On Wednesday, the 14th day of July, 2021, in accordance with the Call of the Governor, the House of Representatives convened in the House Chamber in the State Capitol at Hartford at 9:30 o'clock a.m., in Special Session.

The House was called to order, 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. Creator of fresh summer rain and glorious bursts of sunshine, of rhythms both new and ancient, of community pools and state beaches and lush hiking paths, of local farms and city parades and children's camps - we give you thanks this morning! For the myriad of ways we see, hear, feel and experience You - showing up and showing out in the world around us - we give thanks!

Be with these faithful servants, gathered here in this place - and those who are connected virtually - give to each the clarity and wisdom needed to have positive dialogue, and then to make good and sound decisions on behalf of all of us in the great State of Connecticut.

Creator of us all, we implore Your spirit today, tomorrow and in all the days to come. In Your imaginative name and power, we pray. Amen.

The Pledge of Allegiance was led by Representative O'Dea of the 125th District.

The reading of the Call of the Session was waived, and the Speaker ordered that the Call be printed in the Journal.

The following is the Call:

A PROCLAMATION FROM HIS EXCELLENCY

THE GOVERNOR

WHEREAS, I have declared public health and civil preparedness emergencies throughout the State of Connecticut because of the coronavirus disease 2019 (COVID-19) outbreak in the United States and Connecticut; and

WHEREAS, pursuant to the emergency declarations, I have issued executive orders to protect public health, limit transmission of COVID-19, and mitigate the effects of the COVID-19 pandemic (the “COVID-19 Orders”); and
WHEREAS, a very small number of the COVID-19 Orders remain necessary to ensure a comprehensive, robust, and flexible response to and recovery from the pandemic, including the ongoing campaign to provide vaccinations to underserved communities or those who are not yet eligible, the need to provide adequate healthcare, testing, and other services in what remains a constantly changing healthcare environment, and the ability to provide emergency fiscal relief and housing to citizens affected by the public health and economic effects of the pandemic; and

WHEREAS, as a result, I will need to extend this very small number of the COVID-19 Orders; and

WHEREAS, pursuant to Special Act 21-5, I have informed the leaders of the General Assembly, by letter, copying all members, that I intend to renew the declarations of public health and civil preparedness emergencies through September 30, 2021;

NOW THEREFORE, I, NED LAMONT, by the authority vested in me under Article III of the Amendments to the Constitution of Connecticut and Section 2-7 of the Connecticut General Statutes, and to preserve orderly and decent government, do hereby:

Convene the General Assembly in Special Session in Hartford on July 14, 2021 to approve the renewal through September 30, 2021 of the declarations of public health and civil preparedness emergencies in response to the COVID-19 pandemic.

Given under my hand and Seal of the State at the City of Hartford, this 8th day of July in the year two thousand and twenty-one.

NED LAMONT
Governor

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. Attached to and made part of the renewal declaration is a letter sent to leaders and members of the General Assembly on July 8, 2021.

July 13, 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: Renewal of Public Health and Civil Preparedness Emergencies Pursuant to Special Act 21-5

Dear Secretary Merrill and Clerks of the General Assembly:

On March 10, 2020, 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. The declarations were issued 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.

Since that original declaration, and pursuant to the authority granted by Sections 19a-131a and 28-9, and more recently, special acts of the General Assembly, and in response to the continuing need to respond to this ongoing pandemic, I have renewed and declared new emergency declarations through July 20, 2021. Pursuant to those declarations, I have issued certain executive orders to protect the public health and mitigate the effects of the COVID-19 pandemic (the “COVID-19 Orders”), while at the same time carefully and continuously evaluating all COVID-19 Orders, and consequently repealing or allowing to expire the vast majority of those orders.

My letter of July 8, 2021, attached hereto and made part of this declaration, explains in detail why it is necessary to declare and renew for a limited time the public health and civil preparedness emergencies, extend a very small subset of the COVID-19 Orders, and maintain the ability to respond provided by Sections 19a-131 and 28-9.

Therefore, for the reasons described in that letter, and for the same reasons I declared emergencies on March 10 and declared new and renewed emergencies on September 1, 2020 and January 26, April 19 and May 18, 2021, pursuant to Sections 19a-131a and 28-9 of the General Statutes, as well as Special Act 21-5, I am renewing the existing public health emergency and civil preparedness emergencies throughout the state.

These renewed states of emergency shall run concurrently and remain in effect through September 30, 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, 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.

Pursuant to Special Act 21-5, I have issued a call to convene the General Assembly on July 14 to consider and approve such renewal. Subject to the General Assembly’s approval of the renewal, 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 13th day of July, 2021.

NED LAMONT
Governor
Dear Senator Looney, Representative Ritter, Senator Kelly, and Representative Candelora,

I write today to inform you, pursuant to Special Act No. 21-5, that I intend to renew through September 30, 2021 the declarations of public health and civil preparedness emergencies originally declared on March 10, 2020 in response to the COVID-19 pandemic. In accordance with the requirement in Special Act No. 21-5 for approval by the General Assembly of such renewal, I will be issuing today a call to the General Assembly to meet in special session on July 14, 2021. While our state is in a much better position with regard to the prevalence of COVID-19 and our ability to respond to it than we were at the outset of the pandemic, there remain several reasons why it is prudent and responsible to renew the emergency declarations.

When I first issued the emergency declarations, it had become clear that Connecticut was facing an onslaught from a highly infectious disease about which little was known, for which there were no known effective treatments or vaccines, and which immediately imposed significant impacts on the economic, social, and emotional well-being of so many of our citizens.

Since then, the people of the United States and Connecticut have sacrificed greatly and endured great loss. More than 8,000 people have been taken by this disease - fathers and mothers, sisters and brothers, sons and daughters, beloved grandparents, aunts, uncles, cherished friends and colleagues. We must not forget the human and emotional price we have paid.

But in the face of such great loss, we have also made enormous progress together.

Pursuant to the emergency declarations, I issued executive orders to help us engage the full resources of the state government and the private sector in the fight against this disease. Such orders made it possible to procure and distribute personal protective equipment, boosted financial and staffing resources to provide critically needed healthcare services, provided fiscal relief to people and businesses devastated by the economic impact of the pandemic, created flexibility in laws and regulations to conduct government and private business safely, and instituted protective measures to keep the public, including children in schools and their teachers, safe.
The people of Connecticut responded heroically. Healthcare professionals, schoolteachers, grocery workers, restaurant employees and building cleaners and maintainers, among many others, kept our society going even during the darkest months at great personal risk to themselves. Business and academic leaders contributed their expertise and their resources to the fight against the coronavirus. Connecticut’s residents sacrificed in ways large and small, adjusting and adapting to great disruption and often foregoing the interactions so essential to daily life.

And the Legislature, under your leadership, has taken significant action in cooperation with my administration to provide the resources and flexibility needed to fight this disease, passing legislation to provide access to healthcare, telemedicine and social services, expediting fiscal relief to businesses, workers, and residents, and codifying or extending provisions that made it safer to conduct social, economic and government activities ranging from voting to outdoor dining to public meetings.

We are engaged in one of the most successful vaccination campaigns in the nation, one that must continue and must also evolve in order to remain successful. More than 67 percent of our population has received at least one dose of vaccine, and more than 61 percent are fully vaccinated. Fully 79.6 percent of adults in Connecticut have received at least one dose. As a result, our infection rate is low, with an average of only 40 new cases per day and a test positivity rate that has hovered consistently below 1 percent for weeks. Most significantly, hospitalizations and deaths attributed to COVID-19 have plummeted and remain low.

Our success at reducing infections, increasing healthcare access, and providing both fiscal relief and operational flexibility have made it possible to reduce from a high of more than 300 active executive orders at the height of the pandemic to only about 11 that I propose to extend - a reduction of 96 percent.

These orders are still needed to protect the public and continue critical measures to provide healthcare access and economic relief and respond to evolving changes. They are also narrowly targeted to achieve specific goals that would otherwise be unachievable because of statutory or regulatory barriers that were not contemplated in the context of a highly transmissible and long-lasting disease outbreak when the statutes were passed.

For example, more than 30 percent of our population has not received even one vaccination dose, part of nearly 1.5 million Connecticut residents who are not yet fully vaccinated. This presents a serious public health risk, especially in light of new information showing that a full course of vaccination is necessary to protect against the newest variant. The increasing prevalence of a new COVID-19 strain, called the “Delta” variant and estimated to be about 60 percent more contagious than previous strains, puts those who are ineligible to receive the vaccine or who have conditions that make the vaccine less effective at greater risk of contracting COVID-19 from others who have not yet been vaccinated. Nearly 100 percent of those who have died or been hospitalized from COVID-19 were not vaccinated, adding to the urgency of continuing to make progress on increasing vaccination rates.

Our vaccination campaign must continue to reach those who have not yet been vaccinated. In support of that effort, the Department of Public Health (DPH) has identified several sites on state-owned commuter parking lots that are ideal for vaccination clinics because they are easier for residents to access. Using such lots, however, requires the continued modification, accomplished by a currently effective executive order, of a statute that prohibits use of these lots for anything but commuter parking.

Making vaccines convenient and easy to access and making them available in many different areas and locations is a core component of our strategy for reaching unvaccinated people. With commuters returning to work and increased traffic, these high-traffic lots have the potential to attract commuters. The sites will go live by July 30, 2021. To maximize effectiveness, DPH needs
to have enough time for first and second doses at the sites. If the sites are successful, DPH needs the flexibility to extend the program through September. Every vaccination counts toward our combined health and safety.

In addition, DPH continues to adjust to the changing circumstances around vaccine distribution and federal resources. Even now, DPH and other state agencies are negotiating vaccine redistribution contracts with hospital systems. These new arrangements will make possible a more targeted vaccine distribution network than currently exists in the state. Although any contract negotiations take time, procuring these types of goods and services through traditional statutory processes, even using certain emergency procurement authorities that already exist, does not provide the flexibility and efficiencies that are needed at this time. Two executive orders that have waived these statutory processes specifically and only for critical COVID-19 response measures must be continued in order to make this possible.

The order that authorizes state agencies to provide temporary, non-congregate housing is being used in large part at this time as a wraparound service for those individuals who because of their existing housing or working environments, are at increased risk of exposure to, infection with, or transmission of COVID-19. In a 30-day period in May and June of 2021, 939 homeless households and approximately 200 domestic violence survivors used hotel rooms for non-congregant housing. This is a rolling system with rooms constantly in use. The declarations of emergency and attendant orders like this one ensure that the state addresses the health and safety of our residents. And, because of these necessary declarations of emergency, the state continues to receive FEMA funding to cover the costs of non-congregant housing as well as other items.

While I have lifted requirements that masks be worn in most settings and locations, there remain several settings where transmission risks must be reduced because of the higher numbers of people in enclosed spaces, the vulnerability of certain people to infection even if vaccinated, and the difficulty of determining who is vaccinated. For this reason, the order requiring masks in certain settings and providing for the Commissioner of Public Health to issue modifications to the mask requirements, remains necessary.

Similarly, because children under 12 are not yet eligible for vaccination, the increased risk to the unvaccinated from new variants, and the uncertainties about the course of the disease when classes resume in just a few weeks, the order authorizing the Commissioners of Education and Early Childhood to issue operational and safety rules for school and childcare settings also remains necessary.

Another transition measure will ensure that both tenants facing eviction and landlords will have more time to access the resources they need. While I have ended the State’s eviction moratorium, I recently issued an executive order to provide tenants some additional time to repay all back rent or for tenants and landlords to access federal relief funds through the UniteCT program. Extending this order for a short time will mean more landlords are likely to receive unpaid rent and more tenants will stay in their homes. Doing so is critically important not only as an economic relief measure, but also because those at the lowest end of the economic spectrum are the least likely to have already been vaccinated, increasing the risk of infection that is already exacerbated by the rising prevalence of the Delta variant.

Renewing the emergency declarations is necessary to extend these orders and to respond to any unanticipated changes to the risks presented by the pandemic. In addition, several federal funding sources are contingent on the continuance of certain orders issued pursuant to the emergency declarations or on the continuance of the emergency declarations themselves.

FEMA will continue to cover 100 percent of the non-congregate housing costs if the declarations are continued beyond July 20, 2021. To date, the Department of Housing has received $7.7 million in FEMA reimbursements. There is currently an additional $8.4 million in the pipeline for non-congregate housing and an additional $2.26 million projected for July 20 to
September 30, 2021. In addition, the USDA Food and Nutrition Services (FNS) has granted waivers to the states, including Connecticut, allowing for the issuance of emergency allotments (supplements) based on a public health emergency declaration by the Secretary of Health and Human Services under section 319 of the Public Health Service Act related to an outbreak of COVID-19 when a state also issued an emergency or disaster declaration. Connecticut has applied for and received this waiver since April 2020. The total amount of additional benefits received through June 25, 2021 is $339,339,554; the additional amount received in June 2021 alone is $32,588,367; and the average issuance or additional amount to a family in need is $155.45.

For these reasons, it is necessary to renew the emergency declarations, and I recommend strongly that the General Assembly approve such renewal for this limited time. I will continue to exercise the authorities attendant to these declarations in a judicious fashion and in a spirit of consultation and cooperation. I appreciate your cooperation and collective effort in responding to this generational challenge to our state.

NED LAMONT
Governor

HOUSE RESOLUTION ADOPTED


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

On a voice vote House Resolution No. 203 was adopted.

The following is the Resolution:

Resolved by this House:

That the rules of the House at this Special Session shall be the same as the rules of the House in force at the 2021 regular session, except as said rules are amended, altered or repealed in this resolution.

Strike out Rule 9.
Strike out Rule 11 and insert in lieu thereof the following:
11. (a) Each bill or substantive resolution may be acted upon in the House immediately after electronic notice of the filing and number of the bill or substantive resolution is provided to the members of the House, and after final action may be transmitted immediately to the Senate. If the House rejects an amendment adopted by the Senate, the bill or substantive resolution after final action in the House may be transmitted immediately to the Senate. If the Senate rejects an amendment adopted by the House, the bill or substantive resolution when received from the Senate may be acted upon immediately.

(b) A bill or resolution certified in accordance with section 2-26 of the general statutes, if filed in the House, may be transmitted to and acted upon first by the Senate with the consent of the speaker; and if filed in the Senate, may be transmitted to and acted upon first by the House with the consent of the President Pro Tempore.

Strike out Rules 15, 19 and 20.
Strike out Rule 21 and insert in lieu thereof the following:
21. The order of business shall be as follows:
1. Reception of communications from the Governor and the Secretary of the State.
2. Introduction of bills and resolutions.
3. Reception of business from the Senate.
4. Miscellaneous.

Add a new Rule 51 as follows:
51. Only those bills and substantive resolutions specified in Rule 7 of the Joint Rules for this session, certified as provided in Rule 9 of said Joint Rules, and, except as provided in Rule 33 of said Joint Rules, only those resolutions pertaining to the rules of this Special Session, the printing of the journals of the Senate and the House of Representatives, and the expenses of this Special Session, shall be received.

**HOUSE JOINT RESOLUTIONS ADOPTED**

**H.J. No. 501 REP. RITTER, 1ST DIST.; SEN. LOONEY, 11TH DIST. RESOLUTION REGARDING THE JOINT RULES OF THE JULY SPECIAL SESSION, 2021.**

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

On a voice vote House Joint Resolution No. 501 was adopted.

The following is the Resolution:

Resolved by this Assembly:
That the joint rules of this Special Session shall be the same as the joint rules in force at the 2021 regular session, except as said rules are amended, altered or repealed in this resolution.

Strike out Rule 3.
Strike out Rule 4.
Strike out Rule 5.
Strike out Rule 6.
Strike out Rule 7 and insert in lieu thereof the following:

**BILLS AND RESOLUTIONS GENERALLY**

7. Only bills and substantive resolutions specified in the Proclamation by the Governor, dated July 8, 2021, convening the General Assembly in Special Session on July 14, 2021, shall be received.

The Legislative Commissioners’ Office shall prepare all bills and resolutions. When a bill or resolution has been prepared by the Legislative Commissioners’ Office and signed by the Speaker and President Pro Tempore, the bill or resolution shall immediately be given to the clerk of the Senate or the House as designated. Before or at the time the bill or resolution is given to the clerk, the Legislative Commissioners’ Office shall provide to the Office of Fiscal Analysis copies of each bill or resolution to prepare a fiscal note if required by Rule 15 of the joint rules.

Each bill and resolution shall be printed, without interlineation or erasure. The duplicate copies of each bill or resolution shall be made on yellow-colored and blue-colored paper, respectively, of the same size and format as the original.

Each bill amending any statute or special act shall set forth in full the section or subsection of the statute or the special act to be amended. Matter to be omitted or repealed shall be surrounded by brackets or overstricken so that the omitted or repealed matter remains readable, and new matter shall be indicated by capitalization or underscoring of all words in the original bill and by capitalization, underscoring or italics in its printed form. In the case of a section or subsection not amending an existing section of the general statutes but intended to be part of the general statutes, the section or subsection may be in upper and lower case letters preceded by the word (NEW).

Each bill and resolution shall be transmitted, in triplicate by the Legislative Commissioners’ Office to the clerks of the House or Senate.

The clerks shall number each bill and resolution.

The clerks shall certify and keep on file a duplicate copy of each bill and resolution. The certified duplicate copy shall remain at all times in the clerk’s office. If the original cannot be located, a copy of such certified duplicate copy shall be made by the clerk and used in lieu of the original.

The clerk shall make a notation on the certified duplicate copy of all action taken on the original.

Any member of the General Assembly may co-sponsor a bill or resolution by making a request in writing after it has been filed, to the clerk of the chamber in which the bill or resolution
has been filed to add his or her name as a co-sponsor of the bill or resolution, but not later than the date of the signing of the bill, or the deadline for the signing of the bill, by the Governor, whichever is earlier, or the adoption of the resolution.

After introduction no bill or resolution shall be altered except by the legislative commissioners.

Strike out Rule 8.
Strike out Rule 9 and insert in lieu thereof the following:

EMERGENCY CERTIFIED BILLS AND RESOLUTIONS

9. Only bills and substantive resolutions certified by the Speaker and President Pro Tempore in accordance with section 2-26 of the general statutes may be introduced. Bills and resolutions so certified by the Speaker and the President Pro Tempore shall be identified as "bills" or "resolutions".

Strike out Rule 10.
Strike out Rule 11.
Strike out Rule 13.
Strike out Rule 14 and insert in lieu thereof the following:

TRANSMITTAL BETWEEN HOUSES

14. Upon passage in the first house, the bill or resolution shall be transmitted immediately to the second house.

Strike out Rule 15 and insert in lieu thereof the following:

15. Any bill or substantive resolution which if passed or adopted, would affect state or municipal revenue, or would require the expenditure of state or municipal funds, shall have a fiscal note attached. Any fiscal note printed with or prepared for a bill or resolution shall be solely for the purpose of information, summarization and explanation for members of the General Assembly and shall not be construed to represent the intent of the General Assembly or either chamber thereof for any purpose. Each such fiscal note shall bear the following disclaimer: "The following Fiscal Impact Statement is prepared for the benefit of the members of the General Assembly, solely for purposes of information, summarization and explanation and does not represent the intent of the General Assembly or either chamber thereof for any purpose." When an amendment is offered to a bill or resolution in the House or the Senate, which, if adopted, would require the expenditure of state or municipal funds or affect state or municipal revenue, a fiscal note shall be available at the time the amendment is offered. Any fiscal note prepared for such an amendment shall be construed in accordance with the provisions of this rule and shall bear the disclaimer required under this rule.

Strike out Rule 16 and insert in lieu thereof the following:

BILLs AND RESOLUTIONS - READINGS

16. First reading of a bill or resolution shall be by title and number. Second reading shall be passage or rejection of the bill or resolution.

Strike out Rule 17 and insert in lieu thereof the following:

17. Each bill or substantive resolution may be acted upon immediately. No bill or substantive resolution may be acted upon unless it is accompanied by a fiscal note.

Each bill and substantive resolution shall be voted upon by a roll call vote. A bill or resolution, certified in accordance with section 2-26 of the general statutes, if filed in the House, may be transmitted to and acted upon first by the Senate with the consent of the Speaker; and if filed in the Senate, may be transmitted to and acted upon first by the House with the consent of the President Pro Tempore.

Strike out Rules 18, 19, 20, 31, 32, 34 and 37.


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

On a voice vote House Joint Resolution No. 502 was adopted.

The following is the Resolution:
Resolved by this Assembly:
That the Joint Committee on Legislative Management is authorized to pay the necessary expenses of this Special Session of the General Assembly.


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

On a voice vote House Joint Resolution No. 503 was adopted.

The following is the Resolution:

Resolved by this Assembly:
That the journals of the proceedings of the Senate and House of Representatives at this Special Session shall be printed as provided in section 2-49 of the general statutes.

Suspension of the Rules
Immediate Transmittal to the Senate

On motion of Representative Rojas of the 9th District, the rules were suspended for immediate transmittal to the Senate of House Joint Resolution Nos. 501, 502 and 503.

Emergency Certification
House Resolution Adopted

The following resolution was received, read by the Clerk and adopted. (Emergency certification signed by the President Pro Tempore of the Senate and the Speaker of the House of Representatives accompanied the resolution.) A copy of the resolution was on the desk of each member in accordance with the rules.


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

The resolution was discussed by Representative Mastrofrancesco of the 80th.

Assistant Deputy Speaker Pro Tempore Santiago in the Chair

The resolution was further discussed by Representatives Ackert of the 8th, Dubitsky of the 47th, Cheeseman of the 37th, Fishbein of the 90th, O’Dea of the 125th, Carpino of the 32nd, Palm of the 36th, Case of the 63rd, Zupkus of the 89th, Haines of the 34th, Ferraro of the 117th and Bolinsky of the 106th.

Deputy Speaker Hall in the Chair

The resolution was further discussed by Representatives Kennedy of the 119th, Howard of the 43rd, Fiorello of the 149th, Hughes of the 135th, Anderson of the 62nd, Arora of the 151st, Yaccarino of the 87th and Kavros DeGraw of the 17th.
DEPUTY SPEAKER PRO TEMPORE GODFREY IN THE CHAIR

The resolution was further discussed by Representatives Devlin of the 34th, Delnicki of the 14th, Veach of the 30th, Callahan of the 108th, Porter of the 94th and France of the 42nd.

SPEAKER MATTHEW RITTER IN THE CHAIR

The resolution was further discussed by Representatives Candelora of the 86th and Rojas of the 9th.

The Speaker ordered the vote be taken by roll call at 1:20 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>
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<td>56</td>
<td>22</td>
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On a roll call vote Emergency Certified House Resolution No. 202 was adopted.

The following is the roll call vote:

Y ABERCROMBIE  N HUGHES  Y WOOD, K.  X MC GORTY, B.
N ALLIE-BRENNAN  Y JOHNSON  Y YOUNG  N NUCCIO
X ARCONTI  Y KAVROS DEGRAW  X ZIOGAS  N ODEA
Y ARNONE  N LEEPER
X BAKER  Y LEMAR  N PERILLO
N BARRY  N LINEHAN  N ACKERT  N PETIT
Y BERGER-GIRVALO  Y LUXENBERG  N ANDERSON  N PISCOPO
Y BLUMENTHAL  Y MCC ARTHY VAHEY  N ARORA  N POLLETTA
Y BORER  Y MCGEE  X BETTS  N REBIMBAS
Y BOYD  Y MESSKERS  N BOLINSKY  N RUTIGLIANO
Y CHAFFEE  N MICHEL  N BUCKBEE  N SCOTT
Y COMEY  Y MORRIN BELLO  N CALLAHAN  N VAIL
Y CONCEPCION  Y NAPOLI  N CANDELORA, V.  N VEACH
Y CONLEY  Y NOLAN  X CARNEY  X WILSON
Y CURREY  Y PALM  N CARPINO  X WOOD, T.
X D’AGOSTINO  Y PAOLILLO  N CASE  N YACCARINO
Y DATHAN  Y PARIS  N CHEESEMAN  N ZAWISTOWSKI
X DE LA CRUZ  Y PARKER  N D’AMELIO  N ZULLO
Y DEMICCO  Y PERONE  N DAUPHINAIS  N ZUPKUS
N DIGIOVANCARLO  Y PHIPPS  N DELNICKI
Y DILLON  N PORTER  N DEVLIN
X DIMASSA  Y QUINN  N DUBITSKY
Y DOUCETTE  Y ROCHELLE  N FERRARO  Y RITTER
Y ELLIOTT  Y ROJAS  N FIORELLO
X EXUM  Y SANCHEZ, E.  N FISHEIN
Y FARRAR  Y SANCHEZ, R.  N FRANCE  Y GODFREY
Y FELIPE  Y SCANLON  N FUSCO
X FOSTER  X SIMMONS, C.  N GREEN
Y FOX  N SIMMS, T.  N HAINES  Y BUTLER
Y GABIRAY  Y SMITH, B.  N HALL  Y CANDELARIA, J.
Y GENGA  Y SMITH, F.  N HARDING  X COOK
Y GIBSON  Y STAFSTROM  N HARRISON  X GONZALEZ
Y GILCHREST  X STAFFORD  N HAYES  Y HALL, J.
Y GOUPIL  Y STEINBERG  N HOWARD  Y MUSHINSKY
The following Representatives were absent today or may have missed some votes due to the following:

- Representative Arconti of the 109th District - out of state
- Representative Baker of the 124th District - business in district
- Representative Betts of the 78th District - out of state
- Representative Carney of the 23rd District - out of state - legislative business
- Representative Cook of the 65th District - family business
- Representative D'Agostino of the 91st District - business in district
- Representative de la Cruz of the 41st District - business
- Representative DiMassa of the 116th District - out of state
- Representative Exum of the 19th District - out of state
- Representative Foster of the 57th District - business
- Representative Gonzalez of the 3rd District - business in district
- Representative Hampton of the 16th District - personal business
- Representative Hennessy of the 127th District - business in district
- Representative Klarides-Ditria of the 105th District - out of state
- Representative McCarty of the 38th District - out of state
- Representative McGorty of the 122nd District - out of state
- Representative Simmons of the 144th District - business in district
- Representative Stallworth of the 126th District - out of country
- Representative Vargas of the 6th District - business in district
- Representative Wilson of the 66th District - out of state
- Representative Wood of the 141st District - illness
- Representative Ziogas of the 79th District - business in district

**ADJOURNMENT**

On motion of Representative Rojas of the 9th District, the House adjourned at 1:22 o’clock p.m., sine die.

**ATTEST:** Frederick J. Jortner  
Clerk of the House of Representatives  
Hartford, Connecticut  
July 14, 2021 at 1:22 o'clock p.m.