality under its jurisdiction so the office may maintain a state-wide inventory of speed limits. Any speed limit approved by the office pursuant to the provisions of subsection (a) of this section shall remain in effect until modified by a traffic authority.

(2) (A) The traffic authority shall not establish or reduce a speed limit lower than twenty-five miles per hour unless (i) the speed limit is in a pedestrian safety zone pursuant to section 7 of this act, or (ii) the engineering study described in subdivision (3) of this subsection finds that a speed limit lower than twenty-five miles per hour is reasonable.

(B) The traffic authority shall not reduce a speed limit by more than ten miles per hour without approval from the municipality, by vote of its legislative body, or in the case of a municipality in which the legislative body is a town meeting, its board of selectmen, if such legislative body or board of selectmen is not also the traffic authority.

(C) If the traffic authority reduces a speed limit by more than ten miles per hour, the traffic authority shall erect reduced speed limit ahead signs in accordance with the standards contained in the Federal Highway Administrations Manual on Uniform Traffic Control Devices for Streets and Highways, as amended from time to time.

(D) On any street or highway that runs into an adjoining municipality, a traffic authority shall not reduce the speed limit within one thousand feet of the boundary of the adjoining municipality by more than ten miles per hour from the speed limit on such road in the adjoining municipality without (i) approval of the adjoining municipality, by vote of its legislative body, or in the case of a municipality in which the legislative body is a town meeting, its board of selectmen, and (ii) the approval required under subparagraph (B) of this subdivision.

(E) If a traffic authority reduces the speed limit on any street or highway that runs into an adjoining municipality between one thousand feet and one mile of the boundary of the adjoining municipality by more than ten miles per hour from the speed limit on such road in the adjoining municipality, the traffic authority shall provide written notice of the reduced speed limit to the adjoining municipality.

(3) Prior to establishing or modifying a speed limit pursuant to the provisions of subdivision (1) of this subsection, the traffic authority shall conduct an engineering study in accordance with the Federal Highway Administration's Manual on Uniform Traffic Control Devices for Streets and Highways, as amended from time to time, and other generally accepted engineering principles and
guidance. The study shall be completed by a professional engineer licensed to practice in this state and shall consider factors, including, but not limited to, pedestrian activity, type of land use and development, parking and the record of traffic accidents in the jurisdiction of the traffic authority.

(4) The Office of the State Traffic Administration may adopt regulations, in accordance with the provisions of chapter 54, to implement the provisions of this subsection.

[(c)] (d) Any person who operates a motor vehicle at a greater rate of speed than is reasonable, other than speeding, as provided for in section 14-219, as amended by this act, shall commit the infraction of traveling unreasonably fast.

Sec. 7. (NEW) (Effective October 1, 2021) (a) The traffic authority of any town, city or borough may establish a pedestrian safety zone on any street, highway and bridge or in any parking area for ten cars or more or on any private road wholly within the municipality under its jurisdiction without approval from the Office of the State Traffic Administration, provided: (1) The municipality, by vote of its legislative body, or in the case of a municipality in which the legislative body is a town meeting, its board of selectmen, grants general authority to the traffic authority to establish pedestrian safety zones within the municipality. Such general authority is not required if such legislative body or board of selectmen is also the traffic authority; (2) the traffic authority conducts an engineering study described in subsection (b) of this section; (3) the posted speed limit for such zone is not less than twenty miles per hour; (4) such zone encompasses a clearly defined downtown district or community center frequented by pedestrians or is adjacent to hospital property or, in the opinion of the traffic authority, is sufficiently close to hospital property as to constitute a risk to the public safety; and (5) the traffic authority satisfies the requirements of subparagraphs (C) to (E), inclusive, of subdivision (2) of section 14-218a of the general statutes, as amended by this act, if applicable.

(b) Prior to establishing a pedestrian safety zone, the traffic authority shall conduct an engineering study in accordance with the Federal Highway Administration's Manual on Uniform Traffic Control Devices for Streets and Highways, as amended from time to time, and other generally accepted engineering principles and guidance. The study shall be completed by a professional engineer licensed to practice in this state and shall consider factors, including, but not limited to, pedestrian activity, type of land use and development, parking and the record of traffic crashes in the area under consideration to be a pedestrian safety zone. If the study recommends the establishment of a pedestrian safety zone, the study shall also include a speed management plan and recommend actions to achieve lower motor vehicle speeds.

(c) In a municipality where the Office of the State Traffic Administration approves speed limits on the streets, highways and bridges or in any parking area for ten cars or more or on any private road wholly within the municipality in accordance with section 14-218a of the general statutes, as amended by this act, the traffic authority shall notify the office in writing of the establishment of any pedestrian safety zone and confirm that the requirements of this section have been satisfied.

(d) If the Commissioner of Transportation or a traffic authority of any town, city or borough seeks to establish a pedestrian safety zone on a state highway that passes through a downtown or community center, the commissioner or traffic authority shall submit a written request to the Office of State Traffic Administration and include with such request the engineering study and speed management plan conducted pursuant to subsection (b) of this section. The office shall be the sole authority for establishing a pedestrian safety zone on a state highway and shall provide a written explanation of the reasons for denying any such request.

(e) The Office of the State Traffic Administration may adopt regulations, in accordance with the provisions of chapter 54 of the general statutes, to implement the provisions of this section.

Sec. 8. Subsection (a) of section 14-36 of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2021):

(a) Except as otherwise provided by this section and section 14-40a, no person shall operate a motor vehicle on any public highway of this state or private road on which a speed limit has been established in accordance with [subsection (a) of] section 14-218a, as amended by this act, or section 7 of this act, until such person has obtained a motor vehicle operator's license.

Sec. 9. Subsections (a) and (b) of section 14-219 of the general statutes are repealed and the following is substituted in lieu thereof (Effective October 1, 2021):

- 1044 -
(a) No person shall operate any motor vehicle (1) upon any highway, road or any parking area for ten cars or more, at such a rate of speed as to endanger the life of any occupant of such motor vehicle, but not the life of any other person than such an occupant; (2) at a rate of speed greater than fifty-five miles per hour upon any highway other than a highway specified in subsection (b) of section 14-218a, as amended by this act, for which a speed limit has been established in accordance with the provisions of said subsection; (3) at a rate of speed greater than sixty-five miles per hour upon any highway specified in subsection (b) of section 14-218a, as amended by this act, for which a speed limit has been established in accordance with the provisions of said subsection; or (4) if such person is under eighteen years of age, upon any highway or road for which a speed limit of less than sixty-five miles per hour has been established in accordance with [subsection (a) of] section 14-218a, as amended by this act, or section 7 of this act, at a rate of speed more than twenty miles per hour above such speed limit.

(b) Any person who operates a motor vehicle (1) on a multiple lane, limited access highway other than a highway specified in subsection (b) of section 14-218a, as amended by this act, for which a speed limit has been established in accordance with the provisions of said subsection at a rate of speed greater than fifty-five miles per hour but not greater than seventy miles per hour, (2) on a multiple lane, limited access highway specified in subsection (b) of section 14-218a, as amended by this act, for which a speed limit has been established in accordance with the provisions of said subsection at a rate of speed greater than sixty-five miles per hour but not greater than seventy miles per hour, (3) on any other highway at a rate of speed greater than fifty-five miles per hour but not greater than sixty miles per hour, or (4) if such person is under eighteen years of age, upon any highway or road for which a speed limit of less than sixty-five miles per hour has been established in accordance with [subsection (a) of] section 14-218a, as amended by this act, or section 7 of this act, at a rate of speed more than twenty miles per hour above such speed limit, shall commit an infraction, provided any such person operating a truck, as defined in section 14-260n, shall have committed a violation and shall be fined not less than one hundred dollars nor more than one hundred fifty dollars.

Sec. 10. Subsection (a) of section 14-222 of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2021):

(a) No person shall operate any motor vehicle upon any public highway of the state, or any road of any specially chartered municipal association or of any district organized under the provisions of chapter 105, a purpose of which is the construction and maintenance of roads and sidewalks, or in any parking area for ten cars or more or upon any private road on which a speed limit has been established in accordance with the provisions of section 14-218a, as amended by this act, or section 7 of this act or upon any school property recklessly, having regard to the width, traffic and use of such highway, road, school property or parking area, the intersection of streets and the weather conditions. The operation of a motor vehicle upon any such highway, road or parking area for ten cars or more at such a rate of speed as to endanger the life of any person other than the operator of such motor vehicle, or the operation, downgrade, upon any highway, of any motor vehicle with a commercial registration with the clutch or gears disengaged, or the operation knowingly of a motor vehicle with defective mechanism, shall constitute a violation of the provisions of this section. The operation of a motor vehicle upon any such highway, road or parking area for ten cars or more at a rate of speed greater than eighty-five miles per hour shall constitute a violation of the provisions of this section.

Sec. 11. Subdivision (1) of subsection (b) of section 14-283 of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2021):

(b) (1) The operator of any emergency vehicle may (A) park or stand such vehicle, irrespective of the provisions of this chapter, (B) except as provided in subdivision (2) of this subsection, proceed past any red light or stop signal or stop sign, but only after slowing down or stopping to the extent necessary for the safe operation of such vehicle, (C) exceed the posted speed limits or other speed limits imposed by or pursuant to section 14-218a, as amended by this act, or section 14-219, as amended by this act, or section 7 of this act as long as such operator does not endanger life or property by so doing, and (D) disregard statutes, ordinances or regulations governing direction of movement or turning in specific directions.

Sec. 12. Section 53a-213 of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2021):
(a) A person is guilty of drinking while operating a motor vehicle when [he] such person drinks any alcoholic liquor while operating a motor vehicle upon a public highway of this state or upon any road of any specially chartered municipal association or of any district organized under the provisions of chapter 105, a purpose of which is the construction and maintenance of roads and sidewalks, or in any parking area for ten cars or more, or upon any private road on which a speed limit has been established in accordance with the provisions of section 14-218a, as amended by this act, or section 7 of this act or upon any school property. As used in this section, "alcoholic liquor" has the same meaning as provided in section 30-1.

(b) Drinking while operating a motor vehicle is a class C misdemeanor.

Sec. 13. Subsection (h) of section 14-296aa of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2021):

(h) Any person who violates this section shall be fined [one] two hundred [fifty] dollars for a first violation, three hundred seventy-five dollars for a second violation and [five] six hundred twenty-five dollars for a third or subsequent violation.

Sec. 14. Section 14-21i of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2021):

(a) [On and after January 1, 1998, the] The Commissioner of Motor Vehicles shall issue greenways commemorative number plates of a design to enhance public awareness of, [the] and provide funding for, state and local efforts to preserve, restore and protect greenways. The design shall be determined by agreement between the Commissioner of Energy and Environmental Protection and the Commissioner of Motor Vehicles. No use shall be made of such plates except as official registration marker plates.

(b) (1) The Commissioner of Motor Vehicles shall [establish, by regulations adopted in accordance with chapter 54, a fee to be charged] charge a fee of fifty dollars for a greenways commemorative number [plates] plate with letters and numbers selected by the commissioner, in addition to the regular fee or fees prescribed for the registration of a motor vehicle. [The fee shall be for such number plates with letters and numbers selected by the Commissioner of Motor Vehicles. The Commissioner of Motor Vehicles may establish a higher fee for: (1) Such number plates which contain letters in place of numbers as authorized by section 14-49, in addition to the fee or fees prescribed for plates issued under said section; and (2) such number plates which are low number plates, in accordance with section 14-160, in addition to the fee or fees prescribed for plates issued under said section.] The commissioner shall deposit fifteen dollars of such fee into an account controlled by the Department of Motor Vehicles to be used for the cost of producing, issuing, renewing and replacing such commemorative number plates, and thirty-five dollars of such fee into the greenways commemorative account established pursuant to subsection (d) of this section.

(2) The commissioner shall charge a fee of seventy dollars for a greenways commemorative number plate that (A) contains letters in place of numbers as authorized by section 14-49, or (B) is a low number plate in accordance with section 14-160, in addition to the fee or fees prescribed for plates issued under said sections. The commissioner shall deposit fifteen dollars of such fee into an account controlled by the Department of Motor Vehicles to be used for the cost of producing, issuing, renewing and replacing such commemorative number plates, and fifty-five dollars of such fee into the greenways commemorative account.

(c) No additional renewal fee shall be charged for renewal of registration for any motor vehicle bearing greenways commemorative number plates which contain letters in place of numbers, or low number plates, in excess of the renewal fee for greenways commemorative number plates with letters and numbers selected by the Commissioner of Motor Vehicles. No transfer fee shall be charged for transfer of an existing registration to or from a registration with greenways commemorative number plates.

(d) There is established an account to be known as the "greenways commemorative account" which shall be a separate, nonlapsing account within the General Fund. The account shall contain any moneys required by law to be deposited in the account. The funds in the account shall be expended by the Commissioner of Energy and Environmental Protection to fund the greenways capital grant program established pursuant to section 23-101 and the bikeway, pedestrian walkway, recreational trail and greenway grant program described in section 23-103.
[(d)] (e) The Commissioner of Motor Vehicles, in consultation with the Commissioner of Energy and Environmental Protection, shall adopt regulations, in accordance with the provisions of chapter 54, to establish standards and procedures for the issuance, renewal and replacement of greenways commemorative number plates.

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

Section 1 October 1, 2021 14-300(c)
Sec. 2 from passage New section
Sec. 3 October 1, 2021 14-311(d)
Sec. 4 October 1, 2021 New section
Sec. 5 October 1, 2021 51-56a(d)
Sec. 6 October 1, 2021 14-218a
Sec. 7 October 1, 2021 New section
Sec. 8 October 1, 2021 14-36(a)
Sec. 9 October 1, 2021 14-219(a) and (b)
Sec. 10 October 1, 2021 14-222(a)
Sec. 11 October 1, 2021 14-283(b)(1)
Sec. 12 October 1, 2021 53a-213
Sec. 13 October 1, 2021 14-296aa(h)
Sec. 14 October 1, 2021 14-21i

The bill was discussed by Representatives Carney of the 23rd, Mastrofrancesco of the 80th, Ferraro of the 117th, Vail of the 52nd, McCarthy Vahey of the 133rd and O'Dea of the 125th.

The Speaker ordered the vote be taken by roll call at 9:37 p.m.

The following is the result of the vote:

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

On a roll call vote House Bill No. 5429 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

Y ABERCROMBIE Y HUGHES Y WOOD, K. Y MCGORTY, B.
Y ALLIE-BRENNAN Y JOHNSON Y YOUNG Y NUCCIO
Y ARCONTI Y KAVROS DEGRAWE Y ZIOGAS Y ODEA
Y ARNONE Y LEEPER Y PAVALOCK-D'AMATO
Y BAKER Y LEMAR Y PERILLO
Y BARRY Y LINEHAN Y ACKERT Y PETIT
Y BERGER-GIRVALO Y LUXENBERG Y ANDERSON Y PISCOPO
Y BLUMENTHAL Y MCCARTHY VAHEY Y ARORA Y POLLETTA
Y BORER Y MCGEE Y BETTS Y REBIMBAS
Y BOYD Y MESKERS X BOLINSKY X RUTIGLIANO
Y CHAFFEE Y MICHEL Y BUCKBEE Y SCOTT
Y COMEY Y MORRIN BELLO Y CALLAHAN Y VAIL
Y CONCEPCION Y NAPOLI Y CANDELORA, V. Y VEACH
Y CONLEY Y NOLAN Y CARNEY Y WILSON
Y CURREY Y PALM Y CARPINO Y WOOD, T.
Y D'AGOSTINO Y PAOLILLO Y CASE Y YACCARINO
Y DATHAN Y PARIS Y CHEESEMAN Y ZAWISTOWSKI
Y DE LA CRUZ Y PARKER X D'AMELIO Y ZULLO
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. S.B. No. 996**
(RAISED) (File No. 195) AN ACT CONCERNING FUNDRAISING BY THE FOUNDATION OF THE UNIVERSITY OF CONNECTICUT.

The bill was explained by Representative Haddad of the 54th.

The bill was discussed by Representative Haines of the 34th, Rebimbas of the 70th and Arora of the 151st.

The Speaker ordered the vote be taken by roll call at 10:19 p.m.

The following is the result of the vote:

Total Number Voting ........................................................................................................ 143
Necessary for Passage ........................................................................................................ 72
Those voting Yea ............................................................................................................. 98
Those voting Nay ............................................................................................................. 45
Those absent and not voting .......................................................................................... 8

**On a roll call vote Senate Bill No. 996 was passed in concurrence with the Senate.**

The following is the roll call vote:

Y ABERCROMBIE Y HUGHES Y WOOD, K. Y MCGORTY, B.
Y ALLIE-BRENNAN Y JOHNSON Y YOUNG N NUCCIO
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.


The bill was explained by Representative Stafstrom of the 129th.
The bill was discussed by Representatives Fishbein of the 90th and Vail of the 52nd.

On motion of Representative Stafstrom of the 129th District, House Bill No. 6463 was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

**BUSINESS ON THE CALENDAR**
**FAVORABLE REPORT OF 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.

**TRANSPORTATION. Substitute for S.B. No. 608 (File No. 125) AN ACT CONCERNING THE SAFETY OF CHILDREN WHEN BUYING ICE CREAM FROM A FROZEN DESSERT TRUCK.** (As amended by Senate Amendment Schedules "A", "B").

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

The bill was discussed by Representatives Carney of the 23rd, Fishbein of the 90th, Linehan of the 103rd, Yaccarino of the 87th and Borer of the 115th.

On motion of Representative Lemar of the 96th District, Senate Bill No. 608 as amended by Senate Amendment Schedules "A" and "B" was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

**BUSINESS ON THE CALENDAR**
**FAVORABLE REPORT OF 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 H.B. No. 6534 (RAISED) (File No. 243) AN ACT CONCERNING EMERGENCY ACTION PLANS FOR INTERSCHOLASTIC AND INTRAMURAL ATHLETIC EVENTS.**

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

The bill was discussed by Representatives McCarty of the 38th and Klarides-Ditria of the 105th.

On motion of Representative Sanchez of the 25th District, House Bill No. 6534 was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

**BUSINESS ON THE CALENDAR**
**MATTER RETURNED FROM 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.

**APPROPRIATIONS. H.B. No. 6492 (RAISED) (File No. 241) AN ACT CONCERNING EDUCATION AND TRAINING IN EXERTIONAL HEAT ILLNESS FOR COACHES, PARENTS, GUARDIANS AND STUDENTS.**

The bill was explained by Representative Steinberg of the 136th.
The bill was discussed by Representatives Petit of the 22nd and Klarides-Ditria of the 105th.

On motion of Representative Steinberg of the 136th District, House Bill No. 6492 was placed on the Consent Calendar in accordance with Rule 43 of the House Rules.

BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF 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.

HUMAN SERVICES. Substitute for H.B. No. 6637 (RAISED) (File No. 509) AN ACT CONCERNING A MENTAL HEALTH BILL OF RIGHTS FOR DEAF, DEAFBLIND AND HARD OF HEARING PERSONS.

The bill was explained by Representative Abercrombie of the 83rd who offered House Amendment Schedule "A" (LCO 8013) and moved its adoption.

The amendment was discussed by Representative Case of the 63rd.

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

The following is House Amendment Schedule "A" (LCO 8013):

Strikes lines 58 to 59 in their entirety and insert the following in lieu thereof:
"provisions of the general statutes, federal law, the Constitution of the state and the"

Strike section 5 in its entirety and insert the following in lieu thereof:
"Sec. 5. Subsection (a) of section 46a-28 of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2021):
(a) The Advisory Board for Persons Who are Deaf, [or] Hard of Hearing or Deafblind shall consist of the following [sixteen members appointed by the Governor] members: (1) The consultant appointed by the State Board of Education in accordance with section 10-316a, or the consultant's designee; (2) the president of the Connecticut Council of Organizations Serving the Deaf, or the president's designee; (3) the president of the Connecticut Association of the Deaf, or the president's designee; (4) the president of the Connecticut Registry of Interpreters for the Deaf, or the president's designee; (5) the Commissioner of Aging and Disability Services, or the commissioner's designee; (6) the executive director of the American School for the Deaf, or the executive director's designee; (7) a parent of a student in a predominantly oral education program; the Governor's liaison to the disability community; (8) a parent of a student at the American School for the Deaf; (9) a) the director of the Connecticut Chapter of We the Deaf People; and (9) eight members appointed by the Governor as follows: (A) A person who is deaf; [(10)] (B) a person who is hard of hearing; [(11)] (C) a person who is [deaf and blind] deafblind; [(12)] (D) an interpreting professional who serves deaf, [or] hard of hearing or deafblind persons; [(13)] (E) a healthcare professional who works with persons who are deaf, [or] hard of hearing or deafblind; [(14)] the Governor's liaison to the disability community; (15) (F) a parent of a student in a predominantly oral education program; (G) an educator who works with children who are deaf, [or] hard of hearing or deafblind; and (16) the director of the Connecticut Chapter of We the Deaf People) (H) a parent of a student at the American School for the Deaf. The Commissioner of Aging and Disability Services, the Governor's liaison to the disability community and a member chosen by the majority of the board shall be the chairpersons of the advisory board."
On motion of Representative Abercrombie of the 83rd District, House Bill No. 6637 as amended by House Amendment Schedule "A" 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 Rojas of the 9th District, the following bills on the Consent Calendar which were starred for action were passed in accordance with Rule 43 of the House Rules:

**HOUSING.** Substitute for H.B. No. 6494 (RAISED) (File No. 242) AN ACT CONCERNING THE DOWN PAYMENT ASSISTANCE PROGRAM AND AFFORDABILITY INCENTIVE ZONES.

**JUDICIARY.** Substitute for H.B. No. 6463 (RAISED) (File No. 595) AN ACT CONCERNING THE DEPARTMENT OF CORRECTION, A REENTRY EMPLOYMENT ADVISORY COMMITTEE, PUBLIC SAFETY COMMITTEES IN MUNICIPALITIES WHERE A CORRECTIONAL FACILITY IS LOCATED, THE DISCLOSURE OF RECORDS, THE PROTECTION OF PERSONAL DATA RELATING TO AN EMPLOYEE OF THE DEPARTMENT OF CORRECTION AND THE PROVISION OF DEBIT CARDS TO INCARCERATED PERSONS AT THE TIME OF RELEASE.

**TRANSPORTATION.** Substitute for S.B. No. 608 (File No. 125) AN ACT CONCERNING THE SAFETY OF CHILDREN WHEN BUYING ICE CREAM FROM A FROZEN DESSERT TRUCK. (As amended by Senate Amendment Schedules "A", "B"). (In concurrence with the Senate.)

**EDUCATION.** Substitute for H.B. No. 6534 (RAISED) (File No. 243) AN ACT CONCERNING EMERGENCY ACTION PLANS FOR INTERSCHOLASTIC AND INTRAMURAL ATHLETIC EVENTS.

**APPROPRIATIONS.** H.B. No. 6492 (RAISED) (File No. 241) AN ACT CONCERNING EDUCATION AND TRAINING IN EXERTIONAL HEAT ILLNESS FOR COACHES, PARENTS, GUARDIANS AND STUDENTS.

**HUMAN SERVICES.** Substitute for H.B. No. 6637 (RAISED) (File No. 509) AN ACT CONCERNING A MENTAL HEALTH BILL OF RIGHTS FOR DEAF, DEAFBLIND AND HARD OF HEARING PERSONS.

The Speaker ordered the vote be taken by roll call at 11:06 p.m.

The following is the result of the vote:

<table>
<thead>
<tr>
<th>Item</th>
<th>Votes</th>
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<tbody>
<tr>
<td>Total Number Voting</td>
<td>143</td>
</tr>
<tr>
<td>Necessary for Passage</td>
<td>72</td>
</tr>
<tr>
<td>Those voting Yea</td>
<td>143</td>
</tr>
<tr>
<td>Those voting Nay</td>
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</tr>
<tr>
<td>Those absent and not voting</td>
<td>8</td>
</tr>
</tbody>
</table>

**On a roll call vote the bills were passed.**

The following is the roll call vote:

<table>
<thead>
<tr>
<th>Y</th>
<th>ABERCROMBIE</th>
<th>Y</th>
<th>HUGHES</th>
<th>Y</th>
<th>WOOD, K.</th>
<th>Y</th>
<th>MCGORTY, B.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Y</td>
<td>ALLIE-BRENNAN</td>
<td>Y</td>
<td>JOHNSON</td>
<td>Y</td>
<td>YOUNG</td>
<td>Y</td>
<td>NUCCIO</td>
</tr>
</tbody>
</table>
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:

APPROPRIATIONS. Substitute for S.B. No. 1 (File No. 481) AN ACT EQUALIZING COMPREHENSIVE ACCESS TO MENTAL, BEHAVIORAL AND PHYSICAL HEALTH CARE IN RESPONSE TO THE PANDEMIC. (As amended by Senate Amendment Schedule "A").

JUDICIARY. Substitute for S.B. No. 668 (File No. 398) AN ACT CONCERNING A FAIR WORK WEEK SCHEDULE. (As amended by Senate Amendment Schedule "A").

JUDICIARY. Substitute for S.B. No. 841 (RAISED) (File No. 356) AN ACT CONCERNING THE INSURANCE DEPARTMENT'S RECOMMENDED CHANGES TO THE INSURANCE STATUTES.
APPROPRIATIONS. Substitute for S.B. No. 1019 (RAISED) (File No. 613) AN ACT CONCERNING THE BOARD OF PARDONS AND PAROLES, ERASURE OF CRIMINAL RECORDS FOR CERTAIN MISDEMEANOR AND FELONY OFFENSES, PROHIBITING DISCRIMINATION BASED ON ERASED CRIMINAL HISTORY RECORD INFORMATION AND CONCERNING THE RECOMMENDATIONS OF THE CONNECTICUT SENTENCING COMMISSION WITH RESPECT TO MISDEMEANOR SENTENCES. (As amended by Senate Amendment Schedule "A").

APPROPRIATIONS. Substitute for S.B. No. 1091 (RAISED) (File No. 617) AN ACT CONCERNING THE DEFINITION OF DOMESTIC VIOLENCE, REVISING STATUTES CONCERNING DOMESTIC VIOLENCE, CHILD CUSTODY, FAMILY RELATIONS MATTER FILINGS AND BIGOTRY OR BIAS CRIMES AND CREATING A PROGRAM TO PROVIDE LEGAL COUNSEL TO INDIGENTS IN RESTRAINING ORDER CASES. (As amended by Senate Amendment Schedule "A").

REPRESENTATIVES ABSENT

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

Representative Baker of the 124th District - business
Representative Bolinsky of the 106th District - illness
Representative Butler of the 72nd District - business
Representative D'Amelio of the 71st District - business
Representative de la Cruz of the 41st District - business
Representative Gonzalez of the 3rd District - business
Representative Green of the 55th District - illness
Representative Hampton of the 16th District - personal matter
Representative Leeper of the 132nd District - personal matter
Representative Nolan of the 39th District - personal matter
Representative Petit of the 22nd District - family emergency
Representative Rutigliano of the 123rd District - business
Representative Stallworth of the 126th District - medical appointment
Representative Tercyak of the 26th District - personal matter
Representative Walker of the 93rd District - personal matter

ADJOURNMENT

On motion of Representative Rojas of the 9th District, the House adjourned at 11:07 o’clock p.m., to meet again at the Call of the Chair.

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:

May 17, 2021

Substitute for H.B. No. 5653 (File No. 571) AN ACT CONCERNING DECLARATIONS OF PUBLIC HEALTH AND CIVIL PREPAREDNESS EMERGENCIES AND THE CREATION OF A BIPARTISAN COMMISSION TO STUDY STATUTES GOVERNING THE ISSUANCE OF SUCH DECLARATIONS. (As amended by House Amendment Schedule "A")