



JOURNAL OF THE HOUSE

Wednesday, May 6, 2026

The House of Representatives was called to order at 10:00 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. Gracious and Faithful God, on this final day of the legislative session, we come before you with full hearts - carrying the weight of months of work - the burdens we have borne - and the hopes we have held. You have seen every late night and early morning - every difficult decision - every moment of conviction and compromise. You have been present in the Chambers - in the conversations - in the tension and in the small, quiet victories. And so today, we pause to say goodbye, well.

We offer gratitude for the work that has been done - for relationships strengthened and lessons learned. We stand in humility for what remains unfinished, and for the ways we have fallen short of the good we sought to do. Teach us to release this season with grace - not clinging to what could have been, but trusting that no faithful effort is ever wasted in Your sight. As we step away from this work for a time, grant us rest for weary minds and bodies; peace for spirits stretched thin; and, renewal for the days ahead. And when we question whether it mattered, remind us of Your enduring promise - that service offered with sincerity - justice sought with courage - and love practiced in the public square, are never in vain. So, send us forth from this place with Your blessing - carrying both the weight and the wonder of this calling. And may we hear, in ways both quiet and clear, "well done, good and faithful servants." Amen.

The Pledge of Allegiance was led by Representatives Rojas of the 9th District, Candelora of the 86th District and Mushinsky of the 85th.

BUSINESS FROM THE SENATE FAVORABLE REPORTS OF JOINT STANDING COMMITTEES SENATE JOINT RESOLUTIONS

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

EXECUTIVE AND LEGISLATIVE NOMINATIONS. S.J. No. 62 RESOLUTION CONFIRMING THE NOMINATION OF THOMAS WIEHL OF MADISON TO BE A UTILITY COMMISSIONER OF THE PUBLIC UTILITIES REGULATORY AUTHORITY.

EXECUTIVE AND LEGISLATIVE NOMINATIONS. S.J. No. 63 RESOLUTION CONFIRMING THE NOMINATION OF EVERETT SMITH III OF GREENWICH TO BE A UTILITY COMMISSIONER OF THE PUBLIC UTILITIES REGULATORY AUTHORITY.

**BUSINESS FROM THE SENATE
FAVORABLE REPORTS OF JOINT STANDING COMMITTEES
SENATE BILLS**

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

PUBLIC SAFETY AND SECURITY. Substitute for S.B. No. 277 (RAISED) (File No. 290) AN ACT IMPLEMENTING THE DEPARTMENT OF ADMINISTRATIVE SERVICES' RECOMMENDATIONS REGARDING THE CODE OFFICIAL CAREER PATHWAY, THE FIRE SAFETY CODE, BURN INJURY REPORTS AND STATE BUILDING CODE PROVISIONS RELATING TO ACCESSIBILITY. (As amended by Senate Amendment Schedule "A").

EDUCATION. Substitute for S.B. No. 310 (RAISED) (File No. 457) AN ACT CONCERNING THE ESTABLISHMENT OF A PILOT PROGRAM TO TRAIN CERTIFIED WASTEWATER TREATMENT FACILITY OPERATORS.

ENVIRONMENT. Substitute for S.B. No. 319 (RAISED) (File No. 458) AN ACT CONCERNING BATTERY-POWERED LAWN EQUIPMENT FUNDING FOR MUNICIPALITIES, REGIONAL SCHOOLS AND COMMERCIAL LANDSCAPERS. (As amended by Senate Amendment Schedule "A").

JUDICIARY. S.B. No. 342 (RAISED) (File No. 223) AN ACT CONCERNING HEALTH COVERAGE. (As amended by Senate Amendment Schedules "A", "B").

PUBLIC SAFETY AND SECURITY. S.B. No. 367 (RAISED) (File No. 225) AN ACT ESTABLISHING A WORKING GROUP TO STUDY ROADSIDE SAFETY CONCERNS ASSOCIATED WITH WRECKERS AND TOWING AND RECOVERY PROFESSIONALS.

JUDICIARY. S.B. No. 391 (RAISED) (File No. 617) AN ACT CONCERNING THE AVAILABILITY OF BREAST CANCER SCREENING, DIAGNOSIS AND TREATMENT SERVICES FOR WOMEN COMMITTED TO THE CUSTODY OF THE DEPARTMENT OF CORRECTION.

GOVERNMENT OVERSIGHT. Substitute for S.B. No. 425 (RAISED) (File No. 362) AN ACT REQUIRING ANNUAL STATE AGENCY PERFORMANCE PLANS.

PLANNING AND DEVELOPMENT. Substitute for S.B. No. 449 (RAISED) (File No. 284) AN ACT CONCERNING THE RECOMMENDATIONS OF THE INTERGOVERNMENTAL POLICY AND PLANNING DIVISION WITHIN THE OFFICE OF POLICY AND MANAGEMENT. (As amended by Senate Amendment Schedule "A").

JUDICIARY. Substitute for S.B. No. 457 (RAISED) (File No. 479) AN ACT CONCERNING THE STATE'S BOTTLE BILL. (As amended by Senate Amendment Schedules "A", "B").

FINANCE, REVENUE AND BONDING. Substitute for S.B. No. 477 (RAISED) (File No. 654) AN ACT CONCERNING THE FAILURE TO FILE FOR CERTAIN GRAND LIST EXEMPTIONS AND A MUNICIPAL OPTION TO ABATE DELINQUENT PROPERTY

TAXES ON CERTAIN PARCELS OF LAND. (As amended by Senate Amendment Schedules "A", "B").

JUDICIARY. Substitute for S.B. No. 483 (RAISED) (File No. 578) AN ACT ESTABLISHING THE CRIME OF DIGITAL FORGERY.

RECESS

On motion of Representative Rojas of the 9th District, the House recessed at 10:32 o'clock a.m., to reconvene at the Call of the Chair.

AFTER RECESS

The House reconvened at 11:33 o'clock a.m., Deputy Speaker Pro Tempore Rosario 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.

FINANCE, REVENUE AND BONDING. Substitute for S.B. No. 362 (RAISED) (File No. 278) AN ACT CONCERNING REVISIONS TO STATUTES RELATING TO MUNICIPAL PROPERTY TAX ASSESSMENT.

The bill was explained by Representative Kavros DeGraw of the 17th.

The bill was discussed by Representative Haines of the 34th.

The Speaker ordered the vote be taken by roll call at 11:49 a.m.

The following is the result of the vote:

Total Number Voting	139
Necessary for Passage	70
Those voting Yea	139
Those voting Nay	0
Those absent and not voting	12

On a roll call vote Senate Bill No. 362 was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	X	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
X	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH

X CHAFFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y DATHAN		X NAPOLI	Y	CANINO		
Y DEFRONZO		X OSBORNE	Y	CARNEY		
Y DELANY	Y	PARIS	Y	CARPINO		
Y DEMICCO	Y	PARKER	Y	CASE	Y	ITTER
X DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y DILLON		X POULOS	Y	DAUPHINAIS		
Y DOUCETTE		X QUINN	Y	DECAPRIO		X CANDELARIA, J.
Y EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y FAZZINO	Y	ROCHELLE	Y	FISHBEIN		X REYES
Y FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD		X BUTLER
Y GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y GUCKER	Y	SMITH	Y	MARRA		X GIBSON
Y HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

**BUSINESS FROM THE SENATE
SUSPENSION OF THE RULES
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE BILL PASSED**

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

FINANCE, REVENUE AND BONDING. Substitute for S.B. No. 477 (RAISED) (File No. 654) AN ACT CONCERNING THE FAILURE TO FILE FOR CERTAIN GRAND LIST EXEMPTIONS AND A MUNICIPAL OPTION TO ABATE DELINQUENT PROPERTY TAXES ON CERTAIN PARCELS OF LAND. (As amended by Senate Amendment Schedules "A" and "B").

Representative Rojas of the 9th District moved for suspension of the rules for immediate consideration.

On a voice vote the motion carried.

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

The bill was discussed by Representatives Polletta of the 68th, Walker of the 93rd, Nuccio of the 53rd, Blumenthal of the 147th, Case of the 63rd, Piscopo of the 76th, Meskers of the 150th, Fishbein of the 90th, Courpas of the 149th, O'Dea of the 125th and Howard of the 43rd.

DEPUTY SPEAKER PRO TEMPORE SANTIAGO IN THE CHAIR

The bill was further discussed by Representatives Marra of the 141st and Steinberg of the 136th.

DEPUTY SPEAKER PRO TEMPORE ROSARIO IN THE CHAIR

The bill was further discussed by Representative Comey of the 102nd.

The Speaker ordered the vote be taken by roll call at 1:29 p.m.

The following is the result of the vote:

Total Number Voting	150
Necessary for Passage	76
Those voting Yea	105
Those voting Nay	45
Those absent and not voting	1

On a roll call vote Senate Bill No. 477 as amended by Senate Amendment Schedules "A" and "B" was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	N	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	N	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	N	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	N	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	N	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	N	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			N	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			N	RUTIGLIANO
Y	BOYD	Y	LEEPER	N	ACKERT	N	SCOTT
Y	BROWN, K.	Y	LEMAR	N	ANDERSON	N	STEWART
Y	BROWN, M.	Y	LUXENBERG	N	ANISKOVICH	N	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	N	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	N	BRONKO	N	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	N	YACCARINO
N	COMEY	Y	MENAPACE	N	BUCKBEE	N	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	N	CALLAHAN	N	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	N	CANDELORA, V.	N	ZUPKUS
Y	DATHAN	Y	NAPOLI	N	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	Y	PARIS	N	CARPINO		
Y	DEMICO	Y	PARKER	N	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	N	COURPAS		
Y	DILLON	Y	POULOS	N	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	N	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	N	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	N	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	N	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	N	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	N	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	N	HALL, C.		
Y	GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	N	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	N	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	N	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	N	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	N	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	N	MARRA	X	GIBSON
Y	HADDAD	Y	STAFSTROM	N	MASTROFRANCESCO	Y	GRESKO

Y	HEFFERNAN	Y	STEINBERG	N	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

SPEAKER RITTER IN THE CHAIR**DEPUTY SPEAKER NOLAN IN THE CHAIR****SPEAKER RITTER IN THE CHAIR****DEPUTY SPEAKER NOLAN IN THE CHAIR****ASSISTANT DEPUTY SPEAKER PRO TEMPORE BUTLER 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. 5521 (RAISED) (File No. 435) AN ACT CONCERNING STERILE CULTIVARS.

The bill was explained by Representative Parker of the 101st who offered House Amendment Schedule "A" (LCO 6188) and moved its adoption.

On a voice vote the amendment was adopted.

The following is House Amendment Schedule "A" (LCO 6188):

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

"Section 1. (NEW) (*Effective from passage*) On or before January 15, 2027, the Connecticut Agricultural Experiment Station shall submit a report, in accordance with the provisions of section 11-4a of the general statutes, to the joint standing committee of the General Assembly having cognizance of matters relating to the environment on the safety of the use and planting, import, transport, sale and purchase of sterile cultivars and the distribution of Japanese barberry in this state. In undertaking the considerations required by this section, the Connecticut Agricultural Experiment Station shall provide for a public comment period. Such report may include, but shall not be limited to, any recommendations concerning such cultivars and Japanese barberry, including any legislative recommendations.

Sec. 2. Subsection (c) of section 22a-209f of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

(c) (1) For purposes of this subsection: (A) "Beneficially reclaimed materials" means any of the following materials that may contain de minimis amounts of solid waste that is present incidentally in such materials, including any mixture of the following materials:

(i) Soil or dewatered sediment that does not exceed the criteria established by regulations adopted pursuant to section 22a-133k, including, but not limited to, criteria for any additional polluting substances for which criteria are not specified in such regulations;

(ii) Asphalt, brick, concrete or ceramic material, provided such material is virtually inert and poses no threat to pollute any groundwater or surface waters;

(iii) Casting sand;

(iv) Crushed recycled glass; or

(v) Street sweepings or catch basin clean-out materials.

"Beneficially reclaimed materials" does not include materials that contain any asbestos, polychlorinated biphenyls, persistent bioaccumulative toxins, hazardous waste or, unless approved by the commissioner in writing, pyrrhotite-containing concrete;

(B) "Soil" means unconsolidated geologic material overlying bedrock;

(C) "Dewatered sediment" means unconsolidated material occurring in a surface water body, with water removed;

(D) "Casting sand" means waste sand from the casting of metals, provided such sand is not hazardous waste;

(E) "Crushed recycled glass" has the same meaning as provided in section 22a-208z;

(F) "Hazardous waste" has the same meaning as provided in section 22a-448;

(G) "Persistent bioaccumulative toxins" means long-lived chemicals that accumulate in the tissues of humans and that are toxic; and

(H) "Aquifer protection area" has the same meaning as provided in section 22a-354h.

(2) (A) The Commissioner of Energy and Environmental Protection may establish a pilot program for the beneficial use of beneficially reclaimed materials. The primary purpose of such program shall be to allow beneficially reclaimed materials to be used as fill when there is an engineering need for fill materials and to facilitate the reclamation or redevelopment of environmentally impaired or underutilized land.

(B) To implement the pilot program established pursuant to this subsection, the commissioner may issue no more than four authorizations, provided: (i) Such authorization does not allow an activity for which an individual or general permit has been issued; (ii) such authorization is not inconsistent with the requirements of the federal Resource Conservation and Recovery Act, 42 USC 6901 et seq.; (iii) such authorization is for single locations only and provides for not less than one hundred thousand cubic yards of beneficially reclaimed materials to be used as fill at such location; [(iv) that prior to the submission of an application for authorization in accordance with this subsection, each municipality in which beneficially reclaimed materials will be used as fill has issued all the necessary approvals specified in subdivision (4) of this subsection;] and [(v)] (iv) the commissioner finds that the beneficial use of beneficially reclaimed materials does not harm or present a threat to human health, safety or the environment.

(3) The commissioner may establish guidelines protective of public health, safety and the environment for such authorizations and for a letter of credit provided in accordance with this subsection and shall give public notice on the Department of Energy and Environmental Protection's Internet web site of such guidelines, or any subsequent revision of such guidelines, with an opportunity for submission of written comments by interested persons for a period of thirty days following the publication of such notice. The commissioner shall post a response to any comments received on the Department of Energy and Environmental Protection's Internet web site. At a minimum, any such guidelines shall contain a preference for use of environmentally impaired or underutilized locations, provided that any location for which an authorization is issued under this subsection shall:

(A) Be in an area (i) where the quality of the groundwaters of the state, as classified in regulations adopted pursuant to section 22a-426, and the classification maps adopted pursuant to said section, is either "GB" or "GC", and (ii) that is served by a public drinking water supply;

(B) Not be in an aquifer protection area; and

(C) Be operated in compliance with sections 22a-426-1 to 22a-426-9, inclusive, of the regulations of Connecticut state agencies and not adversely affect sensitive receptors or resources, including, but not limited to, public or private water supply wells, wetlands, floodplains, or threatened or endangered species.

(4) [Prior to the] The submission of an application for authorization in accordance with this subsection, [an applicant] shall [:(A) Obtain a] require the applicant to either (A) submit, or (B) indicate when such applicant reasonably estimates that it will have: (i) A valid certificate of zoning approval, special permit, special exception or variance, or other documentation, from each municipality in which beneficially reclaimed materials will be used as fill; [(B) obtain a copy of] and (ii) a wetlands, aquifer protection, coastal site plan and any other required approval from each municipality; [; and (C) comply] Any such application shall additionally include proof of compliance with the process specified in subsection (b) of section 22a-20a, regardless of whether the location where beneficially reclaimed materials will be used as fill is located in an environmental justice community;

(5) An application for authorization pursuant to this subsection shall be submitted on forms prescribed by the commissioner and shall include, at a minimum, the following information: (A) A

plan for ensuring that only beneficially reclaimed materials that satisfy the requirements of this subsection are used as fill and a description of acceptability criteria for the beneficially reclaimed materials proposed for beneficial use at the subject location; (B) a plan describing the process for placing and recording the placement of beneficially reclaimed materials; (C) a plan for monitoring the waters of the state during the filling process and for a period of not less than thirty years after filling is complete; (D) a proposed letter of credit that conforms to the guidelines established by the commissioner pursuant to subdivision (3) of this subsection and the basis for the cost estimate used in such proposed letter of credit; (E) the qualifications of the environmental professionals intended to exercise oversight of all aspects of the proposed activities; (F) a redevelopment plan for the location where beneficially reclaimed materials will be placed, including engineering plans and drawings in support of such redevelopment; (G) a list of each municipal approval required for the proposed placement of beneficially reclaimed materials and a written copy of each such approval or a reasonable estimate of when such approval will be obtained, as applicable; and (H) any additional information required by the commissioner. Any such application shall be accompanied by a nonrefundable application fee of twenty-five thousand dollars.

(6) Notwithstanding section 22a-208a or any regulations adopted pursuant to section 22a-209, the issuance of an authorization under this subsection, or a modification of an authorization under this subsection when such modification is sought by the holder of an authorization, shall conform to the following procedures: (A) The Commissioner of Energy and Environmental Protection shall publish a notice of intent to issue an authorization on the Department of Energy and Environmental Protection's Internet web site. Such notice shall, at a minimum, include: (i) The name and mailing address of the applicant and the address of the location of the proposed activity; (ii) the application number; (iii) the tentative decision regarding the application; (iv) the type of authorization sought, including a reference to the applicable provision of the general statutes or regulations of Connecticut state agencies; (v) a description of the location of the proposed activity and any natural resources that will be affected by such activity; (vi) the name, address and telephone number of any agent of the applicant from whom interested persons may obtain copies of the application; (vii) the length of time available for submission of public comments to the commissioner; and (viii) any other additional information the commissioner deems necessary. There shall be a comment period of thirty days following the publication of such notice by the commissioner during which interested persons may submit written comments to the commissioner; (B) the commissioner shall post a response to any comments received on the Department of Energy and Environmental Protection's Internet web site; and (C) the commissioner may approve or deny such authorization based upon a review of the submitted information. Any authorization issued pursuant to this subsection shall define clearly the activity covered by such authorization and may include such conditions or requirements as the commissioner deems appropriate, including, but not limited to, investigation or remediation of a location prior to placement of beneficially reclaimed materials, operation and maintenance requirements, best management practices, qualifications and requirements for environmental professional exercising oversight, groundwater monitoring, compliance with fill management, closure, redevelopment or other plans, reporting and recordkeeping requirements, auditing by an independent party and a specified term. The commissioner shall require the posting of a letter of credit to assure compliance with any authorization issued under this subsection, including, but not limited to, implementation of a closure plan and post-closure maintenance and monitoring.

(7) The commissioner may suspend or revoke any such authorization and may modify an authorization if such modification is not sought by the holder of an authorization, in accordance with the provisions of section 4-182 and the applicable rules of practice adopted by the department.

(8) Unless required by the federal Clean Water Act, a discharge permit under section 22a-430 shall not be required for a discharge authorized under this subsection. In addition, the soil reuse provisions of the state remediation standards, adopted pursuant to section 22a-133k, shall not apply to an activity authorized under this subsection.

Sec. 3. Subsection (l) of section 8-30g of the 2026 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2026*):

(l) (1) Except as provided in subdivision (2) of this subsection, the affordable housing appeals procedure established under this section shall not be applicable to an affordable housing application filed with a commission during a moratorium, which shall commence after (A) a certification of affordable housing project completion issued by the commissioner is published in the Connecticut

Law Journal, or (B) notice of a provisional approval is published pursuant to subdivision (4) of this subsection. Any such moratorium shall be for a period of four years, except that for any municipality that has (i) twenty thousand or more dwelling units, as reported in the most recent United States decennial census, and (ii) previously qualified for a moratorium in accordance with this section, any subsequent moratorium shall be for a period of five years. Any moratorium that is in effect on October 1, 2002, is extended by one year.

(2) Such moratorium shall not apply to (A) affordable housing applications for assisted housing in which ninety-five per cent of the dwelling units are restricted to persons and families whose income is less than or equal to sixty per cent of the median income, (B) other affordable housing applications for assisted housing containing forty or fewer dwelling units, or (C) affordable housing applications which were filed with a commission pursuant to this section prior to the date upon which the moratorium takes effect.

(3) Eligible units completed before a moratorium has begun, but that were not counted toward establishing eligibility for such moratorium, may be counted toward establishing eligibility for a subsequent moratorium. Eligible units completed after a moratorium has begun may be counted toward establishing eligibility for a subsequent moratorium.

(4) (A) Except as provided in subparagraph (B) of this subdivision, the commissioner shall issue a certificate of affordable housing project completion for the purposes of this subsection upon finding that there has been completed within the municipality one or more affordable housing developments or other types of housing developments which create housing unit-equivalent points equal to (i) the greater of two per cent of all dwelling units in the municipality, as reported in the most recent United States decennial census, or seventy-five housing unit-equivalent points, or (ii) for any municipality that has (I) adopted a municipal housing growth plan or has elected to comply with a regional housing growth plan in accordance with the provisions of section 8-13cc, as amended by this act, (II) twenty thousand or more dwelling units, as reported in the most recent United States decennial census, and (III) previously qualified for a moratorium in accordance with this section, one and one-half per cent of all dwelling units in the municipality, as reported in the most recent United States decennial census.

(B) If a municipality has received a final letter of eligibility from the commissioner pursuant to section 8-13gg, the commissioner shall issue a certificate of affordable housing project completion to such municipality at such time as, upon application, the commissioner determines, in the commissioner's discretion, that the municipality is in compliance with the following conditions: The municipality remains in compliance with all requirements for a final letter of eligibility, and there has been completed within the municipality one or more affordable housing developments or other types of developments that create housing unit-equivalent points equal to (i) the greater of one and three-quarter per cent of all dwelling units in the municipality, as reported in the most recent United States decennial census, or sixty-five housing unit-equivalent points, or (ii) for any municipality that (I) has adopted a municipal housing growth plan or has elected to comply with a regional housing growth plan in accordance with the provisions of section 8-13bb, as amended by this act, (II) has twenty thousand or more dwelling units, as reported in the most recent United States decennial census, and (III) previously qualified for a moratorium in accordance with this section, one and one-half per cent of all dwelling units in the municipality, as reported in the most recent United States decennial census.

(C) A municipality may apply for a certificate of affordable housing project completion pursuant to this subsection by applying in writing to the commissioner, and including documentation showing that the municipality has accumulated the required number of points within the applicable time period. Such documentation shall include the location of each dwelling unit being counted, the number of points each dwelling unit has been assigned, and the reason, pursuant to this subsection, for assigning such points to such dwelling unit. Upon receipt of such application, the commissioner shall promptly cause a notice of the filing of the application to be published in the Connecticut Law Journal, stating that public comment on such application shall be accepted by the commissioner for a period of thirty days after the publication of such notice. Not later than ninety days after the receipt of such application, the commissioner shall either approve or reject such application. Such approval or rejection shall be accompanied by a written statement of the reasons for approval or rejection, pursuant to the provisions of this subsection. If the application is approved, the commissioner shall promptly cause a certificate of affordable housing project completion to be published in the

Connecticut Law Journal. If the commissioner fails to either approve or reject the application within such ninety-day period, such application shall be deemed provisionally approved, and the municipality may cause notice of such provisional approval to be published in a conspicuous manner in a daily newspaper having general circulation in the municipality, in which case, such moratorium shall take effect upon such publication. The municipality shall send a copy of such notice to the commissioner. Such provisional approval shall remain in effect unless the commissioner subsequently acts upon and rejects the application, in which case the moratorium shall terminate upon notice to the municipality by the commissioner.

(5) For the purposes of this subsection, "elderly units" are dwelling units whose occupancy is restricted by age, "family units" are dwelling units whose occupancy is not restricted by age, and "resident-owned mobile manufactured home park" has the same meaning as provided in subsection (k) of this section.

(6) For the purposes of this subsection, housing unit-equivalent points shall be determined by the commissioner as follows: (A) No points shall be awarded for a unit unless its occupancy is restricted to persons and families whose income is equal to or less than eighty per cent of the median income, except [that] (i) unrestricted units in a set-aside development shall be awarded one-quarter point each; [, and] (ii) dwelling units in transit community middle housing developments developed pursuant to subdivision (2) of subsection (a) of section 8-2s, as amended by this act, that are not described in subparagraphs (B) to (I), inclusive, of this subdivision shall be awarded one-quarter point each; and (iii) as otherwise provided in subparagraphs (B) to (E), inclusive, (G)(i) to (G)(iii), inclusive, (H) and (I) of this subdivision; (B) family units restricted to persons and families whose income is equal to or less than eighty per cent of the median income shall be awarded one point if an ownership unit and one and one-half points if a rental unit; (C) family units restricted to persons and families whose income is equal to or less than sixty per cent of the median income shall be awarded one and one-half points if an ownership unit and two points if a rental unit; (D) family units restricted to persons and families whose income is equal to or less than forty per cent of the median income shall be awarded two points if an ownership unit and two and one-half points if a rental unit; (E) elderly units restricted to persons and families whose income is equal to or less than eighty per cent of the median income shall be awarded one-half point; (F) a set-aside development containing family units which are rental units shall be awarded additional points equal to twenty-two per cent of the total points awarded to such development, provided the application for such development was filed with the commission prior to July 6, 1995; (G) a mobile manufactured home in a resident-owned mobile manufactured home park shall be awarded points as follows: (i) One and one-half points when occupied by persons and families with an income equal to or less than eighty per cent of the median income, (ii) two points when occupied by persons and families with an income equal to or less than sixty per cent of the median income, and (iii) one-fourth point for the remaining units; and (H) any unit described in subparagraphs (A) to (G), inclusive, of this subdivision shall be awarded an additional one-quarter point, provided such unit was constructed by or in conjunction with a housing authority, as defined in section 8-40, of a neighboring municipality; and (I) any unit described in subparagraphs (B) to (H), inclusive, of this subdivision that is located in a transit community middle housing development described in subdivision (2) of subsection (a) of section 8-2s, as amended by this act, shall be awarded an additional one-quarter point.

(7) [Points] Except as otherwise provided in subparagraph (A) of subdivision (6) of this subsection, points shall be awarded only for dwelling units which (A) were newly-constructed units in an affordable housing development, as that term was defined at the time of the affordable housing application, for which a certificate of occupancy was issued after July 1, 1990, (B) were newly subjected after July 1, 1990, to deeds containing covenants or restrictions which require that, for at least the duration required by subsection (a) of this section for set-aside developments on the date when such covenants or restrictions took effect, such dwelling units shall be sold or rented at, or below, prices which will preserve the units as affordable housing for persons or families whose income does not exceed eighty per cent of the median income, or (C) are located in a resident-owned mobile manufactured home park.

(8) Points shall be subtracted, applying the formula in subdivision (6) of this subsection, for any affordable dwelling unit which, on or after July 1, 1990, was affected by any action taken by a municipality which caused such dwelling unit to cease being counted as an affordable dwelling unit.

(9) A newly-constructed unit shall be counted toward a moratorium when it receives a certificate of occupancy. A newly-restricted unit shall be counted toward a moratorium when its deed restriction takes effect.

(10) The affordable housing appeals procedure shall be applicable to affordable housing applications filed with a commission after a [three-year] four-year or five-year moratorium expires, except (A) as otherwise provided in subsection (k) of this section, or (B) when sufficient unit-equivalent points have been created within the municipality during one moratorium to qualify for a subsequent moratorium.

(11) The commissioner shall, within available appropriations, adopt regulations, in accordance with the provisions of chapter 54, to carry out the purposes of this subsection. Such regulations shall specify the procedure to be followed by a municipality to obtain a moratorium, and shall include the manner in which a municipality is to document the units to be counted toward a moratorium. A municipality may apply for a moratorium in accordance with the provisions of this subsection prior to, as well as after, such regulations are adopted.

Sec. 4. Section 8-3o of the 2026 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

On and after July 1, 2026, any regulations adopted by a municipality pursuant to zoning authority granted by a special act shall comply with the provisions of subdivision (9) of subsection (d) of section 8-2, [section 8-2s,] subsection (g) of section 8-2t and section 8-3n, as amended by this act. On and after June 1, 2027, any regulations adopted by a municipality pursuant to a zoning authority granted by a special act shall comply with the provisions of section 8-2s, as amended by this act.

Sec. 5. Subsection (d) of section 8-3n of the 2026 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2026*):

(d) Notwithstanding the provisions of this section, any municipality, as defined in section 7-148, may adopt not more than two conservation and traffic mitigation districts in which the municipality may require a minimum number of off-street motor vehicle parking spaces for a residential development that contains [fewer than sixteen] sixteen or fewer dwelling units, provided (1) no such district shall be larger than four per cent of a municipality's land area, (2) a municipality shall submit a property description of any such district adopted by the municipality to the Secretary of the Office of Policy and Management upon the adoption of such district, (3) any such zones may be contiguous, and (4) the municipality shall allow the proposed developer of such development to submit to the zoning enforcement officer, planning commission, zoning commission or combined planning and zoning commission a parking needs assessment that conforms with the requirements of subsection (c) of this section. If a parking needs assessment is submitted pursuant to subdivision (4) of this subsection, such officer or commission shall condition the approval of such development on the construction of off-street parking spaces not exceeding one such space for each studio or one-bedroom dwelling and two such spaces for each dwelling unit with two or more bedrooms, or the number of such spaces recommended for the development by the parking needs assessment submitted pursuant to this section, whichever results in the least required number of off-street parking spaces.

Sec. 6. Subsection (a) of section 8-13hh of the 2026 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2026*):

(a) As used in this section:

(1) "Downtown area" means a central business district or other commercial neighborhood area of a municipality that serves as a center of socioeconomic interaction, characterized by a cohesive core of commercial and mixed-use buildings, often interspersed with civic, religious and residential buildings and public spaces, that are typically arranged along a main street and intersecting side streets and served by public infrastructure;

(2) "Housing growth program" means the program established pursuant to section 8-13jj;

(3) "Transit community middle housing development" means a cottage cluster, as defined in section 8-1a, containing not less than four dwelling units but not more than nine such units or a residential building containing not less than two dwelling units but not more than nine such units, including, but not limited to, townhouses, as defined in section 8-1a, duplexes, triplexes, and perfect sixes; [and cottage clusters;]

(4) "Municipality" has the same meaning as provided in section 7-148;

(5) "Perfect six" means a three-story residential building with a central entrance containing two dwelling units per story;

(6) "Qualifying bus transit community" means any municipality that contains not less than one regular bus service station operating not less than five days a week within a transit-oriented district adopted by such municipality, provided such transit-oriented district is of reasonable size, as determined by the secretary, or the secretary's designee, in accordance with the provisions of subsection (e) of this section, and either (A) includes land of such municipality located within a one-half-mile radius of any such station, or (B) is located within a reasonable distance, as determined by the secretary, or the secretary's designee, of any other transit service, a commercial corridor or the downtown area of such municipality;

(7) "Qualifying rapid transit community" means any municipality that contains not less than one rapid transit station or a planned rapid transit station, contained within a transit-oriented district adopted by such municipality, provided such transit-oriented district is of reasonable size, as determined by the secretary, or the secretary's designee, in accordance with subsection (e) of this section, and either (A) includes land of such municipality located within a one-half-mile radius of any such station, or (B) is located within a reasonable distance, as determined by the secretary, or the secretary's designee, of any other transit service, a commercial corridor or the downtown area of such municipality;

(8) "Qualifying transit-oriented community" means any municipality that (A) is a qualifying rapid transit community or qualifying bus transit community, or (B) borders a municipality that has one or more rapid transit stations or regular bus service stations, and that designates a transit-oriented district in or adjacent to a downtown area located in such municipality;

(9) "Rapid transit station" means any public transportation station serving any rail or rapid bus route;

(10) "Regular bus service station" means any fixed location where a bus regularly stops, not less than once every sixty minutes during peak operating hours, for the loading or unloading of passengers along a defined route operating on a fixed schedule;

(11) "Secretary" means the Secretary of the Office of Policy and Management, or the secretary's designee;

(12) "Transit-oriented district" means a collection of parcels of land in a municipality designated by such municipality and subject to zoning criteria designed to encourage increased density of development, including mixed-use development, consistent with the provisions of this section; and

(13) "Zoning commission" means any zoning commission, planning commission in a municipality that has adopted a planning commission but not a zoning commission or a combined planning and zoning commission.

Sec. 7. Section 2-139 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

(a) There is established the majority leaders' roundtable group on affordable housing. The group shall study (1) existing affordable housing policies, programs and initiatives in the state, (2) the potential conversion of state properties into affordable housing developments, (3) successful models and best practices from other states or regions to inform potential policy recommendations, (4) the potential conversion of commercial properties such as hotels, malls and office buildings into residential buildings, and (5) any other topics related to the promotion and development of affordable housing in the state.

(b) The roundtable group shall consist of the following members:

(1) The cochairpersons and ranking members of the joint standing committees of the General Assembly having cognizance of matters relating to housing and planning and development;

(2) The majority leader of the Senate;

(3) The majority leader of the House of Representatives;

(4) Three appointed by the majority leader of the House of Representatives, one of whom has expertise in public housing, one of whom represents a regional council of governments, and one of whom represents a business advocacy organization or regional chamber of commerce;

(5) Three appointed by the majority leader of the Senate, one of whom has expertise in regional planning, one of whom has expertise in local planning and zoning, and one of whom has expertise in housing development;

- (6) The Commissioner of Administrative Services, or the commissioner's designee;
- (7) The Commissioner of Housing, or the commissioner's designee;
- (8) The Commissioner of Economic and Community Development, or the commissioner's designee;
- (9) The Commissioner of Transportation, or the commissioner's designee;
- (10) The Responsible Growth Coordinator, or the coordinator's designee;
- (11) The executive director of the Connecticut Housing Finance Authority, or the executive director's designee;
- (12) A representative of the Connecticut Conference of Municipalities; and
- (13) A representative of the Connecticut Council of Small Towns.

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

(d) All initial appointments to the roundtable group shall be made not later than thirty days after the effective date of this section. Any vacancy shall be filled by the appointing authority.

(e) The majority leader of the Senate and the majority leader of the House of Representatives shall be the chairpersons for the roundtable group. The chairpersons shall schedule the first meeting of the roundtable group, which shall be held not later than sixty days after the effective date of this section.

(f) The administrative staff of the joint standing committee of the General Assembly having cognizance of matters relating to housing shall serve as administrative staff of the roundtable group.

(g) Not later than January 1, 2024, and annually on January first thereafter until January 1, 2026, the roundtable group shall submit a report on its findings and recommendations to the joint standing committee of the General Assembly having cognizance of matters relating to housing, in accordance with the provisions of section 11-4a. The roundtable group shall terminate on June 30, 2026.

Sec. 8. Section 8-13ii of the 2026 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

(a) There is established a Council on Housing Development to advise and assist the State Responsible Growth Coordinator in reviewing regulations, developing guidelines and establishing programs concerning the growth of housing in the state, and to approve or modify any municipal housing growth plan or regional housing growth plan if the Secretary of the Office of Policy and Management has not acted on such plan in the time provided in section 8-13bb, as amended by this act, or 8-13cc, as amended by this act, as applicable.

(b) The council shall consist of the following regular members: (1) The Governor, or the Governor's designee; (2) the State Responsible Growth Coordinator; (3) the Secretary of the Office of Policy and Management, or the secretary's designee; (4) the Commissioner of Housing, or the commissioner's designee; (5) the Commissioner of Energy and Environmental Protection, or the commissioner's designee; (6) the Commissioner of Economic and Community Development, or the commissioner's designee; (7) the Commissioner of Transportation, or the commissioner's designee; (8) the executive director of the Connecticut Housing Finance Authority, or the executive director's designee; (9) the executive director of the Connecticut Municipal Development Authority, or the executive director's designee; (10) the president pro tempore of the Senate, or the president's designee; (11) the majority leader of the Senate, or the majority leader's designee; (12) the speaker of the House of Representatives, or the speaker's designee; (13) the majority leader of House of Representatives, or the majority leader's designee; (14) the minority leader of the Senate, or the minority leader's designee; (15) the minority leader of the House of Representatives, or the minority leader's designee; (16) one individual appointed by the [chairperson of the majority leaders' roundtable group on affordable housing from the Senate] president pro tempore of the Senate; and (17) one individual appointed by the [chairperson of the majority leaders' roundtable group on affordable housing from the House of Representatives] speaker of the House of Representatives.

(c) The chairpersons of the council shall be (1) the president pro tempore of the Senate, or the president's designee, and (2) the speaker of the House of Representatives, or the speaker's designee.

(d) The administrative staff of the Connecticut Municipal Development Authority shall serve as the administrative staff of the council.

(e) The council shall convene not later than January 1, 2026, and meet not less than once every six months thereafter, and more often upon the call of a chairperson, to:

(1) Review and evaluate the plans, programs, regulations and policies of state or quasi-public agencies for opportunities to combine efforts and resources of such agencies to increase housing development;

(2) Develop consistent reporting methods concerning data and documentation related to housing development;

(3) Provide a forum to develop approaches to housing growth that balance both needs for conservation and development, including the need for additional housing and economic growth, the protection of natural resources and the maintenance and support for existing infrastructure;

(4) Review existing discretionary grant programs to make recommendations to state or quasi-public agencies concerning the adherence of such programs with the goals established in the state plan of conservation and development adopted under chapter 297. Such recommendations shall include, but need not be limited to, methods to increase the development of deed-restricted housing in transit-oriented districts and middle housing, as defined in section 8-1a;

(5) Develop guidelines, in consultation with the Secretary of the Office of Policy and Management and consistent with the requirements of subsection (j) of section 8-13hh, concerning the adoption and development of transit-oriented districts within qualifying transit-oriented communities; and

(6) Review applications for grants-in-aid under the housing growth program established pursuant to section 8-13jj, including any supporting materials submitted by an applicant in connection with such application, that have been submitted by the secretary to the council pursuant to section 8-13jj.

(f) Not later than January 1, 2027, the council shall submit a report, in accordance with the provisions of section 11-4a, to the joint standing committees of the General Assembly having cognizance of matters relating to planning and development and housing, concerning the recommendations and guidelines developed by the council pursuant to subdivisions (4) and (5) of subsection (e) of this section or any other recommendations of the council. The coordinator shall publish such recommendations and guidelines on the Internet web site of the Office of Policy and Management.

Sec. 9. Subdivision (5) of subsection (b) of section 4-66k of the 2026 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

(5) For the fiscal year ending June 30, 2026, and each fiscal year thereafter, funds from the regional planning incentive account shall be distributed to each regional council of governments formed pursuant to section 4-124j as follows: (A) An amount totaling seven million dollars shall be distributed pursuant to a formula determined and updated every five years by the Secretary of the Office of Policy and Management in consultation with the regional councils of governments that includes (i) a base payment amount payable to each such regional council, and (ii) a per capita payment amount to each such regional council based upon population data for each such regional council from the most recent federal decennial census, (B) each such regional council shall receive two hundred thousand dollars, for the purpose of funding positions within each such regional council and costs associated with providing technical support and legal services for the planning and development of additional housing in each such regional council's region, and (C) each such regional council shall receive two hundred thousand dollars, for the purpose of funding a regional stormwater management and flood mitigation coordinator position, [or] a regional municipal solid waste and recycling coordinator position, [and associated costs] or both such positions, and any associated costs.

Sec. 10. Subsection (g) of section 8-13bb of the 2026 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2026*):

(g) (1) The Secretary of the Office of Policy and Management shall approve or reject a municipal housing growth plan submitted under this section not later than one hundred twenty days after receipt. If such plan submitted by a municipality is rejected by the secretary, the secretary shall provide written notice of such rejection to the municipality, a statement of the reasons for rejection and the amendments proposed by the secretary required for approval of the plan. The secretary may only reject a plan submitted pursuant to this section if the secretary determines such plan does not conform with the requirements of this section.

(2) If the secretary does not approve or reject the municipal housing growth plan in the time provided by this subsection, the municipality shall submit such plan to the Council on Housing

Development established pursuant to section 8-13ii, as amended by this act, for approval or denial. The council may only deny a plan submitted under this section if the council determines such plan does not conform with the requirements of this section. If the council denies such plan, the council shall provide (A) written notice of such denial to the municipality, (B) a statement of the reasons for denial, and (C) any amendments proposed by the council required for approval of the plan by the council. A municipality may submit an amended municipal housing growth plan to the council for approval or denial not later than thirty days after the receipt of a denial pursuant to subparagraph (A) of this subdivision.

Sec. 11. Subsection (c) of section 8-13cc of the 2026 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2026*):

(c) (1) The Secretary of the Office of Policy and Management shall approve or reject a regional housing growth plan submitted by a regional council of governments under this section not later than one hundred twenty days after receipt. If a plan is rejected by the secretary, the secretary shall provide written notice of such rejection to the regional council of governments, a statement of the reasons for rejection and the amendments proposed by the secretary required for approval of the plan. The secretary may only reject a plan submitted pursuant to this section if the secretary deems such plan does not conform with the requirements of this section.

(2) If the secretary does not approve or reject a plan in the time provided by this subsection, a regional council of governments shall submit such plan to the Council on Housing Development established pursuant to section 8-13ii, as amended by this act, for approval or denial. The council may only deny a plan submitted under this section if the council determines such plan does not conform with the requirements of this section. If the council denies such plan, the council shall provide (A) written notice of such denial to the regional council of governments, (B) a statement of the reasons for denial, and (C) any amendments proposed by the council required for approval of the plan by the council. A regional council of governments may submit an amended regional housing growth plan to the council for approval or denial not later than thirty days after the receipt of a denial pursuant to subparagraph (A) of this subdivision.

Sec. 12. Subsection (d) of section 8-13bb of the 2026 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2026*):

(d) A municipal housing growth plan submitted by a municipality pursuant to this section shall address the following elements in a form and level of detail specified by guidelines issued by the secretary pursuant to subsection (i) of this section:

(1) The housing growth policies the municipality has adopted or shall adopt to reduce specific regulatory barriers to the development of dwelling units in the municipality and to promote the development of additional dwelling units in the municipality.

~~[(1)]~~ (2) The plan's consistency with (A) the municipal plan of conservation and development prepared pursuant to section 8-23, as amended by this act, (B) the regional plan of conservation and development prepared pursuant to section 8-35a, (C) the state plan of conservation and development prepared pursuant to chapter 297, and (D) any plan adopted by the local water pollution control authority, if applicable, provided a municipality may elect to disregard a municipal plan of conservation and development prepared pursuant to section 8-23, as amended by this act, and any plan adopted by the local water pollution control authority to the extent that such plan would constrain development that has been deemed prudent and feasible in the development of the municipal housing growth plan;

~~[(2)]~~ (3) The identification, to the extent practicable, of specific zones or parcels that may be developed to meet the municipality's affordable housing goal through the process of summary review, as defined in section 8-2r, together with the maximum allowed residential density for each such area;

~~[(3)]~~ (4) The strategies the municipality has adopted or shall adopt to improve the accessibility of affordable housing units for individuals with an intellectual disability or other developmental disabilities;

~~[(4)]~~ (5) Strategies a municipality has adopted or shall adopt to promote the development of diverse types of housing units, considering factors such as unit size, number of bedrooms, construction type, density of development and ownership models;

~~[(5)]~~ (6) An inventory of developable land within the municipality, using the definition of developable land set forth in section 8-13aa;

~~[(6)]~~ (7) An explanation of how the plan conforms to and implements the requirements of subsection (b) of section 8-2, including addressing significant disparities in housing needs, affirmatively furthering the purposes of the federal Fair Housing Act, 42 USC 3601 et seq., as amended from time to time, and promoting housing choice and economic diversity;

~~[(7)]~~ (8) Identification of the projected infrastructure needs, including, but not limited to, projected wastewater capacity, and other improvements needed to meet the municipality's affordable housing goal; and

~~[(8)]~~ (9) An implementation schedule for the policies, strategies and other actions identified in the plan that is calculated to achieve the municipal affordable housing goal.

Sec. 13. Subsection (b) of section 8-13cc of the 2026 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2026*):

(b) Each regional housing growth plan submitted to the secretary pursuant to this section shall address the following elements in a form and level of detail specified by guidelines issued by the secretary pursuant to subsection (i) of section 8-13bb for each municipality that is located in the planning region for the regional council of governments that has elected to comply with the regional growth plan pursuant to subsection (b) of section 8-13bb:

(1) The housing growth policies each municipality has adopted or shall adopt to reduce specific regulatory barriers to the development of dwelling units in the municipality and to promote the development of additional dwelling units in the municipality;

(2) The plan's consistency with (A) the municipal plans of conservation and development prepared pursuant to section 8-23, as amended by this act; (B) the regional plan of conservation and development prepared pursuant to section 8-35a; (C) the state plan of conservation and development prepared pursuant to chapter 297; and (D) any applicable plans adopted by a local water pollution control authority, provided (i) such plan may, with the consent of the affected municipality, elect to disregard a municipal plan of conservation and development prepared pursuant to section 8-23, as amended by this act, and any applicable plan adopted by a local water pollution control authority to the extent that such plan of conservation and development or plan adopted by the local water pollution control authority would constrain development that has been deemed prudent and feasible in the development of the regional housing growth plan, and (ii) a municipality whose municipal plan of conservation and development prepared pursuant to section 8-23, as amended by this act, or applicable plan adopted by the local water pollution control authority, was disregarded in the development of a regional housing growth plan may decline to implement such plan of conservation and development or plan adopted by the local water pollution control authority to the extent that such plan of conservation and development or plan adopted by the local water pollution control authority would constrain development that has been deemed prudent and feasible in the development of the regional housing growth plan;

(3) The identification, to the extent practicable, of specific zones or parcels that may be developed to meet a municipality's affordable housing goal through the process of summary review, as defined in section 8-2r, together with the maximum allowed residential density for each such area;

(4) The strategies a municipality has adopted or shall adopt to improve the accessibility of affordable housing units for individuals with an intellectual disability or other developmental disabilities;

(5) Strategies a municipality has adopted or shall adopt to promote the development of diverse types of housing units, considering factors such as unit size, number of bedrooms, construction type, density of development and ownership models;

(6) An inventory of developable land within a municipality, using the definition of developable land provided in section 8-13aa;

(7) An explanation of how the plan conforms to and implements the requirements of subsection (b) of section 8-2, including addressing significant disparities in housing needs, affirmatively furthering the purposes of the federal Fair Housing Act, 42 USC 3601 et seq., as amended from time to time, and promoting housing choice and economic diversity;

(8) Identification of the projected infrastructure needs, including, but not limited to, projected wastewater capacity, and other improvements needed to meet the municipality's affordable housing goal; and

(9) An implementation schedule for the policies, strategies and other actions identified in the plan that are calculated to achieve the affordable housing goals for each municipality in the planning region.

Sec. 14. Subsection (a) of section 8-23 of the 2026 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

(a) (1) At least once every ten years, the commission shall prepare or amend and shall adopt a plan of conservation and development for the municipality. Following adoption, the commission shall regularly review and maintain such plan. The commission may adopt such geographical, functional or other amendments to the plan or parts of the plan, in accordance with the provisions of this section, as it deems necessary. The commission may, at any time, prepare, amend and adopt plans for the redevelopment and improvement of districts or neighborhoods which, in its judgment, contain special problems or opportunities or show a trend toward lower land values. In the event that such plan conflicts with the provisions of a municipal growth plan adopted pursuant to section 8-13bb, as amended by this act, or regional housing growth plan adopted pursuant to section 8-13cc, as amended by this act, the commission may determine that the provisions of such municipal or regional housing growth plan shall supersede the conflicting provisions of the plan of conservation and development.

(2) If a plan is not amended decennially, the chief elected official of the municipality shall submit a letter to the Secretary of the Office of Policy and Management and the Commissioners of Transportation, Energy and Environmental Protection and Economic and Community Development that explains why such plan was not amended. A copy of such letter shall be included in each application by the municipality for discretionary state funding in excess of twenty-five thousand dollars submitted to any state agency.

Sec. 15. Section 8-2s of the 2026 supplement to the general statutes, as amended by section 16 of public act 25-1 of the November special session, is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

(a) On and after [July 1, 2026] June 1, 2027, any zoning regulations adopted or amended pursuant to section 8-2 or any special act (1) shall allow for the development of [a] transit community middle housing [development] developments, as defined in section 8-13hh, as amended by this act, or a mixed-use [development] developments of two to nine dwelling units, on any [lot] lots that [is] are zoned for commercial or mixed-use development, subject only to summary review, as defined in section 8-2r, and (2) may allow for the development of a transit community middle housing development on any lot that allows for residential use subject only to such summary review.

(b) Any municipality that adopts zoning regulations that allow for the development of a transit community middle housing development as described in subdivision (2) of subsection (a) of this section shall be awarded [one-quarter] housing unit-equivalent [point] points pursuant to subdivision (6) of subsection (1) of section 8-30g, as amended by this act, for each unit of such middle housing for which a certificate of occupancy has been issued by the municipality.

(c) No municipality that has (1) adopted zoning regulations that allow for the development of a transit community middle housing development [as described in] pursuant to subdivision (2) of subsection (a) of this section, (2) been awarded housing unit-equivalent points pursuant to [subsection (b) of this section] subdivision (6) of subsection (1) of section 8-30g, as amended by this act, and (3) qualified for a moratorium from the affordable housing appeals procedure under subsection (1) of section 8-30g, as amended by this act, based in part on housing unit-equivalent points awarded pursuant to [subsection (b) of this section] subdivision (6) of subsection (1) of section 8-30g, as amended by this act, shall repeal or substantially modify such zoning regulations concerning such development of such middle housing during the period of such moratorium."

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

Section 1	<i>from passage</i>	New section
Sec. 2	<i>from passage</i>	22a-209f(c)
Sec. 3	<i>October 1, 2026</i>	8-30g(1)
Sec. 4	<i>from passage</i>	8-3o
Sec. 5	<i>October 1, 2026</i>	8-3n(d)
Sec. 6	<i>October 1, 2026</i>	8-13hh(a)
Sec. 7	<i>from passage</i>	2-139

Sec. 8	July 1, 2026	8-13ii
Sec. 9	July 1, 2026	4-66k(b)(5)
Sec. 10	October 1, 2026	8-13bb(g)
Sec. 11	October 1, 2026	8-13cc(c)
Sec. 12	October 1, 2026	8-13bb(d)
Sec. 13	October 1, 2026	8-13cc(b)
Sec. 14	July 1, 2026	8-23(a)
Sec. 15	July 1, 2026	8-2s

The bill was discussed by Representatives Callahan of the 108th and Dubitsky of the 47th.

The Speaker ordered the vote be taken by roll call at 3:18 p.m.

The following is the result of the vote:

Total Number Voting	148
Necessary for Passage	75
Those voting Yea	121
Those voting Nay	27
Those absent and not voting	3

On a roll call vote House Bill No. 5521 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

N	ALLIE-BRENNAN	N	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	N	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	N	KAVROS DEGRAW	N	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	N	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
N	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	X	LEEPER	Y	ACKERT	Y	SCOTT
N	BROWN, K.	N	LEMAR	Y	ANDERSON	Y	STEWART
X	BROWN, M.	Y	LUXENBERG	Y	ANISKOVIICH	N	VAIL
N	BUMGARDNER	N	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
N	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
N	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
N	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
N	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	Y	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	N	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	N	HALL, J.
Y	FAZZINO	N	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	X	ROSARIO
N	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
N	GAEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
N	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ

N	GAUTHIER	Y	SANTOS	Y	JENSEN	N	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
N	GILCHREST	N	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	N	NOLAN

DEPUTY SPEAKER PRO TEMPORE GODFREY IN THE CHAIR

**IMMEDIATE TRANSMITTAL TO THE SENATE
JOINT RULE 17**

On motion of Representative Rojas of the 9th District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.

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

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

COMMERCE. Substitute for H.B. No. 5244 (RAISED) (File No. 315) AN ACT CONCERNING THE DEPARTMENT OF ECONOMIC AND COMMUNITY DEVELOPMENT'S RECOMMENDATIONS REGARDING THE AGENCY FINANCIAL ASSISTANCE CAP AND EMPLOYMENT PROMISSORY NOTES.

The bill was explained by Representative Meskers of the 150th.

ASSISTANT DEPUTY SPEAKER PRO TEMPORE PAOLILLO IN THE CHAIR

The bill was discussed by Representative Aniskovich of the 35th.

The Speaker ordered the vote be taken by roll call at 3:31 p.m.

The following is the result of the vote:

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

On a roll call vote House Bill No. 5244 was passed.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	X	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO

Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	N	ANDERSON	Y	STEWART
X	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	Y	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	X	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

**IMMEDIATE TRANSMITTAL TO THE SENATE
JOINT RULE 17**

On motion of Representative Rojas of the 9th District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.

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

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

COMMERCE. Substitute for S.B. No. 305 (RAISED) (File No. 291) AN ACT ESTABLISHING A WORKING GROUP TO STUDY STATE-WIDE MARKETING AND TOURISM IN THE STATE.

The bill was explained by Representative Meskers of the 150th.

The bill was discussed by Representative Aniskovich of the 35th.

The Speaker ordered the vote be taken by roll call at 3:57 p.m.

The following is the result of the vote:

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

On a roll call vote Senate Bill No. 305 was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

DEPUTY SPEAKER PRO TEMPORE GODFREY IN THE CHAIR

JUDICIARY. S.B. No. 484 (RAISED) (File No. 591) AN ACT CONCERNING DISTRACTED DRIVING AND THE SAFE OPERATION OF A MOTOR VEHICLE IN A HIGHWAY WORK ZONE. (As amended by Senate Amendment Schedule "A").

There being no objection, the bill as amended was explained by Representative Fazzino of the 83rd.

The bill was discussed by Representatives Howard of the 43rd and Rutigliano of the 123rd.

The Speaker ordered the vote be taken by roll call at 4:12 p.m.

The following is the result of the vote:

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

On a roll call vote Senate Bill No. 484 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO

Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

HOUSING. Substitute for S.B. No. 335 (RAISED) (File No. 156) AN ACT CONCERNING UTILITY CHARGES FOR RESIDENTIAL DWELLING UNITS.

The bill was explained by Representative Felipe of the 130th.

The bill was discussed by Representatives Scott of the 112th and Zullo of the 99th.

The bill was further discussed by Representative Weir of the 55th who offered House Amendment Schedule "A" (LCO 5798) and moved its adoption.

The amendment was discussed by Representatives Felipe of the 130th, Fishbein of the 90th, Howard of the 43rd and Courpas of the 149th.

The Speaker ordered the vote be taken by roll call at 5:37 p.m.

The following is the result of the vote:

Total Number Voting	149
Necessary for Adoption	75
Those voting Yea	50
Those voting Nay	99
Those absent and not voting	2

On a roll call vote the amendment was rejected.

The following is the roll call vote:

N	ALLIE-BRENNAN	N	HUGHES	N	TURCO	Y	O'DEA
N	ARZENO	N	JACOBSON	N	WALKER	Y	PAVALOCK-D'AMATO
N	BAKER	N	JOHNSON, D.	N	WELANDER	Y	PISCOPO
N	BARRY	N	JOHNSON, S.	N	WILSON	Y	PIZZUTO
N	BELTON	N	KAVROS DEGRAW	N	WINTER	Y	POLLETTA
N	BERGER-GIRVALO	N	KEITT	N	WOOD	Y	REDDINGTON-HUGHES
N	BIGGINS	N	KHAN			Y	ROMANO
N	BLUMENTHAL	N	LAMARK MUIR			Y	RUTIGLIANO
N	BOYD	N	LEEPER	Y	ACKERT	Y	SCOTT
N	BROWN, K.	N	LEMAR	Y	ANDERSON	Y	STEWART
N	BROWN, M.	N	LUXENBERG	Y	ANISKOVICH	Y	VAIL
N	BUMGARDNER	N	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
N	CHAFEE	N	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
N	COLLINS MAIN	N	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
N	COMEY	N	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
N	CONCEPCION	N	MESKERS	Y	CALLAHAN	Y	ZULLO
N	CONSTANTINE	N	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
N	DATHAN	N	NAPOLI	Y	CANINO		
N	DEFRONZO	N	OSBORNE	Y	CARNEY		
N	DELANY	X	PARIS	Y	CARPINO		
N	DEMICCO	N	PARKER	Y	CASE	N	RITTER
N	DIGIOVANCARLO	N	PEMBERTON	Y	COURPAS		
N	DILLON	N	POULOS	Y	DAUPHINAIS		
N	DOUCETTE	N	QUINN	Y	DECAPRIO	N	CANDELARIA, J.
N	EXUM	N	RADER	Y	DELNICKI	N	GODFREY
N	FARRAR	N	ROBERTS	Y	DUBITSKY	N	HALL, J.
N	FAZZINO	N	ROCHELLE	Y	FISHBEIN	N	REYES
N	FELIPE	N	ROJAS	Y	FONCELLO	N	ROSARIO

N	FORTIER	N	SANCHEZ, E.	Y	HAINES	N	SANTIAGO
N	FOSTER	N	SANCHEZ, I.	Y	HALL, C.		
N	GAIEWSKI	X	SANCHEZ, J.	Y	HOWARD	N	BUTLER
N	GARIBAY	N	SANTANELLA	Y	HOXHA	Y	GONZALEZ
N	GAUTHIER	N	SANTOS	Y	JENSEN	N	MUSHINSKY
N	GEE	N	SHAKE	Y	KENNEDY	N	PAOLILLO
N	GENGA	N	SHANNON	Y	KLARIDES-DITRIA		
N	GILCHREST	N	SIMMS	Y	LANOUE	N	ELLIOTT
N	GUCKER	N	SMITH	Y	MARRA	N	GIBSON
N	HADDAD	N	STAFSTROM	Y	MASTROFRANCESCO	N	GRESKO
N	HEFFERNAN	N	STEINBERG	Y	MCGORTY, B.	N	LINEHAN
N	HORN	N	SWEET	Y	NUCCIO	N	NOLAN

The following is House Amendment Schedule "A" (LCO 5798):

In line 26, after "(11)" insert "for rental agreements concerning a dwelling unit located in a building constructed after January 1, 2026."

DEPUTY SPEAKER PRO TEMPORE CANDELARIA IN THE CHAIR

The bill was further discussed by Representative Weir of the 55th who offered House Amendment Schedule "B" (LCO 5802) and moved its adoption.

The amendment was discussed by Representatives Ackert of the 8th, Felipe of the 130th and Howard of the 43rd.

The Speaker ordered the vote be taken by roll call at 5:59 p.m.

The following is the result of the vote:

Total Number Voting	148
Necessary for Adoption	75
Those voting Yea	50
Those voting Nay	98
Those absent and not voting	3

On a roll call vote the amendment was rejected.

The following is the roll call vote:

N	ALLIE-BRENNAN	N	HUGHES	N	TURCO	Y	O'DEA
N	ARZENO	N	JACOBSON	N	WALKER	Y	PAVALOCK-D'AMATO
N	BAKER	N	JOHNSON, D.	N	WELANDER	Y	PISCOPO
N	BARRY	N	JOHNSON, S.	N	WILSON	Y	PIZZUTO
N	BELTON	N	KAVROS DEGRAW	N	WINTER	Y	POLLETTA
N	BERGER-GIRVALO	N	KEITT	N	WOOD	Y	REDDINGTON-HUGHES
N	BIGGINS	N	KHAN			Y	ROMANO
N	BLUMENTHAL	N	LAMARK MUIR			Y	RUTIGLIANO
N	BOYD	N	LEEPER	Y	ACKERT	Y	SCOTT
N	BROWN, K.	N	LEMAR	Y	ANDERSON	Y	STEWART
N	BROWN, M.	N	LUXENBERG	Y	ANISKOVICH	Y	VAIL
N	BUMGARDNER	N	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
N	CHAFEE	N	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
N	COLLINS MAIN	N	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
N	COMEY	N	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
N	CONCEPCION	N	MESKERS	Y	CALLAHAN	Y	ZULLO
N	CONSTANTINE	N	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
N	DATHAN	N	NAPOLI	Y	CANINO		

N	DEFRONZO	N	OSBORNE	Y	CARNEY		
N	DELANY	X	PARIS	Y	CARPINO		
N	DEMICCO	N	PARKER	Y	CASE	N	RITTER
N	DIGIOVANCARLO	N	PEMBERTON	Y	COURPAS		
N	DILLON	N	POULOS	Y	DAUPHINAIS		
N	DOUCETTE	N	QUINN	Y	DECAPRIO	N	CANDELARIA, J.
N	EXUM	N	RADER	Y	DELNICKI	N	GODFREY
N	FARRAR	N	ROBERTS	Y	DUBITSKY	X	HALL, J.
N	FAZZINO	N	ROCHELLE	Y	FISHBEIN	N	REYES
N	FELIPE	N	ROJAS	Y	FONCELLO	N	ROSARIO
N	FORTIER	N	SANCHEZ, E.	Y	HAINES	N	SANTIAGO
N	FOSTER	N	SANCHEZ, I.	Y	HALL, C.		
N	GAIEWSKI	N	SANCHEZ, J.	Y	HOWARD	N	BUTLER
N	GARIBAY	N	SANTANELLA	Y	HOXHA	Y	GONZALEZ
N	GAUTHIER	N	SANTOS	Y	JENSEN	N	MUSHINSKY
N	GEE	N	SHAKE	Y	KENNEDY	N	PAOLILLO
N	GENGA	N	SHANNON	Y	KLARIDES-DITRIA		
N	GILCHREST	N	SIMMS	Y	LANOUE	N	ELLIOTT
N	GUCKER	X	SMITH	Y	MARRA	N	GIBSON
N	HADDAD	N	STAFSTROM	Y	MASTROFRANCESCO	N	GRESKO
N	HEFFERNAN	N	STEINBERG	Y	MCGORTY, B.	N	LINEHAN
N	HORN	N	SWEET	Y	NUCCIO	N	NOLAN

The following is House Amendment Schedule "B" (LCO 5802):

In line 26, after "(11)" insert "for rental agreements concerning a dwelling unit located in a building constructed after January 1, 1978,"

The Speaker ordered the vote be taken by roll call at 6:07 p.m.

The following is the result of the vote:

Total Number Voting	150
Necessary for Passage	76
Those voting Yea	112
Those voting Nay	38
Those absent and not voting	1

On a roll call vote Senate Bill No. 335 was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	N	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	N	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	N	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	N	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			N	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			N	RUTIGLIANO
Y	BOYD	Y	LEEPER	N	ACKERT	N	SCOTT
Y	BROWN, K.	Y	LEMAR	N	ANDERSON	N	STEWART
Y	BROWN, M.	Y	LUXENBERG	N	ANISKOVICH	N	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	N	BOLINSKY	N	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	N	BRONKO	N	WEIR
Y	COLLINS MAIN	Y	MCGEE	N	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	N	BUCKBEE	N	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	N	CALLAHAN	Y	ZULLO

Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	N	ZUPKUS
Y	DATHAN	Y	NAPOLI	N	CANINO		
Y	DEFRONZO	Y	OSBORNE	N	CARNEY		
Y	DELANY	X	PARIS	N	CARPINO		
Y	DEMICO	Y	PARKER	N	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	N	COURPAS		
Y	DILLON	Y	POULOS	N	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	N	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	N	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	N	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	N	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	N	HALL, C.		
Y	GAIEWSKI	Y	SANCHEZ, J.	N	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	N	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	N	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	N	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	N	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	N	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

**BUSINESS FROM THE SENATE
SUSPENSION OF THE RULES
FAVORABLE REPORTS OF JOINT STANDING COMMITTEES
SENATE JOINT RESOLUTIONS ADOPTED**

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

EXECUTIVE AND LEGISLATIVE NOMINATIONS. S.J. No. 62 RESOLUTION CONFIRMING THE NOMINATION OF THOMAS WIEHL OF MADISON TO BE A UTILITY COMMISSIONER OF THE PUBLIC UTILITIES REGULATORY AUTHORITY.

Representative Johnson of the 143rd District moved for suspension of the rules for immediate consideration.

On a voice vote the motion carried.

Representative Chafee of the 33rd District absented himself from the Chamber due to a possible conflict of interest.

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

The resolution was discussed by Representative Yaccarino of the 87th.

On a voice vote Senate Joint Resolution No. 62 was adopted in concurrence with the Senate.

EXECUTIVE AND LEGISLATIVE NOMINATIONS. S.J. No. 63 RESOLUTION CONFIRMING THE NOMINATION OF EVERETT SMITH III OF GREENWICH TO BE A UTILITY COMMISSIONER OF THE PUBLIC UTILITIES REGULATORY AUTHORITY.

Representative Johnson of the 143rd District moved for suspension of the rules for immediate consideration.

On a voice vote the motion carried.

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

The resolution was discussed by Representative Yaccarino of the 87th.

On a voice vote Senate Joint Resolution No. 63 was adopted in concurrence with the Senate.

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

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

GOVERNMENT OVERSIGHT. Substitute for S.B. No. 518 (RAISED) (File No. 656) AN ACT AMENDING A CONVEYANCE OF A PARCEL OF STATE LAND IN THE CITY OF MIDDLETOWN.

The bill was explained by Representative Osborne of the 16th.

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

The Speaker ordered the vote be taken by roll call at 6:22 p.m.

The following is the result of the vote:

Total Number Voting	150
Necessary for Passage	76
Those voting Yea	145
Those voting Nay	5
Those absent and not voting	1

On a roll call vote Senate Bill No. 518 was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	N	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	N	BUCKBEE	Y	ZAWISTOWSKI

Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	N	CARPINO		
Y	DEMICO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	N	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	N	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

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

APPROPRIATIONS. Substitute for S.B. No. 87 (COMM) (File No. 450) AN ACT ESTABLISHING A NONPROFIT PROVIDER ADVISORY BOARD, PROHIBITING AUTO INSURANCE PENALTIES ON VOLUNTEER DRIVERS PROVIDING TRANSPORTATION TO NONPROFIT ORGANIZATIONS AND REDUCING THE TIME PERIOD IN WHICH INSURERS MAY RECOUP PAYMENTS FROM PROVIDERS. (As amended by Senate Amendment Schedule "A").

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

The bill was discussed by Representatives Case of the 63rd.

Representative Fishbein of the 90th District moved to have the matter referred to the Committee on Insurance and Real Estate.

Representative Fishbein of the 90th District then withdrew the motion to refer.

Representative Rojas of the 9th District moved to pass over the matter temporarily.

On a voice vote the motion carried and Senate Bill No. 87 was passed temporarily.

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

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

JUDICIARY. H.B. No. 5565 (RAISED) (File No. 601) AN ACT CONCERNING A STUDY OF THE CIVIL AND CRIMINAL LAWS OF THIS STATE.

The bill was explained by Representative Stafstrom of the 129th who offered House Amendment Schedule "A" (LCO 6225) and moved its adoption.

The amendment was discussed by Representative Fishbein of the 90th.

On a voice vote the amendment was adopted.

The following is House Amendment Schedule "A" (LCO 6225):

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

"Section 1. Section 53-142k of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2026*):

(a) As used in this section:

(1) "Retail property" means any new article, product, commodity, item or component intended to be sold in retail commerce;

(2) "Value" means the retail value of an item as advertised by the affected retail establishment, including applicable taxes; and

(3) "Retail property fence" means a person who buys retail property when such person knows or should know the property is stolen and with the intent to unlawfully distribute the property or to promote, manage, carry on or facilitate a violation of subsection (b) of this section.

(b) Any person who, for financial gain and in conjunction with one or more other persons, commits larceny by shoplifting, as defined in section 53a-119, as amended by this act, of retail property having an aggregate value exceeding two thousand dollars and (1) wrongfully takes such property during a period of [one hundred eighty] three hundred sixty-five days, or (2) sells, delivers or otherwise transfers such property to a retail property fence, shall have committed the offense of organized retail theft.

(c) Any person who receives, possesses, conceals, stores, barter, sells or disposes of any retail property acquired in violation of subsection (b) of this section, including through the use of an online platform, Internet web site or electronic device, with the intent to distribute the proceeds or otherwise promote, manage, carry on or facilitate a violation of said subsection, shall have committed the offense of accessory to organized retail theft.

(d) It shall not be a defense to a charge of accessory to organized retail theft in violation of subsection (c) of this section that the retail property was obtained by means other than through a violation of said subsection if the property was explicitly represented to the person charged under said subsection (c) as being obtained through the commission of organized retail theft.

(e) Any person who violates subsection (b) or (c) of this section shall be guilty of a class D felony, except that, if such person derives a financial benefit of ten thousand dollars or more as a result of such violation, such person shall be guilty of a class C felony.

Sec. 2. Section 53a-119 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2026*):

A person commits larceny when, with intent to deprive another of property or to appropriate the same to [himself] such person or a third person, [he] such person wrongfully takes, obtains or withholds such property from an owner. Larceny includes, but is not limited to:

(1) Embezzlement. A person commits embezzlement when [he] such person wrongfully appropriates to [himself] such person's self or to another property of another in [his] such person's care or custody.

(2) Obtaining property by false pretenses. A person obtains property by false pretenses when, by any false token, pretense or device, [he] such person obtains from another any property, with intent to defraud [him] such other person or any other person.

(3) Obtaining property by false promise. A person obtains property by false promise when, pursuant to a scheme to defraud, [he] such person obtains property of another by means of a representation, express or implied, that [he] such person or a third person will in the future engage in particular conduct, and when [he] such person does not intend to engage in such conduct or does

not believe that the third person intends to engage in such conduct. In any prosecution for larceny based upon a false promise, the defendant's intention or belief that the promise would not be performed may not be established by or inferred from the fact alone that such promise was not performed.

(4) Acquiring property lost, mislaid or delivered by mistake. A person who comes into control of property of another that [he] such person knows to have been lost, mislaid, or delivered under a mistake as to the nature or amount of the property or the identity of the recipient is guilty of larceny if, with purpose to deprive the owner thereof, [he] such person fails to take reasonable measures to restore the property to a person entitled to it.

(5) Extortion. A person obtains property by extortion when [he] an actor compels or induces another person to deliver such property to [himself] such actor or a third person by means of instilling in [him] the other person a fear that, if the property is not so delivered, the actor or another will: (A) Cause physical injury to some person in the future; or (B) cause damage to property; or (C) engage in other conduct constituting a crime; or (D) accuse some person of a crime or cause criminal charges to be instituted against [him] such person; or (E) expose a secret or publicize an asserted fact, whether true or false, tending to subject some person to hatred, contempt or ridicule; or (F) cause a strike, boycott or other collective labor group action injurious to some person's business; except that such a threat shall not be deemed extortion when the property is demanded or received for the benefit of the group in whose interest the actor purports to act; or (G) testify or provide information or withhold testimony or information with respect to another's legal claim or defense; or (H) use or abuse [his] the actor's position as a public servant by performing some act within or related to [his] the actor's official duties, or by failing or refusing to perform an official duty, in such manner as to affect some person adversely; or (I) inflict any other harm which would not benefit the actor.

(6) Defrauding of public community. A person is guilty of defrauding a public community who (A) authorizes, certifies, attests or files a claim for benefits or reimbursement from a local, state or federal agency which [he] such person knows is false; or (B) knowingly accepts the benefits from a claim [he] such person knows is false; or (C) as an officer or agent of any public community, with intent to prejudice it, appropriates its property to the use of any person or draws any order upon its treasury or presents or aids in procuring to be allowed any fraudulent claim against such community. For purposes of this subdivision such order or claim shall be deemed to be property.

(7) Theft of services. A person is guilty of theft of services when: (A) With intent to avoid payment for restaurant services rendered, or for services rendered to [him] such person as a transient guest at a hotel, motel, inn, tourist cabin, rooming house or comparable establishment, [he] such person avoids such payment by unjustifiable failure or refusal to pay, by stealth, or by any misrepresentation of fact which [he] such person knows to be false; or (B) (i) except as provided in section 13b-38i, with intent to obtain railroad, subway, bus, air, taxi or any other public transportation service without payment of the lawful charge therefor or to avoid payment of the lawful charge for such transportation service which has been rendered to [him, he] such person who obtains such service or avoids payment therefor by force, intimidation, stealth, deception or mechanical tampering, or by unjustifiable failure or refusal to pay, or (ii) with intent to obtain the use of equipment, including a motor vehicle, without payment of the lawful charge therefor, or to avoid payment of the lawful charge for such use which has been permitted [him, he] such person who obtains such use or avoids such payment therefor by means of any false or fraudulent representation, fraudulent concealment, false pretense or personation, trick, artifice or device, including, but not limited to, a false representation as to [his] such person's name, residence, employment, or driver's license; or (C) obtaining or having control over labor in the employ of another person, or of business, commercial or industrial equipment or facilities of another person, knowing that [he] the actor is not entitled to the use thereof, and with intent to derive a commercial or other substantial benefit for [himself] the actor or a third person, [he] the actor uses or diverts to the use of [himself] such actor or a third person such labor, equipment or facilities.

(8) Receiving stolen property. A person is guilty of larceny by receiving stolen property if [he] such person receives, retains, or disposes of stolen property knowing that it has probably been stolen or believing that it has probably been stolen, unless the property is received, retained or disposed of with purpose to restore it to the owner. A person who accepts or receives the use or benefit of a public utility commodity which customarily passes through a meter, knowing such commodity (A)

has been diverted therefrom, (B) has not been correctly registered, or (C) has not been registered at all by a meter, is guilty of larceny by receiving stolen property.

(9) Shoplifting. A person is guilty of shoplifting who intentionally takes possession of any goods, wares or merchandise offered or exposed for sale by any store or other mercantile establishment with the intention of converting the same to [his] such person's own use, without paying the purchase price thereof. A person intentionally concealing unpurchased goods or merchandise of any store or other mercantile establishment, either on the premises or outside the premises of such store, shall be prima facie presumed to have so concealed such article with the intention of converting the same to [his] such person's own use without paying the purchase price thereof.

(10) Conversion of a motor vehicle. A person is guilty of conversion of a motor vehicle who, after renting or leasing a motor vehicle under an agreement in writing which provides for the return of such vehicle to a particular place at a particular time, fails to return the vehicle to such place within the time specified, and who thereafter fails to return such vehicle to the agreed place or to any other place of business of the lessor within one hundred twenty hours after the lessor shall have sent a written demand to [him] such person for the return of the vehicle by registered mail addressed to [him at his] such person at such person's address as shown in the written agreement or, in the absence of such address, to [his] such person's last-known address as recorded in the records of the motor vehicle department of the state in which [he] such person is licensed to operate a motor vehicle. It shall be a complete defense to any civil action arising out of or involving the arrest or detention of any person to whom such demand was sent by registered mail that [he] such person failed to return the vehicle to any place of business of the lessor within one hundred twenty hours after the mailing of such demand.

(11) Obtaining property through fraudulent use of an automated teller machine. A person obtains property through fraudulent use of an automated teller machine when such person obtains property by knowingly using in a fraudulent manner an automated teller machine with intent to deprive another of property or to appropriate the same to [himself] such person or a third person. In any prosecution for larceny based upon fraudulent use of an automated teller machine, the crime shall be deemed to have been committed in the town in which the machine was located. In any prosecution for larceny based upon more than one instance of fraudulent use of an automated teller machine, (A) all such instances in any six-month period may be combined and charged as one offense, with the value of all property obtained thereby being accumulated, and (B) the crime shall be deemed to have been committed in any of the towns in which a machine which was fraudulently used was located. For the purposes of this subsection, "automated teller machine" means an unmanned device at which banking transactions including, without limitation, deposits, withdrawals, advances, payments and transfers may be conducted, and includes, without limitation, a satellite device and point of sale terminal as defined in section 36a-2.

(12) Library theft. A person is guilty of library theft when (A) [he] such person conceals on [his person or among his] such person's self or among such person's belongings a book or other archival library materials, belonging to, or deposited in, a library facility with the intention of removing the same from the library facility without authority or without authority removes a book or other archival library materials from such library facility, or (B) [he] such person mutilates a book or other archival library materials belonging to, or deposited in, a library facility, so as to render it unusable or reduce its value. The term "book or other archival library materials" includes any book, plate, picture, photograph, engraving, painting, drawing, map, manuscript, document, letter, public record, microform, sound recording, audiovisual material in any format, magnetic or other tape, electronic data-processing record, artifact or other documentary, written or printed material regardless of physical form or characteristics, or any part thereof, belonging to, on loan to, or otherwise in the custody of a library facility. The term "library facility" includes any public library, any library of an educational institution, organization or society, any museum, any repository of public records and any archives.

(13) Conversion of leased property. (A) A person is guilty of conversion of leased personal property who, with the intent of converting the same to [his] such person's own use or that of a third person, after renting or leasing such property under an agreement in writing which provides for the return of such property to a particular place at a particular time, sells, conveys, conceals or aids in concealing such property or any part thereof, and who thereafter fails to return such property to the

agreed place or to any other place of business of the lessor within one hundred ninety-two hours after the lessor shall have sent a written demand to [him] such person for the return of the property by registered or certified mail addressed to [him at his] such person at such person's address as shown in the written agreement, unless a more recent address is known to the lessor. Acknowledgment of the receipt of such written demand by the lessee shall not be necessary to establish that one hundred ninety-two hours have passed since such written demand was sent. (B) Any person, being in possession of personal property other than wearing apparel, received upon a written lease, who, with intent to defraud, sells, conveys, conceals or aids in concealing such property, or any part thereof, shall be prima facie presumed to have done so with the intention of converting such property to [his] such person's own use. (C) A person who uses a false or fictitious name or address in obtaining such leased personal property shall be prima facie presumed to have obtained such leased personal property with the intent of converting the same to [his] such person's own use or that of a third person. (D) "Leased personal property", as used in this subdivision, means any personal property received pursuant to a written contract, by which one owning such property, the lessor, grants to another, the lessee, the right to possess, use and enjoy such personal property for a specified period of time for a specified sum, but does not include personal property that is rented or leased pursuant to chapter 743i.

(14) Failure to pay prevailing rate of wages. A person is guilty of failing to pay the prevailing rate of wages when [he] such person (A) files a certified payroll, in accordance with section 31-53 which [he] such person knows is false, in violation of section 53a-157a, and (B) fails to pay to an employee or to an employee welfare fund the amount attested to in the certified payroll with the intent to convert such amount to [his] such person's own use or to the use of a third party.

(15) Theft of utility service. A person is guilty of theft of utility service when [he] such person intentionally obtains electric, gas, water, telecommunications, wireless radio communications or community antenna television service that is available only for compensation: (A) By deception or threat or by false token, slug or other means including, but not limited to, electronic or mechanical device or unauthorized use of a confidential identification or authorization code or through fraudulent statements, to avoid payment for the service by [himself] such person or another person; or (B) by tampering or making connection with or disconnecting the meter, pipe, cable, conduit, conductor, attachment or other equipment or by manufacturing, modifying, altering, programming, reprogramming or possessing any device, software or equipment or part or component thereof or by disguising the identity or identification numbers of any device or equipment utilized by a supplier of electric, gas, water, telecommunications, wireless radio communications or community antenna television service, without the consent of such supplier, in order to avoid payment for the service by [himself] such person or another person; or (C) with intent to avoid payment by [himself] such person or another person for a prospective or already rendered service the charge or compensation for which is measured by a meter or other mechanical measuring device provided by the supplier of the service, by tampering with such meter or device or by attempting in any manner to prevent such meter or device from performing its measuring function, without the consent of the supplier of the service. There shall be a rebuttable presumption that the person to whom the service is billed has the intent to obtain the service and to avoid making payment for the service if, without the consent of the supplier of the service: (i) Any meter, pipe, cable, conduit, conductor, attachment or other equipment has been tampered with or connected or disconnected, (ii) any device, software or equipment or part or component thereof has been modified, altered, programmed, reprogrammed or possessed, (iii) the identity or identification numbers of any device or equipment utilized by the supplier of the service have been disguised, or (iv) a meter or other mechanical measuring device provided by the supplier of the service has been tampered with or prevented from performing its measuring function. The presumption does not apply if the person to whose service the condition applies has received such service for less than thirty-one days or until the service supplier has made at least one meter or service reading and provided a billing statement to the person as to whose service the condition applies. The presumption does not apply with respect to wireless radio communications.

(16) Air bag fraud. A person is guilty of air bag fraud when such person, with intent to defraud another person, obtains property from such other person or a third person by knowingly selling, installing or reinstalling any object, including any counterfeit air bag or nonfunctional air bag, as such terms are defined in section 14-106d, in lieu of an air bag that was designed in accordance with

federal safety requirements as provided in 49 CFR 571.208, as amended, and which is proper for the make, model and year of the vehicle, as part of the vehicle inflatable restraint system.

(17) Theft of motor fuel. A person is guilty of theft of motor fuel when such person (A) delivers or causes to be delivered motor fuel, as defined in section 14-327a, into the fuel tank of a vehicle or into a portable container, or into both, on the premises of a retail dealer, as defined in section 14-318, and (B) with the intent to appropriate such motor fuel to [himself] such person or a third person, leaves such premises without paying the purchase price for such motor fuel.

(18) Failure to repay surplus Citizens' Election Fund grant funds. A person is guilty of failure to repay surplus Citizens' Election Fund grant funds when such person fails to return to the Citizens' Election Fund any surplus funds from a grant made pursuant to sections 9-700 to 9-716, inclusive, not later than ninety days after the primary or election for which the grant is made.

(19) Fostering the sale of stolen property. A person is guilty of fostering the sale of stolen property when such person hosts, advertises or otherwise assists in the sale of stolen property, including through an online platform, knowing or believing that such property has been stolen, unless such property is received, retained or disposed of with purpose to restore such property to the owner.

(20) Gift card crime. (A) A person is guilty of gift card crime when, with intent to defraud, such person (i) acquires or retains possession of a gift card or gift card redemption information without the consent of the cardholder, card issuer or gift card seller; (ii) alters or tampers with a gift card or its packaging; or (iii) devises a scheme to obtain a gift card or gift card information from a cardholder, card issuer or gift card seller by means of false or fraudulent pretenses, representations or promises. (B) For purposes of this subdivision: (i) "Cardholder" means any person or party (I) to whom a physical or virtual gift card is issued through a purchase, or (II) who receives a gift card from a willing party; (ii) "card issuer" means any person who issues a gift card or the agent of such person with respect to such card; (iii) "closed-loop gift card" means a card, code or device that is (I) issued to a consumer on a prepaid basis in a specified amount, regardless of whether such amount may be increased or reloaded in exchange for payment, and (II) redeemable for goods, services or anything of value upon presentation by a consumer to a single merchant or group of affiliated merchants; (iv) "gift card" means a physical or digital closed-loop gift card or open-loop gift card that is activated or inactivated; (v) "gift card redemption information" means information unique to each gift card that allows the cardholder to access, transfer or spend the funds on such gift card; (vi) "open-loop gift card" means a card, code or device that is (I) issued to a consumer on a prepaid basis in a specified amount, regardless of whether such amount may be increased or reloaded in exchange for payment, and (II) redeemable for goods, services or anything of value upon presentation by a consumer to multiple unaffiliated merchants within a payment card network; and (vii) "gift card seller" means a merchant who is engaged in the business of selling open-loop gift cards or closed-loop gift cards to consumers.

Sec. 3. Section 52-564a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2026*):

(a) Any person eighteen years of age or older or an emancipated minor who takes possession of goods or merchandise displayed or offered for sale by any mercantile establishment, or who takes from any real property any agricultural produce kept, grown or raised on the property for purposes of sale, without the consent of the owner and with the intention of converting such goods, merchandise or produce to [his] such person's own use without having paid the purchase price thereof, or who alters the price indicia of such goods or merchandise, shall be liable in a civil action to the owner of the goods, merchandise or produce for (1) the actual and reasonable costs of maintaining the action, including court costs and a reasonable attorney's fee, (2) the retail value of the goods, merchandise or produce taken, if not recovered by the time of the commencement of the action or if recovered in an unmerchantable condition, and (3) punitive damages in an amount not to exceed [three hundred] one thousand dollars.

(b) A conviction of larceny by shoplifting, as defined in subdivision (9) of section 53a-119, as amended by this act, shall not be a condition precedent to the maintenance of a civil action under this section.

(c) In any action brought pursuant to subsection (a) of this section, if the plaintiff does not prevail, the court may award costs and reasonable attorney's fees to the defendant. [his costs, including a reasonable attorney's fee, and damages not to exceed three hundred dollars.]

(d) No action shall be brought pursuant to subsection (a) of this section but within two years from the date of the act complained of.

Sec. 4. Section 46b-486 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2026*):

The Department of Public Health may release information relating to an acknowledgment of parentage to (1) (A) a signatory of the acknowledgment, (B) the child if such child is eighteen years of age or older, (C) a guardian of the person whose parentage is acknowledged, (D) an attorney representing a person to whom such information may be released, (E) a court, (F) a federal agency, (G) an authorized representative of the Department of Social Services, (H) the child support agency of this state, (I) any agency acting under a cooperative or purchase of service agreement with the child support agency of this state, and (J) the child support agency of another state, and (2) an authorized representative of the Department of Children and Families when such information is requested in furtherance of the department's duties or responsibilities in a matter pending the superior court for juvenile matters where parentage of the child is outstanding.

Sec. 5. Section 13b-46 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2026*):

(a) The executive director may approve airports, heliports, vertiports, restricted landing areas and other air navigation facilities. Any municipality or person acquiring property for the purpose of constructing or establishing an airport, heliport, vertiport or restricted landing area shall, prior to such acquisition, apply to the executive director for a certificate of approval of the site selected and the general purpose or purposes for which the property is to be acquired, to ensure that the property and its use shall conform to minimum standards of safety and shall serve the public interest. Any proposed airport, heliport, vertiport, restricted landing area or other air navigation facility at which more than thirty-six landings and takeoffs are expected to be made by aircraft in any year shall be approved by the executive director before it shall be licensed to be used or operated. The executive director shall make no charge for approval certificates of proposed property acquisition for airport, heliport, vertiport or restricted landing area purposes.

(b) The executive director may (1) license [airports, heliports, vertiports, restricted landing areas and other air navigation facilities] any airport, heliport, vertiport, restricted landing area and other air navigation facility at which more than thirty-six landings and takeoffs are expected to be made by aircraft in any year, and (2) renew such licenses. When a certificate of approval of an airport, heliport, vertiport, [or] restricted landing area or other air navigation facility has been issued by the executive director, the executive director may grant a license for operation and use. On and after [July 1, 1995] October 1, 2026, the executive director shall charge a fee of [one hundred fifty] three hundred dollars for each license or renewal thereof. Each such license shall be effective for a period of three years from the date of issuance. Each licensee shall certify, on a form provided by the executive director, that the licensed facility shall comply with all applicable federal, state and local laws and regulations during the license period. Municipalities shall be exempt from the payment of any license fee in connection with airports owned or operated by such municipalities.

(c) The executive director may (1) register any airport, heliport, vertiport, restricted landing area or other air navigation facility at which thirty-six or fewer landings and takeoffs are expected to be made by aircraft in any year, and (2) renew such registrations. On and after October 1, 2026, the executive director shall charge a fee of one hundred dollars for each registration or renewal thereof. Each such registration shall be effective for a period of three years from the date of issuance. Each registrant shall certify, on a form provided by the executive director, (A) that the registered facility shall comply with all applicable federal, state and local laws and regulations during the registration period, and (B) that there will be thirty-six or fewer landings and takeoffs by aircraft at such facility in any year during the registration period. Any airport, heliport, vertiport, restricted landing area or other air navigation facility at which thirty-six or fewer landings and takeoffs are expected to be made by aircraft in any year shall be registered with the executive director pursuant to this subsection before it is to be used or operated. Municipalities shall be exempt from the payment of any registration fee in connection with airports owned or operated by such municipalities.

[(c)] (d) No municipality or officer or employee thereof and no person shall operate an airport, heliport, vertiport, restricted landing area or other air navigation facility for which approval has not been granted, and a license has not been issued, by the executive director in accordance with the

provisions of subsection (b) of this section or registration has not been issued by the executive director in accordance with the provisions of subsection (c) of this section. The provisions of this section shall not apply to any airport, heliport, vertiport, restricted landing area or other air navigation facility owned by the federal government within this state. Any person who violates the provisions of this subsection shall be guilty of a class C misdemeanor.

[(d)] (e) Any heliport in operation prior to October 1, 1985, shall be deemed licensed for operation and use and the executive director shall issue an original license for any such heliport upon the written request of the person who controls and operates such heliport. Such heliports shall be subject to the provisions of this chapter concerning the renewal or revocation of licenses, inspection and review of air navigation facilities and any other provision of this chapter except those concerning the initial approval or licensing of such facilities. Such heliports shall be subject to any rule or procedure adopted by the authority in accordance with the provisions of this chapter except those concerning the initial approval or licensing of any air navigation facility.

Sec. 6. Subdivision (1) of subsection (b) of section 18-811 of the general statutes, as amended by section 2 of substitute house bill 5567 of the current session, as amended by House Amendment Schedule "A", is repealed and the following is substituted in lieu thereof (*Effective October 1, 2026*):

(b) (1) The department shall, during the intake of any person who is incarcerated, (A) verify directly with such person any medications taken by such person, or make such verification through the State-wide Health Information Exchange, established pursuant to section 17b-59d, the pharmacy used by such person or such person's prescribing health care provider, (B) request that such person provide the name of such person's primary care provider and authorize the sharing of medical information with such provider and a designated family member or health care proxy by signing a release of information form, and (C) accept from such person any prescription medication such person has in such person's possession for storage and possible administration as prescribed to such person, and in accordance with written policies and procedures established by the department to ensure patient safety, by appropriate Department of Correction staff. [as prescribed to such person.]

Sec. 7. Subsection (c) of section 18-100j of the general statutes, as amended by section 8 of substitute house bill 5567 of the current session, as amended by House Amendment Schedule "A", is repealed and the following is substituted in lieu thereof (*Effective from passage*):

(c) (1) Not later than October 1, [2027] 2026, the Departments of Correction, Mental Health and Addiction Services and Social Services and the Office of Policy and Management shall, within available appropriations, initiate a pilot program to assist with discharge planning for patients with chronic disease and behavioral health needs, including mental health and substance abuse disorders, and to coordinate specialty care referrals for persons who are incarcerated at York Correctional Institution upon release. Such program shall be administered by the health services and behavioral health employees within the Department of Correction and shall expand internal capacity for discharge planning and care coordination, including coordination with the Department of Mental Health and Addiction Services, to facilitate access to programs and services upon release. Said departments and office shall contract with a federally qualified health center in this state to work with Department of Correction health services and behavioral health employees to provide community-based care for persons upon release for not fewer than two years. The federally qualified health center shall work with Department of Correction employees to improve continuity of care and community health care standards for said department. The provisions of this subsection shall not be construed to permit the contracting out of work customarily performed by Department of Correction employees.

(2) Not later than January 15, [2029] 2028, and January fifteenth following each calendar year thereafter during which such program is maintained, the Departments of Mental Health and Addiction Services and Social Services, the Office of Policy and Management, the Department of Correction health services and behavioral health employees and the federally qualified health center assisting with such program shall report, in accordance with the provisions of section 11-4a, on the results of such program to the joint standing committees of the General Assembly having cognizance of matters relating to the Department of Correction, human services and public health. Such reports shall evaluate the (A) effectiveness of discharge planning and reentry care coordination for participants in the program, (B) management and continuity of care for chronic diseases among participants in the program, (C) coordination, timeliness and completion of specialty care referrals for participants in the program, (D) extent to which participants successfully access community-

based health care services following release from the correctional institution, and (E) costs of the program when compared to other delivery of care models in use at the time such program is initiated.

Sec. 8. Section 54-102kk of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2026*):

(a) Notwithstanding any other provision of law governing [postconviction] post-conviction relief, any person who was convicted of a crime and sentenced to incarceration may, at any time during the term of such incarceration or after completion of such term and while subject to the jurisdiction or supervision of any probation, parole or correctional agency, file a petition with the sentencing court requesting the DNA testing of any evidence that is in the possession or control of the Division of Criminal Justice, any law enforcement agency, any laboratory or the Superior Court. The petitioner shall state under penalties of perjury that the requested testing is related to the investigation or prosecution that resulted in the petitioner's conviction and that the evidence sought to be tested contains biological evidence.

(b) After notice to the prosecutorial official and a hearing, the court shall order DNA testing if it finds that:

(1) A reasonable probability exists that the petitioner would not have been prosecuted or convicted if exculpatory results had been obtained through DNA testing;

(2) The evidence is still in existence and is capable of being subjected to DNA testing;

(3) The evidence, or a specific portion of the evidence identified by the petitioner, was never previously subjected to DNA testing, or the testing requested by the petitioner may resolve an issue that was never previously resolved by previous testing; and

(4) The petition before the Superior Court was filed in order to demonstrate the petitioner's innocence and not to delay the administration of justice.

(c) After notice to the prosecutorial official and a hearing, the court may order DNA testing if it finds that:

(1) A reasonable probability exists that the requested testing will produce DNA results which would have altered the verdict or reduced the petitioner's sentence if the results had been available at the prior proceedings leading to the judgment of conviction;

(2) The evidence is still in existence and is capable of being subjected to DNA testing;

(3) The evidence, or a specific portion of the evidence identified by the petitioner, was never previously subjected to DNA testing, or the testing requested by the petitioner may resolve an issue that was never previously resolved by previous testing; and

(4) The petition before the Superior Court was filed in order to demonstrate the petitioner's innocence and not to delay the administration of justice.

(d) The costs of DNA testing ordered pursuant to this section shall be borne by the state or the petitioner, as the court may order in the interests of justice, except that DNA testing shall not be denied because of the inability of the petitioner to pay the costs of such testing.

(e) In a proceeding under this section, the petitioner shall have the right to be represented by counsel and, if the petitioner is indigent, the court shall appoint counsel for the petitioner in accordance with section 51-296.

(f) An order of the court denying the petitioner's request for DNA testing of any evidence that is in the possession or control of the Division of Criminal Justice, any law enforcement agency, any laboratory or the Superior Court shall be a final judgment for purposes of an appeal.

Sec. 9. Section 54-91c of the general statutes is repealed and the following is substituted in lieu thereof (*Effective January 1, 2027*):

(a) For the purposes of this section, "victim" means a person who is a victim of a crime, the legal representative of such person, a member of a deceased victim's immediate family or a person designated by a deceased victim in accordance with section 1-56r.

(b) (1) (A) Prior to any proceedings involving the dismissal of a charge against any defendant or the entry of a nolle prosequi to a charge for any offense described in subdivision (2) of this subsection against a defendant, or (B) prior to the imposition of sentence upon any defendant who has been found guilty of any crime or has pleaded guilty or nolo contendere to any crime, and prior to the acceptance by the court of a plea of guilty or nolo contendere made pursuant to a plea agreement with the state, the court shall permit any victim of the crime to appear before the court for the purpose of making a statement for the record, which statement may include the victim's opinion [of] concerning the dismissal of a charge against any defendant or the entry of a nolle

prosecute to a charge for any offense described in subdivision (2) of this subsection against a defendant or any plea agreement. In lieu of such appearance, the victim may submit a written statement or, if the victim of the crime is deceased, the legal representative or a member of the immediate family of such deceased victim may submit a statement of such deceased victim to the state's attorney, assistant state's attorney or deputy assistant state's attorney in charge of the case. Such state's attorney, assistant state's attorney or deputy assistant state's attorney shall file the statement with the sentencing court and the statement shall be made a part of the record at the sentencing hearing. Any such statement, whether oral or written, shall relate to the facts of the case, the appropriateness of any penalty and the extent of any injuries, financial losses and loss of earnings directly resulting from the crime for which the defendant is being sentenced. The court shall inquire on the record whether any victim is present for the purpose of making an oral statement or has submitted a written statement. If no victim is present and no such written statement has been submitted, the court shall inquire on the record whether an attempt has been made to notify any such victim as provided in subdivision (1) of subsection (c) of this section or, if the defendant was originally charged with a violation of section 53a-167c for assaulting a peace officer, whether the peace officer has been personally notified as provided in subdivision (2) of subsection (c) of this section. After consideration of any such statements, the court may refuse to accept, where appropriate, a negotiated plea or sentence, and the court shall give the defendant an opportunity to enter a new plea and to elect trial by jury or by the court.

(2) The following are offenses for which the court, pursuant to subdivision (1) of this subsection, shall permit any victim of a crime to appear before the court for the purpose of making a statement for the record concerning the dismissal of a charge against a defendant or the entry of a nolle prosequi to a charge against a defendant:

(A) An offense that is a violation of subdivision (2) or (3) of subsection (a) of section 53-21, or section 53a-70, 53a-70a, 53a-70c, 53a-71, 53a-72a, 53a-73a, 53a-83b, 53a-86, 53a-90a, 53a-90b, 53a-189a, 53a-189c, 53a-191, 53a-192a, 53a-196, 53a-196a, 53a-196b, 53a-196c, 53a-196d, 53a-196e, 53a-196f, 53a-196h, 53a-196i or 53a-196j; or

(B) Any other offense that is (i) a nonviolent sexual offense or a sexually violent offense, each as defined in section 54-250, or (ii) designated as a family violence crime, as defined in section 46b-38a.

(c) (1) Except as provided in subdivision (2) of this subsection, prior to the imposition of sentence upon such defendant and prior to the acceptance of a plea pursuant to a plea agreement, the state's attorney, assistant state's attorney or deputy assistant state's attorney in charge of the case shall notify the victim of such crime of the date, time and place of the original sentencing hearing or any judicial proceeding concerning the acceptance of a plea pursuant to a plea agreement, provided the victim has informed such state's attorney, assistant state's attorney or deputy assistant state's attorney that such victim wishes to make or submit a statement as provided in subsection (b) of this section and [has complied with a request from such state's attorney, assistant state's attorney or deputy assistant state's attorney to submit a stamped, self-addressed postcard for the purpose of such notification] such victim has provided the state's attorney, assistant state's attorney or deputy assistant state's attorney with up-to-date contact information.

(2) Prior to the imposition of sentence upon a defendant originally charged with a violation of section 53a-167c for assaulting a peace officer, and prior to the acceptance of a plea pursuant to a plea agreement, the state's attorney, assistant state's attorney or deputy assistant state's attorney in charge of the case shall personally notify the peace officer who was the victim of such crime of the date, time and place of the original sentencing hearing or any judicial proceeding concerning the acceptance of a plea pursuant to a plea agreement.

(3) If the state's attorney, assistant state's attorney or deputy assistant state's attorney is unable to notify the victim, such state's attorney, assistant state's attorney or deputy state's attorney shall sign a statement as to such notification.

(d) Upon the request of a victim, prior to the acceptance by the court of a plea of a defendant pursuant to a proposed plea agreement, the state's attorney, assistant state's attorney or deputy assistant state's attorney in charge of the case shall provide such victim with the terms of such proposed plea agreement in writing. If the terms of the proposed plea agreement provide for a term of imprisonment which is more than two years or a total effective sentence of more than a two-year term of imprisonment, the state's attorney, assistant state's attorney or deputy assistant state's

attorney in charge of the case shall indicate: (1) The maximum period of imprisonment that may apply to the defendant; (2) whether the defendant may be eligible to earn risk reduction credits pursuant to section 18-98e; (3) whether the defendant may be eligible to apply for release on parole pursuant to section 54-125a; and (4) whether the defendant may be eligible for automatic erasure of such defendant's criminal conviction pursuant to subsection (e) of section 54-142a.

(e) The provisions of this section shall not apply to any proceedings held in accordance with section 46b-121 or section 54-76h.

Sec. 10. Section 7-294tt of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

Not later than January 1, 2024, the Police Officer Standards and Training Council shall (1) examine (A) programs and strategies used in the state or other jurisdictions through which police officers collaborate with social workers, and (B) the evaluation submitted pursuant to section 18 of public act 20-1 of the July special session; and (2) issue guidance to law enforcement units that (A) includes recommendations of how police officers may collaborate with social workers, and (B) on and after October 1, 2026, includes (i) the potential impact of such collaboration, and (ii) instances where such collaboration may or may not be feasible, including when a social worker may respond to a call for assistance or accompany a police officer on certain calls for assistance."

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

Section 1	<i>October 1, 2026</i>	53-142k
Sec. 2	<i>October 1, 2026</i>	53a-119
Sec. 3	<i>October 1, 2026</i>	52-564a
Sec. 4	<i>October 1, 2026</i>	46b-486
Sec. 5	<i>October 1, 2026</i>	13b-46
Sec. 6	<i>October 1, 2026</i>	18-811l(b)(1)
Sec. 7	<i>from passage</i>	18-100j(c)
Sec. 8	<i>October 1, 2026</i>	54-102kk
Sec. 9	<i>January 1, 2027</i>	54-91c
Sec. 10	<i>from passage</i>	7-294tt

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

The Speaker ordered the vote be taken by roll call at 6:45 p.m.

The following is the result of the vote:

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

On a roll call vote House Bill No. 5565 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT

Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVIK	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

**IMMEDIATE TRANSMITTAL TO THE SENATE
JOINT RULE 17**

On motion of Representative Rojas of the 9th District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.

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

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

APPROPRIATIONS. Substitute for S.B. No. 125 (RAISED) (File No. 69) AN ACT RESTRICTING PRIVATE EQUITY OWNERSHIP OF NURSING HOMES. (As amended by Senate Amendment Schedules "A" and " B").

The bill as amended was explained by Representative Garibay of the 60th.

The bill was discussed by Representatives Bolinsky of the 106th and Case of the 63rd.

The Speaker ordered the vote be taken by roll call at 6:57 p.m.

The following is the result of the vote:

Total Number Voting 149

Necessary for Passage	75
Those voting Yea.....	138
Those voting Nay.....	11
Those absent and not voting	2

On a roll call vote Senate Bill No. 125 as amended by Senate Amendment Schedules "A" and "B" was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	N	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	X	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			N	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	N	SCOTT
Y	BROWN, K.	Y	LEMAR	N	ANDERSON	N	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	N	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	N	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	N	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIIEWSKI	Y	SANCHEZ, J.	N	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	N	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	N	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

DEPUTY SPEAKER PRO TEMPORE GODFREY IN THE CHAIR

APPROPRIATIONS. Substitute for S.B. No. 87 (COMM) (File No. 450) AN ACT ESTABLISHING A NONPROFIT PROVIDER ADVISORY BOARD, PROHIBITING AUTO INSURANCE PENALTIES ON VOLUNTEER DRIVERS PROVIDING TRANSPORTATION TO NONPROFIT ORGANIZATIONS AND REDUCING THE TIME

PERIOD IN WHICH INSURERS MAY RECOUP PAYMENTS FROM PROVIDERS. (As amended by Senate Amendment Schedule "A").

The bill as amended which was passed over temporarily earlier today was explained by Representative Gilchrest of the 18th.

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

The Speaker ordered the vote be taken by roll call at 7:03 p.m.

The following is the result of the vote:

Total Number Voting	149
Necessary for Passage	75
Those voting Yea	122
Those voting Nay	27
Those absent and not voting	2

On a roll call vote Senate Bill No. 87 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	N	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	N	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	N	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	N	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			N	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			N	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	N	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	N	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	N	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	N	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	N	BRONKO	N	WEIR
Y	COLLINS MAIN	Y	MC GEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	N	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	N	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	N	ZUPKUS
Y	DATHAN	Y	NAPOLI	N	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	N	COURPAS		
Y	DILLON	Y	POULOS	N	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	N	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	N	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	N	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	X	HALL, C.		
Y	GAIIEWSKI	Y	SANCHEZ, J.	N	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	N	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	N	KLARIDES-DITRIA		

Y	GILCREST	Y	SIMMS	N	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	N	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	N	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

COMMERCE. Substitute for S.B. No. 306 (RAISED) (File No. 347) AN ACT CONCERNING ECONOMIC DEVELOPMENT AND COMPREHENSIVE ENERGY STRATEGY. (As amended by Senate Amendment Schedule "A").

The bill as amended was explained by Representative Meskers of the 150th.

The bill was discussed by Representative Aniskovich of the 35th.

The Speaker ordered the vote be taken by roll call at 7:11 p.m.

The following is the result of the vote:

Total Number Voting.....	150
Necessary for Passage	76
Those voting Yea.....	148
Those voting Nay.....	2
Those absent and not voting	1

On a roll call vote Senate Bill No. 306 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	N	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO

Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	N	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

DEPUTY SPEAKER GRESKO 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.

LABOR AND PUBLIC EMPLOYEES. Substitute for H.B. No. 5497 (RAISED) (File No. 433) AN ACT ESTABLISHING A TASK FORCE TO STUDY THE EFFECTS OF ARTIFICIAL INTELLIGENCE ON THE TRADES INDUSTRY.

The bill was explained by Representative Sanchez of the 24th who offered House Amendment Schedule "A" (LCO 6216) and moved its adoption.

On a voice vote the amendment was adopted.

The following is House Amendment Schedule "A" (LCO 6216):

In line 9, strike "Two" and insert "One" in lieu thereof
In line 10, strike "Two" and insert "One" in lieu thereof

The bill was discussed by Representatives Weir of the 55th and Lanoue of the 45th.

The Speaker ordered the vote be taken by roll call at 7:19 p.m.

The following is the result of the vote:

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

On a roll call vote House Bill No. 5497 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA

Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

**IMMEDIATE TRANSMITTAL TO THE SENATE
JOINT RULE 17**

On motion of Representative Johnson of the 143rd District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.

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

APPROPRIATIONS. Substitute for S.B. No. 220 (RAISED) (File No. 650) AN ACT CONCERNING STUDENT LITERACY. (As amended by Senate Amendment Schedule "A").

The bill as amended was explained by Representative Leeper of the 132nd.

The bill was discussed by Representative Zupkus of the 89th.

Representative Rojas of the 9th District moved to pass over the matter temporarily.

On a voice vote the motion carried and Senate Bill No. 220 was passed temporarily.

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

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

**PUBLIC SAFETY AND SECURITY. S.B. No. 370 (RAISED) (File No. 298) AN ACT
CONCERNING THE HOURLY COMPENSATION FOR ADJUNCT FIRE
INSTRUCTORS.**

The bill was explained by Representative Boyd of the 50th.

The bill was discussed by Representative Howard of the 43rd.

The Speaker ordered the vote be taken by roll call at 7:36 p.m.

The following is the result of the vote:

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

On a roll call vote Senate Bill No. 370 was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO

Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

**BUSINESS FROM THE SENATE
SUSPENSION OF THE RULES
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE BILL PASSED**

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

Substitute for S.B. No. 277 (RAISED) (File No. 290) AN ACT IMPLEMENTING THE DEPARTMENT OF ADMINISTRATIVE SERVICES' RECOMMENDATIONS REGARDING THE CODE OFFICIAL CAREER PATHWAY, THE FIRE SAFETY CODE, BURN INJURY REPORTS AND STATE BUILDING CODE PROVISIONS RELATING TO ACCESSIBILITY. (As amended by Senate Amendment Schedule "A").

Representative Johnson of the 143rd District moved for suspension of the rules for immediate consideration.

On a voice vote the motion carried.

The bill as amended was explained by Representative Boyd of the 50th.

The bill was discussed by Representative Howard of the 43rd.

The Speaker ordered the vote be taken by roll call at 7:42 p.m.

The following is the result of the vote:

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

On a roll call vote Senate Bill No. 277 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO

Y	BLUMENTHAL	Y	LAMARK MUIR		Y	RUTIGLIANO	
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

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

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

APPROPRIATIONS. S.B. No. 134 (RAISED) (File No. 52) AN ACT ESTABLISHING AN AIRPORT DEVELOPMENT ZONE IN THE TOWN OF PLAINVILLE.

The bill was explained by Representative Meskers of the 150th.

The bill was discussed by Representative Aniskovich of the 35th.

The Speaker ordered the vote be taken by roll call at 7:48 p.m.

The following is the result of the vote:

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

On a roll call vote Senate Bill No. 134 was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

PUBLIC HEALTH. S.B. No. 191 (RAISED) (File No. 28) AN ACT CONCERNING THE PSYCHEDELIC-ASSISTED THERAPY PILOT PROGRAM.

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

The bill was discussed by Representative Klarides-Ditria of the 105th and Rutigliano of the 123rd.

SPEAKER RITTER IN THE CHAIR

The bill was further discussed by Representatives Yaccarino of the 87th, Carpino of the 32nd, Howard of the 43rd and Kennedy of the 119th.

The Speaker ordered the vote be taken by roll call at 8:14 p.m.

The following is the result of the vote:

Total Number Voting	149
Necessary for Passage	75
Those voting Yea.....	122
Those voting Nay.....	27
Those absent and not voting	2

On a roll call vote Senate Bill No. 191 was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	N	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	N	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
N	BARRY	Y	JOHNSON, S.	Y	WILSON	N	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	N	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			N	RUTIGLIANO
X	BOYD	Y	LEEPER	N	ACKERT	N	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	N	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	N	BOLINSKY	N	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	N	WEIR
Y	COLLINS MAIN	N	MC GEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	N	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	N	ZUPKUS
Y	DATHAN	N	NAPOLI	N	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	N	CASE	Y	RITTER
N	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	N	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	N	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	N	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	N	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GALEWSKI	Y	SANCHEZ, J.	Y	HOWARD	N	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	N	MASTROFRANCESCO	Y	GRESKO
N	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	N	NUCCIO	Y	NOLAN

ASSISTANT DEPUTY SPEAKER PRO TEMPORE MUSHINSKY IN THE CHAIR

**BUSINESS FROM THE SENATE
SUSPENSION OF THE RULES
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE BILL PASSED**

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

JUDICIARY. Substitute for S.B. No. 457 (RAISED) (File No. 479) AN ACT CONCERNING THE STATE'S BOTTLE BILL. (As amended by Senate Amendment Schedules "A" and "B").

Representative Rojas of the 9th District moved for suspension of the rules for immediate consideration.

On a voice vote the motion carried.

The bill as amended was explained by Representative Parker of the 101st.

The bill was discussed by Representatives Callahan of the 108th, Felipe of the 130th, Lemar of the 96th and Mastrofrancesco of the 80th.

The Speaker ordered the vote be taken by roll call at 8:33 p.m.

The following is the result of the vote:

Total Number Voting	149
Necessary for Passage	75
Those voting Yea	138
Those voting Nay	11
Those absent and not voting	2

On a roll call vote Senate Bill No. 457 as amended by Senate Amendment Schedules "A" and "B" was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	N	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	N	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	X	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	N	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	N	ZUPKUS
Y	DATHAN	Y	NAPOLI	N	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		

Y	DEMICO	Y	PARKER	N	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	N	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	N	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	N	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	N	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	N	NUCCIO	Y	NOLAN

SPEAKER RITTER IN THE CHAIR

DEPUTY SPEAKER LINEHAN IN THE CHAIR

**BUSINESS FROM THE SENATE
SUSPENSION OF THE RULES
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE BILL PASSED**

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

PUBLIC SAFETY AND SECURITY. S.B. No. 367 (RAISED) (File No. 225) AN ACT ESTABLISHING A WORKING GROUP TO STUDY ROADSIDE SAFETY CONCERNS ASSOCIATED WITH WRECKERS AND TOWING AND RECOVERY PROFESSIONALS.

Representative Johnson of the 143rd District moved for suspension of the rules for immediate consideration.

On a voice vote the motion carried.

The bill was explained by Representative Boyd of the 50th.

The bill was discussed by Representatives Howard of the 43rd and Yaccarino of the 87th.

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

The following is the result of the vote:

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

On a roll call vote Senate Bill No. 367 was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

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

**GENERAL LAW. H.B. No. 5349 (RAISED) (File No. 164) AN ACT ESTABLISHING A
TASK FORCE TO STUDY THE OPERATIONS OF THE DEPARTMENT OF CONSUMER
PROTECTION.**

The bill was explained by Representative Lemar of the 96th who offered House Amendment Schedule "A" (LCO 6242) and moved its adoption.

The amendment was discussed by Representatives Rutigliano of the 123rd and Howard of the 43rd.

DEPUTY SPEAKER PRO TEMPORE SANTIAGO IN THE CHAIR

Representative Howard of the 43rd raised a Point of Order that the amendment was not germane.

Representative Howard of the 43rd then withdrew the Point of Order.

Representative Rojas of the 9th District moved to pass over the matter temporarily.

On a voice vote the motion carried and House Bill No. 5349 was passed temporarily.

**BUSINESS FROM THE SENATE
SUSPENSION OF THE RULES
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE BILL PASSED**

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

APPROPRIATIONS. S.B. No. 375 (RAISED) (File No. 226) AN ACT CONCERNING SCHOOL MAPPING DATA SERVICES.

Representative Rojas of the 9th District moved for suspension of the rules for immediate consideration.

On a voice vote the motion carried.

The bill was explained by Representative Boyd of the 50th.

The bill was discussed by Representative Howard of the 43rd.

The Speaker ordered the vote be taken by roll call at 9:17 p.m.

The following is the result of the vote:

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

On a roll call vote Senate Bill No. 375 was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVIK	Y	VAIL

Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	ITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

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

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

APPROPRIATIONS. Substitute for S.B. No. 282 (RAISED) (File No. 155) AN ACT APPROPRIATING FUNDS TO THE NEGLECTED CEMETERY ACCOUNT AND CONCERNING CARE AND MAINTENANCE OF WARTIME VETERANS' GRAVES. (As amended by Senate Amendment Schedule "A").

The bill as amended was explained by Representative Foster of the 57th.

The bill was discussed by Representatives Anderson of the 62nd, Yaccarino of the 87th, Comey of the 102nd and Welander of the 114th.

The Speaker ordered the vote be taken by roll call at 9:32 p.m.

The following is the result of the vote:

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

**On a roll call vote Senate Bill No. 282 as amended by Senate Amendment Schedule "A"
was passed in concurrence with the Senate.**

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

**BUSINESS FROM THE SENATE
SUSPENSION OF THE RULES
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE BILL PASSED**

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

COMMERCE. Substitute for S.B. No. 307 (RAISED) (File No. 561) AN ACT CONCERNING THE DEPARTMENT OF ECONOMIC AND COMMUNITY DEVELOPMENT'S RECOMMENDATIONS FOR REVISIONS TO THE COMMERCE STATUTES. (As amended by Senate Amendment Schedules "A" and "B").

Representative Rojas of the 9th District moved for suspension of the rules for immediate consideration.

On a voice vote the motion carried.

The bill as amended was explained by Representative Meskers of the 150th.

The bill was discussed by Representatives Aniskovich of the 35th, Fishbein of the 90th and Felipe of the 130th.

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

The following is the result of the vote:

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

On a roll call vote Senate Bill No. 307 as amended by Senate Amendment Schedules "A" and "B" was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
X	BROWN, M.	Y	LUXENBERG	Y	ANISKOVIK	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ

Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

**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.

GENERAL LAW. Substitute for H.B. No. 5224 (RAISED) (File No. 185) AN ACT CONCERNING THE DEPARTMENT OF CONSUMER PROTECTION'S RECOMMENDATIONS REGARDING VARIOUS GUARANTY FUNDS.

The bill was explained by Representative Lemar of the 96th who offered House Amendment Schedule "A" (LCO 6245) and moved its adoption.

The amendment was discussed by Representatives McGorty of the 122nd and Gresko of the 121st.

On a voice vote the amendment was adopted.

The following is House Amendment Schedule "A" (LCO 6245):

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

"Section 1. (*Effective from passage*) Subdivision (1) of subsection (a) of special act 14-12 is amended to read as follows:

(1) "District" means that certain real property, situated in the town of Stratford, the county of Fairfield and the state of Connecticut, the Point Stratford Infrastructure Improvement District, a body politic and corporate, subject to sections 7-324 to 7-329, inclusive, of the general statutes, except as otherwise provided in this section and consisting of the area bounded and described as follows: [PARCEL 1: Beginning at an iron pin found at the corner formed by the intersection of the northeasterly right-of-way line of Main Street, a variable width roadway, also known as Connecticut Route 113 and the southerly line of property of lands now or formerly of AVCO Corporation. Said point of Beginning having coordinates North 623,991.08 East 895,831.26 and running thence from said point of Beginning the following several courses: along the said lands of AVCO North 58°-57'-31" East for a distance 708.00' to a point on the line of mean high water of the Housatonic River as located on March 15, 2008; along the said mean high water of the Housatonic River the following forty-five (45) courses: thence South 07°-07'-47" West for a distance 54.82' to a point; thence South 00°-58'-00" West for a distance of 105.46' to a point; thence South 14°-38'-00" West for a distance of 78.71' to a point; thence South 07°-37'-06" West for a distance of 52.90' to a point; thence South 66°-50'-11" East for a distance of 25.48' to a point; thence South 74°-57'-24" East for a distance of 67.13' to a point; thence North 81°-38'-44" East for a distance of 50.28' to a point; thence North 80°-20'-31" East for a distance of 47.25' to a point; thence North 81°-00'-49" East for a distance of 81.33' to a point; thence South 88°-38'-38" East for a distance of 102.76' to a point; thence South 65°-15'-59" East for a distance of 65.98' to a point; thence South 48°-45'-42" East for a distance of 82.84' to a point; thence South 39°-55'-47" East for a distance of 99.93' to a point; thence South 38°-48'-02" East for a distance of 103.98' to a point; thence South 40°-56'-25" East for a distance of 104.90' to a point; thence South 68°-02'-57" West for a distance of 142.77' to a point; thence South 72°-19'-52" East for a distance of 180.88' to a point; thence South 73°-00'-25" East for a distance of 152.62'

to a point; thence South 82°-02'-24" East for a distance 195.44' to a point; thence North 31°-01'-29" East for a distance of 89.29' to a point; thence North 33°-54'-44" East for a distance of 93.77' to a point; thence North 32°-28'-24" East for a distance of 150.78' to a point; thence North 35°-08'-16" East for a distance of 156.23' to a point; thence North 32°-07'-10" East for a distance of 132.35' to a point; thence North 37°-53'-18" East for a distance of 150.41' to a point; thence South 84°-57'-26" East for a distance of 74.85' to a point; thence South 44°-25'-02" East for a distance of 56.21' to a point; thence South 43°-25'-54" West for a distance of 103.45' to a point; thence South 41°-33'-07" West for a distance of 97.15' to a point; thence South 37°-53'-51" West for a distance of 83.71' to a point; thence South 31°-38'-56" West for a distance of 106.25' to a point; thence South 36°-29'-32" West for a distance of 104.13' to a point; thence South 35°-40'-13" West for a distance of 102.78' to a point; thence South 30°-34'-37" West for a distance of 93.59' to a point; thence South 21°-40'-25" West for a distance of 41.66' to a point; thence South 16°-05'-41" East for a distance of 73.36' to a point; thence South 63°-14'-58" East for a distance of 104.23' to a point; thence South 67°-33'-47" East for a distance of 115.67' to a point; thence North 88°-48'-09" East for a distance of 109.96' to a point; thence North 83°-58'-36" East for a distance of 87.87' to a point; thence South 82°-37'-41" East for a distance of 79.29' to a point; thence South 66°-40'-14" East for a distance of 51.52' to a point; thence South 60°-08'-32" East for a distance of 55.12' to a point; thence North 80°-35'-12" East for a distance of 85.21' to a point; thence North 73°-28'-08" East for a distance of 41.25' to the lands now or formerly of Alice L. Sniffens; thence along the said lands of Sniffens South 00°-16'-18" West for a distance of 194.63' to a point and P.K. Nail Found on the Northerly line of Sniffen Lane, 50' width; thence along said Sniffen Lane North 86°-14'-22" West for a distance of 393.45' to a point, a Drill Hole found at an angle point in the said Sniffen Lane line; thence crossing the existing Sniffen Lane, (50' wide) South 18°-07'-01" East for a distance of 53.96' to a point and Iron Pin Found on the Southerly line of Sniffen Lane; thence South 40°-10'-22" East for a distance of 437.55' to a point; thence South 49°-49'-38" West for a distance of 233.16' to a point; thence South 20°-32'-22" East for a distance of 27.70' to a point; thence North 61°-32'-42" East for a distance of 67.63' to a point; thence South 89°-44'-13" East for a distance of 39.20' to a point; thence South 70°-25'-28" East for a distance of 37.95' to a point; thence South 20°-11'-30" West for a distance of 58.82' to a point; thence South 42°-31'-38" East for a distance of 24.33' to a point; thence South 59°-20'-33" East for a distance of 31.26' to a point; thence South 04°-10'-54" East for a distance of 67.20' to a point; thence South 62°-00'-37" West for a distance of 328.81' to a point; thence South 26°-53'-53" East for a distance of 114.18' to a point; thence North 89°-52'-26" East for a distance of 210.43' to a point; thence South 49°-49'-38" West for a distance of 790.00' to a point on the said easterly right-of-way line of Main Street; thence along the said easterly right-of-way line of Main Street North 52°-58'-22" West for a distance of 568.27' to a point; thence still along the said easterly right-of-way line of Main Street North 44°-56'-22" West for a distance of 296.88' to a point, at a Town of Stratford Brass Monument at the corner formed by the intersection of the easterly right-of-way line of Main Street, a variable width roadway, also known as Connecticut Route 113 and the southerly line of Sniffen Lane (50' Wide) and having coordinates North 622,306.37 East 897,171.93; thence crossing existing Sniffen Lane North 44°-49'-21" West for a distance of 50.18' to a point, an X Cut Set at the corner formed by the intersection of the said Sniffen Lane line and the Easterly line of Main Street, variable width, also known as Connecticut Route 113 and having coordinates North 622,341.96 East 897,136.56; thence along said Main Street North 44°-56'-22" West for a distance of 358.35' to a Rebar set; thence still along Main Street line North 40°-09'-02" West for a distance of 504.76' to a Rebar; thence still along Main Street line North 41°-04'-47" West for a distance of 620.17' to a Concrete Connecticut Highway Department (C.H.D.) Monument Found (poor condition); thence still along said Main Street line North 35°-40'-47" West for a distance of 228.82' to a point; thence still along said Main Street line North 29°-33'-17" West for a distance of 104.35' to a T Cut; thence still along the said Main Street line North 27°-05'-29" West for a distance of 231.58' to a point; thence still along the said Main Street line North 25°-52'-39" West for a distance of 65.98' to an Iron Pin found and to the point or place of the Beginning. Parcel 1 contains an area of 3,256,596 square feet or 74.76 acres. PARCEL 2: Beginning at a concrete Connecticut Highway Department Monument, found to be in fair condition, at the southerly line of lands now or formerly of Timothy Ryan. Said point of Beginning having coordinates North 622,895.12 East 896,543.86 also being located on the westerly right-of-way line of Main Street, a variable width roadway, also known as Connecticut Route 113, at a jog in the said right-of-way line where the width changes

from an approximate width of 60' to 65' and running thence from said point of Beginning the following several courses: along the said right-of-way line of said Main Street South 40°-11'-51" East for a distance of 329.25 feet to a cross cut on the northerly line of lands now or formerly of the City of Bridgeport; thence along the said lands of the City of Bridgeport South 49°-48'-29" West for a distance of 596.45 feet to a rebar on the easterly line of the lands now or formerly of Bridgeport Airport; thence along the said easterly line of the lands now or formerly of Bridgeport Airport North 28°-55'-11" West for a distance of 218.22' to a rebar on the said southerly line of lands of Ryan; thence along said lands of Ryan North 38°-03'-09" East for a distance of 565.63' to the point or place of Beginning. Parcel 2 contains an area of 154,989 square feet or 3.56 acres.]

Parcel 1 (Assessor Map 50.05, Block 1, Lots 1 and 3): All that certain piece or parcel of land, together with the buildings and improvements thereon, situated in the town of Stratford, county of Fairfield and state of Connecticut, and bounded and described as follows: Beginning at an iron pipe found at the corner formed by the intersection of the northeasterly right-of-way line of Main Street, a variable width roadway, also known as Connecticut Route 113 and the southerly line of property of lands now or formerly of the town of Stratford: Thence running along said lands now or formerly of the town of Stratford North 58° 58' 14" East for a distance 713 feet, more or less, to the mean high water line of the Housatonic River (Elevation 3.15' NAVD 88 Datum as located in October 2021), and passing over a point of tie-line located at 708.00 feet; thence running along the said mean high water line of the Housatonic River, in a southerly and easterly direction, 1,819 feet, more or less, to a point; thence continuing to run along the said mean high water line of the Housatonic River, along a jetty of land extending into the Housatonic River, in a generally northerly, easterly and southerly direction, 1,757 feet, more or less, to a point; thence continuing to run along the said mean high water line of the Housatonic River, in an easterly direction, 719 feet, more or less, to a point, said point being South 00° 16' 18" West 3.50 feet from a point of tie-line (said Housatonic River boundary having an overall tie-line, provided for mathematical closure, of South 66° 12' 50" East for a distance of 2,327.66 feet); thence running along lands now or formerly MAM-TBD Sniffens LLC South 00° 16' 18" West for a distance of 221.5 feet, more or less, to a P.K. Nail (now a hole in pavement) found on the northerly line of Sniffens Lane (50 feet wide); thence running along said northerly line of Sniffens Lane North 86° 14' 22" West for a distance of 393.45 feet to a Drill Hole found at an angle point in said Sniffens Lane; thence running still along said Sniffens Lane South 49° 49' 38" West for a distance of 1,358.18 feet to a point at the intersection of said Sniffens Lane and the northeasterly line of Main Street, variable width, also known as Connecticut Route 113; thence running along said northeasterly line of Main Street North 44° 57' 31" West for a distance of 358.38 feet to an angle point; thence running still along said northeasterly line of Main Street North 40° 10' 33" West for a distance of 504.68 feet to an angle point; thence running still along said northeasterly line of Main Street North 41° 05' 56" West for a distance of 620.26 feet to an angle point; thence running still along said northeasterly line of Main Street North 35° 42' 37" West for a distance of 228.78 feet to an angle point, and passing over a Connecticut Highway Department Monument located at 225.14 feet; thence running still along said northeasterly line of Main Street North 29° 09' 23" West for a distance of 104.51 feet to an angle point, and passing over a mag nail located at 33.0 feet; thence running still along the said northeasterly line of Main Street North 27° 04' 32" West for a distance of 231.52 feet to an angle point; thence running still along the said northeasterly line of Main Street North 25° 51' 56" West for a distance of 65.98 feet to an iron pipe found and the point and place of beginning. The above described parcel does not include an "Excluded Area, Parcel 2 Block 1" which contains an area of 2,500 square feet or 0.057 acres. The excluded area is based on the record description contained in a deed to the Town of Stratford recorded in Volume 195 Page 214. The above described Parcel 1 contains an area of 2,280,692 ± square feet or 52.35 ± acres.

Parcel 2 (Assessor Map 50.05, Block 2, Lot 4): All that certain piece or parcel of land, together with the buildings and improvements thereon, situated in the town of Stratford, county of Fairfield and state of Connecticut, being more particularly bounded and described as follows: Beginning at a point at the corner formed by the intersection of the easterly right-of-way line of Main Street, a variable width roadway, also known as Connecticut Route 113, and the southerly line of Sniffens Lane (50' wide), thence running the following courses and distances: Thence running along the said southerly right-of-way line of Sniffens Lane North 49° 49' 38" East for a distance of 1,333.73 feet to a point on the westerly line of lands now or formerly of Bremser Technologies, Inc.; thence

running South 40° 10' 22" East for a distance of 437.55 feet to a point along said land of Bremser Technologies, Inc., and lands now or formerly of Tompac Sniffens Lane, Inc., in part by each; thence running the next eight (8) courses and distances along said land of Tompac Sniffens Lane, Inc.: South 49° 49' 38" West for a distance of 233.16 feet to a point; South 20° 32' 22" East for a distance of 27.71 feet to a point; North 61° 32' 42" East for a distance of 67.63 feet to a point; South 89° 44' 13" East for a distance of 39.20 feet to a point; South 70° 25' 28" East for a distance of 37.95 feet to a point; South 20° 11' 30" West for a distance of 58.82 feet to a point; South 42° 31' 38" East for a distance of 24.33 feet to a point; South 59° 20' 33" East for a distance of 31.26 feet to a point on the westerly line of lands now or formerly of the City of Bridgeport; thence running the next five (5) courses and distances along said land of the City of Bridgeport: South 04° 10' 54" East for a distance of 67.20 feet to a point; South 62° 00' 37" West for a distance of 328.81 feet to a point; South 26° 53' 37" East for a distance of 114.18 feet to a point; North 89° 52' 26" East for a distance of 210.43 feet to a point; South 49° 49' 38" West for a distance of 544.04 feet to a point on the said easterly right-of-way line of Main Street; thence running the next six (6) courses and distances along said easterly right-of-way line of Main Street: North 85° 26' 41" West for a distance of 228.55 feet to a point; along a curve to the right having a radius of 650.00 feet, an arc length of 363.32 feet, a central angle of 32° 01' 31", a chord bearing of North 69° 25' 53" West, and a chord distance of 358.60 feet to a point; along a curve to the right having a radius of 850.00 feet, an arc length of 129.94 feet, a central angle of 8° 45' 32", a chord bearing of North 49° 02' 29" West, and a chord distance of 129.81 feet to a point; North 44° 39' 37" West for a distance of 12.42 feet to a point; South 45° 03' 38" West for a distance of 18.05 feet to a point; North 44° 57' 31" West for a distance of 237.99 feet to the point and place of Beginning. The above described parcel contains an area of 893,876 square feet or 20.52 acres.

Parcel 3 (Assessor Map 50.05, Block 3, Lot 1): All that certain piece or parcel of land, together with the buildings and improvements thereon, situated in the town of Stratford, county of Fairfield and state of Connecticut, being more particularly bounded and described as follows: Beginning at a concrete Connecticut Highway Department Monument located on the westerly right-of-way line of Main Street, a variable width roadway, also known as Connecticut Route 113, at a jog in the said right-of-way line where the width changes from an approximate width of 60 feet to 65 feet, said point being at the division line of land now or formerly of Gian Real Estate Co., and land now or formerly the United States of America, said point being the northerly corner of the property herein described; thence running along the said right-of-way line of Main Street South 40° 10' 44" East for a distance of 329.25 feet to a point on the northerly line of lands now or formerly of the City of Bridgeport; thence running along said lands now or formerly of the City of Bridgeport South 49° 49' 36" West for a distance of 596.45 feet to a rebar on the easterly line of lands now or formerly of 125 Access Road, LLC.; thence running along said easterly line of lands now or formerly of 125 Access Road, LLC., North 28° 54' 04" West for a distance of 218.22 feet to a rebar on the said southerly line of lands now or formerly of said Gian Real Estate, Co.; thence running along said lands now or formerly of Gian Real Estate, Co., North 38° 04' 16" East for a distance of 565.63 feet to the point or place of Beginning. The above described parcel contains an area of 154,989 square feet or 3.558 acres.

The project boundaries shall also include any off-site locations mandated by any agency, authority or other governmental entity for improvements associated with the project."

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

Section 1	<i>from passage</i>	New section
-----------	---------------------	-------------

The Speaker ordered the vote be taken by roll call at 9:55 p.m.

The following is the result of the vote:

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

On a roll call vote House Bill No. 5224 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

**IMMEDIATE TRANSMITTAL TO THE SENATE
JOINT RULE 17**

On motion of Representative Rojas of the 9th District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.

**BUSINESS FROM THE SENATE
DISAGREEING ACTION
HOUSE BILL PASSED**

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

JUDICIARY. H.B. No. 5563 (RAISED) (File No. 527) AN ACT CONCERNING VARIOUS CRIMINAL LAW PROPOSALS. (As amended by House Amendment Schedule "A" and Senate Amendment Schedule "A").

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

The bill was discussed by Representatives Fishbein of the 90th and Nuccio of the 53rd.

The Speaker ordered the vote be taken by roll call at 10:02 p.m.

The following is the result of the vote:

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

On a roll call vote House Bill No. 5563 as amended by House Amendment Schedule "A" (adopted on May 4, 2026) and Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER

Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

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

APPROPRIATIONS. Substitute for S.B. No. 220 (RAISED) (File No. 650) AN ACT CONCERNING STUDENT LITERACY. (As amended by Senate Amendment Schedule "A").

The bill as amended which was passed over temporarily earlier today was explained by Representative Leeper of the 132nd who offered House Amendment Schedule "A" (LCO 6248) and moved its adoption.

The amendment was discussed by Representatives Zupkus of the 89th and Khan of the 5th.

On a voice vote the amendment was adopted.

The following is House Amendment Schedule "A" (LCO 6248):

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

"Sec. 3. Section 10-156ii of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2026*):

(a) There is established an aspiring educators [diversity] scholarship program administered by the Department of Education. The program shall provide an annual scholarship to [diverse students] aspiring educators who (1) graduated from a public high school in [an alliance district, as defined in section 10-262u] this state, and (2) are enrolled in a teacher preparation program at any four-year institution of higher education. [A diverse student] An aspiring educator may receive an annual scholarship in an amount up to ten thousand dollars for each year such [diverse student] aspiring educator is enrolled and in good standing in a teacher preparation program. As used in this section, ["diverse" has the same meaning as provided in section 10-156bb] "aspiring educator" means an individual who is in a population subgroup that is underrepresented in the teaching profession in this state and for which such population subgroup has been identified as a teacher shortage area by the Commissioner of Education pursuant to section 10-8b, as amended by this act.

(b) Not later than January 1, [2023] 2027, the department shall, in consultation with the chairpersons of the joint standing committee of the General Assembly having cognizance of matters relating to education, develop a policy concerning the administration of the scholarship. Such policy shall include, but need not be limited to, provisions regarding (1) any additional eligibility criteria, (2) payment and distribution of the scholarships to [diverse students] aspiring educators through the teacher preparation programs in which they are enrolled, and (3) the notification of students in high school [in alliance districts] of the scholarship program, including the opportunity to apply for a scholarship under the program while enrolled in high school and prior to graduation if such student will be enrolled in a teacher preparation program during the following fall semester at a four-year institution of higher education.

(c) For the fiscal years ending June 30, [2024] 2027, and each fiscal year thereafter, the department shall annually award scholarships in accordance with the provisions of this section and the guidelines developed pursuant to subsection (b) of this section.

(d) The Commissioner of Education shall develop scholarship repayment criteria for recipients who are not employed as a certified teacher by a local or regional board of education in [the] this state following graduation from a teacher preparation program. Any amounts repaid to the department shall be deposited in the General Fund.

(e) For the fiscal year ending June 30, 2026, the commissioner shall determine if there are any unexpended funds appropriated for purposes of this section for the fiscal year. If the commissioner determines that there are unexpended funds in said fiscal year, the commissioner shall transfer, not later than July 15, 2026, through a memorandum of understanding with the Comptroller, up to three hundred thousand dollars of such unexpended funds for the purpose of expanding the subsidy program, established pursuant to section 203 of public act 23-204, as amended by section 124 of public act 24-81 and this act, to include paraeducators who are employed by a charter school in the fiscal year ending June 30, 2027.

(e) (f) The department may accept gifts, grants and donations, from any source, public or private, for the aspiring educators [diversity] scholarship program.

(f) (g) Not later than January 1, [2024] 2028, and annually thereafter, the department shall develop a report that includes annual data on the [race and ethnicity of the diverse] population subgroups of students who receive a scholarship under the program and the teacher preparation program in which they are enrolled. The department shall submit such report to the joint standing committee of the General Assembly having cognizance of matters relating to education, in accordance with the provisions of section 11-4a."

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

"Sec. 501. (*Effective from passage*) The Comptroller shall calculate the cost of expanding the subsidy program, established pursuant to section 203 of public act 23-204, as amended by section 124 of public act 24-81 and this act, to include paraeducators who are employed by charter schools. Not later than January 1, 2027, the Comptroller shall submit such cost calculation to the joint standing committees of the General Assembly having cognizance of matters relating to education and appropriations, in accordance with the provisions of section 11-4a of the general statutes."

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

Sec. 3	<i>July 1, 2026</i>	10-156ii
Sec. 501	<i>from passage</i>	New section

The bill was discussed by Representative Zupkus of the 89th.

SPEAKER RITTER IN THE CHAIR

The bill was further discussed by Representative Khan of the 5th.

Representative Rojas of the 9th District moved to pass over the matter temporarily.

On a voice vote the motion carried and Senate Bill No. 220 as amended was passed temporarily.

**BUSINESS FROM THE SENATE
SUSPENSION OF THE RULES
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE BILL PASSED**

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

**PLANNING AND DEVELOPMENT. Substitute for S.B. No. 449 (RAISED) (File No. 284)
AN ACT CONCERNING THE RECOMMENDATIONS OF THE
INTERGOVERNMENTAL POLICY AND PLANNING DIVISION WITHIN THE OFFICE
OF POLICY AND MANAGEMENT. (As amended by Senate Amendment Schedule "A").**

Representative Rojas of the 9th District moved for suspension of the rules for immediate consideration.

On a voice vote the motion carried.

The bill as amended was explained by Representative Kavros DeGraw of the 17th.

The bill was discussed by Representative Haines of the 34th.

The Speaker ordered the vote be taken by roll call at 10:25 p.m.

The following is the result of the vote:

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

On a roll call vote Senate Bill No. 449 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	X	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVIKH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	X	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY

Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	X	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

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

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

PLANNING AND DEVELOPMENT. H.B. No. 5281 (RAISED) (File No. 57) AN ACT CONCERNING PLANNING AND DEVELOPMENT.

The bill was explained by Representative Kavros DeGraw of the 17th who offered House Amendment Schedule "A" (LCO 6187) and moved its adoption.

The amendment was discussed by Representative Gauthier who moved that when the vote be taken it be taken by roll call.

The Speaker ordered the vote be taken by roll call at 10:28 p.m.

The following is the result of the vote:

Total Number Voting	149
Necessary for Adoption	75
Those voting Yea	77
Those voting Nay	72
Those absent and not voting	2

On a roll call vote the amendment was adopted

The following is the roll call vote:

N	ALLIE-BRENNAN	N	HUGHES	N	TURCO	Y	O'DEA
Y	ARZENO	N	JACOBSON	N	WALKER	Y	PAVALOCK-D'AMATO
N	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
N	BARRY	Y	JOHNSON, S.	N	WILSON	Y	PIZZUTO
N	BELTON	Y	KAVROS DEGRAW	N	WINTER	Y	POLLETTA
N	BERGER-GIRVALO	N	KEITT	N	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	N	KHAN			Y	ROMANO
N	BLUMENTHAL	N	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	N	LEEPER	Y	ACKERT	Y	SCOTT
N	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
N	BROWN, M.	N	LUXENBERG	Y	ANISKOVIK	Y	VAIL
N	BUMGARDNER	N	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
N	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
N	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	N	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
N	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
N	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
N	DATHAN	N	NAPOLI	Y	CANINO		
N	DEFRONZO	N	OSBORNE	Y	CARNEY		
N	DELANY	X	PARIS	Y	CARPINO		

N	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
N	DIGIOVANCARLO	N	PEMBERTON	Y	COURPAS		
N	DILLON	N	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	N	QUINN	Y	DECAPRIO	N	CANDELARIA, J.
Y	EXUM	Y	RADER	N	DELNICKI	Y	GODFREY
Y	FARRAR	N	ROBERTS	Y	DUBITSKY	N	HALL, J.
N	FAZZINO	N	ROCHELLE	Y	FISHBEIN	N	REYES
N	FELIPE	Y	ROJAS	Y	FONCELLO	N	ROSARIO
N	FORTIER	N	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	N	SANCHEZ, I.	Y	HALL, C.		
N	GAIEWSKI	N	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
N	GARIBAY	N	SANTANELLA	N	HOXHA	N	GONZALEZ
N	GAUTHIER	N	SANTOS	Y	JENSEN	X	MUSHINSKY
N	GEE	N	SHAKE	Y	KENNEDY	Y	PAOLILLO
N	GENGA	N	SHANNON	Y	KLARIDES-DITRIA		
N	GILCHREST	N	SIMMS	Y	LANOUE	N	ELLIOTT
N	GUCKER	N	SMITH	Y	MARRA	Y	GIBSON
N	HADDAD	N	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	N	LINEHAN
Y	HORN	N	SWEET	Y	NUCCIO	N	NOLAN

The following is House Amendment Schedule "A" (LCO 6187):

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

"Section 1. Section 22a-20b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2026*):

Notwithstanding any provision of the general statutes, any special act, municipal charter or ordinance, in any municipality having a population of [ten] twenty thousand persons or fewer, as of the most recent decennial census of the United States, all or part of which is listed by the Department of Economic and Community Development as a distressed community, or which is listed by the Department of Energy and Environmental Protection as an environmental justice community, and in which any waste incinerator, resource recovery facility, trash-to-energy facility or renewable energy facility permitted by the Department of Energy and Environmental Protection, or other affecting facility, as defined in section 22a-20a, is located, or is located outside of such municipality but within fifteen miles of a proposed new affecting facility in such municipality, any elector or voter of such municipality may petition for a town referendum, in accordance with the applicable provisions of sections 7-7 and 7-9, for the reversal of any approval or denial, as applicable, of a permit by the commissioner pursuant to section 22a-20a, for a new affecting facility that is based on the considerations required by subsection (g) of said section. An affirmative vote of such electorate shall constitute the reversal of such approval or denial of such permit, as applicable, notwithstanding such approval or denial by the commissioner, as applicable."

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

Section 1 *October 1, 2026* 22a-20b

The Speaker ordered the vote be taken by roll call at 10:30 p.m.

The following is the result of the vote:

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

On a roll call vote House Bill No. 5281 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

N	ALLIE-BRENNAN	N	HUGHES	N	TURCO	Y	O'DEA
Y	ARZENO	N	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
N	BARRY	Y	JOHNSON, S.	N	WILSON	Y	PIZZUTO
N	BELTON	Y	KAVROS DEGRAW	N	WINTER	Y	POLLETTA
N	BERGER-GIRVALO	N	KEITT	N	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	N	KHAN			Y	ROMANO
N	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	N	LEEPER	Y	ACKERT	Y	SCOTT
N	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
N	BROWN, M.	N	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	N	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
N	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
N	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	N	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
N	CONCEPCION	N	MESKERS	Y	CALLAHAN	Y	ZULLO
N	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
N	DATHAN	N	NAPOLI	Y	CANINO		
N	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
N	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
N	DIGIOVANCARLO	N	PEMBERTON	Y	COURPAS		
Y	DILLON	N	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	N	QUINN	Y	DECAPRIO	N	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	N	ROBERTS	Y	DUBITSKY	N	HALL, J.
N	FAZZINO	N	ROCHELLE	Y	FISHBEIN	Y	REYES
N	FELIPE	Y	ROJAS	X	FONCELLO	Y	ROSARIO
N	FORTIER	N	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	N	SANCHEZ, I.	Y	HALL, C.		
N	GAIEWSKI	N	SANCHEZ, J.	Y	HOWARD	N	BUTLER
N	GARIBAY	N	SANTANELLA	Y	HOXHA	Y	GONZALEZ
N	GAUTHIER	N	SANTOS	Y	JENSEN	N	MUSHINSKY
N	GEE	N	SHAKE	Y	KENNEDY	Y	PAOLILLO
N	GENGA	N	SHANNON	Y	KLARIDES-DITRIA		
N	GILCHREST	N	SIMMS	Y	LANOUE	N	ELLIOTT
N	GUCKER	N	SMITH	Y	MARRA	N	GIBSON
N	HADDAD	N	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	N	LINEHAN
Y	HORN	N	SWEET	Y	NUCCIO	N	NOLAN

**BUSINESS FROM THE SENATE
DISAGREEING ACTION
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. 5521 (RAISED) (File No. 435) AN ACT CONCERNING STERILE CULTIVARS. (As amended by House Amendment Schedule "A" and Senate Amendment Schedule "A").

The bill as amended was explained by Representative Parker of the 101st.

The bill was discussed by Representatives Callahan of the 108th and Demicco of the 21st.

The Speaker ordered the vote be taken by roll call at 10:33 p.m.

The following is the result of the vote:

Total Number Voting	150
Necessary for Passage	76
Those voting Yea.....	131
Those voting Nay.....	19
Those absent and not voting	1

On a roll call vote House Bill No. 5521 as amended by House Amendment Schedule "A" (adopted earlier today) and Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:

N	ALLIE-BRENNAN	N	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	N	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	N	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
N	BUMGARDNER	N	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
N	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
N	COMERY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	N	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
N	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
N	GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
N	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
N	GAUTHIER	Y	SANTOS	Y	JENSEN	N	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	N	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
N	HADDAD	N	STAFSTROM	Y	MASTROFRANCESCO	N	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	N	NOLAN

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

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

ENVIRONMENT. Substitute for S.B. No. 318 (RAISED) (File No. 221) AN ACT CONCERNING ANIMAL WELFARE.

The bill was explained by Representative Parker of the 101st.

The bill was discussed by Representative Callahan of the 108th.

The Speaker ordered the vote be taken by roll call at 10:46 p.m.

The following is the result of the vote:

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

On a roll call vote Senate Bill No. 318 was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO

Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

EDUCATION. Substitute for S.B. No. 137 (RAISED) (File No. 492) AN ACT IMPLEMENTING THE RECOMMENDATIONS OF THE OFFICE OF EARLY CHILDHOOD. (As amended by Senate Amendment Schedule "A").

The bill as amended was explained by Representative Leeper of the 132nd.

The bill was discussed by Representative Zupkus of the 89th.

The Speaker ordered the vote be taken by roll call at 10:48 p.m.

The following is the result of the vote:

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

On a roll call vote Senate Bill No. 137 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MC GEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		

Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	X	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

EDUCATION. Substitute for S.B. No. 138 (RAISED) (File No. 493) AN ACT IMPLEMENTING THE RECOMMENDATIONS OF THE DEPARTMENT OF EDUCATION. (As amended by Senate Amendment Schedule "A").

The bill as amended was explained by Representative Brown of the 56th.

The bill was discussed by Representative Zupkus of the 89th.

The Speaker ordered the vote be taken by roll call at 10:50 p.m.

The following is the result of the vote:

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

On a roll call vote Senate Bill No. 138 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS

Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

ENVIRONMENT. Substitute for S.B. No. 147 (RAISED) (File No. 201) AN ACT CONCERNING A STUDY ON THE NEED FOR EXTENDED PRODUCER RESPONSIBILITY FOR ELECTRONIC NICOTINE DELIVERY SYSTEMS AND VAPOR PRODUCTS AND INCLUDING AEROSOL PAINTS UNDER THE PAINT STEWARDSHIP PROGRAM. (As amended by Senate Amendment Schedule "A").

The bill as amended was explained by Representative Parker of the 101st.

The bill was discussed by Representative Callahan of the 108th.

The Speaker ordered the vote be taken by roll call at 10:52 p.m.

The following is the result of the vote:

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

On a roll call vote Senate Bill No. 147 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT

Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVIK	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MC GEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

GOVERNMENT ADMINISTRATION AND ELECTIONS. S.B. No. 470 (RAISED) (File No. 504) AN ACT CONCERNING THE LEGISLATIVE COMMISSIONERS' RECOMMENDATIONS FOR TECHNICAL AND MINOR REVISIONS TO THE GOVERNMENT ADMINISTRATION STATUTES.

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

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

The Speaker ordered the vote be taken by roll call at 10:56 p.m.

The following is the result of the vote:

Total Number Voting	150
Necessary for Passage	76
Those voting Yea	149
Those voting Nay	1
Those absent and not voting	1

On a roll call vote Senate Bill No. 470 was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO

Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
N	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMNEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

**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.

**GENERAL LAW. H.B. No. 5349 (RAISED) (File No. 164) AN ACT ESTABLISHING A
TASK FORCE TO STUDY THE OPERATIONS OF THE DEPARTMENT OF CONSUMER
PROTECTION.**

The bill which was passed over temporarily earlier today was explained by Representative Lemar of the 96th.

Representative Lemar of the 96th then withdrew House Amendment Schedule "A" (LCO 6242).

The bill was discussed by Representative Lemar of the 96th who offered House Amendment Schedule "B" (LCO 6261) and moved its adoption.

The amendment was discussed by Representative Rutigliano of the 123rd.

On a voice vote the amendment was adopted.

The following is House Amendment Schedule "B" (LCO 6261):

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

"Section 1. (NEW) (*Effective October 1, 2026*) (a) Not later than January 1, 2028, the Department of Emergency Services and Public Protection, in consultation with the Police Officer Standards and Training Council, shall coordinate with an independent institution of higher education with a campus located in the city of West Haven to establish a state-wide, one-day training program for police officers in the state in order to increase law enforcement retention and readiness. Such training shall include, but need not be limited to, expert instruction, scenario-based exercises, de-escalation skills and practical planning, and be available on an online technology platform. Nothing in this section shall be construed to require a police officer to attend such training at an independent institution of higher education in the city of West Haven. For purposes of this section, "police officer" has the same meaning as provided in section 7-294a of the general statutes.

(b) Not later than January 1, 2029, and annually thereafter, the Commissioner of Emergency Services and Public Protection shall submit a report, in accordance with the provisions of section 11-4a of the general statutes, on the status of the program to the joint standing committees of the General Assembly having cognizance of matters relating to public safety and labor.

Sec. 2. (NEW) (*Effective January 1, 2027*) (a) As used in this section:

(1) "Cash" has the same meaning as provided in section 21a-434 of the general statutes, as amended by this act;

(2) "Merchant" means a person engaged in the business of selling goods or services at retail on an in-person basis; and

(3) "Person" means an individual, association, corporation, limited liability company, partnership, trust or other legal entity.

(b) Notwithstanding any provision of the general statutes, a merchant doing business in this state shall determine the total price for a good or service such merchant sells, at retail, on an in-person basis in the following manner:

(1) The total price of such good or service shall include all service and merchant fees charged for such good or service, and all taxes imposed on the purchase of such good or service under title 12 of the general statutes, less any discount or deduction made therefrom; and

(2) (A) If the total price determined in accordance with the provisions of subdivision (1) of this subsection ends in one cent, two cents, six cents or seven cents, such total price may be rounded down to the nearest amount divisible by five cents for an individual seeking to purchase such good or service by cash; or

(B) If the total price determined in accordance with the provisions of subdivision (1) of this subsection ends in three cents, four cents, eight cents or nine cents, such total price may be rounded up to the nearest amount divisible by five cents for an individual seeking to purchase such good or service by cash.

(c) The provisions of subsection (b) of this subsection shall not apply to any transaction in which:

(1) The total price determined in accordance with the provisions of subdivision (1) of subsection (b) of this section is four cents or less; or

(2) Payment is made by any demand or negotiable instrument, electronic funds transfer, money order, credit card, debit card, electronic payment or similar instrument.

Sec. 3. Subsection (b) of section 21a-434 of the 2026 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective January 1, 2027*):

(b) Except as provided in subsection (c) or (d) of this section, a person selling or offering for sale goods or services at retail in this state shall not: (1) Refuse to accept cash as a form of payment for such goods or services, (2) post signs stating that cash payment is not accepted, or (3) except as provided in section 2 of this act, charge a customer paying cash a higher price than such customer would pay using any other form of payment."

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

Section 1	<i>October 1, 2026</i>	New section
Sec. 2	<i>January 1, 2027</i>	New section
Sec. 3	<i>January 1, 2027</i>	21a-434(b)

The Speaker ordered the vote be taken by roll call at 10:59 p.m.

The following is the result of the vote:

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

On a roll call vote House Bill No. 5349 as amended by House Amendment Schedule "B" was passed.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	X	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	X	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

**IMMEDIATE TRANSMITTAL TO THE SENATE
JOINT RULE 17**

On motion of Representative Rojas of the 9th District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.

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

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

GOVERNMENT OVERSIGHT. S.B. No. 247 (RAISED) (File No. 287) AN ACT IMPLEMENTING THE RECOMMENDATIONS OF THE AUDITORS OF PUBLIC ACCOUNTS.

The bill was explained by Representative Dathan of the 142nd.

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

The Speaker ordered the vote be taken by roll call at 11:02 p.m.

The following is the result of the vote:

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

On a roll call vote Senate Bill No. 247 was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	X	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICO	Y	PARKER	Y	CASE	Y	RITTER

Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

HUMAN SERVICES. S.B. No. 430 (RAISED) (File No. 363) AN ACT CODIFYING THE AMERICANS WITH DISABILITIES ACT. (As amended by Senate Amendment Schedule "A").

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

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

The Speaker ordered the vote be taken by roll call at 11:04 p.m.

The following is the result of the vote:

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

On a roll call vote Senate Bill No. 430 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI

Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

ENVIRONMENT. Substitute for S.B. No. 317 (RAISED) (File No. 206) AN ACT CONCERNING RESOURCE RECOVERY FACILITIES IN THE STATE.

The bill was explained by Representative Parker of the 101st.

The bill was discussed by Representative Callahan of the 108th.

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

The following is the result of the vote:

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

On a roll call vote Senate Bill No. 317 was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL

Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
X	CHAFFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICO	Y	PARKER	Y	CASE	Y	ITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

APPROPRIATIONS. Substitute for S.B. No. 220 (RAISED) (File No. 650) AN ACT CONCERNING STUDENT LITERACY. (As amended by Senate Amendment Schedule "A").

The bill as amended which was passed over temporarily earlier today was explained by Representative Leeper of the 132nd who offered House Amendment Schedule "B" (LCO 6223) and moved its adoption.

On a voice vote the amendment was adopted.

The following is House Amendment Schedule "B" (LCO 6223):

Strike section 1 in its entirety and renumber the remaining sections and internal references accordingly

The bill was discussed by Representative Zupkus of the 89th.

The Speaker ordered the vote be taken by roll call at 11:15 p.m.

The following is the result of the vote:

Total Number Voting	150
Necessary for Passage	76
Those voting Yea	149
Those voting Nay	1
Those absent and not voting	1

On a roll call vote Senate Bill No. 220 as amended by Senate Amendment Schedule "A" and House Amendment Schedules "A" (adopted earlier today) and "B" was passed.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	N	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

**IMMEDIATE TRANSMITTAL TO THE SENATE
JOINT RULE 17**

On motion of Representative Rojas of the 9th District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.

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

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

**ENERGY AND TECHNOLOGY. Substitute for H.B. No. 5472 (RAISED) (File No. 423)
AN ACT CONCERNING THE SAFETY OF ENERGY GENERATION SOURCES AND
ENERGY STORAGE SYSTEMS.**

The bill was explained by Representative Steinberg of the 136th who offered House Amendment Schedule "A" (LCO 6240) and moved its adoption.

The amendment was discussed by Representative Marra of the 141st.

On a voice vote the amendment was adopted.

The following is House Amendment Schedule "A" (LCO 6240):

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

"Section 1. (NEW) (*Effective October 1, 2026*) (a) The Commissioner of Energy and Environmental Protection may, within available appropriations, establish a process to evaluate any potential environmental impacts associated with the installation of an energy storage system, as defined in section 16-1 of the general statutes, provided such system has a nameplate capacity of greater than one megawatt, within one thousand feet of an aquifer, public water supply watershed or other environmentally sensitive groundwater resource identified by the commissioner.

(b) As part of such evaluation process, the commissioner may require any person that seeks to install such an energy storage system to conduct a safety study to assess the potential adverse impacts of such system, including groundwater or soil contamination, local fire safety impacts or any relevant environmental factors. Such study shall be performed in accordance with guidelines adopted by the commissioner.

(c) In establishing any process pursuant to this section, the commissioner may consult with the Commissioner of Public Health, the State Fire Marshal or any other agency the Commissioner of Energy and Environmental Protection selects.

(d) Nothing in this section shall be construed to prohibit the installation of any energy storage system that complies with the applicable provisions of building code or fire code."

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

Section 1	<i>October 1, 2026</i>	New section
-----------	------------------------	-------------

The bill was discussed by Representative Marra of the 141st.

The Speaker ordered the vote be taken by roll call at 11:18 p.m.

The following is the result of the vote:

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

On a roll call vote House Bill No. 5472 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO

Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVIK	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MC GEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	ITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GALIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

**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 SAFETY AND SECURITY. Substitute for S.B. No. 407 (RAISED) (File No. 305)
AN ACT AUTHORIZING THE COMMISSIONER OF MOTOR VEHICLES TO ISSUE
PERMITS ALLOWING ORGAN TRANSPORT VEHICLES TO USE CERTAIN LIGHTS.
(As amended by Senate Amendment Schedule "A").**

The bill as amended was explained by Representative Boyd of the 50th.

The bill was discussed by Representative Howard of the 43rd.

The Speaker ordered the vote be taken by roll call at 11:21 p.m.

The following is the result of the vote:

Total Number Voting 149

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

On a roll call vote Senate Bill No. 407 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	X	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

**BUSINESS FROM THE SENATE
SUSPENSION OF THE RULES
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE BILL PASSED**

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

JUDICIARY. S.B. No. 391 (RAISED) (File No. 617) AN ACT CONCERNING THE AVAILABILITY OF BREAST CANCER SCREENING, DIAGNOSIS AND TREATMENT SERVICES FOR WOMEN COMMITTED TO THE CUSTODY OF THE DEPARTMENT OF CORRECTION.

Representative Rojas of the 9th District moved for suspension of the rules for immediate consideration.

On a voice vote the motion carried.

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

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

The Speaker ordered the vote be taken by roll call at 11:25 p.m.

The following is the result of the vote:

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

On a roll call vote Senate Bill No. 391 was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO

Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

**BUSINESS FROM THE SENATE
DISAGREEING ACTION
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. 5354 (RAISED) (File No. 413) AN ACT CONCERNING MEDICAID PROVIDER AUDITS. (As amended by House Amendment Schedule "A" and Senate Amendment Schedule "A").

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

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

The Speaker ordered the vote be taken by roll call at 11:27 p.m.

The following is the result of the vote:

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

On a roll call vote House Bill No. 5354 as amended by House Amendment Schedule "A" (adopted on May 1, 2026) and Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO

Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GALEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

**IMMEDIATE TRANSMITTAL TO THE SENATE
JOINT RULE 17**

On motion of Representative Rojas of the 9th District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.

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

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

**HUMAN SERVICES. Substitute for S.B. No. 431 (RAISED) (File No. 473) AN ACT
CONCERNING PALLIATIVE AND HOSPICE CARE IN LITCHFIELD COUNTY.**

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

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

The Speaker ordered the vote be taken by roll call at 11:30 p.m.

The following is the result of the vote:

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

On a roll call vote Senate Bill No. 431 was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

**BUSINESS FROM THE SENATE
SUSPENSION OF THE RULES
FAVORABLE REPORT OF JOINT STANDING COMMITTEE
SENATE BILL PASSED**

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

JUDICIARY. Substitute for S.B. No. 483 (RAISED) (File No. 578) AN ACT ESTABLISHING THE CRIME OF DIGITAL FORGERY. (As amended by Senate Amendment Schedule "A").

Representative Rojas of the 9th District moved for suspension of the rules for immediate consideration.

On a voice vote the motion carried.

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

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

The Speaker ordered the vote be taken by roll call at 11:34 p.m.

The following is the result of the vote:

Total Number Voting.....	150
Necessary for Passage	76
Those voting Yea.....	149
Those voting Nay.....	1
Those absent and not voting	1

On a roll call vote Senate Bill No. 483 as amended by Senate Amendment Schedule "A" was passed in concurrence with the Senate.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	N	KHAN			Y	ROMANO
Y	BLUMENTHAL	Y	LAMARK MUIR			Y	RUTIGLIANO
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MC GEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICCO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO

Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

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

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

HIGHER EDUCATION AND EMPLOYMENT ADVANCEMENT. Substitute for H.B. No. 5426 (RAISED) (File No. 269) AN ACT REQUIRING THE AVAILABILITY OF AN ADVISOR DURING DISCIPLINARY PROCEEDINGS AT INSTITUTIONS OF HIGHER EDUCATION.

The bill was explained by Representative Haddad of the 54th who offered House Amendment Schedule "A" (LCO 6183) and moved its adoption.

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

On a voice vote the amendment was adopted.

The following is House Amendment Schedule "A" (LCO 6183):

- In line 2, after "each" insert "public"
- In line 11, after "(1)" insert "such advisor or support person does not participate or intercede during such meeting unless permitted in advance to participate or intercede by such institution, (2)"
- In line 13, strike "(2)" and insert in lieu thereof "(3)"

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

The Speaker ordered the vote be taken by roll call at 11:37 p.m.

The following is the result of the vote:

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

On a roll call vote House Bill No. 5426 as amended by House Amendment Schedule "A" was passed.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	HUGHES	Y	TURCO	Y	O'DEA
Y	ARZENO	Y	JACOBSON	Y	WALKER	Y	PAVALOCK-D'AMATO
Y	BAKER	Y	JOHNSON, D.	Y	WELANDER	Y	PISCOPO
Y	BARRY	Y	JOHNSON, S.	Y	WILSON	Y	PIZZUTO
Y	BELTON	Y	KAVROS DEGRAW	Y	WINTER	Y	POLLETTA
Y	BERGER-GIRVALO	Y	KEITT	Y	WOOD	Y	REDDINGTON-HUGHES
Y	BIGGINS	Y	KHAN			Y	ROMANO

Y	BLUMENTHAL	Y	LAMARK MUIR		Y	RUTIGLIANO	
Y	BOYD	Y	LEEPER	Y	ACKERT	Y	SCOTT
Y	BROWN, K.	Y	LEMAR	Y	ANDERSON	Y	STEWART
Y	BROWN, M.	Y	LUXENBERG	Y	ANISKOVICH	Y	VAIL
Y	BUMGARDNER	Y	MARTINEZ, R.	Y	BOLINSKY	Y	VEACH
Y	CHAFEE	Y	MCCARTHY VAHEY	Y	BRONKO	Y	WEIR
Y	COLLINS MAIN	Y	MCGEE	Y	BUCHSBAUM	Y	YACCARINO
Y	COMEY	Y	MENAPACE	Y	BUCKBEE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MESKERS	Y	CALLAHAN	Y	ZULLO
Y	CONSTANTINE	Y	MORRIN BELLO	Y	CANDELORA, V.	Y	ZUPKUS
Y	DATHAN	Y	NAPOLI	Y	CANINO		
Y	DEFRONZO	Y	OSBORNE	Y	CARNEY		
Y	DELANY	X	PARIS	Y	CARPINO		
Y	DEMICO	Y	PARKER	Y	CASE	Y	RITTER
Y	DIGIOVANCARLO	Y	PEMBERTON	Y	COURPAS		
Y	DILLON	Y	POULOS	Y	DAUPHINAIS		
Y	DOUCETTE	Y	QUINN	Y	DECAPRIO	Y	CANDELARIA, J.
Y	EXUM	Y	RADER	Y	DELNICKI	Y	GODFREY
Y	FARRAR	Y	ROBERTS	Y	DUBITSKY	Y	HALL, J.
Y	FAZZINO	Y	ROCHELLE	Y	FISHBEIN	Y	REYES
Y	FELIPE	Y	ROJAS	Y	FONCELLO	Y	ROSARIO
Y	FORTIER	Y	SANCHEZ, E.	Y	HAINES	Y	SANTIAGO
Y	FOSTER	Y	SANCHEZ, I.	Y	HALL, C.		
Y	GAIEWSKI	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	GARIBAY	Y	SANTANELLA	Y	HOXHA	Y	GONZALEZ
Y	GAUTHIER	Y	SANTOS	Y	JENSEN	Y	MUSHINSKY
Y	GEE	Y	SHAKE	Y	KENNEDY	Y	PAOLILLO
Y	GENGA	Y	SHANNON	Y	KLARIDES-DITRIA		
Y	GILCHREST	Y	SIMMS	Y	LANOUE	Y	ELLIOTT
Y	GUCKER	Y	SMITH	Y	MARRA	Y	GIBSON
Y	HADDAD	Y	STAFSTROM	Y	MASTROFRANCESCO	Y	GRESKO
Y	HEFFERNAN	Y	STEINBERG	Y	MCGORTY, B.	Y	LINEHAN
Y	HORN	Y	SWEET	Y	NUCCIO	Y	NOLAN

**IMMEDIATE TRANSMITTAL TO THE SENATE
JOINT RULE 17**

On motion of Representative Rojas of the 9th District, all matters requiring further action by the Senate were transmitted to the Senate pursuant to Joint Rule 17.

**BUSINESS ON THE CALENDAR
FAVORABLE REPORT OF JOINT STANDING COMMITTEE**

**PLANNING AND DEVELOPMENT. H.B. No. 5283 (RAISED) (File No. 59) AN ACT
AUTHORIZING MUNICIPALITIES TO PROHIBIT THE SALE OF DOGS, CATS AND
RABBITS IN PET SHOPS.**

The bill which was passed over temporarily on May 4, 2026 was explained by Representative Kavros DeGraw of the 17th.

Representative Kavros DeGraw of the 17th then withdrew House Amendment Schedule "A" (LCO 4528 - designated on May 4, 2026).

The bill was discussed by Representative Doucette of the 13th who offered House Amendment Schedule "B" (LCO 6214) moved its adoption and further moved that when the vote be taken it be taken by roll call.

The amendment was discussed by Representative Zullo of the 99th and Dubitsky of the 47th.

[Note: Debate on this matter was suspended in order to comply with Article 3, Section 2 of the Constitution of the State of Connecticut.]

REPRESENTATIVES ABSENT

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

Representative Boyd of the 50th District - legislative business
Representative Brown of the 127th District - legislative business
Representative Butler of the 72nd District - legislative business
Representative Candelaria of the 95th District - legislative business
Representative Chafee of the 33rd District - legislative business
Representative DiGiovancarlo of the 74th District - legislative business
Representative Foncello of the 107th District - technical issue
Representative Hall of the 59th District - legislative business
Representative Johnson of the 49th District - legislative business
Representative Leeper of the 132nd District - business
Representative Napoli of the 73rd District - legislative business
Representative Osborne of the 16th District - legislative business
Representative Poulos of the 81st District - legislative business
Representative Quinn of the 82nd District - legislative business
Representative Reyes of the 75th District - legislative business
Representative Rosario of the 128th District - legislative business
Representative Sanchez of the 6th District - legislative business
Representative Smith of the 118th District - legislative business
Representative Wood of the 29th District - legislative business

ADJOURNMENT

On motion of Representative Rojas of the 9th District, the House adjourned at 12:00 o'clock a.m., sine die.

ATTEST: Frederick J. Jortner
Clerk of the House of Representatives
Hartford, Connecticut
May 6, 2026 at 12:00 o'clock a.m.