LIST OF PERSONS ELECTED TO SERVE AS
MEMBERS OF THE HOUSE OF REPRESENTATIVES


BARNSTABLE COUNTY.

District 1 — Timothy R. Whelan (R) of Brewster — Barnstable: Precinct 1; Brewster: Precincts 1, 2; Dennis; Yarmouth: Precincts 1, 2, 3, 4, 7.

District 2 — William L. Crocker, Jr. (R) of Barnstable — Barnstable: Precincts 2, 3, 4, 5, 6, 7, 8, 9, 10, 13; Yarmouth: Precincts 5, 6.

District 3 — David T. Vieira (R) of Falmouth — Bourne: Precincts 3, 4, 5, 6; Falmouth: Precincts 3, 4, 7, 8, 9; Mashpee.

District 4 — Sarah K. Peake (D) of Provincetown — Brewster: Precinct 3; Chatham; Eastham; Harwich; Orleans; Provincetown; Truro; Wellfleet.

District 5 — Randy Hunt (R) of Sandwich — Barnstable: Precincts 11, 12; Bourne: Precincts 1, 2, 7; Sandwich; Plymouth: Precinct 9 (Plymouth).

BARNSTABLE, DUKES AND NANTUCKET COUNTIES.

Barnstable, Dukes and Nantucket — Dylan A. Fernandes (D) of Falmouth — Falmouth: Precincts 1, 2, 5, 6 (Barnstable Co.); Chilmark (Dukes Co.); Edgartown (Dukes Co.); Aquinnah (Dukes Co.); Gosnold (Dukes Co.); Oak Bluffs (Dukes Co.); Tisbury (Dukes Co.); West Tisbury (Dukes Co.); Nantucket (Nantucket Co.).

BERKSHIRE COUNTY.

District 1 — John Barrett, III (D) of North Adams — Adams; Cheshire; Clarksburg; Florida; Hancock; Lanesborough; New Ashford; North Adams; Williamstown.

District 2 — Paul W. Mark (D) of Peru — Dalton; Hinsdale; Peru; Pittsfield: Ward 1: Precinct B; Savoy; Windsor; Bernardston (Franklin Co.); Charlemont (Franklin Co.); Colrain (Franklin Co.); Greenfield (Franklin Co.); Hawley (Franklin Co.); Heath (Franklin Co.); Leyden (Franklin Co.); Monroe (Franklin Co.); Northfield (Franklin Co.); Rowe (Franklin Co.).

District 3 — Tricia Farley-Bouvier (D) of Pittsfield — Pittsfield: Ward 1: Precinct A, Wards 2, 3, 4, 5, 6, 7.

District 4 — Smitty Pignatelli (D) of Lenox — Alford; Becket; Egremont; Great Barrington; Lee; Lenox; Monterey; Mount Washington; New Marlborough; Otis; Richmond; Sandisfield; Sheffield; Stockbridge; Tyringham; Washington; West Stockbridge; Blandford (Hampden Co.); Russell (Hampden Co.); Tolland (Hampden Co.).

BRISTOL COUNTY.

District 1 — F. Jay Barrows (R) of Mansfield — Mansfield: Precincts 2, 3, 6; Norton: Precincts

1 Formerly of Lee
3, 4, 5; Foxborough (Norfolk Co.).


District 3 — Shaunna L. O’Connell (R) of Taunton — Easton: Precinct 6; Taunton: Wards 1, 2, Ward 3: Precinct A, Wards 5, 7, 8.

District 4 — Steven S. Howitt (R) of Seekonk — Norton: Precincts 1, 2; Rehoboth; Seekonk; Swansea: Precincts 4, 5.

District 5 — Patricia A. Haddad (D) of Somerset — Dighton; Somerset; Swansea: Precincts 1, 2, 3; Taunton: Ward 6.


District 7 — Alan Silvia (D) of Fall River — Fall River: Ward 1: Precincts B, C, Wards 2, 3, 4, Ward 5: Precinct A.


District 9 — Christopher M. Markey (D) of Dartmouth — Dartmouth; New Bedford: Ward 3: Precincts D, E, F.

District 10 — William M. Straus (D) of Mattapoisett — Fairhaven; New Bedford: Ward 3: Precinct A, Ward 4: Precincts D, E; Marion (Plymouth Co.); Mattapoisett (Plymouth Co.); Rochester (Plymouth Co.).


ESSEX COUNTY.

District 1 — James M. Kelcourse (R) of Amesbury — Amesbury; Newburyport; Salisbury.

District 2 — Lenny Mirra (R) of West Newbury — Boxford: Precincts 2, 3; Georgetown; Groveland; Haverhill: Ward 4: Precinct 3, Ward 7: Precinct 3; Merrimac; Newbury; West Newbury.


District 4 — Bradford Hill (R) of Ipswich — Hamilton; Ipswich; Manchester-by-the-Sea; Rowley; Topsfield; Wenham.

District 5 — Ann-Margaret Ferrante (D) Gloucester — Essex; Gloucester; Rockport.

District 6 — Jerald A. Parisella (D) of Beverly — Beverly.

District 7 — Paul F. Tucker (D) of Salem — Salem.
District 8 — Lori A. Ehrlich (D) of Marblehead — Lynn: Ward 3: Precinct 4, Ward 4: Precinct 4; Marblehead; Swampscott.

District 9 — Donald H. Wong (R) of Saugus — Lynn: Ward 1: Precincts 1, 2; Saugus: Precincts 1, 2, 4, 5, 6, 7, 8, 9; Wakefield: Precincts 1, 2, 3, 7 (Middlesex Co.).


District 11 — Peter Capano (D) of Lynn — Lynn: Ward 4: Precinct 3, Ward 5: Precincts 1, 4, Wards 6, 7; Nahant.

District 12 — Thomas P. Walsh (D) of Peabody — Peabody: Wards 1, 2, 3, 4, Ward 5: Precincts 1, 3.


District 14 — Christina A. Minicucci (D) of North Andover — Haverhill: Ward 7: Precinct 2; Lawrence: Ward A: Precincts 1, 3, Ward F: Precinct 1; Methuen: Precincts 3, 7, 10; North Andover: Precincts 1, 2, 3, 4, 5.

District 15 — Linda Dean Campbell (D) of Methuen — Haverhill: Ward 2: Precincts 1, 2, Ward 5: Precinct 2, Ward 7: Precinct 1; Methuen: Precincts 1, 4, 5, 6, 8, 9, 11, 12.


District 17 — Frank A. Moran (D) of Andover — Andover: Precincts 2, 3, 4; Lawrence: Ward C: Precincts 1, 2, 3, Ward D, Ward E: Precinct 1; Methuen: Precinct 2.

District 18 — Tram T. Nguyen (D) of Andover — Andover: Precincts 1, 5, 6, 7, 8, 9; Boxford: Precinct 1; North Andover: Precincts 6, 7, 8; Tewksbury: Precincts 3, 34 (Middlesex County).

Franklin County.

District 1 — Natalie M. Blais (D) of Sunderland — Ashfield; Buckland; Conway; Deerfield; Leverett; Montague; Shelburne; Shutesbury; Sunderland; Whately; Chester (Hampden Co.); Chesterfield (Hampshire Co.); Cummington (Hampshire Co.); Goshen (Hampshire Co.); Huntington (Hampshire Co.); Middlefield (Hampshire Co.); Plainfield (Hampshire Co.); Williamsburg (Hampshire Co.); Worthington (Hampshire Co.).

District 2 — Susannah M. Whipps (U) of Athol — Erving; Gill; New Salem; Orange; Warwick; Wendell; Belchertown: Precinct A (Hampshire Co.); Athol (Worcester Co.); Petersham (Worcester Co.); Phillipston (Worcester Co.); Royalston (Worcester Co.); Templeton (Worcester Co.).

Hampden County.

District 1 — Todd M. Smola (R) of Warren — Brimfield; Holland; Palmer; Wales; Ware: Precincts B, C (Hampshire Co.); Sturbridge (Worcester Co.); Warren (Worcester Co.).

District 2 — Brian M. Ashe (D) of Longmeadow — East Longmeadow: Precincts 2, 3, 4; Hampden; Longmeadow; Monson.

District 3 — Nicholas A. Boldyga (R) of Southwick — Agawam; Granville; Southwick.

District 4 — John C. Velis (D) of Westfield — Westfield.

District 5 — Aaron Vega (D) of Holyoke — Holyoke.

District 7 — Thomas M. Petrolati (D) of Ludlow — Chicopee: Ward 6: Precinct B; Ludlow; Springfield: Ward 8: Precincts E, F, G; Belchertown: Precincts B, C, D (Hampshire Co.).


HAMPShIRE COUNTY.

District 1 — Lindsay N. Sabadosa (D) of Northampton — Hatfield; Northampton; Southampton; Westhampton; Montgomery (Hampden Co.).

District 2 — Daniel R. Carey (D) of Easthampton — Easthampton; Granby: Precinct 2; Hadley; South Hadley.

District 3 — Mindy Domb (D) of Amherst — Amherst; Granby: Precinct 1; Pelham.

MIDDLESEX COUNTY.

District 1 — Sheila C. Harrington (R) of Groton — Ayer: Precinct 1; Ashby; Dunstable; Groton; Pepperell; Townsend.

District 2 — James Arciero (D) of Westford — Chelmsford: Precincts 5, 7, 8; Littleton; Westford.

District 3 — Kate Hogan (D) of Stow — Hudson; Maynard; Stow; Bolton (Worcester Co.).

District 4 — Danielle W. Gregoire (D) of Marlborough — Marlborough: Ward 2: Precinct 1, Wards 3, 4, 5, 6, Ward 7: Precinct 2; Northborough: Precincts 1, 3 (Worcester Co.); Westborough: Precincts 1, 3 (Worcester Co.).

District 5 — David Paul Linsky (D) of Natick — Natick; Sherborn; Millis: Precincts 2, 3 (Norfolk Co.).

District 6 — Maria Duaime Robinson (D) of Framingham — Framingham: Precincts 1, 2, 4, 5, 6, 7, 9, 10, 11, 12, 15.

District 7 — Jack Patrick Lewis (D) of Framingham — Ashland; Framingham: Precincts 8, 13, 14, 16, 17, 18.

District 8 — Carolyn C. Dykema (D) of Holliston — Holliston; Hopkinton; Southborough (Worcester Co.); Westborough: Precinct 2 (Worcester Co.).


District 13 — Carmine Lawrence Gentile (D) of Sudbury — Framingham: Precinct 3; Marlborough: Ward 1, Ward 2: Precinct 2, Ward 7: Precinct 1; Sudbury: Wayland: Precincts 1, 2, 3.

District 14 — Tami L. Gouveia (D) of Acton — Acton: Precincts 1, 2, 6; Carlisle; Chelmsford: Precincts 1, 9; Concord.

District 15 — Michelle L. Ciccolo (D) of Lexington — Lexington; Woburn: Wards 1, 7.

District 16 — Thomas A. Golden, Jr. (D) of Lowell — Chelmsford: Precincts 2, 3, 6; Lowell: Wards 5, 6, 9.


District 19 — David Allen Robertson (D) of Tewksbury — Tewksbury: Precincts 1, 1A, 2, 2A, 4, 4A; Wilmington: Precincts 1, 2, 4, 5, 6.

District 20 — Bradley H. Jones, Jr. (R) of North Reading — North Reading; Reading: Precincts 1, 6, 7, 8; Lynnfield (Essex Co.); Middleton: Precinct 1 (Essex Co.).

District 21 — Kenneth I. Gordon (D) of Bedford — Bedford; Burlington; Wilmington: Precinct 3.

District 22 — Marc T. Lombardo (R) of Billerica — Billerica.

District 23 — Sean Garballey (D) of Arlington — Arlington: Precincts 1, 3, 5, 6, 7, 9, 11, 13, 14, 15, 16, 17, 18, 19, 20, 21; Medford: Ward 3: Precinct 2, Ward 6: Precincts 1, 2.

District 24 — David M. Rogers (D) of Cambridge — Arlington: Precincts 2, 4, 8, 10, 12; Belmont; Cambridge: Ward 11: Precincts 1, 3.


District 28 — Joseph W. McGonagle, Jr. (D) of Everett — Everett.

District 29 — Jonathan Hecht (D) of Watertown — Cambridge: Ward 9, Ward 10: Precinct 3, Ward 11: Precinct 2; Watertown: Precincts 1, 2, 3, 4, 5, 6, 7, 8, 9.

District 30 — Richard M. Haggerty (D) of Woburn — Reading: Precincts 2, 3, 4, 5; Woburn: Wards 2, 3, 4, 5, 6.
District 31 — Michael S. Day (D) of Stoneham — Stoneham; Winchester.

District 32 — Paul Brodeur (D) of Melrose\(^2\) — Malden: Ward 5; Precinct 2; Melrose; Wakefield: Precincts 4, 5, 6.

District 33 — Steven Ultrino (D) of Malden — Malden: Ward 2, Ward 3; Precinct 1, Ward 4, Ward 5; Precinct 1, Ward 6, Ward 7; Precinct 2, Ward 8.

District 34 — Christine P. Barber (D) of Somerville — Medford: Wards 4, 5, Ward 7: Precinct 1, Ward 8: Precinct 2; Somerville: Wards 4, 7.

District 35 — Paul J. Donato (D) of Medford — Malden: Ward 1, Ward 3; Precinct 2, Ward 7; Precinct 1; Medford: Wards 1, 2, Ward 3; Precinct 1, Ward 7; Precinct 2, Ward 8; Precinct 1.

District 36 — Colleen M. Garry (D) of Dracut — Dracut; Tyngsborough.

District 37 — Jennifer E. Benson (D) Lunenburg\(^3\) — Acton: Precincts 3, 4, 5; Ayer: Precinct 2; Boxborough; Shirley; Harvard (Worcester Co.); Lunenburg: Precincts A, C, D (Worcester Co.).

NORFOLK COUNTY.

District 1 — Bruce J. Ayers (D) of Quincy — Quincy: Ward 3; Precincts 4, 5, Ward 4; Precincts 1, 3, Ward 5; Precinct 2, Ward 6; Randolph: Precincts 5, 6, 11, 12.

District 2 — Tackey Chan (D) of Quincy — Quincy: Ward 1, Ward 3; Precincts 1, 2, Ward 4; Precincts 2, 4, Ward 5; Precincts 1, 3, 4, 5.

District 3 — Ronald Mariano (D) of Quincy — Holbrook: Precincts 2, 3, 4; Quincy: Ward 2, Ward 4; Precinct 5; Weymouth: Precincts 5, 6, 9, 12, 16.

District 4 — James M. Murphy (D) of Weymouth — Weymouth: Precincts 1, 2, 3, 4, 7, 8, 10, 11, 13, 14, 15, 17, 18; Hingham: Precinct 2 (Plymouth Co.).

District 5 — Mark J. Cusack (D) of Braintree — Braintree; Holbrook: Precinct 1; Randolph: Precinct 4.

District 6 — William C. Galvin (D) of Canton — Avon; Canton; Stoughton: Precincts 1, 5, 7, 8.

District 7 — William J. Driscoll, Jr. (D) of Milton — Milton: Precincts 3, 4, 5, 6, 7, 8, 9, 10; Randolph: Precincts 1, 2, 3, 7, 8, 9, 10.

District 8 — Louis L. Kafka (D) of Stoughton — Sharon; Stoughton: Precincts 2, 3, 4, 6; Walpole: Precincts 3, 4; Mansfield: Precinct 4 (Bristol Co.).

District 9 — Shawn Dooley (R) of Norfolk — Medfield: Precincts 3, 4; Millis: Precinct 1; Norfolk; Plainville; Walpole: Precinct 5; Wrentham.

District 10 — Jeffrey N. Roy (D) of Franklin — Franklin; Medway: Precincts 2, 3, 4.

District 11 — Paul McMurtry (D) of Dedham — Dedham; Walpole: Precinct 8; Westwood.

District 12 — John H. Rogers (D) of Norwood — Norwood; Walpole: Precincts 1, 2, 6, 7.

District 13 — Denise C. Garlick (D) of Needham — Dover; Medfield: Precincts 1, 2; Needham.

District 14 — Alice Hanlon Peisch (D) of Wellesley — Wellesley; Wayland: Precinct 4 (Middlesex Co.); Weston (Middlesex Co.).

District 15 — Tommy Vitolo (D) of Brookline — Brookline: Precincts 2, 3, 4, 6, 7, 8, 9, 10, 11.

\(^2\) Resigned November 18, 2019.

\(^3\) Irrevocable letter of resignation, accepted on December 23, 2019, effective on January 8, 2020.
PLYMOUTH COUNTY.

District 1 — Mathew J. Muratore (R) of Plymouth — Plymouth: Precincts 2, 3, 4, 5, 6, 7, 8, 10, 12, 14, 15.

District 2 — Susan Williams Gifford (R) of Wareham — Carver; Middleborough: Precincts 3, 6; Wareham.

District 3 — Joan Meschino (D) of Hull — Hingham: Precincts 1, 3, 4, 5, 6; Hull; Scituate: Precinct 3; Cohasset (Norfolk Co.).

District 4 — Patrick Joseph Kearney (D) of Scituate — Marshfield; Scituate: Precincts 1, 2, 4, 5, 6.

District 5 — David F. DeCoste (R) of Norwell — Hanover; Norwell; Rockland.

District 6 — Josh S. Cutler (D) of Pembroke — Duxbury: Precincts 2, 3, 4, 5, 6; Hanson; Pembroke.

District 7 — Alyson M. Sullivan (R) of Abington — Abington; East Bridgewater: Precincts 2, 3, 4; Whitman.

District 8 — Angelo L. D’Emilia (R) of Bridgewater — Bridgewater; Raynham (Bristol Co.).


District 11 — Claire D. Cronin (D) of Easton — Brockton: Ward 1, Ward 3: Precinct D, Ward 7: Precincts C, D; Easton: Precincts 1, 2, 3, 4, 5 (Bristol Co.)

District 12 — Kathleen R. LaNatra (D) of Kingston — Duxbury: Precinct 1; Halifax; Kingston; Middleborough: Precinct 1; Plymouth: Precincts 1, 11, 13; Plympton.

SUFFOLK COUNTY.

District 1 — Adrian C. Madaro (D) of Boston — Boston: Ward 1: Precincts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14.

District 2 — Daniel J. Ryan (D) of Boston — Boston: Ward 2; Chelsea: Wards 1, 2, Ward 3: Precincts 1, 3, Ward 4: Precinct 1, 4.

District 3 — Aaron Michlewitz (D) of Boston — Boston: Ward 3: Precincts 1, 2, 3, 4, 6, 7, 8, Ward 4: Precincts 1, 3, Ward 5: Precinct 1.

District 4 — David Biele (D) of Boston — Boston: Ward 1: Precinct 15, Ward 6, Ward 7: Precincts 1, 2, 3, 4, 5, 6, 7, 8, Ward 13: Precinct 3.


District 6 — Russell E. Holmes (D) of Boston — Boston: Ward 14: Precincts 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, Ward 17: Precincts 6, 7, 8, 9, Ward 18: Precincts 7, 8, Ward 19: Precinct 12.

District 7 — Chynah Tyler (D) of Boston — Boston: Ward 4: Precincts 8, 9, 10, Ward 5: Sub-

4 Formerly of Duxbury

District 9 — Jon Santiago (D) of Boston — Boston: Ward 4: Precincts 2, 4, 5, 7, Ward 5: Precincts 2, 10, Ward 8: Precincts 1, 2, 3, 4; Ward 9: Precincts 1, 2, 3.

District 10 — Edward F. Coppinger (D) of Boston — Boston: Ward 20: Precincts 1, 5, 6, 7, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20; Brookline: Precincts 14, 15, 16 (Norfolk Co.).


District 12 — Daniel R. Cullinane (D) of Boston — Boston: Ward 16: Precincts 8, 11, Ward 17: Precincts 4, 10, 11, 12, 13, 14, Ward 18: Precincts 1, 2, 3, 4, 5, 6, 21; Milton: Precincts 1, 2 (Norfolk Co.).

District 13 — Daniel J. Hunt (D) of Boston — Boston: Ward 7: Precinct 9, Ward 13: Precincts 6, 7, 8, 9, 10, Ward 15: Precinct 6, Ward 16: Precincts 1, 2, 3, 4, 5, 6, 7, 9, 10, 12, Ward 17: Precincts 3, 5; Quincy: Ward 3: Precinct 3 (Norfolk Co.).

District 14 — Angelo M. Scaccia (D) of Boston — Boston: Ward 18: Precincts 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 22, 23, Ward 20: Precincts 3, 8, 9.

District 15 — Nika C. Elugardo (D) of Boston — Boston: Ward 10, Ward 19: Precincts 1, 2, 3, 4, 5, 8, Ward 20: Precincts 2, 4; Brookline: Precinct 5 (Norfolk Co.).


District 17 — Kevin G. Honan (D) of Boston — Boston: Ward 21: Precincts 3, 5, 6, 7, 8, 9, 10, 11, 12, 15, Ward 22: Precincts 2, 3, 6, 9, 10.

District 18 — Michael J. Moran (D) of Boston — Boston: Ward 21: Precincts 2, 4, 13, 14, 15, 16, Ward 22: Precincts 1, 4, 5, 7, 8, 11, 12, 13; Brookline: Precinct 1 (Norfolk Co.).


Worcester County.

District 1 — Kimberly N. Ferguson (R) of Holden — Holden; Paxton, Princeton; Rutland; Sterling: Precinct 1; Westminster: Precinct 2.

District 2 — Jonathan D. Zlotnik (D) of Gardner — Ashburnham; Gardner; Winchendon; Westminster: Precinct 1.

District 3 — Stephan Hay (D) of Fitchburg — Fitchburg; Lunenburg: Precinct B.

District 4 — Natalie M. Higgins (D) of Leominster — Leominster.

District 5 — Donald R. Berthiaume, Jr. (R) of Spencer — Barre; Brookfield; East Brookfield; Hardwick; Hubbardston; New Braintree; North Brookfield; Oakham; Spencer: Precincts 2, 3, 4; West Brookfield; Ware: Precinct A (Hampshire Co.).

District 6 — Peter J. Durant (R) of Spencer — Charlton: Precincts 1, 2, 3; Dudley; Southbridge; Spencer: Precinct 1.

District 7 — Paul K. Frost (R) of Auburn — Auburn; Charlton: Precinct 4; Millbury; Oxford:
District 8 — Michael J. Soter (R) of Bellingham — Blackstone; Millville; Uxbridge; Bellingham (Norfolk Co.).

District 9 — David K. Muradian, Jr. (R) of Grafton — Grafton; Northbridge; Upton.

District 10 — Brian W. Murray (D) of Milford — Hopedale; Mendon; Milford; Medway: Precinct 1 (Norfolk Co.).

District 11 — Hannah Kane (R) of Shrewsbury — Shrewsbury; Westborough: Precincts 4, 5.

District 12 — Harold P. Naughton, Jr. (D) of Clinton — Berlin; Boylston; Clinton; Lancaster; Northborough: Precincts 2, 4; Sterling: Precinct 2.


District 17 — David Henry Argosky LeBoeuf (D) of Worcester — Leicester; Worcester: Ward 7, Ward 8: Precincts 2, 3, 4.

District 18 — Joseph D. McKenna (R) of Webster — Douglas; Oxford: Precincts 1, 4; Sutton; Webster.
Wednesday, January 1, 2020.

The second annual session of the one hundred and ninety-first General Court of the Commonwealth of Massachusetts convened at the State House in Boston on the first Wednesday of January, being the first day of the year two thousand twenty and of the year of the independence of the United States of America the two hundred and forty-fourth.

And the members of the House of Representatives, having assembled in the Representatives’ Chamber, were called to order at two minutes before eleven o’clock A.M. by Representative Paul J. Donato of Medford (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Recess.

At eleven o’clock A.M. (Wednesday, January 1, 2020), on motion of Mr. Hill of Ipswich (Mr. Donato of Medford being in the Chair), the House recessed until the next day at eleven o’clock A.M.; and at three minutes after eleven o’clock A.M. (Thursday, January 2, 2020), the House was called to order with the Speaker in the Chair.

Thursday, January 2, 2020 (at 11:03 o’clock A.M.).

Prayer.

The invocation was conducted by Reverend Catherine Cullen of the First Parish Church of Duxbury.

At the request of the Speaker, the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Notice of the Convening of the General Court.

On motion of Ms. Peisch of Wellesley,—

Ordered, That a special committee be appointed to notify the Senate that the House has been called to order and is ready to proceed to business.

Representatives Peisch, Speliotis of Danvers, Provost of Somerville, Mark of Peru, Muratore of Plymouth, Coppinger of Boston, Livingstone of Boston, Vitolo of Brookline, Hunt of Boston, Hunt of Sandwich, Haggerty of Woburn, McGonagle of Everett, Hawkins of Attleboro, Silvia of Fall River, Khan of
Newton, DuBois of Brockton, Chan of Quincy, Murray of Milford, Driscoll of Milton, Roy of Franklin, Sullivan of Abington, Ehrlich of Marblehead, Meschino of Hull, Walsh of Peabody, Barber of Somerville and LaNatra of Kingston were appointed the committee.

Subsequently Ms. Peisch, for the committee, reported that they had attended to the duty assigned to them.

Papers from the Senate.

An order, having been adopted by the Senate, was considered forthwith; and it was adopted, in concurrence, as follows:

Ordered, That a committee of members of the Senate and House of Representatives be appointed to wait upon Her Honor the Lieutenant-Governor, Acting Governor and the Honorable Council and inform them that the two branches of the General Court are now assembled and ready to proceed to business.

Subsequently notice was received that Senators Lovely, Timilty, Rausch, Crighton, Kennedy, Pacheco and O’Connor had been appointed the committee on the part of the Senate.

Representatives Donato of Medford, Jones of North Reading, Hill of Ipswich, Wong of Saugus, O’Day of West Boylston, Day of Stoneham, Cutler of Pembroke, Vincent of Revere, D’Emilia of Bridgewater, Stanley of Waltham, Garlick of Needham, Cabral of New Bedford, Markey of Dartmouth, Cullinane of Boston and Garballey of Arlington were appointed the committee on the part of the House.

Subsequently Mr. Donato of Medford, for the committee, reported that they had attended to the duty assigned to them.

A message was received from the Senate, by a special committee thereof, announcing that said branch had convened and was ready to proceed to business.

Message from the Governor.

Mr. Donato of Medford in the Chair,—

A message from His Excellency the Governor (under the provisions of Section 8 of Article LXXXIX of the Amendments to the Constitution) recommending legislation relative to enhancing flexibility for event licensing in the town of Foxborough (House, No. 4282), was filed in the office of the Clerk on Monday, December 30.

The message was read; and it was referred, under Rule 30, with the accompanying draft of a bill, to the committee on Consumer Protection and Professional Licensure. Sent to the Senate for concurrence.

Resolutions.

Resolutions (filed with the Clerk by Mr. Hill of Ipswich) congratulating Connor Ryan on receiving the Eagle Award of the Boy Scouts of America, were referred under Rule 85, to the committee on Rules.

Mr. Galvin of Canton, for said committee, reported that the resolutions ought to be adopted. Under suspension of the rules, on motion of Mr. Hill, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn)
were considered forthwith; and they were adopted.

Order.

On motion of Mr. Galvin of Canton,—

Ordered, That the Clerk begin the keeping of, and making available daily in a format determined by the Speaker in consultation with the Clerk, the Journal, as authorized by Rule 10, and that the daily reading thereof be dispensed with, that, under authority of Section 22A of Chapter 3 of the General Laws, copies of the Journal for the entire session be printed and bound with the customary appendices and an index; and that an attested bound copy be deposited with the Secretary of the Commonwealth as the official Journal of the House.

Communication.

A communication from the Special Legislative Commission on Bail Reform (see Section 220 of Chapter 69 of the Acts of 2018, as amended by Section 23 of Chapter 34 of the Acts of 2019) submitting a report relative to its evaluation of the policies and procedures related to the current bail system with recommendations for improvements or changes, was placed on file.

Annual and Special Reports.

Annual reports

Of the Department of Youth Services (under Section 22 of Chapter 120 of the General Laws) submitting its annual report for fiscal year 2019;

Of the Massachusetts Office of Travel and Tourism (under Section 13T of Chapter 23A of the General Laws) submitting the annual report on state expenditures to promote tourism for fiscal year 2019; and

Of the State Domestic Violence Fatality Review Team (under Section 4 of Chapter 260 of the Acts of 2014) submitting an annual report for the year 2019; and

A special report of the Special Commission to Study the Financial and Economic Impacts of Crumbling Concrete Foundations due to the Presence of Pyrrhotite (under Section 103 of Chapter 154 of the Acts of 2018, as amended by Section 96 of Chapter 142 of the Acts of 2019) submitting a final report of its findings and recommendations relative to the financial and economic impacts of crumbling concrete foundations;

Severally were placed on file.

Petitions.

Mr. Dooley of Norfolk presented a petition (accompanied by bill, House, No. 4284) of Shawn Dooley (by vote of the town) relative to rent regulation and the control of evictions in mobile home park accommodations in the town of Plainville; and the same was referred to the committee on Housing. Sent to the Senate for concurrence.

Mr. Markey of Dartmouth (by request) presented a petition (subject to Joint

Plainville,— mobile home parks.

Prescription drug pricing.
Rule 12) of Shane Rose for legislation to prohibit spread pricing of prescription drugs; and the same was referred, under Rule 24, to the committee on Rules.

Papers from the Senate.

Petitions were referred, in concurrence, under of suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2454) of Barry R. Finegold for legislation relative to college athlete compensation. To the committee on Higher Education.

Petition (accompanied by bill, Senate, No. 2457) of William N. Brownsberger for legislation relative to sealing of records pursuant to Section 100C of Chapter 276. To the committee on the Judiciary.

Petition (accompanied by bill, Senate No. 2453) of Julian Cyr and others for legislation relative to establishing and implementing a food and health pilot program. To the committee on Public Health.

Petition (accompanied by bill, Senate No. 2455) of Julian Cyr, Michael D. Brady and Michelle M. DuBois for legislation to establish a sick leave bank for Alison Neas, an employee of the Department of Developmental Services, and

Petition (accompanied by bill, Senate No. 2456) of Barry R. Finegold for legislation to establish a sick leave bank for Kathleen J. Richard, an employee of the Department of Correction;

Severally to the committee on Public Service.

Reports of a Committee.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following Senate bills be scheduled for consideration by the House:

Regulating town meeting warrants in the town of Wareham (Senate, No. 2283) [Local Approval Received]; and

Establishing a sick leave bank for Elliot Brown, an employee of the Executive Office of Health and Human Services (Senate, No. 2415, amended);

Under suspension of Rule 7A, in each instance, on motion of Ms. Barber of Somerville, the bills severally were read a second time forthwith; and they were ordered to a third reading.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

At three minutes before twelve o’clock noon (Thursday, January 2, 2020), on motion of Mr. Jones of North Reading (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.

MONDAY, JANUARY 6, 2020.
Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

**Message from the Governor — Bill Returned with Recommendation of Amendment.**

A message from His Excellency the Governor returning with recommendation of amendment the engrossed Bill authorizing the town of Burlington to grant additional licenses for the sale of all alcoholic beverages to be drunk on the premises [see House, No. 3676] (for message, see House, No. 4286), was filed in the office of the Clerk on Friday, January 3.

The message was read; and, under the provisions of Article LVI of the Amendments to the Constitution, the bill was thereupon “before the General Court and subject to amendment and re-enactment”.

Pending the question on adoption of the amendment recommended by His Excellency, the bill was referred, on motion of Mr. Speliotis of Danvers, to the committee on Bills in the Third Reading.

**Message from His Excellency the Governor.**

A message from His Excellency the Governor submitting requests for making appropriations for the fiscal year 2020 to provide for supplementing certain existing appropriations and for certain other activities and projects (House, No. 4285), was filed in the office of the Clerk on Friday, January 3.

The message was read; and it was referred, under Rule 30, with the accompanying draft of a bill, to the committee on Ways and Means.

**Resignation of Representative O’Connell of Taunton.**

The following communication was read; and spread upon the records of the House, as follows:

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The Honorable Steven T. James
Clerk of the House of Representatives
The Massachusetts State House
Room 145
Boston, MA 02133
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Dear Mr. Clerk:

Please accept this as my formal notice of irrevocable resignation as State Representative from the Third Bristol District effective at 10:00 am on January 6, 2020.

It has been an honor and privilege to serve in the Massachusetts Legislature for the past ten years. I greatly appreciate the professionalism and assistance your office has provided during my time in the legislature. I wish you all much future success.

Sincerely yours,

Shauna L. O’Connell
State Representative.

Order.

There being no objection, the following order (filed this day by Mr. DeLeo of Winthrop) was adopted:

Ordered, That, the precept to be issued by the Speaker, under the provisions of Section 141 of Chapter 54 of the General Laws, appointing a time for the election to fill the vacancy existing in the office of Representative in the General Court from the Third Bristol District shall designate Tuesday, March 31, 2020, as the time ordered by the House of Representatives for said election.

Reports of a Committee.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

- Relative to smart growth housing production (House, No. 1280);
- To expedite multifamily housing construction (House, No. 1281);
- Relative to the timely and consistent payment of law enforcement personnel (House, No. 2173);
- Clarifying call firefighter rights (House, No. 2339); and
- Authorizing the town of Nantucket to supply itself and its inhabitants with water (House, No. 4159) [Local Approval Received];

Under suspension of Rule 7A, in each instance, on motion of Mr. Stanley of Waltham, the bills severally were read a second time forthwith; and they were ordered to a third reading.

Engrossed Bill.

The engrossed Bill authorizing the town of Eastham to establish a water connection assistance program (see House, No. 3908) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.
Orders of the Day.

The engrossed Bill establishing additional powers for municipal light boards (see House, No. 4069), which had been returned to the House by His Excellency the Governor with recommendation of amendment (for message, see House, No. 4253), was considered.

The committee on Bills in the Third Reading reported recommending that the amendment recommended by the Governor be considered in the following form:

By striking out all after the enacting clause and inserting in place thereof the following:

“Chapter 164 of the General Laws is hereby amended by inserting after section 55 the following section:

Section 55A. A municipal light board may enter into an agreement with the city or town where it operates to provide billing, administrative, operational or other support services to assist the city or town with the operation of a municipal water utility owned and operated by the city or town upon such terms and conditions as agreed to by the city or town and the municipal light board.”

The report was accepted; and the amendment then was adopted. Sent to the Senate for its action.

The Senate amendment of the House Bill establishing the position of treasurer-collector in the town of Hinsdale (House, No. 3679), reported by the committee on Bills in the Third Reading to be correctly drawn, was adopted, in concurrence.

The House Bill relative to further regulating the Commission on Falls Prevention (House, No. 1893), reported by the committee on Bills in the Third Reading to be correctly drawn, was adopted, in concurrence.

The House Bill establishing the George Washington memorial highway (House, No. 2974), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Pending the question on passing the bill to be engrossed, Mr. Boldyga of Southwick moved to amend it by striking out all after the enacting clause and inserting in place thereof the following:

“Notwithstanding any general provisions, the Department of Transportation shall erect and maintain proper signage signifying that Route 159 (Main Street) in the City known as the Town of Agawam from its most southerly border with the state of Connecticut running northbound to its intersection with Route 75 (Suffield Street) and Route 147 (Springfield Street) shall also be known as the George Washington Memorial Highway.”

The amendment was adopted; and the bill (House, No. 2974, amended) was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,
Ordered, That when the House adjourns today, it adjourn to meet on Thursday next at eleven o’clock A.M.

At thirteen minutes after eleven o’clock A.M., on motion of Mr. Wong of Saugus (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Thursday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.

THURSDAY, JANUARY 9, 2020.
Thursday, January 9, 2020.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Silent Prayer.

At the request of Mr. LeBoeuf of Worcester, the members, guests and employees stood in a moment of silent tribute in respect to the memory of Worcester native Edward G. Salloom, Sr. Edward enlisted in the United States Army in 1943 and served during World War II as a Tech Corporal with the 99th Signal Battalion. He drove an ambulance as well as 2 ½ ton trucks to transport personnel and equipment in New Guinea, the Philippines and Japan. He was awarded the American Theater Campaign Ribbon and the Asiatic Pacific Theater Campaign Ribbon.

Eddy was an entrepreneur and owner of Eddy’s of Park Avenue, a retail clothing store in Worcester; and a member of St. George Orthodox Cathedral. After the flood in 1955, he helped to found the Webster Square Merchants Association.

He was a member of the Lions Club, serving as a District Governor, and a Grand Monarch of the Alethia Grotto.

Eddy once testified before the United States Congress concerning the Equal Credit Opportunity Act Amendments and Consumer Leasing Act of 1975. Senator Jake Garn of Utah was so impressed with his testimony that he suggested that Eddy run for Congress. Eddy was known for his generosity to the local community, which culminated in him and his family donating the historic Stearns Tavern to the City of Worcester. Many described him as a force of nature. Anyone who met him once never forgot him.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

- Resolutions (filed by Mr. Hill of Ipswich) congratulating Dean Alexander Campbell on receiving the Eagle Award of the Boy Scouts of America;
- Resolutions (filed by Mr. Hill of Ipswich) congratulating Spencer William Meek on receiving the Eagle Award of the Boy Scouts of America;
- Resolutions (filed by Mr. Hill of Ipswich) congratulating Jackson William Ranger on receiving the Eagle Award of the Boy Scouts of America;
- Resolutions (filed by Mr. Hill of Ipswich) congratulating Robert Gabriel West on receiving the Eagle Award of the Boy Scouts of America;
Resolutions (filed by Mr. Kelcourse of Amesbury) congratulating Alexander McDougall on receiving the Eagle Award of the Boy Scouts of America;

Resolutions (filed by Ms. Meschino of Hull) commending the American Meteorological Society on the occasion of its one hundredth annual meeting;

Resolutions (filed by Ms. Peisch of Wellesley) honoring John Coleman Walsh for his forty-eight years of dedicated service to public education in the Commonwealth; and

Resolutions (filed by Ms. Vincent of Revere) congratulating Antonia Bey Sepulveda on the occasion of her one hundredth birthday;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Chan of Quincy, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Appointment of the Minority Leader.

The Minority Leader announced that he had appointed Lisa Bennington of Athol to the special commission established (under Section 102 of Chapter 41 of the Acts of 2019) to study and make recommendations regarding the licensing of foreign-trained medical professionals with the goal of expanding and improving medical services in rural and underserved areas.

Initiative Petitions.

Initiative petition of Gregory D. Dennis and others for the passage of An Act for a law to implement ranked-choice voting in elections (House, No. 4301) (received on January 3, 2020, from the Secretary of the Commonwealth, having been transmitted by him to the Clerk of the House of Representatives as required by Article XLVIII of the Amendments to the Constitution), was referred, under said Article and Rule 24, to the committee on Election Laws. Sent to the Senate for concurrence.

Initiative petition of Thomas Hickey and others for the passage of An Act to enhance, update and protect the 2013 motor vehicle right to repair law (House, No. 4302) (received on January 3, 2020, from the Secretary of the Commonwealth, having been transmitted by him to the Clerk of the House of Representatives as required by Article XLVIII of the Amendments to the Constitution), was referred, under said Article and Rule 24, to the committee on Consumer Protection and Professional Licensure. Sent to the Senate for concurrence.

Initiative petition of Matthew Durand and others for the passage of An Act Initiative Petition for a Law relative to the sale of beer and wine by food stores (House, No. 4303) (received on January 3, 2020, from the Secretary of the Commonwealth, having been transmitted by him to the Clerk of the House of Representatives as required by Article XLVIII of the Amendments to the Constitution), was referred, under said Article and Rule 24, to the committee on Consumer Protection and Professional Licensure. Sent to the Senate for concurrence.
Petition.

Mrs. Haddad of Somerset presented a petition (accompanied by bill, House, No. 4288) of Patricia A. Haddad (by vote of the town) that the town of Somerset be authorized to grant additional licenses for the sale of alcoholic beverages to be drunk on the premises in said town; and the same was referred to the committee on Consumer Protection and Professional Licensure. Sent to the Senate for concurrence.

Papers from the Senate.

Petitions were referred, in concurrence, under suspension of Joint Rule 12, as follows:
Petition (accompanied by bill, Senate, No. 2461) of Diana DiZoglio for legislation to ban marijuana billboards. To the committee on Cannabis Policy.
Petition (accompanied by bill, Senate, No. 2462) of Cindy F. Friedman and Marc T. Lombardo for legislation to establish a sick leave bank for Jennifer Capone, an employee of the Department of Children and Families. To the committee on Public Service.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:
Joint petition (accompanied by bill) of Paul F. Tucker and Joan B. Lovely relative to the membership of licensing boards of certain cities and towns. To the committee on Consumer Protection and Professional Licensure.
Petition (accompanied by bill) of Paul F. Tucker and others for legislation to add law enforcement councils to the definition of employer under the tort claim law. To the committee on the Judiciary.
Petition (accompanied by bill) of James J. O’Day that the Division of Family Health Services of the Department of Public Health be authorized to establish a certification process of autism specialty service providers. To the committee on Public Health.
Petition (accompanied by bill) of Peter Capano and Brendan P. Crighton for legislation to establish a sick leave bank for Susan Edwards, an employee of the Department of Developmental Services; and
Petition (accompanied by bill) of Danielle W. Gregoire for legislation to establish a sick leave bank for Michael A. Daigle, an employee of the Department of Correction;
Severally to the committee on Public Service.
Under suspension of the rules, on motion of Mr. Tucker of Salem, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Parisella of Beverly, for the committee on Public Service, on a joint petition, a Bill establishing a sick leave bank for Leah Reed, an employee of the Department [sic] Developmental Services (House, No. 4258). Read; and referred,
under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of the rules, on motion of Mr. Tucker of Salem, the bill was read a second time forthwith; and it was ordered to a third reading.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Senate Bill extending simulcasting and horse racing authorization (Senate, No. 2308), ought to pass with an amendment by striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4287. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Tucker of Salem, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the bill, as amended, was ordered to a third reading.

Subsequently under suspension of the rules, on motion of the same member, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed, in concurrence. The bill (Senate, No. 2308, amended) then was sent to the Senate for concurrence.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the following bills be scheduled for consideration by the House:

The Senate Bill authorizing the town of Boxford to grant 2 additional licenses for the sale of alcoholic beverages to be drunk on the premise (Senate, No. 2366) [Local Approval Received]; and

House bills
Relative to recall elections in the town of Charlton (House, No. 4034) [Local Approval Received];

Validating the actions taken at the annual town election held in the town of Dudley (printed in House, No. 4058); and

Authorizing the city of Boston to limit buildings according to their use or construction to specified districts (House, No. 4115) [Local Approval Received];

Under suspension of Rule 7A, in each instance, on motion of Mr. Tucker of Salem, the bills severally were read a second time forthwith; and they were ordered to a third reading.

Engrossed Bills.

Engrossed bills
Establishing the position of treasurer-collector in the town of Hinsdale (see House, No. 3679, amended); and

Changing the name of the board of selectmen in the town of Lexington to the select board (see House, No. 4062);

(Which severally originated in the House);

Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.
Orders of the Day.

The engrossed Bill authorizing the town of Burlington to grant additional licenses for the sale of all alcoholic beverages to be drunk on the premises (see House, No. 3676), which had been returned by His Excellency the Governor with recommendation of amendment (for message, see House, No. 4286), was considered.

The committee on Bills in the Third Reading reported recommending that the amendment recommended by the Governor be considered in the following form:

In section 1 (as engrossed) by striking out the following paragraph:
“(e) The licenses granted pursuant to this act shall be issued not less than 5 years after the effective date of this act; provided, however, that a license originally granted within that time period may be granted to a new applicant pursuant to subsection (c) or (d) thereafter.” and inserting in place thereof the following paragraph:
“(e) Any license granted pursuant to this act shall be issued not later than 5 years after the effective date of this act; provided, however, that a license originally granted within that time period may be granted to a new applicant pursuant to subsection (c) or (d) thereafter.”.

The report was accepted; and the amendment then was adopted. Sent to the Senate for its action.

The Senate Bill establishing a sick leave bank for Elliot Brown, an employee of the Executive Office of Health and Human Services (Senate, No. 2415, amended), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed, in concurrence.

Emergency Measure.

The engrossed Bill establishing a sick leave bank for Elliot Brown, an employee of the Executive Office of Health and Human Services (see Senate, No. 2415, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 4 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the Senate) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—
Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.
Representative Malia of Boston then moved that when the House adjourns today, it do so in respect to the memory of James W. Hennigan, Jr., a member of the House from Boston in 1953 and 1954; and a member of the Senate from 1955 to 1964, inclusive; and the motion prevailed.

Accordingly, at one minute after twelve o’clock noon, on motion of Mr. Wong of Saugus (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

Resolutions (filed by Mr. Jones of North Reading) congratulating Jon Bernard on the occasion of his retirement as Superintendent of Schools in the town of North Reading after a thirty-three year career in public education;

Resolutions (filed by Ms. Hogan of Stow) congratulating Andrew James Adiletta on achieving the rank of Eagle Scout with the Boy Scouts of America; and

Resolutions (filed by Ms. Hogan of Stow) congratulating Jack Thomas Adiletta on achieving the rank of Eagle Scout with the Boy Scouts of America;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Ms. Hogan, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Initiative Petition.

Initiative petition of Kathleen A. DelSordo and others for the passage of An Act establishing adequate funding for residents of Massachusetts nursing homes (House, No. 4304) (received on January 3, 2020, from the Secretary of the Commonwealth, having been transmitted by him to the Clerk of the House of Representatives as required by Article XLVIII of the Amendments to the Constitution), was referred, under said Article and Rule 24, to the committee on Elder Affairs. Sent to the Senate for concurrence.

Petition.

Messrs. Jones of North Reading and Haggerty of Woburn presented a petition (subject to Joint Rule 12) of Bradley H. Jones, Jr., Richard M. Haggerty and others for legislation to authorize the Registry of Motor Vehicles to issue distinctive registration plates for Medal of Liberty recipients; and the same was referred, under Rule 24, to the committee on Rules.
The Senate Bill authorizing the town of Webster to grant an additional license for the sale of all alcoholic beverages to be drunk on the premises (Senate, No. 143, amended), came from the Senate with the endorsement that said branch had concurred with the House in its amendment (striking out section 1 and inserting in place thereof the following section:

“SECTION 1. (a) Notwithstanding section 17 of chapter 138 of the General Laws, the local licensing authority of the town of Webster may grant an additional license for the sale of all alcoholic beverages to be drunk on the premises pursuant to section 12 of chapter 138 to Waterfront Mary’s I, LLC located at 103 Birch Island road in the town of Webster. The license shall be subject to all of said chapter 138 except said section 17.”), with a further amendment striking out section 1 (inserted by amendment by the House) and inserting in place thereof the following:

“SECTION 1. (a) Notwithstanding section 17 of chapter 138 of the General Laws, the licensing authority of the town of Webster may grant an additional license for the sale of all alcoholic beverages to be drunk on the premises pursuant to section 12 of said chapter 138 to Waterfront Mary’s I, LLC located at 103 Birch Island road in the town of Webster. The license shall be subject to all of said chapter 138 except said section 17.

(b) Upon the issuance of the license granted pursuant to this act, Waterfront Mary’s I, LLC shall return the seasonal license that it currently holds for the sale of all alcoholic beverages to be drunk on the premises to the licensing authority.

(c) The licensing authority shall not approve the transfer of the license granted pursuant to this section to any other location but it may grant the license to a new applicant at the same location if the applicant files with the licensing authority a letter from the department of revenue and a letter from the department of unemployment assistance indicating that the license is in good standing with those departments and that all applicable taxes, fees and contributions have been paid.

(d) If a licensee terminates or fails to renew a license granted under this section or any such license is cancelled, revoked or no longer in use, it shall be returned physically, with all of the legal rights, privileges and restrictions pertaining thereto, to the licensing authority and the licensing authority may then grant the license to a new applicant at the same location under the same conditions as specified in this section.

(e) The license granted pursuant to this act shall be issued within 1 year after the effective date of this act; provided, however, that if the license is originally granted within that time period, it may be granted to a new applicant pursuant to subsection (c) or (d) anytime thereafter.”.

The Senate further amendment was referred, under Rule 35, to the committee on Bills in the Third Reading. Subsequently the further amendment (reported by said committee to be correctly drawn) was adopted, in concurrence.

A Bill establishing a sick leave bank for Aurora Wilber, an employee of the Massachusetts Commission for the Deaf and Hard of Hearing (Senate, No. 2437, amended in section 1, in line 5, by inserting after the following: “Wilber.” the following sentence: “Upon exhaustion of all other available leave time, including personal days, vacation days, sick time and any time available pursuant to the extended illness leave bank established by section 4P of chapter 7 of the General

Webster,— liquor license.

Aurora Wilber,— sick leave.
Laws, Aurora Wilber shall be permitted to use any time credited to the sick leave bank established by this act; and by inserting before the enacting clause the following emergency preamble:

“Whereas, The deferred operation of this act would tend to defeat its purpose, which is to establish forthwith a sick leave bank for a certain employee of the Massachusetts commission for the deaf and hard of hearing, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.”) (on a petition), passed to be engrossed by the Senate, was read; and it was referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

A petition (accompanied by bill, Senate, No. 2458) of Paul R. Feeney and others (by vote of the town) for legislation to amend the charter for the town of Walpole, was referred, in concurrence, to the committee on Municipalities and Regional Government.

Petitions were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2465) of Joanne M. Comerford for legislation to quantify the SPED gap by comparing actual special education costs to current special education assistance. To the committee on Education.

Petition (accompanied by bill, Senate, No. 2464) of William N. Brownsberger and Walter F. Timilty for legislation to modernize property tax abatements for veterans. To the committee on Revenue.

Reports of Committees.

By Ms. Peisch of Wellesley, for the committee on Education, asking to be discharged from further consideration of the petition (accompanied by bill, House, No. 516) of Jack Patrick Lewis and others relative to student identification cards, and recommending that the same be referred to the committee on Mental Health, Substance Use and Recovery. Under Rule 42, the report was considered forthwith; and it was accepted. Sent to the Senate for concurrence.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

Relative to accessory dwelling units (House, No. 1277);
Relative to death benefits to surviving spouses of call and volunteer firefighters (House, No. 2264); and
Allowing additional compensation of an assistant municipal collector or assistant treasurer upon certification (House, No. 2352);
Under suspension of Rule 7A, in each instance, on motion of the same member, the bills severally were read a second time forthwith; and they were ordered to a third reading.

A report of the committee on Steering, Policy and Scheduling, under the last sentence of Rule 7A, that the House Bill providing for the establishment of sustainable water resource funds (House, No. 1781), be scheduled for consideration by the House.
Under suspension of Rule 7A, on motion of Mr. Petrolati of Ludlow, the bill was read a second time forthwith; and it was ordered to a third reading.

By Mr. Galvin of Canton, for the committees on Rules of the two branches, acting concurrently, that the Bill further regulating the assisted living advisory council (House, No. 608), ought to pass. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

By Mr. Pignatelli of Lenox, for the committee on Environment, Natural Resources and Agriculture, on a petition, a Bill to facilitate and simplify grant application procedures for family farms (House, No. 801).

By Mr. Murphy of Weymouth, for the committee on Financial Services, on House, No. 1060, a Bill modernizing the credit union laws (House, No. 4290).

By Mr. O’Day of West Boylston, for the committee on Municipalities and Regional Government, on a petition, a Bill regarding mandatory land use board training (House, No. 1802).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. O’Day of West Boylston, for the committee on Municipalities and Regional Government, on a petition, a Bill authorizing the county of Dukes County to borrow funds to pay costs of acquiring land, constructing buildings and other facilities as the county shall require, making capital improvements to county facilities, acquiring items of capital equipment, and for the payment of all other costs incidental and related thereto (House, No. 4094).

By the same member, for the same committee, on a petition, a Bill changing the position of treasurer in the county of Dukes County to an appointed position (House, No. 4095).

By the same member, for the same committee, on a petition, a Bill authorizing the city of Springfield to convert the use of park land at DeBerry Park for a new DeBerry and Homer Street Elementary School and to replace it with additional park land in the city of Springfield (House, No. 4277) [Local Approval Received].

By the same member, for the same committee, on a joint petition, a Bill relative to the town treasurer, town tax collector, and town clerk of the town of Chester (House, No. 4283) [Local Approval Received].

By the same member, for the same committee, on House, No. 1792, a Bill authorizing cities and towns to establish reduced maximum tow rates and parking fines during certain declared emergencies (House, No. 4289).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

Relative to accessory dwelling units (House, No. 1250);
Authorizing municipalities to expend certain funds for the acquisition of land to be used for rail trails (House, No. 1790);
Eliminate the MGL30B exemption for solid waste, recycling, etc. [sic] (House, No. 2755); and
Relative to landscape sprinkler systems (House, No. 2785);
Severally placed in the Orders of the Day for the next sitting for a second
Reports of the committee on Steering, Policy and Scheduling, under the last sentence of Rule 7A, that the following bills be scheduled for consideration by the House:

**Senate bills**
- Exempting Paul Jacques from the maximum age requirement for applying for civil service appointment as a police officer in the town of North Andover (Senate, No. 2265) [Local Approval Received];
- Authorizing the city council of the city of Somerville to appoint a clerk of committees and assistant clerks of committees (Senate, No. 2307) [Local Approval Received]; and
- Authorizing the town of Andover to convey a portion of a certain parcel of land (Senate, No. 2326) [Local Approval Received]; and

**House bills**
- To improve the local infrastructure development program (House, No. 1759);
- Supporting affordable housing with a local option for a fee to be applied to certain real estate transactions (House, No. 1769);
- Relative to regional stabilization funds (House, No. 1782);
- Relative to authorizing governmental bodies and other approved parties to use shared legal representation and consultants in matters of common interest (House, No. 1821);
- Relative to assessor certificates (House, No. 1826);
- Supporting municipal fiscal stability through a special education stabilization fund (House, No. 1827);
- Relative to the maintenance of private roads, beaches and amenities in municipalities (House, No. 1829);
- Protecting information relating to the religious affiliation of an individual (House, No. 1829);
- Making amendments to the Massachusetts Business Corporation Act (House, No. 2780);
- Relating to the public records law (House, No. 2783);
- To historic route designations [sic] (House, No. 3047);
- Designating a certain bridge in the city of Gardner as the Cpl. Lawrence L. Lukasevicius memorial bridge (House, No. 3191); and
  - City of Chelsea Affordable Housing Trust Fund Board [sic] (House, No. 4155) [Local Approval Received];

Severally placed in the Orders of the Day for the next sitting for a second reading.

**Emergency Measures.**

The engrossed Bill establishing a sick leave bank for Rosa Santos, an employee of the Department of Children and Families (see House, No. 4005), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 3 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency Bill enacted.
preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill establishing a sick leave bank for Shannon Ondras, an employee of the Trial Court of the Commonwealth (see House, No. 4237), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 3 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

The Senate amendment of the House Bill amending the charter of the town of Yarmouth (House, No. 3680), reported by the committee on Bills in the Third Reading to be correctly drawn, was adopted, in concurrence.

House bills
Designating a certain pavilion shelter on the Esplanade in the city of Boston as the Priebatsch pavilion (House, No. 4124); and
Renaming of the board of selectmen in the town of West Boylston (House, No. 4214) (its title having been changed by the committee on Bills in the Third Reading);
Severally reported by said committee to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

The House Bill designating a park at the crest of Winthrop Beach as the Richard Honan park (House, No. 4216), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.
Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by striking all after the enacting clause and inserting in place thereof the following:

“The waterfront park built as part of the Winthrop shore drive improvement project at the northern end of Winthrop Beach adjacent to 120 Crest avenue in the town of Winthrop shall be designated and known as the Richard Honan Park, in honor of Richard Honan in recognition of his many contributions to the town of Winthrop. The department of conservation and recreation shall erect and maintain a suitable marker bearing that designation in compliance with the standards of the department.”.

The amendment was adopted; and the bill (House, No. 4216, amended) was passed to be engrossed. Sent to the Senate for concurrence.

Recess.
At twelve minutes after eleven o’clock A.M., on motion of Mr. Muradian of Grafton (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at twenty-two minutes after two o’clock P.M. the House was called to order with Mr. Donato in the Chair.

_Paper from the Senate._

The Senate Bill extending simulcasting and horse racing authorization (Senate, No. 2308), came from the Senate with the endorsement that said branch had concurred with the House in its amendment (striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4287) with further amendments in sections 1 to 17, inclusive, striking out the following: “December 1” (inserted by amendment by the House), each time it appears, and inserting in place thereof, in each instance, the following: “June 12”.

The Senate further amendments were referred, under Rule 35, to the committee on Bills in the Third Reading. Subsequently the further amendments (reported by said committee to be correctly drawn) were considered.

Mr. Chan of Quincy then moved that the House concur with the Senate in its further amendments with still further amendments in sections 1 to 17, inclusive, by striking out the following: “June 12” (inserted by amendment by the Senate), each time it appears, and inserting in place thereof, in each instance, the following: “July 1”.

The still further amendments were adopted. The House then concurred with the Senate in its further amendments, as amended. Sent to the Senate for concurrence in the still further amendments.

_Engrossed Bills._

Engrossed bills

Authorizing the town of Webster to grant an additional license for the sale of all alcoholic beverages to be drunk on the premises (see Senate, No. 143, amended) (which originated in the Senate);

Amending the charter of the town of Yarmouth (see House, No. 3680); and

Providing for the funding of the other post-employment benefits liability trust fund of the town of Uxbridge (see House, No. 4097);

(Which severally originated in the House);

Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.

_Recess._

At twenty-seven minutes after two o’clock P.M., on motion of Mr. Muradian of Grafton (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at twenty-seven minutes after four o’clock P.M. the House was called to order with Mr. Donato in the Chair.

_Emergency Measure._
The engrossed Bill extending simulcasting and horse racing authorization (Senate, No. 2308, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 2 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the Senate) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Engrossed Bill.

The engrossed Bill authorizing the town of Burlington to grant additional licenses for the sale of all alcoholic beverages to be drunk on the premises (see House, No. 3676, amended) (which originated in the House) (which had been returned by His Excellency the Governor with recommendation of amendment), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be re-enacted, in its amended form; and it was signed by the acting Speaker and sent to the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Wednesday next at eleven o’clock A.M.

Bill enacted.

Bill re-enacted.

Next sitting.

At twenty-four minutes before five o’clock P.M., on motion of Mr. Muradian of Grafton (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Wednesday at eleven o’clock A.M.
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[5]*
Met at seven minutes after eleven o’clock A.M. with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Silent Prayer.

During the session, the Chair (Mr. Donato of Medford), declared a brief recess, and at his request, the members, guests and employees stood in a moment of silent tribute, in respect to the memory of Sarou Chea of Lowell, who died peacefully at home, in the Highlands, on January 10, 2020, surrounded by her devoted family. Sarou was born in Takeo, Cambodia on February 2, 1940. She was the beloved wife of the late Chhann Mom, a former Priest of the Triratanaram Buddhist Temple in North Chelmsford, who she married in 1958.

Sarou is survived by two daughters, Chandavy Mom and her husband Hassinol Keo, and Chanvon Mom and her husband Al Rosa, all of Lowell, and two sons, Raduy Mom and his wife Kanghna of Cambodia, and State Representative Rady Mom and his wife Sirady Van of Lowell. In addition, she had two sisters, four brothers, nine grandchildren, and several great-grandchildren.

In 1982, the family fled their beloved Cambodia in search of freedom from the Khmer Rouge regime, arriving in Duluth, Minnesota. In 1983, they relocated to Lowell as one of the first Cambodian refugee families to settle in the city. One of her proudest and most patriotic days was when she proudly witnessed her son Rady become the first Cambodian-American in the nation be elected to a State House of Representatives when he became a member of the Massachusetts House of Representatives in 2015.

A devout Buddhist, she will always be remembered for her gentle smile, and sharing her love openly wherever she went.

Valedictory Address.

The Speaker being in the Chair,—

During the session, there being no objection, former Representative Benson of Lunenburg addressed the House regarding her departure from service in the House of Representatives.

Present in the House Chamber for this auspicious occasion were several guests of Representative Benson, including her husband and children.

Guests of the House.
During the session, the Speaker declared a brief recess and introduced State Representative Jim Butler of Dayton, Ohio, the Speaker Pro Tempore of the Ohio House of Representatives. He was the guest of Mrs. Haddad of Somerset.

During the session, the Speaker declared a brief recess and introduced the Swampscott High School “Big Blue” Division V Super Bowl championship team, accompanied by their coaches. They were the guests of Ms. Ehrlich of Marblehead and were accompanied by Senator Creighton.

Communications.

From the Department of Correction (see Section 16 of Chapter 123A of the General Laws) relative to treatment offered to sexually dangerous persons in the custody of the department during the fiscal year 2019 [copies of said report were forwarded to the committee on Ways and Means and the committee on the Judiciary, as required by said law]; and

From the MBTA Fiscal and Management Control Board (see Section 207 of Chapter 46 of the Acts of 2015) submitting its status update on the annual report relative to its revenue, operating budget, capital plan and progress toward meeting performance metrics and targets, and that they intend to file said report by January 13, 2020;

Severally were placed on file.

Annual Reports.

Annual reports
Of the Economic Empowerment Trust Fund (under Section 35QQ of Chapter 10 of the General Laws) for fiscal year 2019; and

Of the Massachusetts Department of Transportation (under Section 8 of Chapter 161B of the General Laws, as amended by Section 46 of Chapter 154 of the Acts of 2018) of its review on the financial performance, ridership, asset management, and customer service of regional transit authorities for the calendar year 2019;

Severally were placed on file.

Petitions.

Petitions severally were presented and referred as follows:

By Mr. Livingstone of Boston, a petition (subject to Joint Rule 12) of Jay D. Livingstone (with the approval of the city council) relative to transportation network company vehicles operating in the city of Cambridge.

By Messrs. McMurtry of Dedham and Donato of Medford, a petition (subject to Joint Rule 12) of Paul McMurtry, Paul J. Donato and others relative to room and board costs for au pairs under certain provisions of the domestic workers rights law.

By Representatives Muratore of Plymouth and LaNatra of Kingston, a petition (subject to Joint Rule 12) of Mathew J. Muratore, Kathleen R. LaNatra and others for legislation to require learners or apprentices employed by a journeyman electrician to be registered with the Division of Apprentice Training.
A Bill authorizing the city of Easthampton to grant 8 additional licenses for the sale of all alcoholic beverages to be drunk on the premises, 4 additional licenses for the sale of wine and malt beverages to be drunk on the premise and 1 additional license for the sale of wine and malt beverages not to be drunk on the premises (Senate, No. 2381) (on Senate, No. 2188) [Local Approval Received], passed to be engrossed by the Senate, was read; and it was referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Reports of Committees.

By Ms. Peisch of Wellesley, for the committee on Education, on a petition, a Bill to assure opportunity for all students with disabilities (House, No. 477).

By the same member, for the same committee, on House, Nos. 398, 401, 404, 413, 414, 470, 480, 520, 551, 552 and 553, a Bill ensuring high quality early education (House, No. 4291).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Ms. Peisch of Wellesley, for the committee on Education, on a petition, a Bill relative to the powers and duties of a regional school district (House, No. 446).

By the same member, for the same committee, on House, No. 475, a Bill requiring instruction in CPR and the use of defibrillators for high school graduation (House, No. 4292).

By the same member, for the same committee, on House, No. 565, a Bill concerning disposable menstrual products in schools (House, No. 4293).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Emergency Measure.

The engrossed Bill authorizing the mutual release of all claims to certain lands in the town of Newbury (see Senate, No. 2270, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 3 to 0. Sent to the Senate for concurrence.

Matter Discharged from the Orders of the Day.

The House Bill establishing a sick leave bank for Leah Reed, an employee of the Department Developmental Services [sic] (House, No. 4258) (reported by the committee on Bills in the Third Reading to be correctly drawn), was discharged from its position in the Orders of the Day and read a third time forthwith, under suspension of Rule 47, on motion of Ms. Farley-Bouvier of Pittsfield; and it was
passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At eleven minutes after eleven o’clock A.M., on motion of Mr. Muradian of Grafton (Mr. Donato of Medford being in the Chair), the House recessed until half past one o’clock P.M.; and at twelve minutes after two o’clock the House was called to order with Mr. Donato in the Chair.

Reports of Committees.

Prior to the noon recess, Mr. Michlewitz of Boston, for the committee on Ways and Means, reported that the Senate Bill to protect persons with intellectual or developmental disability from abuse (Senate, No. 2367, amended), ought to pass with amendments striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4296; and striking out the title and inserting in place thereof the following title: “An Act to protect persons with intellectual or developmental disabilities from abuse”. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of the same member, the bill was read a second time forthwith. The amendments recommended by the committee on Ways and Means then were adopted; and the bill, as amended, was ordered to a third reading.

Subsequently, the noon recess having terminated, under suspension of the rules, on motion of Mr. Petrolati, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time.

After debate on the question on passing the bill, as amended, to be engrossed, in concurrence, the sense of the House was taken by yeas and nays, at the request of Ms. Khan of Newton; and on the roll call 154 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 143 in Supplement.]

Therefore the bill (Senate, No. 2367, amended) was passed to be engrossed, in concurrence. Sent to the Senate for concurrence in the amendments adopted by the House [for text of House amendments, see House document numbered 4296].

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet tomorrow at eleven o’clock A.M.
eleven o’clock A.M., in an Informal Session.
JOURNAL OF THE HOUSE.


Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Ms. Vincent of Revere in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Ms. Vincent), the members, guests and employees joined with her in reciting the pledge of allegiance to the flag.

Appointment of the Minority Leader.

The Minority Leader announced that he had re-appointed former Representative John A. Lepper of Attleboro to the permanent commission established (under Section 69 of Chapter 3 of the General Laws) on the status of grandparents raising grandchildren.

Communications.

Communications From the Juvenile Justice Policy and Data (JJPAD) Board (see Section 89 of Chapter 119 of the General Laws, as added by Section 80 of Chapter 69 of the Acts of 2018) submitting the report entitled: Improving Access to Diversion and Community-Based Interventions for Justice-Involved Youth; and

From the Juvenile Justice Policy and Data (JJPAD) Board and Childhood Trauma Taskforce (see Section 14 of Chapter 18C of the General Laws, as added by Section 17 of Chapter 69 of the Acts of 2018) submitting the report entitled: Next Steps for Addressing Childhood Trauma: Becoming a Trauma-Informed and Responsive Commonwealth; Severally were placed on file.

Annual Reports.

Annual reports Of the Department of Conservation and Recreation (under Section 35BBB of Chapter 10 of the General Laws) submitting the annual report on the Douglas State Forest Maintenance Trust Fund summarizing the fund’s balance through December 1, 2019 and the agency’s potential expenditures for the calendar year 2020;

Of the Department of Conservation and Recreation (under Section 35FFF of Chapter 10 of the General Laws) submitting the annual report on the Nickerson State Park Trust Fund summarizing the fund’s balance through December 1, 2019 and the agency’s potential expenditures for the calendar year 2020;

Of the Juvenile Justice Policy and Data (JJPAD) Board (under Section 89 of Chapter 119 of the General Laws, as added by Section 80 of Chapter 69 of the Acts of 2018) submitting the report entitled: Early Impacts of “An Act Relative to
Criminal Justice Reform”; and

Of the Massachusetts Development Finance Agency (MassDevelopment) and the Massachusetts Cultural Council (under Section 46(m) of Chapter 23G of the General Laws) submitting the annual report of the Cultural Facilities Fund for the fiscal year 2019 [copies of the report were forwarded to the committee on Ways and Means; Economic Development and Emerging Technologies; and Labor and Workforce Development, as required by said law];

Severally were placed on file.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the petition of Shane Rose for legislation to prohibit spread pricing of prescription drugs. Under suspension of the rules, on motion of Mr. Muradian of Grafton, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on Financial Services. Sent to the Senate for concurrence.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following bills be scheduled for consideration by the House:

Senate bills
Authorizing the city of Easthampton to grant 8 additional licenses for the sale of all alcoholic beverages to be drunk on the premises, 4 additional licenses for the sale of wine and malt beverages to be drunk on the premise and 1 additional license for the sale of wine and malt beverages not to be drunk on the premises (Senate, No. 2381) [Local Approval Received]; and
Establishing a sick leave bank for Aurora Wilber, an employee of the Massachusetts Commission for the Deaf and Hard of Hearing (Senate, No. 2437, amended); and
House bills
Authorizing the county of Dukes County to borrow funds to pay costs of acquiring land, constructing buildings and other facilities as the county shall require, making capital improvements to county facilities, acquiring items of capital equipment, and for the payment of all other costs incidental and related thereto (House, No. 4094); and
Changing the position of treasurer in the county of Dukes County to an appointed position (House, No. 4095);
Under suspension of Rule 7A, in each instance, on motion of Mr. Muradian of Grafton, the bills severally were read a second time forthwith; and they were ordered to a third reading.

Orders of the Day.

Senate bills
Authorizing certain investments by the treasurer of the town of Cohasset (Senate, No. 2230, amended); and
Regulating town meeting warrants in the town of Wareham (Senate, No. 2283); and
Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time; and they were passed to be engrossed, in
concurrence.

(Order.

On motion of Mr. DeLeo of Winthrop,—
Ordered, That when the House adjourns today, it adjourn to meet on Tuesday next at eleven o’clock A.M.

At ten minutes after eleven o’clock A.M., on motion of Mr. Muradian of Grafton (Ms. Vincent of Revere being in the Chair), the House adjourned, to meet the following Tuesday at eleven o’clock A.M., in an Informal Session.
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[7]
Tuesday, January 21, 2020.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Haggerty of Woburn in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Haggerty), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Resolved.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

Resolutions (filed by Mr. Donato of Medford) recognizing the Certified Registered Nurse Anesthetists and their important role in providing healthcare to the public;

Resolutions (filed by Ms. Barber of Somerville and other members of the House) recognizing the multidimensional aspects of poverty; and

Resolutions (filed by Mr. Whelan of Brewster) congratulating James Butcher on the occasion of his retirement after thirty-eight years of dedicated service to the field of public safety;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Ms. Gifford of Wareham, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Communications.

Communications

From the Capital Debt Affordability Committee of the Executive Office for Administration and Finance (see Section 60B(f) of Chapter 29 of the General Laws) submitting the committee’s estimate of the total amount of new Commonwealth debt that may be prudently authorized for the next fiscal year;

From the Department of Veterans’ Services (see Section 12 of Chapter 115A of the General Laws) submitting its report on the state of the Commonwealth’s two Soldiers’ Homes [copies of said report were forwarded to the joint committees on Veterans and Federal Affairs, Public Health and Housing, as required by said law];

From the Essex District Attorney (see item 0340-2100 contained in Section 2 of Chapter 154 of the Acts of 2018) notifying the House and Senate committees on Ways and Means of funds from the AA object class of said district attorney’s administrative line item and means of its intention to make that transfer;
From the Executive Office of Public Safety and Security (see Section 61 of Chapter 55 of the Acts of 2017) submitting a report on a statewide system and procedures for civil citations; Severally were placed on file.

Annual Reports.

The annual report of the Public Employee Retirement Administration Commission (under sections 21, 102 and 103 of Chapter 32 of the General Laws) relative to the per centum change in the average cost-of-living as shown by the United States consumer price index for the year 2019 compared with such index for the year 2018 (House, No. 4316), was referred to the committee on Public Service. Sent to the Senate for concurrence.

Annual reports
Of the Office of the Comptroller (under Section 12(a) of Chapter 7A of the General Laws) submitting the Statutory Basis Financial Report for the fiscal year 2019;
Of the District Attorney of Worcester County (under Section 99 of Chapter 272 of the General Laws) submitting a report relative to wiretaps for the calendar year 2019;
Of the Massachusetts Housing and Shelter Alliance (under item 7004-0104 of Chapter 41 of the Acts of 2019) submitting an updated report on the number of people served, the average cost per participant, the demographics of those served, residential stability, and projected cost-savings in state-funded programs; Severally were placed on file.

Petitions.

Petitions severally were presented and referred as follows:
By Mr. Murray of Milford, a petition (accompanied by bill, House, No. 4318) of Brian W. Murray (by vote of the town) that the town of Milford be authorized to grant an additional license for the sale of all alcoholic beverages to be drunk on the premise. To the committee on Consumer Protection and Professional Licensure.
By Ms. Dykema of Holliston, a petition (accompanied by bill, House, No. 4319) of Carolyn C. Dykema (by vote of the town) that the town of Hopkinton be authorized to remove certain land in said town from a conservation restriction. To the committee on Municipalities and Regional Government.
By Mr. Murray of Milford, a petition (accompanied by bill, House, No. 4320) of Brian W. Murray (by vote of the town) relative to the hiring of a chief of police in the town of Milford. To the committee on Public Service.
Severally sent to the Senate for concurrence.

Papers from the Senate.

The following order, having been adopted by the Senate, was considered forthwith; and it was adopted, in concurrence.

Ordered, That a convention of the two branches be held at a quarter past six o’clock P.M., on Tuesday, January 21, 2020, for the purpose of receiving such
communication as the Governor, Charles D. Baker may be pleased to make to them relating to the concerns of the Commonwealth.

A Bill exempting all positions in the police department of the town of Rockport from the civil service law (Senate, No. 2360) (on a petition) [Local Approval Received], passed to be engrossed by the Senate, was read; and it was referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

A report of the committee on Education, asking to be discharged from further consideration of the petition (accompanied by bill, Senate, No. 250) of Joanne M. Comerford, Jack Patrick Lewis, Julian Cyr, Mindy Domb and other members of the General Court for legislation to add a suicide prevention hotline number on student identification cards,— and recommending that the same be referred to the committee on Mental Health, Substance Use and Recovery; and

A report of the committee on Higher Education, asking to be discharged from further consideration of the petition (accompanied by bill, Senate, No. 2431) of Paul R. Feeney, Bruce E. Tarr and Harold P. Naughton, Jr., for legislation to ensure the safety of students, faculty and staff on the campuses of state colleges, community colleges and state universities,— and recommending that the same be referred to the committee on Public Safety and Homeland Security.

Severally accepted by the Senate, were considered forthwith, under Rule 42; and they were accepted, in concurrence.

A report of the committee on Revenue, on a report of the Massachusetts Capital Resource Company (under the provisions of Section 20 of Chapter 816 of the Acts of 1977) submitting its forty-second annual report (Senate, No. 2182), recommending that it be placed on file, was considered forthwith, under Rule 42; and it was accepted, in concurrence.

A petition (accompanied by bill, Senate, No. 2468) of Eric P. Lesser and Brian M. Ashe (by vote of the town) for legislation to revoke the town of Longmeadow’s acceptance of a certain general law establishing a board of election commissioners, was referred, in concurrence, to the committee on Municipalities and Regional Government.

Petitions were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2471) of Patrick M. O’Connor and Joan Meschino for legislation relative to youth voter engagement. To the committee on Election Laws.

Petition (accompanied by bill, Senate, No. 2472) of Michael J. Rodrigues for legislation to authorize the commissioner of Capital Asset Management and Maintenance to convey an easement in certain land in the city of Fall River. To the committee on State Administration and Regulatory Oversight.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:
Petition (accompanied by bill) of Andres X. Vargas and others for legislation to establish a durable medical equipment board within the Board of Registration in Pharmacy. To the committee on Consumer Protection and Professional Licensure.

Petition (accompanied by bill) of Aaron Vega, Christine P. Barber and others for the issuance of an annual proclamation by the Governor setting apart the month of April as Sikh appreciation month and to designate November 12 as world equality day. To the committee on State Administration and Regulatory Oversight.

Petition (accompanied by bill) of Bradley H. Jones, Jr., Richard M. Haggerty and others for legislation to authorize the Registry of Motor Vehicles to issue distinctive registration plates for Medal of Liberty recipients. To the committee on Transportation.

Under suspension of the rules, on motion of Ms. Gifford of Wareham, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Chan of Quincy, for the committee on Consumer Protection and Professional Licensure, on a petition, a Bill to establish standards for medical gas piping systems (House, No. 278).

By the same member, for the same committee, on Senate, Nos. 139 and 151 and House, Nos. 236 and 276, a Bill to provide increased access to hearing aids (House, No. 4298).

Severally referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Mr. Chan of Quincy, for the committee on Consumer Protection and Professional Licensure, on Senate, No. 140 and House, No. 231, a Bill relative to partial payment (House, No. 4299).

By the same member, for the same committee, on House, No. 40 and on a part of House, No. 27, a Bill relative to Keno licenses (House, No. 4305).

By the same member, for the same committee, on House, No. 199, a Bill relative to refrigeration technicians (House, No. 4306).

By the same member, for the same committee, on House, No. 310, a Bill providing for refrigeration apprentice licenses (House, No. 4309).

By the same member, for the same committee, on House, No. 805, a Bill relative to regulating the septic industry (House, No. 4311).

By Mr. O'Day of West Boylston, for the committee on Municipalities and Regional Government, on a petition, a Bill creating a multi-family housing incentive pilot program (House, No. 1788).

By the same member, for the same committee, on a petition, a Bill facilitating local approval of inclusionary zoning (House, No. 3883).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. Chan of Quincy, for the committee on Consumer Protection and Professional Licensure, on Senate, No. 127 and House, Nos. 38, 202 and on a part of House, No. 27, a Bill modernizing Lottery payment options (House, No. 202).

By the same member, for the same committee, on a petition, a Bill relative to the direct wine shipper license (House, No. 210).

By the same member, for the same committee, on a petition, a Bill relative to license suspensions (House, No. 260).
By the same member, for the same committee, on Senate, No. 99 and House, No. 308, a Bill relative to the proper bonding and grounding of CSST (House, No. 4297).

By the same member, for the same committee, on House, No. 39 and on a part of House, No. 27, a Bill relative to Lottery compliance investigations (House, No. 4300).

By the same member, for the same committee, on House, No. 220, a Bill relative to negative equity (House, No. 4307).

By the same member, for the same committee, on House, No. 277, a Bill creating a maximum allowable check-cashing rate (House, No. 4308).

By the same member, for the same committee, on House, No. 356, a Bill relative to updating the used car law (House, No. 4310).

By the same member, for the same committee, on House, No. 4060, a Bill authorizing the town of Hanover to grant 13 additional licenses for the sale of alcoholic beverages to be drunk on the premises (House, No. 4312) [Local Approval Received].

By Mr. O’Day of West Boylston, for the committee on Municipalities and Regional Government, on a petition, a Bill promoting cluster residential development (House, No. 1761).

By the same member, for the same committee, on a petition, a Bill relative to zoning voting thresholds (House, No. 1764).

By the same member, for the same committee, on a petition, a Bill relative to municipal form based codes (House, No. 1768).

By the same member, for the same committee, on a petition, a Bill relative to public hearing notification for variances from the terms of the applicable zoning ordinance or by-law (House, No. 1778).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Engrossed Bills.

Engrossed bills
Authorizing certain investments by the treasurer of the town of Cohasset (see Senate, No. 2230, amended); and
Regulating town meeting warrants in the town of Wareham (see Senate, No. 2283);
(Which severally originated in the Senate);
Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.

Orders of the Day.

Senate bills
Authorizing the town of North Andover to grant an additional liquor license (Senate, No. 2353); and
Establishing a sick leave bank for Aurora Wilber, an employee of the Massachusetts Commission for the Deaf and Hard of Hearing (Senate, No. 2437, amended);
Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time; and they were passed to be engrossed, in concurrence.
The Senate Bill authorizing the Southern Worcester County Regional Vocational School District to enter into solar power generation agreements (Senate, No. 1971, amended), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, in concurrence, Mr. Speliotis of Danvers moved to amend it by striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4317.

The amendment was adopted; and the bill (Senate, No. 1971, amended) was passed to be engrossed, in concurrence. Sent to the Senate for concurrence in the amendment.

Recess.

At sixteen minutes after eleven o’clock A.M., on motion of Ms. Gifford of Wareham (Mr. Haggerty of Woburn being in the Chair), the House recessed until the hour of six o’clock P.M.; and at twenty-one minutes after six o’clock, the House was called to order with the Speaker in the Chair.

Pursuant to assignment, at twenty-five minutes past six o’clock P.M., the two branches met in

JOINT SESSION.

In the Chamber of the House of Representatives, for the purpose of receiving such communication as His Excellency, Charles D. Baker, Governor of the Commonwealth, may be pleased to make relative to the concerns of the Commonwealth; and were called to order by the Honorable Karen E. Spilka, President of the Senate.

Order Adopted.

On motion of Mr. Rush,—

Ordered, That a committee be appointed to consist of members of the Senate and House of Representatives to wait upon Her Honor the Lieutenant-Governor, the Constitutional Officers, members of the Executive Council and other distinguished guests of the Governor and inform them that the two branches are now in Convention and request the honor of their presence.

Senators Hinds, Lewis, Gobi, Keenan and O’Connor were appointed on the part of the Senate; and Representatives McMurtry of Dedham, Poirier of North Attleborough, Frost of Auburn, Ferguson of Holden, Kane of Shrewsbury, Whips of Athol, Vincent of Revere, Honan of Boston and Fiola of Fall River, were appointed on the part of the House.

Subsequently, Mr. Hinds, for the committee, reported that Her Honor, Karyn Polito, the Lieutenant-Governor, the Constitutional officers, members of the
Executive Council, members of the Supreme Judicial Court and distinguished guests would immediately attend upon the convention.

Shortly thereafter, Her Honor the Lieutenant-Governor, Karyn Polito, the Constitutional officers, members of the Executive Council, members of the Supreme Judicial Court and distinguished guests entered the Chamber under the escort of the Sergeant at-Arms.

Invocation.

The President then introduced the Reverend Dr. Conley Hughes, Jr. of the Concord Baptist Church of Boston, who delivered the following Invocation:

Let us pray. Oh Lord our God. For your grace and divine blessings. We are thankful to you for giving us the Governor, to exercise executive authority and stewardship of the Commonwealth of Massachusetts. Even now we acknowledge your presence that permeates this hallowed space we share. As we gather here this evening, we can hear the voices, although faintly, of the men and women, who worked tirelessly to define and shape our Commonwealth into a place where people of all languages, ethnicities and heritage, could stand on common ground in respecting the dignity and work of all people. We invoke your presence in this Chamber for our esteemed 72nd Governor, his Excellency Charles Dwayne Baker, who is keenly aware that the work of justice, fairness and the development of a more perfect Commonwealth is the continuing task before us. We thank you for the strength, vision and compassion of our Governor, for his resilience and resolve and determination to give fully of himself to meet the needs of all of the citizens of this Commonwealth. We beseech you Oh God to give our Governor wisdom, insight and courage as he proposes legislation and programs to lead this Commonwealth in this third decade of the millennium 2000. And as he continues to cast the vision for all of the citizens and residents of each of the 351 cities and towns. The voice Oh God, of John Hancock, the first colonial Governor of Massachusetts, has similar to, to the thoughts of our Governor. When Hancock said “Continue steadfast and, with a proper sense of your dependence on God, nobly demand those rights which heaven gave, and no one ought to take from us.” Continue to give our Governor a listening ear, a discerning mind and a compassionate spirit for the work ahead. The voice of the apostle of peace and non violence, Dr. Martin Luther King, Jr., can still be heard echoing through the walls of this hallowed place when he, in addressing the great and honorable court 55 years ago in concluding his address said, “I still have faith in America and I still have a deep belief that we will solve our problems, teach us to imbue the love for freedom, justice and faith in our democracy exemplified in the lives of great men and women who have and continue to serve in these honorable halls.” Teach us Oh God to love our Commonwealth, pray unceasingly for our Governor, Lt. Governor, their Cabinet, the Legislature, Judiciary and all citizens and residents of Massachusetts that we may reflect what it is to live in a Commonwealth indivisible with liberty and justice for all. For yours is the kingdom, the power, and the glory forever. Amen.

Order Adopted.

On motion of Mr. Tarr,—

Ordered, That a committee be appointed to consist of members of the Senate and House of Representatives to wait upon His Excellency the Governor and inform him...
that the two branches are now in Convention for the purpose of receiving such communication as he may be pleased to make to them relating to the concerns of the Commonwealth.

Senators Boncore, Lovely, Moore, Rausch, Timilty and Fattman, were appointed on the part of the Senate; and Representatives Wagner of Chicopee, Jones of North Reading, Santiago of Boston, Hogan of Stow, Orrall of Lakeville, Cullinane of Boston and Biele of Boston, were appointed on the part of the House.

Subsequently, Mr. Boncore, for the committee, reported that His Excellency the Governor, Charles D. Baker would immediately attend upon the convention.

**Pledge of Allegiance.**

The President then introduced members of the Gold Star mothers and wives of Massachusetts, who led the convention in the pledge of allegiance to the flag.

Shortly thereafter, His Excellency the Governor, Charles D. Baker, entered the Chamber under the escort of the Sergeant-at-Arms.

The President then introduced His Excellency the Governor, Charles D. Baker, who thereupon addressed the Convention relative to the concerns of the Commonwealth (Senate, No. 2474).

The President in the Chair, then introduced the University of Massachusetts Lowell Chamber Singers who performed Unclouded Day.

**Benediction.**

The President then introduced Reverend Liz Walker of the Roxbury Presbyterian Church, who gave the following Benediction:

God of endurance and encouragement,

Grant that we your people will find a way to live in harmony, to truly become members of each other, regardless of ethnicity, race, class, geography —so that we may joyfully be caught in an inescapable network, peacefully tied in a single garment of destiny.

Heal us and restore us and draw us to one another and to you in love.

Teach us how to really see each other, beyond our worst moments or our greatest fears -help us search for you in each others eyes.

Teach us to distinguish between negotiation and betrayal,

When to defend our truth until the end

And when to climb down from our embattled uncertainties

In search of peace.

Teach us how to speak to each other, reminding us that the tongue has the power of life and death and without thought can be a beast

Straining constantly to break out of its cage and cause much grief and pain.

While one word of grace can heal, restore and change another’s life.

Grant us a vision lord

To see what we can achieve

To reach out beyond ourselves

To share our lives with others

To stretch our capabilities

And increase our sense of purpose…
To be sensitive to your presence
To give heed to your constant call.
Guide us that we may be more sensitive to our neighbor’s needs, and remind us that anyone in need is our neighbor.
Those who work and those who do not
Those who are well housed and those who are homeless,
Those who are fulfilled and those who are frustrated.
We pray that dark walls of separation may be broken down.
Attune us to each other’s hopes
That we may learn to know and love each other as you love us.
And so
We go from here
With eyes and hearts lifted for the best that still may come
In the name of all we hold holy
Let the people of God say Amen!

The President in the Chair, His Excellency the Governor, Charles D. Baker, Her Honor the Lieutenant-Governor, the Constitutional officers, the members of the Executive Council, and members of the Supreme Judicial Court then withdrew from the Chamber under the escort of the Sergeant-at-Arms.

At seven minutes before eight o’clock P.M., on motion of Mr. Moore, the Convention was dissolved.

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Order.

Mr. Haggerty of Woburn being in the Chair,—
On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Thursday next at eleven o’clock A.M.

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At four minutes before eight o’clock P.M., on motion of Mr. Jones of North Reading (Mr. Haggerty of Woburn being in the Chair), the House adjourned, to meet the following Thursday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.


[8]

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Message from the Governor.

A message from His Excellency the Governor submitting the annual budget of the Commonwealth for the fiscal year beginning July 1, 2020 (House, No. 2), was filed in the office of the Clerk on Wednesday, January 22.

The message was read; and it was referred, under Rule 30, with the accompanying schedules, to the committee on Ways and Means.

Resolutions.

Resolutions (filed with the Clerk by Mr. Smola of Warren) congratulating John J. Janulewicz, Jr. on the occasion of his retirement as chief of the Palmer Police Department, were referred under Rule 85, to the committee on Rules.

Mr. Galvin of Canton, for said committee, reported that the resolutions ought to be adopted. Under suspension of the rules, on motion of the same member, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Petitions.

Petitions severally were presented and referred as follows:

By Mr. Capano of Lynn, a petition (subject to Joint Rule 12) of Peter Capano (with the approval of the mayor and city council) for legislation to authorize the city of Lynn to acquire land from The West Lynn National Little League Inc., and to authorize the Lynn Water and Sewer Commission to use certain park land for combined sewer overflow control.

By Mr. Galvin of Canton, a petition (subject to Joint Rule 12) of William C. Galvin, Walter F. Timilty and William J. Driscoll, Jr., that the Appalachian Mountain Club Ponkapoag Cabins at Blue Hills Reservation in the town of Randolph be placed in the historic curatorship program within the Department of Conservation and Recreation.

By Mr. Kelcourse of Amesbury (by request), a petition (subject to Joint Rule 12) of Warren P. Russo relative to trailer hitch drawbars.

Severally, under Rule 24, to the committee on Rules.
Papers from the Senate.

The House Bill regarding breakfast after the bell (House, No. 4218), came from the Senate, passed to be engrossed, in concurrence, with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2473. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

A Bill relative to healthy youth (Senate, No. 2475) (on Senate bill No. 2459, amended), passed to be engrossed by the Senate, was read; and it was referred, under Rule 33, to the committee on Ways and Means.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Mathew J. Muratore, Kathleen R. LaNatra and others for legislation to require learners or apprentices employed by a journeyman electrician to be registered with the Division of Apprentice Training. To the committee on Consumer Protection and Professional Licensure.

Petition (accompanied by bill) of William J. Driscoll, Jr., that the Department of Conservation and Recreation be directed to establish memorial markers in the towns of Milton and Canton in memory of certain law enforcement officers killed in the line of duty. To the committee on Environment, Natural Resources and Agriculture.

Petition (accompanied by bill) of David M. Nangle relative to insurance on buildings by the University of Massachusetts. To the committee on Higher Education.

Under suspension of the rules, on motion of Mr. Galvin of Canton, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

Modernizing Lottery payment options (House, No. 202);
Relative to license suspensions (House, No. 260);
Further regulating the Assisted Living Advisory Council (House, No. 608);
Relative to municipal form based codes (House, No. 1768);
Authorizing the city of Springfield to convert the use of park land at DeBerry Park for a new DeBerry and Homer Street Elementary School and to replace it with additional park land in the city of Springfield (House, No. 4277) [Local Approval Received]; and
Relative to the town treasurer, town tax collector, and town clerk of the town of Chester (House, No. 4283) [Local Approval Received];

Under suspension of Rule 7A, in each instance, on motion of Mr. McGonagle of Everett, the bills severally were read a second time forthwith; and they were ordered to a third reading.
By Mr. Parisella of Beverly, for the committee on Public Service, asking to be discharged from further consideration of the petition (accompanied by bill, House, No. 2353) of Angelo J. Puppollo, Jr., and others relative to the public employee retirement investment committee membership,— and recommending that the same be referred to the committee on Financial Services. Under Rule 42, the report was considered forthwith; and it was accepted. Sent to the Senate for concurrence.

By Mr. Parisella of Beverly, for the committee on Public Service, on a petition, a Bill establishing a sick leave bank for Susan Edwards, an employee of the Department of Developmental Services (House, No. 4315).

By the same member, for the same committee, on House, No. 4314, a Bill establishing a sick leave bank for Michael A. Daigle, an employee of the Department of Correction (House, No. 4321).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

**Emergency Measure.**

The engrossed Bill establishing a sick leave bank for Aurora Wilber, an employee of the Massachusetts Commission for the Deaf and Hard of Hearing (see Senate, No. 2437, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 2 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the Senate) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

**Engrossed Bill.**

The engrossed Bill authorizing the town of North Andover to grant an additional liquor license (see Senate, No. 2353) (which originated in the Senate), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

**Orders of the Day.**

The Senate Bill allowing the city of Westfield to set the salary of the city clerk as the clerk of the city council through local process (Senate, No. 2197), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed, in concurrence.

The House Bill authorizing the appointing authority of the town of Bridgewater to appoint police cadets (House, No. 3677) (its title having been changed by the
committee on Bills in the Third Reading), reported by said committee to be correctly
drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of
Danvers moved to amend it in section 4, in line 21, by striking out the following: “
on January 1, 2019” and inserting in place thereof the words “upon its passage”; and
the amendment was adopted.

The bill (House, No. 3677, amended) then was passed to be engrossed. Sent to
the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday
next at eleven o’clock A.M.

At twenty-one minutes after eleven o’clock A.M., on motion of Ms. Gifford of
Wareham (Mr. Donato of Medford being in the Chair), the House adjourned, to meet
the following Monday at eleven o’clock A.M., in an Informal Session.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Message from the Governor.

A message from His Excellency the Governor recommending legislation relative to financing improvements to municipal roads and bridges (House, No. 4326), was filed in the office of the Clerk on Friday, January 24.

The message was read; and it was referred, under Rule 30, with the accompanying draft of a bill, to the committee on Transportation. Sent to the Senate for concurrence.

Resolutions.

Resolutions (filed with the Clerk by Ms. Balser of Newton and other members of the House) recognizing the seventy-fifth anniversary of the liberation of Auschwitz, were referred under Rule 85, to the committee on Rules.

Mr. Galvin of Canton, for said committee, reported that the resolutions ought to be adopted. Under suspension of the rules, on motion of Ms. Balser, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Communications.

Communications
From the Chief Justice for Administration and Management of the Trial Court (see Section 5 of Chapter 205 of the Acts of 2008) relative to the prosecution and disposition of cases involving certain offenses against children for fiscal year 2019; and
From the Chief Justice for Administration and Management of the Trial Court (see Section 131Y of Chapter 140 of the General Laws) submitting its annual report on extreme risk protective orders for calendar year 2019; and
From the Department of Public Health (see item 4513-1020 of Section 2 of Chapter 41 of the Acts of 2019) submitting its report entitled “Early Intervention FY19 Respite Expenditures and Referrals Approved by Month”; Severally were placed on file.

Annual Reports.
Annual reports

Of the District Attorney of the Cape and Islands (under Section 99 of Chapter 272 of the General Laws) submitting a report relative to wiretaps for calendar year 2019;

Of the District Attorney of Essex County (under Section 99 of Chapter 272 of the General Laws) submitting a report relative to wiretaps for calendar year 2019; and

Of the District Attorney of Middlesex County (under Section 99 of Chapter 272 of the General Laws) submitting a report relative to wiretaps for calendar year 2019;

Severally were placed on file.

Petitions.

Petitions severally were presented and referred as follows:

By Representative Rogers of Norwood and Senator Rush, a joint petition (accompanied by bill, House, No. 4328) of John H. Rogers and Michael F. Rush (by vote of the town) that the town of Norwood be authorized to grant a license for the sale of all alcoholic beverages to be drunk on the premises to the Skating Club of Boston. To the committee on Consumer Protection and Professional Licensure.

By Representative Mark of Peru and Senator Comerford, a joint petition (accompanied by bill, House, No. 4329) of Paul W. Mark and Joanne M. Comerford (with the approval of the mayor and city council) relative to the charter of the city known as the town of Greenfield; and

By Representative Sabadosa of Northampton and Senator Comerford, a joint petition (accompanied by bill, House, No. 4330) of Lindsay N. Sabadosa and Joanne M. Comerford (with the approval of the mayor and city council) relative to the charter of the city of Northampton be exempt from appointing weighers of hay, weighers of coal, and fence viewers in said city;

Severally to the committee on Municipalities and Regional Government.

Severally sent to the Senate for concurrence.

Messrs. Murray of Milford and Soter of Bellingham presented a petition (subject to Joint Rule 12) of Brian W. Murray and Michael J. Soter relative to eligibility for the Medal of Liberty; and the same was referred, under Rule 24, to the committee on Rules.

Papers from the Senate.

Bills

Designating May 6 as Moyamoya Disease awareness day (Senate, No. 1872) (on House, No. 2756); and

Establishing a sick leave bank for Alison Neas, an employee of the Department of Developmental Services (Senate, No. 2455, amended in line 4 by inserting after the word “Neas”, the first time it appears, the words “to care for her immediate family member”; and by inserting before the enacting clause the following emergency preamble:

“Whereas, The deferred operation of this act would tend to defeat its purpose, which is to establish forthwith a sick leave bank for a certain employee of the department of developmental services, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.”) (on a petition);
Severally passed to be engrossed by the Senate, were read; and they were referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

A Bill regulating certain insurance benefits for elected officials of the town of Blackstone (Senate, No. 2355) (on a petition) [Local Approval Received], passed to be engrossed by the Senate, was read; and it was referred, under Joint Rule 1E, to the committee on Health Care Financing.

Petitions severally were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2480) of Anne M. Gobi and Todd M. Smola for legislation to permit familial searching and partial DNA matches in investigating certain unsolved crimes. To the committee on the Judiciary.

Petition (accompanied by bill, Senate, No. 2481) of Patrick M. O’Connor for legislation to create a deposit for glass wine and liquor bottles. To the committee on Telecommunications, Utilities and Energy.

Reports of Committees.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

Establishing a sick leave bank for Susan Edwards, an employee of the Department of Developmental Services (House, No. 4315); and

Establishing a sick leave bank for Michael A. Daigle, an employee of the Department of Correction (House, No. 4321);

Under suspension of Rule 7A, in each instance, on motion of the same member, the bills severally were read a second time forthwith; and they were ordered to a third reading.

By Mr. Rogers of Cambridge, for the committee on Cannabis Policy, on House, No. 3536, a Bill relative to the Cannabis Control Commission’s authority regarding host community agreements (House, No. 4327).

By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on a petition, a Bill relative to cueing and supervision in the PCA program (House, No. 154).

Severally referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on a petition, a Bill establishing a diaper benefits pilot program (House, No. 107).

By the same member, for the same committee, on a petition, a Bill to provide notice to counsel of changes in a child’s or a young adult’s placement and other events (House, No. 148).

By the same member, for the same committee, on a petition, a Bill creating an electronic backpack for foster children (House, No. 4280, changed in section 1, in line 19, by inserting after the word “performance” the words “and transcript, the foster youth’s school attendance records, individual education plan if applicable”).
By Mr. Pignatelli of Lenox, for the committee on Environment, Natural Resources and Agriculture, on a petition, a Bill to promote regionalization with watershed based permitting (House, No. 768).

By the same member, for the same committee, on a petition, a Bill relative to the Farm Technology Review Commission (House, No. 882).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

Engrossed Bill.

The engrossed Bill allowing the city of Westfield to set the salary of the city clerk as the clerk of the city council through local process (see Senate, No. 2197) (which originated in the Senate), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

House bills
Providing for alternate members of the conservation commission of the town of Clinton (House, No. 4167);

Amending the charter of the town of Chelmsford to change the name of the board of selectmen to select board (House, No. 4222); and

Establishing a sick leave bank for Karyn Buckley, an employee of the Trial Court of the Commonwealth (House, No. 4251);

Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Thursday next at eleven o’clock A.M.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

**Guests of the House.**

At the beginning of the session, the Chair (Mr. Donato of Medford), declared a brief recess and introduced, seated in the Chamber, the Wellesley High School girls swim team, who won the Division 2 state swim and diving championship this fall. They were accompanied by their coach, Jen Dutton, who was the Division 2 swim coach of the year. At the invitation of the Chair, the students participated in the pledge of allegiance to the flag. They were the guests of Ms. Peisch of Wellesley.

**Resolutions.**

Resolutions (filed with the Clerk by Ms. Robinson of Framingham and other members of the House) urging the Congress of the United States to pass the Adoptee Citizenship Act of 2019, were referred under Rule 85, to the committee on Rules.

Mr. Galvin of Canton, for said committee, reported that the resolutions ought to be adopted. Under suspension of the rules, on motion of Ms. Peisch of Wellesley, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

**Orders.**

The following order (filed by Mr. Hay of Fitchburg) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

**Ordered,** That, notwithstanding the provisions of Joint Rule 10, the committee on Labor and Workforce Development be granted until Monday, April 6, 2020 within which time to make its final report on current Senate documents numbered 1045, 1052, 1060 and 1088, and House documents numbered 1651, 1681, 1683, 3835, 4192 and 4313 (House, No. 4341).

Mr. Galvin of Canton, for the committees on Rules, reported that the order ought to be adopted. Under suspension of the rules, on motion of Ms. Peisch of Wellesley, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Hay of Fitchburg) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:
Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on the Labor and Workforce Development be granted until Friday, June 5, 2020 within which time to make its final report on current Senate documents numbered 1062, 1064, 1066, 1082, 1090, 1102, 1107, 1110 and 2347, and House documents numbered 1605, 1610, 1617, 3809 and 4192 (House, No. 4342).

Mr. Galvin of Canton, for the committees on Rules, reported that the order ought to be adopted. Under suspension of the rules, on motion of Ms. Peisch of Wellesley, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. O’Day of West Boylston) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Municipalities and Regional Government be granted until Friday, May 1, 2020 within which time to make its final report on current House documents numbered 1831, 1832, 1833, 1834 and 1835 (House, No. 4343).

Mr. Galvin of Canton, for the committees on Rules, reported that the order ought to be adopted. Under suspension of the rules, on motion of Ms. Peisch of Wellesley, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Petitions.

Mr. Golden of Lowell presented a petition (accompanied by bill, House, No. 4350) of Thomas A. Golden, Jr., and others (with the approval of the city council) relative to municipal elections in the city of Lowell; and the same was referred to the committee on Election Laws. Sent to the Senate for concurrence.

Petitions severally were presented and referred as follows:

By Mr. Driscoll of Milton, a petition (subject to Joint Rule 12) of William J. Driscoll, Jr., for legislation to establish a sick leave bank for Jodi DiMaggio, an employee of the Trial Court.

By Representatives Zlotnik of Gardner and Ferguson of Holden, a petition (subject to Joint Rule 12) of Jonathan D. Zlotnik, Kimberly N. Ferguson and others relative to the Transportation Infrastructure Enhancement Trust Fund.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

A report of the committee on Education, asking to be discharged from further consideration of the petition (accompanied by bill, Senate, No. 313) of Joan B. Lovely, Kay Khan, Bradley H. Jones, Jr., John Barrett, III and other members of the General Court for legislation to prevent the sexual abuse of children and youth,—and recommending that the same be referred to the committee on the Judiciary; and

Reports

Of the committee on Public Health, asking to be discharged from further consideration

Of the petition (accompanied by bill, Senate, No. 1242) of Diana DiZoglio for legislation relative to products used on newborn infants; and
Of the petition (accompanied by bill, Senate, No. 1316) of Patrick M. O’Connor, Kay Khan, Rebecca L. Rausch, Adam G. Hinds and other members of the General Court for legislation to establish a newborn health and safe sleep pilot program; 
And recommending that the same severally be referred to the committee on Children, Families and Persons with Disabilities.
Severally accepted by the Senate, were considered forthwith, under Rule 42; and they were accepted, in concurrence.

A message from His Excellency the Governor recommending legislation advancing reform within the Massachusetts State Police (Senate, No. 2469), was referred, in concurrence, to the committee on Public Safety and Homeland Security.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:
Petition (accompanied by bill) of William C. Galvin, Walter F. Timilty and William J. Driscoll, Jr., that the Appalachian Mountain Club Ponkapoag Cabins at Blue Hills Reservation in the town of Randolph be placed in the historic curatorship program within the Department of Conservation and Recreation. To the committee on Environment, Natural Resources and Agriculture.
Petition (accompanied by bill) of Peter Capano (with the approval of the mayor and city council) for legislation to authorize the city of Lynn to acquire land from The West Lynn National Little League Inc., and to authorize the Lynn Water and Sewer Commission to use certain park land for combined sewer overflow control. To the committee on Municipalities and Regional Government.
Under suspension of the rules, on motion of Ms. Peisch of Wellesley, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the Senate Bill establishing a sick leave bank for Alison Neas, an employee of the Department of Developmental Services (Senate, No. 2455, amended), be scheduled for consideration by the House.
Under suspension of Rule 7A, on motion of Ms. Peisch of Wellesley, the bill was read a second time forthwith; and it was ordered to a third reading.

By Mr. Coppinger of Boston, for the committee on Community Development and Small Businesses, on House, No. 185, an Order relative to authorizing the committee on Community Development and Small Businesses to make an investigation and study of a certain House document concerning economic development (House, No. 4323).
By the same member, for the same committee, on House, No. 186, an Order relative to authorizing the committee on Community Development and Small Businesses to make an investigation and study of a certain House document concerning zoning and planning (House, No. 4324) [Representative McKenna of Webster dissenting].
By the same member, for the same committee, on House, No. 177, an Order relative to authorizing the committee on Community Development and Small Businesses to make an investigation and study of a certain House document concerning economic development (House, No. 4325) [Representative McKenna of Webster dissenting].
Businesses to make an investigation and study of a certain House document concerning economic development (House, No. 4325).

Severally referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

Subsequently, Mr. Galvin of Canton, for said committees, reported, in each instance, asking to be discharged from further consideration of the orders; and recommending that the same severally be referred to the House committee on Rules.

Under Rule 42, the reports severally were considered forthwith; and they were accepted.

By Mr. Chan of Quincy, for the committee on Consumer Protection and Professional Licensure, on House, No. 207, a Bill investigating the economic impact of certain Massachusetts laws (House, No. 4332). Read; and referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

By Mr. Coppinger of Boston, for the committee on Community Development and Small Businesses, on Senate, No. 88 and House, No. 3547, a Bill relative to encouraging the growth of small businesses (House, No. 3547).

By Mr. Chan of Quincy, for the committee on Consumer Protection and Professional Licensure, on a petition, a Bill authorizing the city known as the town of Watertown to grant 15 additional licenses for the sale of alcoholic beverages to be drunk on the premises (House, No. 4241) [Local Approval Received].

By the same member, for the same committee, on House, No. 3639, a Bill authorizing the city of Amesbury to grant four additional licenses for the sale of alcoholic beverages to be drunk on the premises (House, No. 4333) [Local Approval Received].

By the same member, for the same committee, on House, No. 3747, a Bill authorizing the city of Fitchburg to grant 1 additional license for the sale of all alcoholic beverages not to be drunk on the premises (House, No. 4334) [Local Approval Received].

By the same member, for the same committee, on House, No. 4100, a Bill authorizing the city of Boston to grant one additional license for the sale of alcoholic beverages to be drunk on the premises (House, No. 4335) [Local Approval Received].

By the same member, for the same committee, on House, No. 4164, a Bill authorizing the town of Clinton to grant a license for the sale of all alcoholic beverages to Super Sumit, Inc. (House, No. 4336) [Local Approval Received].

By the same member, for the same committee, on House, No. 4165, a Bill authorizing the town of Clinton to grant a license for the sale of all alcoholic beverages to 1044 Main Street Clinton LLC (House, No. 4337) [Local Approval Received].

By the same member, for the same committee, on House, No. 4220, a Bill authorizing the licensing authority of the city of Woburn to grant additional alcoholic beverage licenses (House, No. 4338) [Local Approval Received].

By the same member, for the same committee, on House, No. 4234, a Bill authorizing the town of Westford to grant two additional licenses for the sale of alcoholic beverages to be drunk on the premises (House, No. 4339) [Local Approval Received].

By the same member, for the same committee, on House, No. 4270, a Bill authorizing the town of Webster to grant an additional license for the sale of all alcoholic beverages to be drunk on the premises (House, No. 4340) [Local Approval Received].
Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Orders of the Day.

Senate bills
Further regulating the procedure for municipal acceptance of subdivision roads in the town of Hingham (Senate, No. 2242); and
Authorizing the appointment of special police officers in the town of West Bridgewater (Senate, No. 2361, amended);
Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time; and they were passed to be engrossed, in concurrence.

House bills
Establishing a sick leave bank for Susan Edwards, an employee of the Department of Developmental Services (House, No. 4315); and
Establishing a sick leave bank for Michael A. Daigle, an employee of the Department of Correction (House, No. 4321);
Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

The Senate Bill authorizing the town of Andover to convey a portion of a certain parcel of land (Senate, No. 2326), was read a second time; and it was ordered to a third reading.

The House Bill authorizing the town of Mashpee to convey certain town owned conservation land to Mark and Donna Lopez (House, No. 4191), reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time.
Pending the question on passing the bill to be engrossed, in concurrence, Mr. Speliotis of Danvers moved to amend it by substitution of a bill with the same title (House, No. 4346), which was read.
The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—
Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

At nine minutes after eleven o’clock A.M., on motion of Ms. Gifford of Wareham (Mr. Donato of Medford being in the Chair) the House adjourned, to meet on the following Monday at eleven o’clock A.M., in an Informal Session.
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[11]

Met at six minutes after eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Guests of the House.

During the Session, the Chair (Mr. Donato of Medford), declared a brief recess and introduced, seated in the Chamber, a group of Argentinian exchange students who are studying at Boston College High School. They were accompanied by former State Representative Peter J. Koutoujian, the current Sheriff of Middlesex County and his son, Peter, a fellow Boston College High School student. They were the guests of the Chair.

Recess.

At eight minutes after eleven o’clock A.M., on motion of Mr. Frost of Auburn (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at seventeen minutes before twelve o’clock noon the House was called to order with Mr. Donato in the Chair.

Message from the Governor.

A message from His Excellency the Governor submitting requests for making appropriations for the fiscal year 2020 to provide for supplementing certain existing appropriations and for certain other activities and projects (House, No. 4354), was filed in the office of the Clerk on Friday, January 31. The message was read; and it was referred, under Rule 30, with the accompanying draft of a bill, to the committee on Ways and Means.

Resolutions.

Resolutions (filed with the Clerk by Mr. Hill of Ipswich) congratulating Paul Polonsky upon the occasion of his retirement after a lifetime of serving Essex County, were referred, under Rule 85, to the committee on Rules.

Mr. Galvin of Canton, for said committee, reported that the resolutions ought to be adopted. Under suspension of the rules, on motion of Mr. Speliotis of Danvers, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.
Orders.

The following order (filed by Mr. Honan of Boston) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Housing be granted until Tuesday, March 31, 2020 within which time to make its final report on current House documents numbered 1316 and 3924.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4344), ought to be adopted. Under suspension of the rules, on motion of Mrs. Haddad of Somerset, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Ms. Cronin of Easton) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on the Judiciary be granted until Tuesday, May 12, 2020 within which time to make its final report on current House documents numbered 66, 1343, 1346, 1358, 1372, 1383, 1487, 1517, 1537, 1538, 1565, 3263, 3265, 3266, 3274, 3320, 3367, 3420, 3421, 3422, 3452, 3566, 3770, 4238, 4249 and 4295.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4352), ought to be adopted. Under suspension of the rules, on motion of Mrs. Haddad of Somerset, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Mahoney of Worcester) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:


Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4355), ought to be adopted. Under suspension of the rules, on motion of Mrs. Haddad of Somerset, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Parisella of Beverly) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Public Service be granted until Wednesday, April 22, 2020 within which time to make its final report on current Senate documents numbered 1487, 1565, 2257 and 2267, and House documents numbered 35, 2163, 2251, 2384, 4049 and 4254.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4353), ought to be adopted. Under suspension of the rules, on motion of Mrs. Haddad of Somerset, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.
The following order (filed by Mrs. Campbell of Methuen) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Veterans and Federal Affairs be granted until Monday, June 15, 2020 within which time to make its final report on current Senate documents numbered 2151, 2160, 2164, 2167, 2168 and 2171, and House documents numbered 3195, 3198, 3200, 3201, 3202, 3203, 3205, 3206, 3207, 3214, 3218, 3228, 3229, 3231, 3232, 3233, 3234, 3238 and 3245.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4351), ought to be adopted. Under suspension of the rules, on motion of Mrs. Haddad of Somerset, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Petitions.

Petitions severally were presented and referred as follows:

By Mr. Hay of Fitchburg, a petition (accompanied by bill, House, No. 4365) of Stephan Hay and Dean A. Tran (by vote of the town) that the town of Lunenburg be authorized to grant one additional license for the sale of wines and malt beverages not to be drunk on the premises to Lanni Orchards; and

By the same member, a petition (accompanied by bill, House, No. 4366) of Stephan Hay and Dean A. Tran (by vote of the town) that the town of Lunenburg be authorized to grant one additional license for the sale of wines and malt beverages not to be drunk on the premises;

Severally to the committee on Consumer Protection and Professional Licensure.

Severally sent to the Senate for concurrence.

Petitions severally were presented and referred as follows:

By Mrs. Ciccolo of Lexington, a petition (subject to Joint Rule 12) of Michelle L. Ciccolo and others for legislation to create a transportation excise tax to be levied on certain businesses.

By Ms. Nguyen of Andover, a petition (subject to Joint Rule 12) of Tram T. Nguyen and others relative to planning board meeting postponements due to inclement weather.

By Mr. Velis of Westfield, a petition (subject to Joint Rule 12) of John C. Velis and others relative to the federal Open Burn Pit Registry and exposure of veterans and service members to certain airborne hazards.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

The House Bill authorizing the conveyance of an interest in a certain parcel of park land in the town of Fairhaven (House, No. 4009) (its title having been changed by the Senate committee on the Bills in the Third Reading), came from the Senate, passed to be engrossed, in concurrence, with an amendment striking out all after the enacting clause and inserting in place there of the text contained in Senate document numbered 2486.

The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.
A report of the committee on Revenue, asking to be discharged from further consideration of the petition (accompanied by bill, Senate, No. 2464) of William N. Brownsberger and Walter F. Timilty for legislation to modernize property tax abatements for veterans, and recommending that the same be referred to the committee on Veterans and Federal Affairs,— accepted by the Senate, was considered forthwith, under Rule 42; and it was accepted, in concurrence.

A petition of Julian Cyr and other members of the General Court for legislation relative to the Massachusetts National Guard Family Education Program, came from the Senate referred, under suspension of Joint Rule 12, to the committee on Veterans and Federal Affairs.

The House then concurred with the Senate in the suspension of said rule; and the petition (accompanied by bill, Senate, No. 2502) was referred, in concurrence, to the committee on Veterans and Federal Affairs.

A communication from the Human Resources Division of the Executive Office for Administration and Finance (under the provisions of Section 61A of Chapter 31 and Section 5(3)(e) of Chapter 32 of the General Laws) submitting revisions to regulations for initial hire medical and physical fitness standards tests of municipal public safety personnel (Senate, No. 2485), was referred, in concurrence, to the committee on Public Service.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of William J. Driscoll, Jr., for legislation to establish a sick leave bank for Jodi DiMaggio, an employee of the Trial Court; and

Petition (accompanied by bill) of José F. Tosado and others (with the approval of the mayor and city council) relative to the use of recreation vehicles in the city of Springfield;

Severally to the committee on the Judiciary.

Under suspension of the rules, on motion of Mrs. Haddad of Somerset, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following bills be scheduled for consideration by the House:

The Senate Bill designating May 6 as Moyamoya Disease awareness day (Senate, No. 1872); and

House bills

Authorizing the city of Fitchburg to grant 1 additional license for the sale of all alcoholic beverages not to be drunk on the premises (House, No. 4334) [Local Approval Received];

Authorizing the city of Boston to grant one additional license for the sale of alcoholic beverages to be drunk on the premises (House, No. 4335) [Local Approval Received];

Authorizing the town of Clinton to grant a license for the sale of all alcoholic beverages to Super Sumit, Inc. (House, No. 4336) [Local Approval Received];
Authorizing the town of Clinton to grant a license for the sale of all alcoholic beverages to 1044 Main Street Clinton LLC (House, No. 4337) [Local Approval Received];

Authorizing the licensing authority of the city of Woburn to grant additional alcoholic beverage licenses (House, No. 4338) [Local Approval Received];

Authorizing the town of Westford to grant two additional licenses for the sale of alcoholic beverages to be drunk on the premises (House, No. 4339) [Local Approval Received]; and

Authorizing the town of Webster to grant an additional license for the sale of all alcoholic beverages to be drunk on the premises (House, No. 4340) [Local Approval Received];

Under suspension of Rule 7A, in each instance, on motion of Mrs. Haddad of Somerset, the bills severally were read a second time forthwith; and they were ordered to a third reading.

By Mr. Galvin of Canton, for the committees on Rules of the two branches, acting concurrently, that the Bill creating a special commission to study the participation of minority business enterprises and women business enterprises in public construction projects (House, No. 4239), ought to pass. Referred, under Rule 33, to the committee on Ways and Means.

By Mr. Honan of Boston, for the committee on Housing, on a joint petition, a Resolve relative to housing visitability (House, No. 1278).

By Mr. Straus of Mattapoisett, for the committee on Transportation, on a petition, a Bill providing for a study to be conducted on the cost feasibility of implementing a ferry service to Long Island in Boston Harbor (House, No. 2962).

Severally read; and referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

By Mr. Straus of Mattapoisett, for the committee on Transportation, on a Message from His Excellency the Governor, a Bill financing improvements to municipal roads and bridges (printed in House, No. 4326). Read; and referred, under Rule 17G, to the committee on Bonding, Capital Expenditures and State Assets.

By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on a petition, a Bill relative to the use of electronic benefit transfer cards with regard to online grocery delivery services (House, No. 134).

By the same member, for the same committee, on House, No. 166, a Bill relative to the best practices for ensuring the safety of blind persons (House, No. 4348).

By Mr. Honan of Boston, for the committee on Housing, on a petition, a Bill relative to senior and non-elderly disabled housing (House, No. 1253).

By the same member, for the same committee, on a petition, a Bill relative to low-income housing eligibility for disabled veterans (House, No. 1261).

By the same member, for the same committee, on a petition, a Bill to protect families experiencing homelessness from having to sleep in unsafe places (House, No. 1265).

By the same member, for the same committee, on a petition, a Bill relative to manufactured housing communities (House, No. 1276).

By the same member, for the same committee, on a petition, a Bill codifying the Massachusetts Rental Voucher Program (House, No. 1305).
By the same member, for the same committee, on a petition, a Bill relative to public housing authorities (House, No. 1320).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on a petition, a Bill relative to persons with developmental disabilities (House, No. 155).

By the same member, for the same committee, on a petition, a Bill expanding access to adoption (House, No. 1492).

By the same member, for the same committee, on House, No. 141, a Bill relative to individuals with intellectual or developmental disabilities (House, No. 4347).

By the same member, for the same committee, on House, No. 172, a Bill relative to supported decision-making agreements for certain adults with disabilities (House, No. 4349).

By Mr. Honan of Boston, for the committee on Housing, on a petition, a Bill amending the act authorizing affordable housing covenants in the town of Nantucket (House, No. 3640) [Local Approval Received].

By the same member, for the same committee, on a petition, a Bill relative to the Northampton Housing Authority (House, No. 3685) [Local Approval Received].

By Mr. Straus of Mattapoisett, for the committee on Transportation, on a petition, a Bill designating Marshfield the home of Senator Daniel Webster and Governor Edward Winslow (House, No. 3063).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

Relative to encouraging the growth of small businesses (House, No. 3547); and
Relative to updating the used car law (House, No. 4310);
Severally placed in the Orders of the Day for the next sitting for a second reading.

Engrossed Bills.

Engrossed bills
Further regulating the procedure for municipal acceptance of subdivision roads in the town of Hingham (see Senate, No. 2242); and
Authorizing the appointment of special police officers in the town of West Bridgewater (see Senate, No. 2361, amended);
(Which severally originated in the Senate);
Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.

Orders of the Day.

Senate bills
Observing United States Navy Day (Senate, No. 1904, amended); and
Establishing a sick leave bank for Alison Neas, an employee of the Department of Developmental Services (Senate, No. 2455, amended):
Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time; and they were passed to be engrossed, in concurrence.

House bills
Directing the Bristol County Retirement Board to grant creditable service to Christopher R. Carreiro (House, No. 3912); and
Relative to recall elections in the town of Charlton (House, No. 4034);
Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

House bills
Designating a certain bridge in the city of Lynn as the Army SPC Antonio J. Syrakos foot bridge (House, No. 3743); and
[sic] City of Chelsea Affordable Housing Trust Fund Board (House, No. 4155);
Severally were read a second time; and they were ordered to a third reading.

Order.
On motion of Mr. DeLeo of Winthrop,—
Ordered, That when the House adjourns today, it adjourn to meet on Wednesday next at eleven o’clock A.M.

At five minutes before twelve o’clock noon, on motion of Mr. Frost of Auburn (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Wednesday at eleven o’clock A.M.
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WEDNESDAY, FEBRUARY 5, 2020.

[12]*
Met according to adjournment at eleven o’clock A.M. with Mrs. Haddad of Somerset in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mrs. Haddad of Somerset), the members, guests and employees joined with her in reciting the pledge of allegiance to the flag.

Statement of Representative Khan of Newton.

A statement of Ms. Khan of Newton was spread upon the records of the House, as follows:

MR. SPEAKER: I would like to call to the attention of the House the fact that I was unable to be present in the House Chamber for the Joint Session held on June 12, 2019. Had I been present for Yea and Nay No. 77, I would have voted in the affirmative. Had I been present for Yea and Nay Nos. 71 to 76, inclusive, I would have voted, in each instance, in the negative.

Guests of the House.

During the session, the Chair (Mrs. Haddad of Somerset), declared a brief recess and introduced, seated in the Chamber, the Mansfield High School Football team. They were accompanied by their coach Mike Redding. They were the guests of Representatives Barrows of Mansfield, Kafka of Stoughton and Poirier of North Attleborough.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

Resolutions (filed by Mrs. Haddad of Somerset and other members of the House) congratulating the League of Women Voters of Massachusetts on its one hundredth anniversary;

Resolutions (filed by Mrs. Poirier of North Attleborough) congratulating Isa Siddiq on receiving the Eagle Scout Award of the Boy Scouts of America;

Resolutions (filed by Mr. Howitt of Seekonk) congratulating Robert Myers on receiving the Eagle Scout Award of the Boy Scouts of America; and

Resolutions (filed by Mr. Howitt of Seekonk) congratulating Sebastian Myers on receiving the Eagle Scout Award of the Boy Scouts of America;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Kafka of Stoughton, the resolutions (reported by the
committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Orders.

Mr. Galvin of Canton, for the committee on Rules, reported (under the provisions of House Rules 7B and 7C) an Order relative to special procedures for consideration of the House Bill relative to host community agreements (House, No. 4367) [for order, see House, No. 4382]. The order was adopted.

The following order (filed by Mr. Rogers of Cambridge) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Cannabis Policy be granted until Wednesday, February 12, 2020 within which time to make its final report on current House document numbered 3647.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4380), ought to be adopted. Under suspension of the rules, on motion of Mr. Kafka of Stoughton, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Rogers of Cambridge) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Cannabis Policy be granted until Thursday, March 5, 2020 within which time to make its final report on current Senate document numbered 1123, and House documents numbered 3522, 4147 and 4274.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4381), ought to be adopted. Under suspension of the rules, on motion of Mr. Kafka of Stoughton, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Ms. Khan of Newton) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Children, Families and Persons with Disabilities be granted until Wednesday, March 18, 2020 within which time to make its final report on current House documents numbered 98, 139, 147, 150, 174, 1314 and 3221.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4383), ought to be adopted. Under suspension of the rules, on motion of Mr. Kafka of Stoughton, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Ms. Peisch of Wellesley) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Education be granted until Thursday, March 5, 2020 within which time to make its final report on current Senate document numbered 289, and House documents numbered 445, 448, 457, 465, 495, 534, 564 and 3757.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4376), ought to be adopted. Under suspension of the rules, on motion of
Mr. Kafka of Stoughton, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Ms. Balser of Newton) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Elder Affairs be granted until Monday, March 30, 2020 within which time to make its final report on current Senate documents numbered 349, 352, 358, 365, 366, 376, 381 and 2376, and House documents numbered 600, 601, 605, 609, 610, 611, 618, 625, 630, 3830 and 4063.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4379), ought to be adopted. Under suspension of the rules, on motion of Mr. Straus of Mattapoisett, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Lawn of Watertown) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Election Laws be granted until Thursday, April 30, 2020 within which time to make its final report on current Senate documents numbered 396, 404, 414 and 2471, and House documents numbered 635, 636, 646, 685, 715, 719, 3921, 4161 and 4301.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4377), ought to be adopted. Under suspension of the rules, on motion of Mr. Straus of Mattapoisett, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Murphy of Weymouth) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Financial Services be granted until Monday, May 4, 2020 within which time to make its final report on current Senate documents numbered 102, 111, 576, 611, 625, 641 and 655, and House documents numbered 919, 943, 944, 956, 966, 973, 975, 991, 1013, 1041, 1045, 1055, 1061, 1066, 1067, 1087, 1104, 3805 and 4044.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4345), ought to be adopted. Under suspension of the rules, on motion of Mrs. Poirier of North Attleborough, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Murphy of Weymouth) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Financial Services be granted until Monday, May 4, 2020 within which time to make its final report on current House document numbered 1073.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4356), ought to be adopted. Under suspension of the rules, on motion of Mrs. Poirier of North Attleborough, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Roy of Franklin) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:
Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Higher Education be granted until Friday, March 20, 2020 within which time to make its final report on current Senate documents numbered 737, 741, 744, 752, 754, 758, 765, 769 and 1089, and House documents numbered 43, 481, 1202, 1210, 1211, 1213, 1214, 1215, 1216, 1221, 1229, 1230, 1231, 1240, 1245, 1247 and 1248.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4357), ought to be adopted. Under suspension of the rules, on motion of Mrs. Poirier of North Attleborough, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Ms. Decker of Cambridge) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Mental Health, Substance Use and Recovery be granted until Friday, March 20, 2020 within which time to make its final report on current House documents numbered 1716 and 1748.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4371), ought to be adopted. Under suspension of the rules, on motion of Mr. Straus of Mattapoisett, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Ms. Decker of Cambridge) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Mental Health, Substance Use and Recovery be granted until Wednesday, April 15, 2020 within which time to make its final report on current House documents numbered 1697, 1699, 1709, 1712, 1724, 1733, 1734 and 1736.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4372), ought to be adopted. Under suspension of the rules, on motion of Mr. Barrows of Mansfield, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. O’Day of West Boylston) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Municipalities and Regional Government be granted until Monday, March 2, 2020 within which time to make its final report on current Senate documents numbered 114 and 1204, and House documents numbered 1757, 1758, 1773, 1774, 1822 and 1823.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4369), ought to be adopted. Under suspension of the rules, on motion of Mr. Barrows of Mansfield, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Miss Gregoire of Marlborough) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on State Administration and Regulatory Oversight be granted until Friday, May 1, 2020 within which time to make its final report on current Senate documents numbered 2268, 2352 and 2403, and House documents numbered 36, 2698, 2742 and 4217.
Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4370), ought to be adopted. Under suspension of the rules, on motion of Mr. Wong of Saugus, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Golden of Lowell) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Telecommunications, Utilities and Energy be granted until Thursday, June 4, 2020 within which time to make its final report on current House documents numbered 2809, 2810, 2818, 2823, 2836, 2849, 3667 and 3668.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4378), ought to be adopted. Under suspension of the rules, on motion of Mr. Wong of Saugus, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. McMurtry of Dedham) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Tourism, Arts and Cultural Development be granted until Wednesday, April 1, 2020 within which time to make its final report on current House document numbered 2931.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4373), ought to be adopted. Under suspension of the rules, on motion of Mr. Wong of Saugus, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

**Petitions.**

Petitions severally were presented and referred as follows:

By Mr. Arciero of Westford, a petition (accompanied by bill, House, No. 4387) of James Arciero (by vote of the town) that the town of Littleton be authorized to use certain land within said town for construction of a water treatment facility; and

By Mr. Gentile of Sudbury, a petition (accompanied by bill, House, No. 4388) of Carmine Lawrence Gentile, Michael J. Barrett and James B. Eldridge (by vote of the town) that the town of Sudbury be authorized to make the charter of said town gender neutral;

Severally to the committee on Municipalities and Regional Government.

By Mr. Kafka of Stoughton, a petition (accompanied by bill, House, No. 4389) of Louis L. Kafka, Paul R. Feeney and Walter F. Timilty (by vote of the town) relative to the transfer of land to be used for a utility scale solar project in the town of Sharon; and

By Mrs. LaNatra of Kingston, a petition (accompanied by bill, House, No. 4390) of Kathleen R. LaNatra (by vote of the town) that the town of Kingston be authorized to establish a special fund to process activity produced by non-town net metering;

Severally to the committee on Telecommunications, Utilities and Energy.

Severally sent to the Senate for concurrence.
Mr. Moran of Boston presented a petition (subject to Joint Rule 12) of Michael J. Moran and others relative to au pairs and host families; and the same was referred, under Rule 24, to the committee on Rules.

**Papers from the Senate.**

A Bill authorizing the town of Halifax to continue the employment of Robert G. Gaynor (Senate, No. 2393) (on a petition) [Local Approval Received], passed to be engrossed by the Senate, was read; and it was referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

A petition of Marc R. Pacheco for legislation relative to gas infrastructure and public safety, came from the Senate referred, under suspension of Joint Rule 12, to the committee on Telecommunications, Utilities and Energy.

The House then concurred with the Senate in the suspension of said rule; and the petition (accompanied by bill, Senate, No. 2514) was referred, in concurrence, to the committee on Telecommunications, Utilities and Energy.

A report of the committees on Rules of the two branches, acting concurrently, asking to be discharged from further consideration of the petition (accompanied by bill, Senate, No. 1797) of Bruce E. Tarr and Harriette L. Chandler for legislation to provide for science and technology policy fellows, and recommending that the same be referred to the Senate committee on Rules,— accepted by the Senate, was considered forthwith, under Rule 42; and it was accepted, in concurrence insomuch as relates to the discharge of the committee.

**Reports of Committees.**

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Steven Ultrino and others relative to reimbursements to cities and towns for early voting costs. To the committee on Election Laws.

Petition (accompanied by bill) of Jay D. Livingstone (with the approval of the city council) relative to transportation network company vehicles operating in the city of Cambridge. To the committee on Financial Services.

Petition (accompanied by bill) of James M. Kelcourse relative to a property tax credit for certain veterans. To the committee on Revenue.

Petition (accompanied by bill) of Warren P. Russo relative to trailer hitch drawbars. To the committee on Transportation.

Petition (accompanied by bill) of Brian W. Murray and Michael J. Soter relative to eligibility for the Medal of Liberty. To the committee on Veterans and Federal Affairs.

Under suspension of the rules, on motion of Mr. Kafka of Stoughton, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Galvin of Canton, for the committees on Rules of the two branches, acting concurrently, asking to be discharged from further consideration
Of the Resolve providing for an investigation and study by a special commission relative to child suicide (House, No. 474);
    Of the Resolve to establish a special commission to perform an investigation and providing for a study relative to the long term management, maintenance and future use of the Boston Harbor Long and Moon Islands (House, No. 729);
    Of the Bill creating a special commission to study the equity of chapter [sic] 21J and 21O (House, No. 793);
    Of the Bill establishing a special commission to ensure the resiliency of family farms in the 21st century (House, No. 802, changed);
    Of the Resolve providing for a commission to study the affects of offshore wind projects on Massachusetts fisheries (House, No. 813);
    Of the Bill to study the feasibility of creating and implementing a gypsy moth spraying program (House, No. 837);
    Of the Bill to establish a task force to review housing production and equity in the Commonwealth (House, No. 1325);
    Of the Resolve establishing a special commission to improve utilization of skilled immigrants in the Commonwealth (House, No. 1608);
    Of the Bill to reform the distribution of unrestricted local aid (House, No. 1762);
    Of the Bill relative to parking and pedestrian safety (House, No. 1779);
    Of the Resolve providing for an investigation and study by a special commission relative to preparedness for natural disasters (House, No. 2112);
    Of the Bill establishing a commission on automated decision-making, artificial intelligence, transparency, fairness, and individual rights (House, No. 2701);
    Of the Bill establishing the Massachusetts law revision commission (House, No. 2741);
    Of the Bill establishing a special commission to identify, preserve and commemorate historic roadways in Massachusetts (House, No. 3130); and
    Of the Bill establishing a statewide financial literacy program special commission (House, No. 4255);
    And recommending that the same severally be referred to the House committee on Rules.
    Under Rule 42, the reports severally were considered forthwith; and they were accepted.

    By Mr. Galvin of Canton, for the committees on Rules of the two branches, acting concurrently, asking to be discharged from further consideration
    Of the petition (accompanied by bill, House, No. 2661) of Jonathan Hecht and others for legislation to create a legislative research bureau within the General Court;
    Of the petition (accompanied by bill, House, No. 2662) of Paul W. Mark that all meetings or caucuses convened by the General Court for the purposes of considering budget appropriations be open to the public; and
    Of the petition (accompanied by bill, House, No. 2663) of Shauna L. O'Connell, David F. DeCoste and Shawn Dooley for legislation to require the committees on Ways and Means of both branches of the General Court to conduct certain hearings on measures that would increase or expand any new or existing taxes or fees;
    And recommending that the same severally be referred to the House committee on Rules.

    By Miss Gregoire of Marlborough, for the committee on State Administration and Regulatory Oversight, asking to be discharged from further consideration of the petition (accompanied by bill, Senate, No. 1816) of Nick Collins and others relative
to hotel zones, — and recommending that the same be referred to the committee on Ways and Means.

Under Rule 42, the reports were considered forthwith; and they were accepted. Severally sent to the Senate for concurrence, insomuch as relates to the discharge of the committees.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the House Bill authorizing the city known as the town of Watertown to grant 15 additional licenses for the sale of alcoholic beverages to be drunk on the premises (House, No. 4241) [Local Approval Received], be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Straus of Mattapoisett, the bill was read a second time forthwith; and it was ordered to a third reading.

By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on a petition, a Bill relative to programs to promote self-sufficiency and decrease dependence on government provided assistance (House, No. 121, changed in line 25 by striking out the following: “(a)” and inserting in place thereof the following: “(b)”; and in lines 33 and 34 by striking out the words “unless the department of transitional assistance has a reasonable expectation that the individual will” and inserting in place thereof the words “the department of transitional assistance has a reasonable, specific and individualized expectation that the individual will not”).

By the same member, for the same committee, on House, No. 103, a Bill providing immediate childcare assistance to homeless families (House, No. 4374).

By Miss Gregoire of Marlborough, for the committee on State Administration and Regulatory Oversight, on a petition, a Bill ensuring equitable representation in the Commonwealth (House, No. 2681).

By the same member, for the same committee, on a joint petition, a Bill establishing gender neutral bathrooms (House, No. 2686).

By the same member, for the same committee, on House, No. 3664, a Bill providing for a gender neutral designation on state documents and identifications (House, No. 4363).

By the same member, for the same committee, on House, No. 4105, a Bill authorizing the Division of Capital Asset Management and Maintenance to convey a certain parcel of land to the city of Newton (House, No. 4364).

By Mr. Straus of Mattapoisett, for the committee on Transportation, on a petition, a Bill to authorize Massachusetts Fallen Firefighter Memorial motorcycle license plates (House, No. 3166).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. Straus of Mattapoisett, for the committee on Transportation, on a petition, a Bill honoring Bob Cousy (House, No. 3127).

By the same member, for the same committee, on a petition, a Bill designating a certain bridge in the city of Woburn as the Vietnam veterans memorial bridge (House, No. 4206).

By the same member, for the same committee, on a petition, a Bill designating a certain bridge in the city of Woburn as the Angelo Piazza bridge (House, No. 4207).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.
Engrossed Bills.

Engrossed bills
Observing United States Navy Day (see Senate, No. 1904, amended) (which originated in the Senate); and
Authorizing Scott Wood to take the civil service examination for the position of police officer in the city of Haverhill notwithstanding the maximum age requirement (see House, No. 3994) (which originated in the House);
Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.

Motion to Discharge a Certain Matter in the Orders of the Day.

The Senate amendments of the House Bill relative to banks and banking (House, No. 4176), reported by the committee on Bills in the Third Reading to be correctly drawn, were taken from their position in the Orders of the Day, under suspension of Rule 47, on motion of Mr. Kafka of Stoughton; and they were adopted, in concurrence.

Recess.

At twenty-three minutes after eleven o’clock A.M., on motion of Mr. Wong of Saugus (Mrs. Haddad of Somerset being in the Chair), the House recessed until one o’clock P.M.; and at nine minutes after one o’clock the House was called to order with Mr. Donato of Medford in the Chair.

Orders.

The following order (filed by Ms. Khan of Newton) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:
Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Children, Families and Persons with Disabilities be granted until Wednesday, March 18, 2020 within which time to make its final report on current House documents numbered 122.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4385), ought to be adopted. Under suspension of the rules, on motion of Ms. Khan, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Naughton of Clinton) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:
Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Public Safety and Homeland Security be granted until Friday, May 1, 2020 within which time to make its final report on current House documents numbered 1416, 1976, 2047, 3573 and 3727.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4386), ought to be adopted. Under suspension of the rules, on motion of
Mr. Naughton, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Straus of Mattapoisett) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Transportation be granted until Wednesday, March 4, 2020 within which time to make its final report on current Senate documents numbered 2123 and 2137, and House document numbered 3083.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4384), ought to be adopted. Under suspension of the rules, on motion of Mr. Straus, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Petition.

Mr. Hunt of Boston presented a petition (subject to Joint Rule 12) of Daniel J. Hunt for legislation to establish a sick leave bank for Jessica Renehan, also known as Jessica Abar, an employee of the Department of Conservation and Recreation; and the same was referred, under Rule 24, to the committee on Rules.

Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, then reported recommending that Joint Rule 12 be suspended. Under suspension of the rules, on motion of Mrs. Haddad of Somerset, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on Public Service. Sent to the Senate for concurrence.

Engrossed Bills – Land Takings.

The engrossed Bill authorizing the mutual release of all claims to certain lands in the town of Newbury (see Senate, No. 2270, amended) (which originated in the Senate), in respect to which the Senate had concurred in adoption of the emergency preamble, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 156 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 144 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill authorizing the conveyance of a fee interest in land in the town of Marion (see House, No. 4038) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the
Amendments to the Constitution); and on the roll call 156 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 145 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Engrossed Bill.

The engrossed Bill to protect persons with intellectual or developmental disabilities from abuse (see Senate, No. 2367, amended) (which originated in the Senate), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays, at the request of Ms. Khan of Newton; and on the roll call 154 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 146 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Reports of Committees.

Prior to the noon recess (Mrs. Haddad of Somerset being in the Chair),—By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the House Bill relative to certain affordable housing in the city of Chelsea (House, No. 3979), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4368). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Kafka of Stoughton, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

Subsequently, the noon recess having terminated (Mr. Donato of Medford being in the Chair), under suspension of the rules, on motion of Mr. Ryan of Boston, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Prior to the noon recess (Mrs. Haddad of Somerset being in the Chair),—Mr. Michlewitz of Boston, for the committee on Ways and Means, on House, No. 4354, reported, in part, a Bill relative to host community agreements (House, No. 4367). Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of the rules, on motion of Mr. Straus of Mattapoisett, the bill was read a second time forthwith; and it was ordered to a third reading.

Subsequently, the noon recess having terminated (Mr. Donato of Medford being in the Chair), under further suspension of the rules, on motion of Mr. Rogers of
Cambridge, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time.

After remarks on the question on passing the bill to be engrossed, Mrs. Kane of Shrewsbury moved to amend it in section 1, in lines 22, 23 and 24, by striking out the sentence contained in those lines and inserting in place thereof the following sentence: “Any other contractual financial obligation that is explicitly or implicitly a factor considered in or is a condition of an agreement shall not be enforceable; provided, however, that nothing shall preclude, nor require, a marijuana establishment or a medical marijuana treatment center from voluntarily providing organizations with in-kind contributions and charitable contributions after the execution of the host agreement.”. The amendment was adopted.

Mr. Mom of Lowell then moved to amend the bill in section 1, in lines 16 and 17, by striking out the following: “5 years” and inserting in place thereof the following: “one 5 year term”; and the amendment was adopted.

Miss Gregoire of Marlborough then moved to amend the bill in section 1, in line 17, by striking out the word “begin” and inserting in place thereof the word “commence”; and in lines 25 to 33, inclusive, by striking out the three paragraphs contained in those lines and inserting in place thereof the following four paragraphs:

“(3) Terms and conditions related to the community impact fee shall be severable. If a term or condition related to the community impact fee is invalidated by the commission, all remaining provisions of the agreement shall remain in full force and effect. No applicant, licensee, or holder of a provisional or final certificate of registration shall be denied a license, registration, renewal thereof by the commission on the sole basis of an agreement containing an invalid term or condition related to the community impact fee.

(4) An agreement required by this subsection may be waived at the discretion of the host community with approval of the commission; provided, however, that the host community submits to the commission a written waiver executed by the host community and the marijuana establishment or medical marijuana treatment center.

(5) Any cost to a city or town imposed by the operation of a marijuana establishment or medical marijuana treatment center shall be documented and considered a public record as defined by clause Twenty-sixth of section 7 of chapter 4.

(6) The commission shall promulgate regulations necessary to carry out the provisions of this subsection.”.

The amendments were adopted.

On the question on passing the bill, as amended, to be engrossed, the sense of the House was taken by yeas and nays, at the request of Mr. Rogers of Cambridge; and on the roll call 122 members voted in the affirmative and 33 in the negative.

[See Yea and Nay No. 147 in Supplement.]

Therefore the bill (House, No. 4398, published as amended) was passed to be engrossed. Sent to the Senate for concurrence.

By Mr. Cusack of Braintree, for the committee on Revenue, on a petition, a Bill relative to the town of Mattapoisett (House, No. 4244) [Local Approval Received]. Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.
Under suspension of the rules, on motion of Mrs. Haddad of Somerset, the bill was read a second time forthwith; and it was ordered to a third reading.

Subsequently, under further suspension of the rules, on motion of Mr. Straus of Mattapoisett, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed, its title having been changed by said committee to read: “An Act providing for certain tax assessments and pilot agreements for solar and wind systems in the town of Mattapoisett.” Sent to the Senate for concurrence.

*Emergency Measures.*

The engrossed Bill further regulating banks and banking (see House, No. 4176, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 35 to 0. Sent to the Senate for concurrence.

The engrossed Bill establishing a sick leave bank for Alison Neas, an employee of the Department of Developmental Services (see Senate, No. 2455, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 4 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

*Order.*

On motion of Mr. DeLeo of Winthrop,—

*Ordered*, That when the House adjourns today, it adjourn to meet tomorrow at eleven o’clock A.M.

Mr. Frost of Auburn then moved that the House adjourn; and the motion prevailed. Accordingly, without proceeding to consideration of the matters in the Orders of the Day, at six minutes after six o’clock P.M. (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following day at eleven o’clock A.M., in an Informal Session.
JOURNAL OF THE HOUSE.

THURSDAY, FEBRUARY 6, 2020.
Thursday, February 6, 2020.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Guests of the House.

At the beginning of the session, the Chair (Mr. Donato of Medford), declared a brief recess and introduced, seated in the Chamber, members of the League of Women Voters of Massachusetts. At the invitation of the Chair, they participated in the pledge of allegiance to the flag. They were the guests of Mrs. Haddad of Somerset.

Appointments of the Speaker.

The Speaker announced that he had made the following appointments:

That Samuel Hyun of Auburndale and Betty King of Boston have been appointed to the Asian American Commission established (under Section 68 of Chapter 3 of the General Laws) on the status of citizens of Asian descent;

That Representative Day of Stoneham had been appointed to the special commission established (under Section 101 of Chapter 41 of the Acts of 2019) to conduct a comprehensive study to evaluate and make recommendations regarding the appropriate level of funding for the Department of Correction and each sheriff’s department; and

That Representative Santiago of Boston had been appointed to the special commission established (under Section 102 of Chapter 41 of the Acts of 2019) to study and make recommendations regarding the licensing of foreign-trained medical professionals.

Appointment of the Minority Leader.

The Minority Leader announced that he had appointed (under Section 11 of Chapter 123 of the Acts of 2019) Representative Ferguson of Holden as his designee on the special legislative commission to examine the feasibility of authorizing the use of campaign funds to pay for the provision of family care and child care services by candidates for state, county or municipal elected office.

Orders.

The following order (filed by Ms. Ferrante of Gloucester) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:
Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Economic Development and Emerging Technologies be granted until Friday, February 28, 2020 within which time to make its final report on current Senate documents numbered 201, 223, 224, 228, 229, 230 and 231, and House documents numbered 68, 366, 368, 372, 373, 375, 376, 377, 378, 379, 386, 387, 389 and 4070.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4392), ought to be adopted. Under suspension of the rules, on motion of Ms. Ferrante, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Ms. Ferrante of Gloucester) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Economic Development and Emerging Technologies be granted until Monday, May 4, 2020 within which time to make its final report on current Senate documents numbered 200, 204, 205, 208, 209, 210, 211, 216, 218 and 2193, and House documents numbered 364, 369, 370, 374, 382, 383, 384, 385, 393 and 3699.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4393), ought to be adopted. Under suspension of the rules, on motion of Ms. Ferrante, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Cusack of Braintree) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Revenue be granted until Monday, March 16, 2020 within which time to make its final report on current Senate documents numbered 10, 1667, 1668, 1672, 1679, 1694, 1720, 1727, 1729 and 2318, and House documents numbered 2423, 2457, 2497, 2519, 2530, 2535, 2552, 2592, 2599, 2603, 2610, 2653, 2660, 3637, 3691, 3888 and 4208.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4395), ought to be adopted. Under suspension of the rules, on motion of Mr. Cusack, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Cusack of Braintree) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Revenue be granted until Tuesday, April 7, 2020 within which time to make its final report on current Senate documents numbered 1631, 1635, 1647, 1649, 1651, 1657, 1682, 1689, 1690, 1709, 1713, 1724, 1731, 1749, 1775 and 1782, and House documents numbered 2391, 2412, 2428, 2429, 2432, 2446, 2450, 2455, 2458, 2483, 2494, 2507, 2529, 2553, 2554, 2555, 2556, 2589, 2607, 2609, 2636, 3617, 3618, 3731, 3732, 3787, 3788 and 4201.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4396), ought to be adopted. Under suspension of the rules, on motion of Mr. Cusack, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Straus of Mattapoisett) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:
Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Transportation be granted until Wednesday, March 4, 2020 within which time to make its final report on current Senate documents numbered 7, 2034, 2047, 2049, 2069, 2071, 2072 and 2289, and House documents numbered 2963, 3040, 3073, 3116, 3126, 3135, 3156 and 3980.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4391), ought to be adopted. Under suspension of the rules, on motion of Mr. Straus, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Straus of Mattapoisett) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Transportation be granted until Wednesday, March 4, 2020 within which time to make its final report on current Senate document numbered 2056, and House document numbered 3672.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4394), ought to be adopted. Under suspension of the rules, on motion of Mr. Straus, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Papers from the Senate.

A message from His Excellency the Governor (pursuant to the provisions of Article LXXXIX of the Amendments to the Constitution) recommending legislation authorizing the town of Scituate to establish the date of its annual town election. (Senate, No. 2497), was referred, in concurrence, to the committee on Election Laws.

There being no objection,— the following order came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Housing be granted until March 31, 2020, within which time to make its final report on current House document numbered 1257, relative to the jurisdiction of housing authorities.

Under suspension of the rules, on motion of Mr. Honan of Boston, the order (Senate, No. 2505) was considered forthwith; and it was adopted, in concurrence.

There being no objection,— the following order came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Mental Health, Substance Use and Recovery be granted until March 20, 2020, within which time to make its final report on current Senate documents numbered 1144 and 1160, relative to mental health and substance use matters.

Under suspension of the rules, on motion of Ms. Decker of Cambridge, the order (Senate, No. 2508) was considered forthwith; and it was adopted, in concurrence.

There being no objection,— the following order came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Mental Health, Substance Use and Recovery be granted until April 15, 2020,
within which time to make its final report on current Senate documents numbered 1134, 1145, 1152, 1153, and 1154, relative to mental health and substance use matters.

Under suspension of the rules, on motion of Ms. Decker of Cambridge, the order (Senate, No. 2509) was considered forthwith; and it was adopted, in concurrence.

There being no objection,— the following order came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Public Safety and Homeland Security be granted until May 1, 2020, within which time to make its final report on current Senate documents numbered 1093, 1401, 1427, and 2413, relative to public safety matters.

Under suspension of the rules, on motion of Mr. Naughton of Clinton, the order (Senate, No. 2511) was considered forthwith; and it was adopted, in concurrence.

There being no objection,— the following order came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Tourism, Arts and Cultural Development be granted until April 1, 2020, within which time to make its final report on current Senate document numbered 2029, relative to artists.

Under suspension of the rules, on motion of Mr. McMurtry of Dedham, the order (Senate, No. 2512) was considered forthwith; and it was adopted, in concurrence.

**Reports of Committees.**

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Joint petition (accompanied by bill) of Daniel J. Hunt and Nick Collins that the University of Massachusetts be authorized to designate the student center at the Boston campus as the George V. Kenneally, Jr., student center. To the committee on Higher Education.

Petition (accompanied by bill) of Timothy R. Whelan and others relative to civil service appointments for children of certain deceased firefighters, police officers or correction officers. To the committee on Public Service.

Petition (accompanied by bill) of Michelle L. Ciccolo and others for legislation to create a transportation excise tax to be levied on certain businesses. To the committee on Revenue.

Petition (accompanied by bill) of Daniel J. Ryan, RoseLee Vincent and Sal N. DiDomenico that the commissioner of Capital Asset Management and Maintenance be authorized to convey certain parcels of land to the city of Chelsea for conservation and passive recreational purposes. To the committee on State Administration and Regulatory Oversight.

Petition (accompanied by bill) of Timothy R. Whelan for legislation to designate the Station Avenue overpass in the town of Yarmouth as the Corporal Orie D.W. Sampson, Jr. memorial bridge. To the committee on Transportation.

petition (accompanied by bill) of John C. Velis and others relative to the federal Open Burn Pit Registry and exposure of veterans and service members to certain airborne hazards. To the committee on Veterans and Federal Affairs.
Under suspension of the rules, on motion of Ms. Peake of Provincetown, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

Requiring instruction in CPR and the use of defibrillators for high school graduation (House, No. 4292); and

Authorizing the town of Hanover to grant 13 additional licenses for the sale of alcoholic beverages to be drunk on the premises (House, No. 4312) [Local Approval Received];

Under suspension of Rule 7A, in each instance, on motion of Ms. Peake of Provincetown, the bills severally were read a second time forthwith; and they were ordered to a third reading.

By Mr. Cabral of New Bedford, for the committee on Bonding, Capital Expenditures and State Assets, that the Bill financing improvements to municipal roads and bridges (printed in House, No. 4326), ought to pass [Bond Issue: General Obligation Bonds: $200,000,000.00]. Referred, under Rule 33, to the committee on Ways and Means.

By Mr. Straus of Mattapoisett, for the committee on Transportation, on House, No. 4002, a Bill authorizing and accelerating transportation investment (House, No. 4397). Read; and referred, under Rule 17G, to the committee on Bonding, Capital Expenditures and State Assets.

By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on a petition, a Bill to ensure equitable health coverage for children (House, No. 162).

By Ms. Cronin of Easton, for the committee on the Judiciary, on Senate, No. 834 and House, Nos. 1466 and 3332, a Bill relative to the penalties for the crime of female genital mutilation (House, No. 4606).

Severally referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on a petition, a Bill to bring child support home (House, No. 89).

By Ms. Cronin of Easton, for the committee on the Judiciary, on a petition, a Bill to promote the well-being of minor children living with guardians (House, No. 1396).

By the same member, for the same committee, on Senate, Nos. 869 and 962 and House, No. 1475, a Bill encouraging the donation of food to persons in need (House, No. 1475).

By the same member, for the same committee, on a petition, a Bill prohibiting the sale of dextromethorphan to minors (House, No. 1495).

By the same member, for the same committee, on Senate, No. 946 and House, No. 1589, a Bill relative to Gardner District Court (House, No. 1589).

By the same member, for the same committee, on House, No. 1550, a Bill relative to transmitting indecent visual depictions by teens (House, No. 4602).
By the same member, for the same committee, on House, No. 3457, a Bill relative to parole (House, No. 4607).

By the same member, for the same committee, on House, No. 3608, a Bill requiring the relocation of the Cambridge District Court (House, No. 4608).

By Miss Gregoire of Marlborough, for the committee on State Administration and Regulatory Oversight, on a petition, a Bill relating to access to public records (House, No. 2779).

By the same member, for the same committee, on a petition, a Bill authorizing the Division of Capital Asset Management and Maintenance to grant a drainage easement, and amending a permanent right of way easement, to the city of Marlborough (House, No. 3982).

By the same member, for the same committee, on a joint petition, a Bill authorizing the Division of Capital Asset Management and Maintenance to transfer certain parcels of land to the city of Northampton (House, No. 4123).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Ms. Cronin of Easton, for the committee on the Judiciary, on Senate, No. 982 and House, No. 1330, a Bill relative to speed limitations near waste or recycling collection vehicles (House, No. 1330).

By the same member, for the same committee, on Senate, No. 960 and House, No. 1413, a Bill to increase transparency in the Massachusetts land record systems to protect the property rights of homeowners and businesses (House, No. 1413).

By the same member, for the same committee, on Senate, No. 1031 and House, No. 1436, a Bill criminalizing sexual assault by fraud of a medical professional (House, No. 1436).

By the same member, for the same committee, on Senate, No. 1013 and House, No. 1485, a Bill to promote efficiency in co-parent adoptions (House, No. 1485).

By the same member, for the same committee, on Senate, No. 963 and House, No. 1523, a Bill prohibiting gunfire directed at dwelling houses (House, No. 1523).

By the same member, for the same committee, on a petition, a Bill relative to school safety (House, No. 1562).

By the same member, for the same committee, on a petition, a Bill establishing criminal responsibility for motor vehicle “hit and runs” on private property (House, No. 3259).

By the same member, for the same committee, on House, No. 1474, a Bill relative to offenses while driving on a suspended license (House, No. 4375).

By the same member, for the same committee, on a petition, a Bill establishing a sick leave bank for Jodi DiMaggio, an employee of the Massachusetts Trial Court (House, No. 4600).

By the same member, for the same committee, on House, No. 1488, a Bill increasing penalties for hit and runs with recreational vehicles in the Commonwealth to be known as the James Ward act (House, No. 4601).

By the same member, for the same committee, on Senate, No. 855 and House, No. 1572, a Bill relative to statewide grand juries (House, No. 4603).

By the same member, for the same committee, on House, Nos. 3250 and 3251, a Bill relative to expunged records (House, No. 4604) [Representative Sullivan of Abington dissenting].

By the same member, for the same committee, on Senate, Nos. 835 and House, No. 3260, a Bill relative to construction defect claims by condominium owners (House, No. 4605).
By Miss Gregoire of Marlborough, for the committee on State Administration and Regulatory Oversight, on a petition, a Bill relative to Rosa Parks day (House, No. 4160).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Engrossed Bill.

The engrossed Bill further regulating banks and banking (see House, No. 4176, amended) (which originated in the House), in respect to which the Senate had concurred in adoption of the emergency preamble, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

House bills
Designating certain areas of the World War II Memorial in the city of Boston in memory of Edward J. Morrissey, John J. Mullen and Joseph P. Murphy (House, No. 4194); and
Establishing a sick leave bank for Karlene Derozier, an employee of the Department of Public Health (House, No. 4199) (its title having been changed by the committee on Bills in the Third Reading);
Severally reported by said committee to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—
Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

At twenty-nine minutes before twelve o’clock noon, on motion of Mr. Frost of Auburn (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
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[14]
Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Petitions.

A joint petition (subject to Joint Rule 9) of William C. Galvin and Walter F. Timilty (by vote of the town) that the town of Canton be authorized to establish the Revere & Son Heritage Trust, Inc. and to acquire land for the creation and operation of the Paul Revere Museum of Discovery and Innovation and Paul Revere Heritage Site in said town, was transmitted to the State Secretary, under the provisions of Chapter 3 of the General Laws.

Mr. Roy of Franklin presented a petition (accompanied by bill, House, No. 4411) of Jeffrey N. Roy (with the approval of the town council) that the city known as the town of Franklin be authorized to exempt all positions in the fire department of said town from the civil service law; and the same was referred to the committee on Public Service. Sent to the Senate for concurrence.

Petitions severally were presented and referred as follows:

By Mr. Cusack of Braintree, a petition (subject to Joint Rules 12 and 9) of Mark J. Cusack and others that the towns of Braintree, Holbrook and Randolph be authorized to establish the tri-town water district.

By Ms. Domb of Amherst, a petition (subject to Joint Rule 12) of Mindy Domb relative to establishing an excise tax on guns and ammunition and creating a public health and safety fund.

By Mr. Livingstone of Boston, a petition (subject to Joint Rule 12) of Jay D. Livingstone for legislation to authorize cities and towns to impose a local affordable housing surcharge on certain real property.

By Mr. Moran of Boston, a petition (subject to Joint Rule 12) of Michael J. Moran and others for an investigation and study by a special commission (including members of the General Court) relative to the au pair exchange visitor program.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

The House Bill establishing a charter for the town of Medway (House, No. 3969, amended), came from the Senate passed to be engrossed, in concurrence, with an amendment in section 2, in line 567, striking out the following: “section 23B of
chapter 39” and inserting in place thereof the following: “sections 18 to 25, inclusive of chapter 30A”. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Children, Families and Persons with Disabilities be granted until March 18, 2020, within which time to make its final report on current Senate documents numbered 42, 44, 57, 76, 77, 784, 816, 1242, and 1316, relative to children, families and persons with disabilities.

Under suspension of the rules, on motion of Ms. Khan of Newton, the order (Senate, No. 2513) was considered forthwith; and it was adopted, in concurrence.

The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Public Health be granted until April 1, 2020, within which time to make its final report on current Senate documents numbered 492, 665, 1205, 1208, 1213, 1217, 1223, 1224, 1234, 1236, 1241, 1247, 1248, 1250, 1251, 1255, 1264, 1270, 1276, 1277, 1278, 1280, 1284, 1295, 1306, 1312, 1314, 1317, 1319, 1323, 1326, 1328, 1329, 1330, 1333, 1335, 1345, 1350, 2206, 2359, and 2453, relative to public health matters.

Under suspension of the rules, on motion of Mr. Mahoney of Worcester, the order (Senate, No. 2510) was considered forthwith; and it was adopted, in concurrence.

Bills

To accelerate the transition of cars, trucks and buses to carbon-free power (Senate, No. 2498) (on Senate bill No. 2476, amended);

Relative to energy savings efficiency (Energy SAVE) (Senate, No. 2499) (on Senate bill No. 2478, amended); and

Setting next-generation climate policy (Senate, No. 2500) (on Senate bill No. 2477, amended);

Severally passed to be engrossed by the Senate, were read; and they were referred, under Rule 33, to the committee on Ways and Means.

Petitions were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2523) of Michael D. Brady for legislation to establish a sick leave bank for Richard G. Perry, an employee of the Department of Conservation and Recreation;

Petition (accompanied by bill, Senate, No. 2522) of Michael D. Brady for legislation to establish a sick leave bank for Marie Romelus, an employee of the Center for Health Information and Analysis; and

Petition (accompanied by bill, Senate, No. 2521) of Patrick M. O’Connor for legislation to establish a sick leave bank for Michelle Ceurvels, an employee of the Massachusetts Bay Transportation Authority;

Severally to the committee on Public Service.
Reports of Committees.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following bills be scheduled for consideration by the House:

The Senate Bill authorizing the town of Halifax to continue the employment of Robert G. Gaynor (Senate, No. 2393) [Local Approval Received]; and

House bills
Relative to persons with developmental disabilities (House, No. 155);
Relative to speed limitations near waste or recycling collection vehicles (House, No. 1330);
Relative to school safety (House, No. 1562);
Establishing criminal responsibility for motor vehicle “hit and runs” on private property (House, No. 3259);
Designating a certain bridge in the city of Woburn as the Vietnam Veterans memorial bridge (House, No. 4206);
Designating a certain bridge in the city of Woburn as the Angelo Piazza bridge (House, No. 4207);
Relative to offenses while driving on a suspended license (House, No. 4375);
Establishing a sick leave bank for Jodi DiMaggio, an employee of the Massachusetts Trial Court (House, No. 4600); and
Increasing penalties for hit and runs with recreational vehicles in the Commonwealth to be known as the James Ward act (House, No. 4601);

Under suspension of Rule 7A, in each instance, on motion of Mr. Garballey of Arlington, the bills severally were read a second time forthwith; and they were ordered to a third reading.


Subsequently, Mr. Galvin of Canton, for said committees, reported asking to be discharged from further consideration of the order; and recommending that the same be referred to the House committee on Rules. Under Rule 42, the report was considered forthwith; and it was accepted.

Mr. Galvin of Canton, for said committee on Rules, on the foregoing order, then reported, in part, asking to be discharged from further consideration of the petition (accompanying bill, House, No. 639) of Mike Connolly, Joan Meschino and others relative to child care expenses for candidates while performing work or attending certain campaign events,— and recommending that the same be recommitted to the committee on Election Laws. Under Rule 42, the report was considered forthwith; and it was accepted.
By Mr. Golden of Lowell, for the committee on Telecommunications, Utilities and Energy, on House, Nos. 255, 2802, 2803, 2805, 2806, 2807, 2808, 2811, 2812, 2813, 2816, 2817, 2820, 2821, 2822, 2824, 2828, 2829, 2831, 2833, 2834, 2835, 2837, 2838, 2840, 2841, 2844, 2846, 2847, 2848, 2850, 2851, 2852, 2854, 2855, 2856, 2857, 2859, 2860, 2864, 2865, 2866, 2868, 2869, 2870, 2871, 2872, 2873, 2874, 2875, 2876, 2877, 2878, 2879, 2880, 2881, 2882, 2883, 2884, 2885, 2886, 2887, 2888, 2890, 2891, 2892, 2893, 2894, 2896, 2897, 2898, 2899, 2900, 2902, 2903, 2904, 2905, 2906, 2910, 2914, 2915, 2916, 2918, 2919, 2920, 2921, 2922, 2923, 2924, 2925, 2926, 2927, 2928, 2929, 2930, 3666, 3791, 3893, 3894, 4045, 4148 and 4261, an Order relative to authorizing the committee on Telecommunication, Utilities and Energy to make an investigation and study of certain House documents concerning telecommunication, utilities and energy (House, No. 4405). Referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

Subsequently Mr. Galvin of Canton, for said committees, reported asking to be discharged from further consideration of the order; and recommending that the same be referred to the House committee on Rules. Under Rule 42, the report was considered forthwith; and it was accepted.

Mr. Galvin of Canton, for said committee on Rules, on the foregoing order, then reported, in part, asking to be discharged from further consideration of the petition (accompanied by bill, House, No. 2881) of Randy Hunt and others for legislation to further define miniature beverage containers under the “bottle bill”, so-called,— and recommending that the same be recommitted to the committee on Telecommunications, Utilities and Energy. Under Rule 42, the report was considered forthwith; and it was accepted.

By Ms. Campbell of Methuen, for the committee on Veterans and Federal Affairs, on House, Nos. 3197, 3211, 3213, 3215, 3219, 3222, 3223, 3224, 3225, 3227, 3230, 3236, 3246, 3585, 3674 and 3792, an Order relative to authorizing the committee on Veterans and Federal Affairs to make an investigation and study of certain House documents concerning veterans and federal affairs (House, No. 4404). Referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

Subsequently, Mr. Galvin of Canton, for said committees, reported asking to be discharged from further consideration of the order; and recommending that the same be referred to the House committee on Rules. Under Rule 42, the report was considered forthwith; and it was accepted.

By Ms. Cronin of Easton, for the committee on the Judiciary, on House, No. 3657, a Bill relative to the misrepresentation of a service animal (House, No. 4609). Read; and referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

By Ms. Cronin of Easton, for the committee on the Judiciary, on House, No. 3926, a Bill relative to duck hunting in densely populated areas (House, No. 4610).
Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Emergency Measures.

The engrossed Bill establishing additional powers for municipal light boards (see House, No. 4069, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 5 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be re-enacted, in its amended form; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill establishing a sick leave bank for Leah Reed, an employee of the Department of Developmental Services (see House, No. 4258), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 5 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

The House Bill relative to Westford home rule charter (House, No. 4235), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Thursday next at eleven o’clock A.M.

At twenty-four minutes after eleven o’clock A.M., on motion of Mr. Frost of Auburn (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Thursday at eleven o’clock A.M., in an Informal Session.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

Resolutions (filed by Mr. Dooley of Norfolk) congratulating John Allerton Doughty on receiving the Eagle Award from the Boy Scouts of America;

Resolutions (filed by Mr. Dooley of Norfolk) congratulating Ian Gunderson on receiving the Eagle Award from the Boy Scouts of America;

Resolutions (filed by Mr. Dooley of Norfolk) congratulating James Todd Sanislow on receiving the Eagle Award from the Boy Scouts of America; and

Resolutions (filed by Ms. Hogan of Stow) congratulating Chief Michael D. Burks, Sr. on the occasion of his retirement from the Hudson Police Department;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Ms. Barber of Somerville, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Petitions.

Representative McKenna of Webster and Senator Fattman presented a joint petition (accompanied by bill, House, No. 4422) of Joseph D. McKenna and Ryan C. Fattman (by vote of the town) that the town of Webster be authorized to make permanent improvements to private ways and assess betterments in said town; and the same was referred to the committee on Municipalities and Regional Government. Sent to the Senate for concurrence.

Petitions severally were presented and referred as follows:

By Mr. Honan of Boston, a petition (subject to Joint Rule 12) of Kevin G. Honan and others (with the approval of the mayor and city council) that the city of Boston be authorized to fund affordable housing through a fee on certain real estate transfers.

By Mr. Howitt of Seekonk, a petition (subject to Joint Rule 12) of Steven S. Howitt relative to warranty for motor vehicles after certain sales.

Severally, under Rule 24, to the committee on Rules.
Papers from the Senate.

The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on the Judiciary be granted until May 12, 2020, within which time to make its final report on current Senate documents numbered 823, 824, 825, 845, 850, 861, 899, 902, 913, 937, 939, 952, 956, 978, 983, 989, 1041, 1209, 1385, 2441, and 2457, relative to Judiciary committee.

Under suspension of the rules, on motion of Ms. Barber of Somerville, the order (Senate, No. 2506) was considered forthwith; and it was adopted, in concurrence.

The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on the Judiciary be granted until May 12, 2020, within which time to make its final report on current Senate document numbered 313, relative to Judiciary committee.

Under suspension of the rules, on motion of Ms. Barber of Somerville, the order (Senate, No. 2507) was considered forthwith; and it was adopted, in concurrence.

There being no objection,— the following order came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Consumer Protection and Professional Licensure be granted until April 1, 2020, within which time to make its final report on current Senate document numbered 195, and House document numbered 311, relative to competitive supply.

Under suspension of the rules, on motion of Ms. Barber of Somerville, the order (Senate, No. 2515) was considered forthwith; and it was adopted, in concurrence.

There being no objection,— the following order came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Consumer Protection and Professional Licensure be granted until April 1, 2020, within which time to make its final report on current Senate document numbered 116, and House document numbered 315, relative to the sale of sports and entertainment tickets.

Under suspension of the rules, on motion of Ms. Barber of Somerville, the order (Senate, No. 2516) was considered forthwith; and it was adopted, in concurrence.

There being no objection,— the following order came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Consumer Protection and Professional Licensure be granted until May 8, 2020, within which time to make its final report on current Senate document numbered 101, and House document numbered 13, relative to horse racing and wavering.

Under suspension of the rules, on motion of Ms. Barber of Somerville, the order (Senate, No. 2517) was considered forthwith; and it was adopted, in concurrence.
A Bill to modernize certain provisions of the agricultural preservation restriction program (Senate, No. 2520) (on Senate bill No. 527), passed to be engrossed by the Senate, was read; and it was referred, under Rule 33, to the committee on Ways and Means.

Petitions were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2535) of Marc R. Pacheco, Patricia A. Haddad and Norman J. Orrall (with approval of the mayor and city council) for legislation to authorize the Department of Revenue to approve a revised tax rate for the city of Taunton for the fiscal year 2020. To the committee on Revenue.

Petition (accompanied by bill, Senate, No. 2536) of Katrina King for legislation relative to junior license operators driving family members with disabilities. To the committee on Transportation.

Reports of Committees.

By Mr. Galvin of Canton, for the committees on Rules of the two branches, acting concurrently, asking to be discharged from further consideration

Of the Resolve relative to housing visitability (House, No. 1278);

Of the Bill providing for a study to be conducted on the cost feasibility of implementing a ferry service to Long Island in Boston Harbor (House, No. 2962);

Of the Bill investigating the economic impact of certain Massachusetts laws (House, No. 4332); and

Of the Bill relative to the misrepresentation of a service animal (House, No. 4609);

And recommending that the same severally be referred to the House committee on Rules. Under Rule 42, the reports severally were considered forthwith; and they were accepted.

By Mr. Cusack of Braintree, for the committee on Revenue, on a petition, a Bill authorizing the town of Reading to establish a means tested senior citizen property tax exemption (House, No. 4243) [Local Approval Received]. Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of the rules, on motion of Ms. Barber of Somerville, the bill was read a second time forthwith; and it was ordered to a third reading.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

To increase transparency in the Massachusetts land record systems to protect the property rights of homeowners and businesses (House, No. 1413);

Relative to the Northampton Housing Authority (House, No. 3685) [Local Approval Received];

Allowing the town of Sharon to grant licenses for the sale of all alcoholic beverages not to be drunk on the premises (House, No. 4402) [Local Approval Received];

Taunton,— tax rate.

Junior operators.

Housing.

Long Island,— ferry.

Minimum pricing.

Service animals.

Reading,— senior taxes.

Land rights.

Northampton housing board.

Sharon,— liquor licenses.
Relative to statewide grand juries (House, No. 4603); and
Relative to duck hunting in densely populated areas (House, No. 4610);
Under suspension of Rule 7A, in each instance, on motion of Mr. Cusack of
Braintree, the bills severally were read a second time forthwith; and they were ordered
to a third reading.

By Ms. Cronin of Easton, for the committee on the Judiciary, on Senate, No. 843
and House, No. 3388, a Bill improving medical decision making (House, No. 3388).
Referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Mr. Pignatelli of Lenox, for the committee on Environment, Natural
Resources and Agriculture, on a petition, a Bill relative to lithium-ion batteries
(House, No. 808).
By the same member, for the same committee, on Senate, No. 486 and House,
Nos. 853, 897 and 3737, a Bill to study forest management practices (House, No.
4415).
Severally read; and referred, under Joint Rule 29, to the committees on Rules of
the two branches, acting concurrently.

By Mr. Pignatelli of Lenox, for the committee on Environment, Natural
Resources and Agriculture, on a petition, a Bill relative to public access to Long
Island in Boston Harbor (House, No. 726).
By the same member, for the same committee, on a petition, a Bill relative to the
Division of Waterways to dredge Quincy Bay [sic] (House, No. 727).
By the same member, for the same committee, on a petition, a Bill to save
recycling costs in the Commonwealth (House, No. 750).
By the same member, for the same committee, on a petition, a Bill requiring
reserve electric power at wastewater treatment facilities (House, No. 752).
By the same member, for the same committee, on a petition, a Bill to study the
health of the Blue Hills Forest and ecology to inform long-term reservation
management (House, No. 757).
By the same member, for the same committee, on a petition, a Bill relative to
paint recycling (House, No. 796).
By the same member, for the same committee, on a petition, a Bill establishing
a commission on livestock shelter requirements (House, No. 868).
By the same member, for the same committee, on a petition, a Bill relative to
buffer zones on land under the agricultural restriction program (House, No. 870).
By the same member, for the same committee, on a petition, a Bill establishing
a commission to study dredging needs for recreational boating in Commonwealth
waterways (House, No. 883) [Senator Eldridge dissenting].
By the same member, for the same committee, on House, No. 792, a Bill
governing the use of pesticides containing the herbicide substance Glyphosate in the
Commonwealth (House, No. 4413).
By Ms. Cronin of Easton, for the committee on the Judiciary, on a petition, a Bill
relative to judicial case managers and assistant judicial case managers for the
Middlesex Probate and Family Court (House, No. 3325).
By the same member, for the same committee, on a petition, a Bill relative to
assistant registers and administrative deputy assistants for the Middlesex Probate and
Family Court (House, No. 3326).
By the same member, for the same committee, on a petition, a Bill to permit publication of reports of decisions of the Supreme Judicial Court and the Appeals Court in electronic format (House, No. 3268).

By Mr. O'Day of West Boylston, for the committee on Municipalities and Regional Government, on a petition, a Bill relative to solar assessments (House, No. 3838, changed in section 1, in line 21, by striking out the figures: “10,000” and inserting in place thereof the figures: “20,000”).

By Miss Gregoire of Marlborough, for the committee on State Administration and Regulatory Oversight, on a petition, a Bill relative to local impacts of enacted legislation (House, No. 2674).

By the same member, for the same committee, on a petition, a Bill relative to timely public payments for work not included in original construction contracts (House, No. 2699).

By the same member, for the same committee, on a petition, a Bill promoting community on-the-job training for youths (House, No. 2706).

By the same member, for the same committee, on a petition, a Bill relating to fair pay and safe workplaces (House, No. 2723).

By the same member, for the same committee, on a petition, a Bill relative to the state property zoning exemption (House, No. 2724).

By the same member, for the same committee, on a petition, a Bill relative to timely decisions by awarding authorities (House, No. 2725).

By the same member, for the same committee, on a petition, a Bill to increase competition and reduce costs for constructing water treatment plants (House, No. 2763).

By the same member, for the same committee, on a petition, a Bill clarifying the public records law (House, No. 2782).

By the same member, for the same committee, on House, No. 4033, a Bill to create the Leo M. Birmingham Parkway trust fund (House, No. 4412).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. Pignatelli of Lenox, for the committee on Environment, Natural Resources and Agriculture, on a petition, a Bill relative to community preservation funds for coastal infrastructure (House, No. 731) [Representative Ciccolo of Lexington dissenting].

By the same member, for the same committee, on a petition, a Bill relative to improving pesticide protections for Massachusetts schoolchildren (House, No. 791).

By the same member, for the same committee, on a petition, a Bill confirming Commercial Wharf East Condominium Association present uses as authorized by the Downtown Waterfront-Faneuil Hall Urban Renewal Plan and Chapter 663 of the Acts of 1964 and Chapter 310 of the Acts of 1972 and preventing residents from being forced to sell their property and leave (House, No. 833).

By the same member, for the same committee, on a petition, a Bill relative to landfills and areas of critical environmental concern (House, No. 894).

By the same member, for the same committee, on a petition, a Bill relative to the edible crab fishery (House, No. 4294).

By the same member, for the same committee, on a petition, a Bill establishing memorial markers in the towns of Milton and Canton in memory of certain law enforcement officers killed in the line of duty (House, No. 4331).

By the same member, for the same committee, on House, No. 895, a Bill relative to solid waste disposal facilities (House, No. 4414).
By Ms. Cronin of Easton, for the committee on the Judiciary, on a petition, a Bill relative to anti-litigation provisions in condominium documents (House, No. 3261).

By the same member, for the same committee, on a petition, a Bill to update expungement (House, No. 3275) [Representative Sullivan of Abington dissenting].

By the same member, for the same committee, on a petition, a Bill to secure civil rights through the courts of the Commonwealth (House, No. 3277).

By the same member, for the same committee, on a petition, a Bill to simplify administrative aspect of evidentiary use of medical information (House, No. 3330).

By the same member, for the same committee, on a petition, a Bill to clarify the charitable purposes of certain organizations (House, No. 3331).

By the same member, for the same committee, on Senate, No. 928 and House, No. 3392, a Bill relative to child-centered family law (House, No. 3392) [Senators Eldridge, Chang-Diaz, Brownsberger, Creem and Lesser dissenting].

By the same member, for the same committee, on a petition, a Bill relative to the protection of persons with disabilities (House, No. 3427).

By the same member, for the same committee, on a petition, a Bill relative to caregiver authorization affidavits (House, No. 3445).

By the same member, for the same committee, on Senate, No. 890 and House, No. 3455, a Bill protecting the safety of victims of violent crimes (House, No. 3455).

By the same member, for the same committee, on Senate, No. 999 and House, No. 3567, a Bill to enhance courthouse security (House, No. 3567).

By the same member, for the same committee, on a petition, a Bill relative to the collateral consequences of alimony (House, No. 3701).

By Mr. O’Day of West Boylston, for the committee on Municipalities and Regional Government, on a petition, a Bill requiring the master plans of cities and towns to address climate change and renewable energy (House, No. 3723).

By the same member, for the same committee, on a petition, a Bill relative to the building or rebuilding of bridges on land that falls under the jurisdiction of more than one municipality (House, No. 3836).

By the same member, for the same committee, on a petition, a Bill protecting neighboring communities from deleterious construction (House, No. 3837).

By the same member, for the same committee, on a petition, a Bill authorizing the town of Hopkinton to remove certain land from a conservation restriction (House, No. 4319) [Local Approval Received].

By Mr. Mahoney of Worcester, for the committee on Public Health, on a petition, a Bill granting equal access to original birth certificates to all persons born in Massachusetts (House, No. 1892).

By Miss Gregoire of Marlborough, for the committee on State Administration and Regulatory Oversight, on a petition, a Bill relative to honoring the founding of the United States Army, the United States Air Force, and the National Guard (House, No. 2683).

By the same member, for the same committee, on a petition, a Bill to establish Uncle Sam day (House, No. 2703).

By the same member, for the same committee, on a petition, a Bill designating the blanding turtle as the official turtle of the Commonwealth (House, No. 2716).

By the same member, for the same committee, on a petition, a Bill relative to the structure of the Commonwealth Employment Relations Board (House, No. 2794).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Condominiums,—
litigation.
Records,—
expungement.
Civil
rights.
Evidence,—
health records.
Charities,—
purposes.
Child-
centered
family law.
Persons with
disabilities.
Caregivers,—
affadavits.
Victims,—
records.
Courts,—
gun posession.
Alimony,—
calciuation.
Climate change
and renewable
energy.
Bridges,—
construction.
Deleterious
construction.
Hopkinton,—
land.
Birth
certificates,—
access.
Army, Air
Force and
National Guard.
Uncle
Sam day.
Official
turtle.
Employment
board.
Engrossed Bill.

The engrossed Bill providing for the annual election of school committee members in the Adams-Cheshire Regional School District (see House, No. 634, amended) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

House bills
Authorizing the Salem scholarship and education committee to provide scholarships from funds set aside for educational purposes (House, No. 4041);
Relative to the charter of the town of Westwood (House, No. 4166); and
Establishing a sick leave bank for Jodi DiMaggio, an employee of the Trial Court of the Commonwealth (House, No. 4600) (its title having been changed by the committee on Bills in the Third Reading);
Severally reported by said committee to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—
Ordered, That when the House adjourns today, it adjourn to meet on Tuesday next at eleven o’clock A.M.

At twenty minutes after eleven o’clock A.M., on motion of Mr. Wong of Saugus (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Tuesday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.

TUESDAY, FEBRUARY 18, 2020.

[16]
Tuesday, February 18, 2020.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Resolutions.

Resolutions (filed with the Clerk by Mr. Howitt of Seekonk) congratulating Brandon Barrick on receiving the Eagle Award of the Boy Scouts of America, were referred under Rule 85, to the committee on Rules.

Mr. Galvin of Canton, for said committee, reported that the resolutions ought to be adopted. Under suspension of the rules, on motion of Mr. Tucker of Salem, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Petitions.

Petitions severally were presented and referred as follows:

By Mr. Ryan of Boston, a petition (accompanied by bill, House, No. 4438) of Daniel J. Ryan (with the approval of the mayor and city council) relative to certain affordable housing in the Charlestown section of the city of Boston. To the committee on Housing.

By Representative Donato of Medford and Senator Jehlen, a joint petition (accompanied by bill, House, No. 4439) of Paul J. Donato, Patricia D. Jehlen and Sean Garballey (with the approval of the mayor and city council) that the city of Medford be authorized to utilize funds received from the surrounding community agreement entered into between said city and Wynn MA LLC for the purposes set forth in the agreement; and

By Representative Galvin of Canton and Senator Timilty, a joint petition (accompanied by bill, House, No. 4442) of William C. Galvin and Walter F. Timilty (by vote of the town) that the town of Canton be authorized to establish the Revere & Son Heritage Trust, Inc. and to acquire land for the creation and operation of the Paul Revere Museum of Discovery and Innovation and Paul Revere Heritage Site in said town;

Severally to the committee on Municipalities and Regional Government.
Severally sent to the Senate for concurrence.

Petitions severally were presented and referred as follows:
By Mr. Durant of Spencer, a petition (subject to Joint Rule 12) of Peter J. Durant and Anne M. Gobi for legislation to establish a sick leave bank for Geo Bernardone, an employee of the Massachusetts Department of Transportation.

By Representative Markey of Dartmouth and Senator Montigny, a joint petition (subject to Joint Rule 12) of Christopher M. Markey and Mark C. Montigny that the Dartmouth Housing Authority be authorized to lease a portion of land located in the town of Dartmouth to Partners in Housing, LLC for affordable housing purposes.

By Ms. Sullivan of Abington, a petition (subject to Joint Rule 12) of Alyson M. Sullivan for legislation to further regulate indecent assault and battery.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

The House Bill authorizing the city of Salem to convert a license for the sale of wine and malt beverages to be drunk on the premises to a license for the sale of all alcoholic beverages to be drunk on the premises (House, No. 4117), came from the Senate passed to be engrossed, in concurrence, with an amendment inserting after section 1 (as printed) the following section:

“SECTION 2. Section 3 of chapter 158 of the acts of 2015 is hereby repealed.”. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:


Under suspension of the rules, on motion of Mr. Tucker of Salem, the order (Senate, No. 2518) was considered forthwith; and it was adopted, in concurrence.

A Bill further regulating the appointment of police officers in the town of North Andover (Senate, No. 2263) (on a petition) [Local Approval Received], passed to be engrossed by the Senate, was read; and it was referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

A report of the committee on Consumer Protection and Professional Licensure, asking to be discharged from further consideration of the petition (accompanied by bill, Senate, No. 103) of Joseph A. Boncore and Kay Khan for legislation relative to nurse licensure compacts, and recommending that the same be referred to the committee on Public Health,— accepted by the Senate, was considered forthwith, under Rule 42; and it was accepted, in concurrence.

Reports of Committees.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:
Confirming Commercial Wharf East Condominium Association present uses as authorized by the Downtown Waterfront-Faneuil Hall Urban Renewal Plan and Chapter 663 of the Acts of 1964 and Chapter 310 of the Acts of 1972 and preventing residents from being forced to sell their property and leave (House, No. 833);

Granting equal access to original birth certificates to all persons born in Massachusetts (House, No. 1892);

Relative to anti-litigation provisions in condominium documents (House, No. 3261);

Relative to child-centered family law (House, No. 3392);

Relative to the protection of persons with disabilities (House, No. 3427);

Protecting the safety of victims of violent crimes (House, No. 3455);

Relative to the edible crab fishery (House, No. 4294);

Authorizing the town of Hopkinton to remove certain land from a conservation restriction (House, No. 4319) [Local Approval Received];

Authorizing the city of Amesbury to grant four additional licenses for the sale of alcoholic beverages to be drunk on the premises (House, No. 4333) [Local Approval Received];

Relative to individuals with intellectual or developmental disabilities (House, No. 4347); and

Relative to supported decision-making agreements for certain adults with disabilities (House, No. 4349);

Under suspension of Rule 7A, in each instance, on motion of Mr. Tucker of Salem, the bills severally were read a second time forthwith; and they were ordered to a third reading.

By Mr. Chan of Quincy, for the committee on Consumer Protection and Professional Licensure, asking to be discharged from further consideration of the petition (accompanied by bill, House, No. 4050) of Adrian C. Madaro relative to motor vehicle rental transactions,— and recommending that the same be referred to the committee on Financial Services.

By Mr. Straus of Mattapoisett, for the committee on Transportation, asking to be discharged from further consideration of the petition (accompanied by bill, House, No. 3019) of William C. Galvin for legislation relative to bicycle safety and fluorescent clothing,— and recommending that the same be referred to the committee on Public Health.

Under Rule 42, the reports severally were considered forthwith; and they were accepted. Severally sent to the Senate for concurrence.

By Mr. Straus of Mattapoisett, for the committee on Transportation, on a petition, a Bill special act [sic] funding a study of passenger service on the Housatonic rail line (House, No. 3110). Read; and referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

By Mr. Straus of Mattapoisett, for the committee on Transportation, on House, No. 33 and on a part of House, No. 27, a Bill relative to motor vehicles and aircraft (House, No. 33).

By the same member, for the same committee, on a petition, a Bill relative to providing improved access to taxicabs for persons with disabilities (House, No. 2954).

By the same member, for the same committee, on a petition, a Bill establishing a motorcycle safety fund (House, No. 2967).
By the same member, for the same committee, on a petition, a Bill relative to a motorcycle safety fund (House, No. 2978).

By the same member, for the same committee, on a petition, a Bill establishing rapid transportation for the Fairmount Corridor (House, No. 2985).

By the same member, for the same committee, on a petition, a Bill to audit and investigate the commuter rail operating agreement (House, No. 2987).

By the same member, for the same committee, on a petition, a Bill relative to electric vehicles in high occupancy lanes (House, No. 2988).

By the same member, for the same committee, on a petition, a Bill relative to beneficiary designation on motor vehicle registration (House, No. 3009).

By the same member, for the same committee, on a petition, a Bill establishing an auction or online transfer for low number registration plates in the Registry of Motor Vehicles (House, No. 3015).

By the same member, for the same committee, on a petition, a Bill relative to low digit number plates on leased vehicles (House, No. 3017).

By the same member, for the same committee, on a petition, a Bill relative to Type II noise abatement priority list (House, No. 3034).

By the same member, for the same committee, on a petition, a Bill relative to motor vehicle safety (House, No. 3043).

By the same member, for the same committee, on a petition, a Bill relating to road building equipment classifications (House, No. 3048).

By the same member, for the same committee, on a petition, a Bill relative to temporary dealer plates (House, No. 3049).

By the same member, for the same committee, on a petition, a Bill relative to electric vehicle charging stations (House, No. 3052).

By the same member, for the same committee, on a petition, a Bill relative to the licensure of inspection stations (House, No. 3053).

By the same member, for the same committee, on a petition, a Bill relative to alternative fuel vehicle charging stations (House, No. 3057).

By the same member, for the same committee, on a petition, a Bill promoting personal access of driving records (House, No. 3086).

By the same member, for the same committee, on a petition, a Bill concerning tunnel safety (House, No. 3088).

By the same member, for the same committee, on a petition, a Bill regarding Massachusetts Department of Transportation exemption for school buses (House, No. 3093).

By the same member, for the same committee, on a petition, a Bill providing for public-private transportation facilities (House, No. 3099).

By the same member, for the same committee, on a petition, a Bill relative to Route 90 (House, No. 3133).

By the same member, for the same committee, on a petition, a Bill relative to the eligibility determination for ‘THE RIDE’ Program (House, No. 3134).

By the same member, for the same committee, on a petition, a Bill allowing a service branch designation on license plates for disabled veterans (House, No. 3138).

By the same member, for the same committee, on House, Nos. 3036 and 3141, a Bill relative to license plate readers (House, No. 3141).

By the same member, for the same committee, on a petition, a Bill relative to transportation infrastructure value capture (House, No. 3146).

By the same member, for the same committee, on a petition, a Bill relative to a license plate replacement program (House, No. 3147, changed in section 4, in line 40, by striking out the year: “2020” and inserting in place thereof the year: “2021”).
By the same member, for the same committee, on a petition, a Bill relative to all-electronic tolling data privacy (House, No. 3148).

By the same member, for the same committee, on a petition, a Bill relative to wrong-way driving (House, No. 3150).

By the same member, for the same committee, on a petition, a Bill relative to the Massachusetts Bay Transportation Authority (House, No. 3153).

By the same member, for the same committee, on a petition, a Bill relative to wireless transmissions from motor vehicles (House, No. 3154).

By the same member, for the same committee, on a petition, a Bill relative to maximizing resources for transportation (House, No. 3157).

By the same member, for the same committee, on a petition, a Bill relative to license reinstatement fees for drivers without a conviction (House, No. 3165).

By the same member, for the same committee, on a petition, a Bill relative to the transportation of swimming pools (House, No. 3167).

By the same member, for the same committee, on a petition, a Bill relative to Massachusetts Civil Air Patrol vehicles and trailers (House, No. 3173).

By the same member, for the same committee, on a joint petition, a Bill establishing the Blue Star Family license plate (House, No. 3180).

By the same member, for the same committee, on a petition, a Bill providing for a special license plate to survivors of firefighters and police officers who have died in the line of duty (House, No. 3183, changed in section 1, in line 5, by striking out the word “grandchild”).

By the same member, for the same committee, on a petition, a Bill relative to the purchase of electric and hybrid vehicles (House, No. 3629).

By the same member, for the same committee, on a petition, a Bill relative to increasing operational safety for keyless ignition technology in motor vehicles (House, No. 4113).

By the same member, for the same committee, on House, No. 3139, a Bill relative to unmanned aerial systems (House, No. 4417).

By the same member, for the same committee, on a joint petition, a Bill authorizing the city of Salem to employ automated enforcement of speed limit violations in designated school zones within the city of Salem (House, No. 4245) [Local Approval Received].

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. Straus of Mattapoisett, for the committee on Transportation, on a petition, a Bill relative to increasing the fine for handicap parking violations for city/town implementation and compliance with the Americans with Disabilities Act (House, No. 2960).

By the same member, for the same committee, on a petition, a Bill to increase safety on public ways (House, No. 2993).

By the same member, for the same committee, on a petition, a Bill relative to special regulations for vehicle specific checkpoints (House, No. 3005).

By the same member, for the same committee, on a petition, a Bill establishing a pilot program allowing for in-person payment of daily parking fees at certain commuter rail stations operated by the Massachusetts Bay Transportation Authority (House, No. 3018).

By the same member, for the same committee, on a petition, a Bill relative to motorcycle inspections (House, No. 3020).
By the same member, for the same committee, on a petition, a Bill to clarify penalties for violations occurring while driving with a hardship license (House, No. 3069).

By the same member, for the same committee, on a petition, a Bill relative to pup trailers (House, No. 3080).

By the same member, for the same committee, on a petition, a Bill relative to expired licenses (House, No. 3082).

By the same member, for the same committee, on a petition, a Bill prohibiting the practice of coal rolling (House, No. 3097).

By the same member, for the same committee, on a petition, a Bill regarding right of way violations (House, No. 3105).

By the same member, for the same committee, on a petition, a Bill relative to drivers licenses for international students (House, No. 3117).

By the same member, for the same committee, on a petition, a Bill relative to funeral processions and fines (House, No. 3160).

By the same member, for the same committee, on a petition, a Bill regarding municipal truck routes (House, No. 3670).

By the same member, for the same committee, on a petition, a Bill relative to the expansion of bicycle lanes (House, No. 3671).

By the same member, for the same committee, on a petition, a Bill increasing the penalties for passing a stopped school bus (House, No. 3673).

By the same member, for the same committee, on a petition, a Bill relative to licensed funeral home vehicles (House, No. 3735).

By the same member, for the same committee, on a petition, a Bill designating a certain bridge in the town of Sandwich as the Commander Francis T. Williams & Sandwich Veterans Memorial Bridge (House, No. 4360).

By Mr. Cusack of Braintree, for the committee on Revenue, on a joint petition, a Bill relative to the historic curatorship program in the town of Hamilton (House, No. 4193) [Local Approval Received].

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

**Engrossed Bill.**

The engrossed Bill establishing a department of municipal finance in the town of Dennis (see House, No. 3635) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

**Orders of the Day.**

The Senate amendment of the House Bill authorizing the conveyance of an interest in a certain parcel of park land in the town of Fairhaven (House, No. 4009), reported by the committee on Bills in the Third Reading to be correctly drawn, was considered.

Mr. Speliotis of Danvers then moved that the House concur with the Senate in its amendment with a further amendment in section 1, in line 4, by striking out the following: “chapter 30B” and inserting in place thereof the following: “sections 20 to 23, inclusive, of chapter 40B of the General Laws”. The further amendment was adopted.
The House then concurred with the Senate in its amendment, as amended. Sent to the Senate for concurrence in the further amendment.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Thursday next at eleven o’clock A.M.

Next sitting.

At twelve minutes after eleven o’clock A.M., on motion of Mr. Hill of Ipswich (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Thursday at eleven o’clock A.M., in an Informal Session.
Thursday, February 20, 2020.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

- Resolutions (filed by Mr. Smola of Warren) congratulating Susan Gregory on the occasion of her retirement as the Executive Director of Hitchcock Free Academy in the town of Brimfield; and
- Resolutions (filed by Mr. Soter of Bellingham) congratulating and recognizing Carson Domey’s national recognition for exemplary volunteer service by receiving a 2020 Prudential Spirit of Community Award;
- Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Smola of Warren, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Petitions.

Petitions severally were presented and referred as follows:

- By Mr. Jones of North Reading, a petition (subject to Joint Rule 12) of Bradley H. Jones, Jr., and others relative to approval of compacts entered into by the Commonwealth with one or more states.
- By Mr. Mark of Peru, a petition (subject to Joint Rule 12) of Paul W. Mark relative to the salary of educators of school aged children incarcerated in county houses of correction or institutions under the control of the departments of mental health, developmental services, public health or youth services.
- By Representative McKenna of Webster and Senator Fattman, a joint petition (subject to Joint Rule 12) of Joseph D. McKenna, Ryan C. Fattman and others relative to employment protections for domestic violence victims.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.
A Bill addressing barriers to care for mental health (Senate, No. 2546) (on Senate bill No. 2519, amended), passed to be engrossed by the Senate, was read; and it was referred, under Rule 33, to the committee on Ways and Means.

A petition of James B. Eldridge for legislation to establish a sick leave bank for Tracey Pisano, an employee of the Trial Court of the Commonwealth, came from the Senate referred, under suspension of Joint Rule 12, to the committee on the Judiciary.

The House then concurred with the Senate in the suspension of said rule; and the petition (accompanied by bill, Senate, No. 2556) was referred, in concurrence, to the committee on the Judiciary.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the petition of Peter J. Durant and Anne M. Gobi for legislation to establish a sick leave bank for Geo Bernardone, an employee of the Massachusetts Department of Transportation. Under suspension of the rules, on motion of Ms. Barber of Somerville, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on Public Service. Sent to the Senate for concurrence.

By Ms. Decker of Cambridge, for the committee on Mental Health, Substance Use and Recovery, on House, Nos. 1143, 1698, 1702, 1704, 1705, 1706, 1707, 1708, 1710, 1711, 1715, 1717, 1718, 1721, 1722, 1723, 1725, 1726, 1727, 1735, 1738, 1740, 1741, 1742, 1745, 1746, 1749, 1750, 1751, 1752, 1753, 1754 and 3722, an Order relative to authorizing the committee on Mental Health, Substance Use and Recovery to make an investigation and study of certain House documents concerning relative to mental health, substance use and recovery issues (House, No. 4450) [Representative Sullivan of Abington dissenting]. Referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

Subsequently, Mr. Galvin of Canton, for said committees, reported asking to be discharged from further consideration of the order; and recommending that the same be referred to the House committee on Rules. Under Rule 42, the report was considered forthwith; and it was accepted.

By Ms. Peisch of Wellesley, for the committee on Education, on House, Nos. 410, 427, 484, 503 and 571, a Bill relative to healthy youth (House, No. 410). By the same member, for the same committee, on House, No. 442, a Bill to ensure the health and safety of children (House, No. 4429).

By the same member, for the same committee, on House, Nos. 584 and 585, a Bill to promote student nutrition (House, No. 4434). By Mr. Naughton of Clinton, for the committee on Public Safety and Homeland Security, on a petition, a Bill relative to critical incident intervention by emergency service providers (House, No. 2036).

Severally referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Mr. Roy of Franklin, for the committee on Higher Education, on a petition, a Bill relative to the Reggie Lewis Track and Athletic Center (House, No. 1244).
By Mr. Naughton of Clinton, for the committee on Public Safety and Homeland Security, on a petition, a Resolve establishing an enhanced public school safety commission (House, No. 2018).

Severally read; and referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

By Ms. Peisch of Wellesley, for the committee on Education, on a petition, a Bill to promote social-emotional learning (House, No. 402).

By the same member, for the same committee, on Senate, No. 283 and House, Nos. 399, 412, 437 and 522, a Bill relative to carbon monoxide alarms in schools (House, No. 4426).

By the same member, for the same committee, on House, No. 403, a Bill to improve augmentative and alternative communication opportunities for children with disabilities (House, No. 4427).

By the same member, for the same committee, on House, No. 417, a Bill relative to the training, assessment, and use of qualified school interpreters in educational settings (House, No. 4428).

By the same member, for the same committee, on House, Nos. 468 and 529, a Resolve authorizing a study of starting times and schedules (House, No. 4430).

By the same member, for the same committee, on House, Nos. 433, 483 and 594, a Bill relative to safety and violence education for students (the SAVE Students Act) (House, No. 4431).

By the same member, for the same committee, on House, No. 554, a Bill relative to special education finance (House, No. 4432).

By the same member, for the same committee, on House, Nos. 566 and 4108, a Bill concerning genocide education (House, No. 4433).

By Mr. Roy of Franklin, for the committee on Higher Education, on a petition, a Bill to authorize state universities to offer clinical and professional doctorate programs (House, No. 1204).

By the same member, for the same committee, on a petition, a Bill relative to training tomorrow’s truck drivers (House, No. 1205).

By the same member, for the same committee, on a petition, a Bill establishing a community college campus hunger pilot program (House, No. 1233).

By the same member, for the same committee, on House, Nos. 1208, 1209, 1223 and 3655, a Bill relative to sexual violence on higher education campuses (House, No. 4418).

By the same member, for the same committee, on House, Nos. 1212, 1218 and 1219, a Bill creating higher education opportunities for students with intellectual disabilities, autism, and other developmental disabilities (House, No. 4419).

By the same member, for the same committee, on House, No. 1237, a Bill protecting public higher education student information (House, No. 4420).

By the same member, for the same committee, on House, No. 1238, a Bill relative to early college high schools (House, No. 4421).

By the same member, for the same committee, on House, No. 1206, a Bill relative to advance placement examinations (House, No. 4423).

By Mr. Naughton of Clinton, for the committee on Public Safety and Homeland Security, on House, No. 32 and on a part of House, No. 27, a Bill relative to explosive bonds (House, No. 32).

By the same member, for the same committee, on a petition, a Bill relative to jet ski safety (House, No. 2022).
By the same member, for the same committee, on a petition, a Bill establishing an emergency equipment grant program for firefighters (House, No. 2025).

By the same member, for the same committee, on a petition, a Bill relative to the Department of Fire Services Commission (House, No. 2026).

By the same member, for the same committee, on a petition, a Bill relative to enhanced fire protection in new one and two family dwellings (House, No. 2027).

By the same member, for the same committee, on a petition, a Bill relative to fire protection (House, No. 2028).

By the same member, for the same committee, on a petition, a Bill to establish a prepaid wireless E911 surcharge (House, No. 2030).

By the same member, for the same committee, on a petition, a Bill establishing a standing commission on operating under the influence and impaired driving (House, No. 2109).

By the same member, for the same committee, on a petition, a Bill relative to construction and rehabilitation of public safety facilities (House, No. 2115).

By the same member, for the same committee, on House, No. 2029, a Bill relative to the Architectural Access Board (House, No. 4425).

By the same member, for the same committee, on House, No. 2038, a Bill establishing a regional lockup facility in Suffolk County (House, No. 4436).

By Mr. Parisella of Beverly, for the committee on Public Service, on a petition, a Bill relative to ensuring fairness in public employee workers’ compensation benefits (House, No. 1674).

By the same member, for the same committee, on a petition, a Bill relative to injured correctional officers (House, No. 2157).

By the same member, for the same committee, on Senate, No. 1534 and House, No. 2164, a Bill relative to option (D) beneficiaries (House, No. 2164).

By the same member, for the same committee, on a petition, a Bill relative to employment benefits for Patricia Kannler (House, No. 2170).

By the same member, for the same committee, on a petition, a Bill relative to documentary material or data received by retirement boards (House, No. 2172).

By the same member, for the same committee, on a petition, a Bill relative to attorneys at the Department of Children and Families (House, No. 2183).

By the same member, for the same committee, on a petition, a Bill relative to certain option B and option C retirees (House, No. 2196).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Ms. Peisch of Wellesley, for the committee on Education, on a petition, a Bill to prevent concussion and head injury (House, No. 397).

By the same member, for the same committee, on a petition, a Bill relative to school disciplinary hearings (House, No. 548).

By the same member, for the same committee, on House, No. 4248, a Bill authorizing Old Rochester Regional School District to enter into renewable energy agreements (House, No. 4435).

By Mr. Roy of Franklin, for the committee on Higher Education, on House, No. 1226, a Bill ensuring students’ access to academic transcripts (House, No. 4424).

By Mr. Naughton of Clinton, for the committee on Public Safety and Homeland Security, on a petition, a Bill relative to dangerous weapons (House, No. 2108).
By the same member, for the same committee, on a petition, a Bill enhancing child safety (House, No. 2116).

By Mr. Parisella of Beverly, for the committee on Public Service, on Senate, No. 1481 and House, No. 2176, a Bill relative to the Massachusetts Water Resources Authority (House, No. 2176).

By the same member, for the same committee, on Senate, No. 1478 and House, No. 2177, a Bill providing for fairness and equity for Massachusetts Water Resources Authority employees (House, No. 2177).

Severally read; referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

By Mr. Hay of Fitchburg, for the committee on Labor and Workforce Development, ought NOT to pass, on the petition (accompanied by bill, House, No. 1598) of Tackey Chan and Bruce J. Ayers relative to workers’ compensation insurance.

By Mr. Straus of Mattapoisett, for the committee on Transportation, ought NOT to pass, on the joint petition (accompanied by bill, House, No. 3137) of Theodore C. Speliotis and Bruce E. Tarr for legislation to authorize the Registry of Motor Vehicles to develop, design and implement a redesigned registration plate system for motor vehicles.

Severally referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Engrossed Bills.

Engrossed bills
Authorizing the Southern Worcester County Regional Vocational School District to enter into solar power generation agreements (see Senate, No. 1971, amended) (which originated in the Senate); and
Validating the actions of the town of East Brookfield relative to the health insurance coverage of town employees and retirees (see House, No. 2167) (which originated in the House);
Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.

Orders of the Day.

House bills
Authorizing the city known as the town of Watertown to grant 15 additional licenses for the sale of alcoholic beverages to be drunk on the premises (House, No. 4241); and
Authorizing the town of Reading to establish a means tested senior citizen property tax exemption (House, No. 4243);
Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.
The Senate Bill authorizing the city council of the city of Somerville to appoint a clerk of committees and assistant clerks of committees (Senate, No. 2307), was read a second time; and it was ordered to a third reading.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

At thirteen minutes after eleven o’clock A.M., on motion of Mr. Smola of Warren (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.


[18]
Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

**Resolutions.**

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

- Resolutions (filed by Mr. Hill of Ipswich) congratulating Stuart Lee Dalzell III on receiving the Eagle Award of the Boy Scouts of America;
- Resolutions (filed by Mr. Hill of Ipswich) congratulating Connor Perley on receiving the Eagle Award of the Boy Scouts of America;
- Resolutions (filed by Ms. Hogan of Stow) congratulating Zachary J. St. John on achieving the rank of Eagle Scout of the Boy Scouts of America;
- Resolutions (filed by Mr. Lombardo of Billerica and other members of the House) recognizing March 6, 2020 as World Lymphedema Awareness Day;
- Resolutions (filed by Ms. Peisch of Wellesley) recognizing the week of February 24, 2020 through February 28, 2020 as “Public Schools Week”; and
- Resolutions (filed by Mr. Roy of Franklin) recognizing February 28, 2020 as Rare Disease Awareness Day;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Galvin, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

**Communication.**

A communication from Zoo New England (see sections 7 and 8 of Chapter 92B of the General Laws) submitting the 2019 annual report and audit of the Commonwealth Zoological Corporation, was placed on file.

**Petition.**

Representative Roy of Franklin and Senator Collins presented a joint petition (subject to Joint Rule 12) of Jeffrey N. Roy, Nick Collins and others relative to tort actions for latent diseases; and the same was referred, under Rule 24, to the committee on Rules.
Papers from the Senate.

A report of the committee on Revenue, asking to be discharged from further consideration of the petition (accompanied by bill, Senate, No. 2535) of Marc R. Pacheco, Patricia A. Haddad and Norman J. Orrall (with approval of the mayor and city council) for legislation to authorize the Department of Revenue to approve a revised tax rate for the city of Taunton for the fiscal year 2020, and recommending that the same be referred to the Senate committee on Ways and Means,— accepted by the Senate, was considered forthwith, under Rule 42; and it was accepted, in concurrence, insomuch as relates to the discharge of the committee.

Petitions were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2564) of Diana DiZoglio for legislation to support MassMakers. To the committee on Community Development and Small Businesses.

Petition (accompanied by bill, Senate, No. 2563) of William N. Brownsberger for legislation relative to authorizing a local affordable housing surcharge. To the committee on Revenue.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the petition of David F. DeCoste and others for legislation to establish a Massachusetts Cold War victory medal. Under suspension of the rules, on motion of Mr. Galvin of Canton, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on Veterans and Federal Affairs. Sent to the Senate for concurrence.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

- To prevent concussion and head injury (House, No. 397);
- Relative to school disciplinary hearings (House, No. 548);
- Relative to pup trailers (House, No. 3080);
- Relative to expired licenses (House, No. 3082);
- Regarding right of way violations (House, No. 3105);
- Relative to funeral processions and fines (House, No. 3160);
- Relative to the expansion of bicycle lanes (House, No. 3671);
- Increasing the penalties for passing a stopped school bus (House, No. 3673);
- Relative to licensed funeral home vehicles (House, No. 3735);
- Relative to the historic curatorship program in the town of Hamilton (House, No. 4193) [Local Approval Received]; and
- Designating a certain bridge in the town of Sandwich as the Commander Francis T. Williams & Sandwich Veterans Memorial Bridge (House, No. 4360);

Under suspension of Rule 7A, in each instance, on motion of the same member, the bills severally were read a second time forthwith; and they were ordered to a third reading.

Subsequently, Mr. Galvin of Canton, for said committees, reported asking to be discharged from further consideration of the order; and recommending that the same be referred to the House committee on Rules. Under Rule 42, the report was considered forthwith; and it was accepted.

Mr. Galvin of Canton, for said committee on Rules, on the foregoing order, then reported, in part, asking to be discharged from further consideration of the petition (accompanied by bill, House, No. 1980) of Tram T. Nguyen and others relative to HIV antibody or antigen testing,— and recommending that the same be recommitted to the committee on Public Health. Under Rule 42, the report was considered forthwith; and it was accepted.

By Mr. Mahoney of Worcester, for the committee on Public Health, on a petition, a Bill protecting the health and safety of people in restaurants (House, No. 1845).

By the same member, for the same committee, on a petition, a Bill recognizing pharmacists as health care providers (House, No. 1849).

By the same member, for the same committee, on a petition, a Bill relative to volunteer ambulance service (House, No. 1857).

By the same member, for the same committee, on a petition, a Bill relative to the dispensing of prescription drugs (House, No. 1860).

By the same member, for the same committee, on Senate, No. 1222 and House, No. 1864, a Bill relative to the board of registration in naturopathy (House, No. 1864).

By the same member, for the same committee, on a petition, a Bill supporting individuals with intellectual and developmental disabilities (House, No. 1875).

By the same member, for the same committee, on House, Nos. 1877 and 2009, a Bill relative to food labeling (House, No. 1877).

By the same member, for the same committee, on a petition, a Bill creating autism teams in hospitals (House, No. 1889).

By the same member, for the same committee, on a petition, a Bill relative to emergency medical services oversight (House, No. 1894).

By the same member, for the same committee, on House, Nos. 1896 and 1975, a Bill relative to critical data collection on the medically fragile population (House, No. 1896).

By the same member, for the same committee, on a petition, a Bill relative to smoking cessation agents (House, No. 1903).

By the same member, for the same committee, on a petition, a Bill relative to the sustainability of public health dental hygienists through adequate reimbursements (House, No. 1928).
By the same member, for the same committee, on House, No. 1880, a Bill relative to acupuncture detoxification specialists (House, No. 4443).

By the same member, for the same committee, on House, No. 1885, a Bill relative to patient access to information regarding breast reconstructive surgery (House, No. 4444).

By Mr. Naughton of Clinton, for the committee on Public Safety and Homeland Security, on a petition, a Bill to ensure compliance with the anti-shackling law for pregnant incarcerated women (House, No. 2088).

By Mr. Parisella of Beverly, for the committee on Public Service, on a petition, a Bill relative to mandatory coverage for certain health screenings for firefighters (House, No. 2207).

By the same member, for the same committee, on Senate, No. 1548 and House, No. 2215, a Bill relative to GIC dental and vision benefits for municipal employees (House, No. 2215).

By the same member, for the same committee, on a petition, a Bill relative to health insurance for surviving spouses (House, No. 2222).

By the same member, for the same committee, on Senate, No. 1523 and House, Nos. 2219 and 2321, a Bill relative to future public retiree healthcare benefits (House, No. 2321).

Severally referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Mr. Naughton of Clinton, for the committee on Public Safety and Homeland Security, on a petition, a Bill creating a task force to study the use of the internet by sex offenders (House, No. 2083).

By the same member, for the same committee, on House, Nos. 2076 and 2146, a Resolve providing for a “Special Commission on Peace Officer Standards and Training” to study and make recommendations concerning the implementation of a Peace Officers Standards and Training (POST) system (House, No. 2146).

Severally read; and referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

By Mr. O’Day of West Boylston, for the committee on Municipalities and Regional Government, on a petition, a Bill to update the public shade tree law (House, No. 1793).

By Mr. Naughton of Clinton, for the committee on Public Safety and Homeland Security, on a petition, a Bill concerning the reporting of information relating to certain firearms (House, No. 2039).

By the same member, for the same committee, on a petition, a Bill relative to crime gun data reporting and analysis (House, No. 2045) [Senator Tran dissenting].

By the same member, for the same committee, on a petition, a Bill relative to American Sign Language training (House, No. 2057).

By the same member, for the same committee, on a petition, a Bill providing for a study relative to the necessity of certain snow safety procedures (House, No. 2065).

By the same member, for the same committee, on a petition, a Bill to ensure pay parity for county sheriffs’ correction officers and jail officers (House, No. 2073).

By the same member, for the same committee, on a petition, a Bill promoting responsible investment and the prevention of genocide (House, No. 2074).

By the same member, for the same committee, on a petition, a Bill relative to the transportation of illegal firearms (House, No. 2077).
By the same member, for the same committee, on a petition, a Bill relative to hoisting license renewal (House, No. 2078).
By the same member, for the same committee, on a petition, a Bill relative to elevator inspection fees (House, No. 2090).
By the same member, for the same committee, on a petition, a Bill requiring live fire practice for a firearms license (House, No. 2091) [Senator Tran dissenting].
By the same member, for the same committee, on a petition, a Bill relative to universal background checks for private gun sales (House, No. 2092) [Senator Tran dissenting].
By the same member, for the same committee, on a petition, a Bill to close the large capacity magazine loophole (House, No. 2095).
By the same member, for the same committee, on a petition, a Bill relative to 3D printed weapons and “ghost guns” (House, No. 2096) [Senator Tran dissenting].
By the same member, for the same committee, on House, Nos. 2034, 2102 and 2113, a Bill relative to the safety of students (House, No. 2113).
By the same member, for the same committee, on a petition, a Bill establishing a smart gun technology task force (House, No. 2117).
By the same member, for the same committee, on a petition, a Bill relative to the requirement of explosive gas sensor devices (House, No. 2125).
By the same member, for the same committee, on a petition, a Bill relative to education programming for the incarcerated (House, No. 2127).
By the same member, for the same committee, on a petition, a Bill relative to expanding the fee exemption for renewing a license to carry to include veterans (House, No. 2133).
By the same member, for the same committee, on a petition, a Bill improving juvenile justice data collection (House, No. 2141).
By the same member, for the same committee, on a joint petition, a Bill relative to overdose fatalities (House, No. 2147).
By the same member, for the same committee, on a petition, a Bill establishing the Massachusetts Law Enforcement Memorial Fund (House, No. 2149).
By the same member, for the same committee, on a petition, a Bill relative to emergency response in an active shooter or hostile event situation (House, No. 2152).
By the same member, for the same committee, on a petition, a Bill establishing an institute within the Department of Public Health (House, No. 3577).
By the same member, for the same committee, on a petition, a Bill relative to fire safety (House, No. 3615).
By the same member, for the same committee, on a petition, a Bill relative to ghost guns (House, No. 3843) [Senator Tran dissenting].
By the same member, for the same committee, on a petition, a Bill relative to safe building materials (House, No. 3844).
By the same member, for the same committee, on a petition, a Bill related to light frame truss marking (House, No. 3845).
By the same member, for the same committee, on House, No. 2148, a Bill requiring human trafficking recognition for certain hospitality workers (House, No. 4437).
By Mr. Parisella of Beverly, for the committee on Public Service, on House, No. 23 and on a part of House, No. 19, a Bill relative to the recovery of overearnings (House, No. 23).
By the same member, for the same committee, on House, No. 24 and on a part of House, No. 19, a Bill relative to wages (House, No. 24).
By the same member, for the same committee, on House, No. 25 and on a part of House, No. 19, a Bill relative to modifications of retirement allowances (House, No. 25).

By the same member, for the same committee, on House, No. 26 and on a part of House, No. 19, a Bill relative to accidental disability and Group 1 emotional distress (House, No. 26).

By the same member, for the same committee, on House, No. 44 and on a part of House, No. 19, a Bill relative to the Massachusetts State Employees Retirement System (House, No. 45).

By the same member, for the same committee, on House, No. 46 and on a part of House, No. 25, a Bill relative to group classification (House, No. 46).

By the same member, for the same committee, on House, No. 48 and on a part of House, No. 27, a Bill relative to non-commonwealth entities within the state employees’ retirement system (House, No. 48).

By the same member, for the same committee, on House, No. 51 and on a part of House, No. 27, a Bill relative to joint and last survivor allowance for judicial retirement benefits (House, No. 51).

By the same member, for the same committee, on Senate, No. 1579 and House, Nos. 2213, 2243 and 2266, a Bill relative to post-retirement earnings of public retirees (House, No. 2213).

By the same member, for the same committee, on a petition, a Bill authorizing the South Shore Charter School to join the State Employees Retirement System (House, No. 2227).

By the same member, for the same committee, on a petition, a Bill relative to special investigators of the Alcohol Beverage Control Commission (House, No. 2236).

By the same member, for the same committee, on a petition, a Bill relative to employees of the Department of Fire Services (House, No. 2237).

By the same member, for the same committee, on a petition, a Bill relative to prompt retiree payments (House, No. 2260).

By the same member, for the same committee, on Senate, No. 1553 and House, No. 2290, a Bill relative to firefighter training (House, No. 2290).

By the same member, for the same committee, on Senate, No. 1599 and House, No. 2307, a Bill relative to victim witness advocate retirement classification (House, No. 2307).

By the same member, for the same committee, on a petition, a Bill relative to Robert Iantosca, an employee of the Department of Revenue (House, No. 2308).

By the same member, for the same committee, on a petition, a Bill providing for an early retirement incentive program for employees of the Massachusetts Port Authority (House, No. 2319).

By the same member, for the same committee, on a petition, a Bill relative to public safety line of duty benefits (House, No. 2325).

By the same member, for the same committee, on a petition, a Bill relative to credible service for VISTA volunteers (House, No. 2332).
By the same member, for the same committee, on House, Nos. 2168 and 2343, a Bill relative to ensure fairness for certain employees of the department of corrections [sic] (House, No. 2343).

By the same member, for the same committee, on a petition, a Bill relative to further defining employees classified in Group 4 (House, No. 2358).

By the same member, for the same committee, on Senate, No. 1529 and House, No. 2366, a Bill relative to Massachusetts certified emergency telecommunicators (House, No. 2366).

By the same member, for the same committee, on a petition, a Bill relative to the retirement of University of Massachusetts police (House, No. 2387).

By the same member, for the same committee, on House, No. 4259, a Bill authorizing the state retirement board to retire Jamie J. Magarian, a uniformed member of the Department of State Police at the regular rate of compensation (House, No. 4441).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. O’Day of West Boylston, for the committee on Municipalities and Regional Government, on a petition, a Bill to ensure adequate handicapped parking (House, No. 1794).

By the same member, for the same committee, on a petition, a Bill to establish commonsense permitting reforms for businesses and landowners (House, No. 1798).

By the same member, for the same committee, on a petition, a Bill regarding municipal tools to lessen land use disputes (House, No. 1813).

By the same member, for the same committee, on House, No. 1828, a Bill relative to additional inspectors; [sic] inspector engaging in plumbing or gas fitting work (House, No. 4416).

By Mr. Mahoney of Worcester, for the committee on Public Health, on a petition, a Bill relative to death certificates (House, No. 1922).

By Mr. Naughton of Clinton, for the committee on Public Safety and Homeland Security, on a petition, a Bill relative to public safety in hoisting regulations (House, No. 2042).

By the same member, for the same committee, on a petition, a Bill relative to the lawful return of property (House, No. 2055).

By the same member, for the same committee, on a petition, a Bill permitting the manufacture and sale of sling shots (House, No. 2061).

By the same member, for the same committee, on a petition, a Bill relative to non-resident firearm licensing (House, No. 2072).

By the same member, for the same committee, on a petition, a Bill promoting police and youth partnership (House, No. 2106).

By the same member, for the same committee, on a petition, a Bill relative to kayak safety (House, No. 2135).

By the same member, for the same committee, on a petition, a Bill relative to police pursuits (House, No. 2150).

By the same member, for the same committee, on a petition, a Bill to enhance child passenger safety (House, No. 3575).

By the same member, for the same committee, on a petition, a Bill relative to the reduction of certain toxic chemicals in firefighter personal protective equipment (House, No. 3661).
By Mr. Parisella of Beverly, for the committee on Public Service, on House, No. 47 and on a part of House, No. 27, a Bill relative to eligible prior service (House, No. 47).

By the same member, for the same committee, on a petition, a Bill relative to Mass Port [sic] police officers (House, No. 2382).

By the same member, for the same committee, on a petition, a Bill authorizing the town of Ware to exempt Christopher Scott Romani from the maximum age requirement for applying for Civil Service appointment as a police officer (House, No. 4010) [Local Approval Received].

By the same member, for the same committee, on a petition, a Bill authorizing David Mottor to purchase creditable service from the Easthampton Contributory Retirement Board (House, No. 4205) [Local Approval Received].

By the same member, for the same committee, on a petition, a Bill authorizing the town of Leicester to continue the employment of Paul S. Doray (House, No. 4240) [Local Approval Received].

By the same member, for the same committee, on a petition, a Bill relative to the appointment of retired police officers as special police officers in the town of Plymouth (House, No. 4242) [Local Approval Received].

By the same member, for the same committee, on a joint petition, a Bill relative to the appointment of retired police officers as special police officers in the town of Weston (House, No. 4273) [Local Approval Received].

By the same member, for the same committee, on a petition, a Bill in relation to the town of Milford authorizing the hiring of a chief of police (House, No. 4320) [Local Approval Received].

By the same member, for the same committee, on Senate, No. 636 and House, No. 3662, a Bill authorizing independent retirement systems to divest from fossil fuel companies (House, No. 4440).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

Relative to landfills and areas of critical environmental concern (House, No. 894);
To promote efficiency in co-parent adoptions (House, No. 1485);
Enhancing child safety (House, No. 2116);
Relative to the building or rebuilding of bridges on land that falls under the jurisdiction of more than one municipality (House, No. 3836);
Protecting neighboring communities from deleterious construction (House, No. 3837);
Relative to Lottery compliance investigations (House, No. 4300);
Relative to expunged records (House, No. 4604);
Relative to construction defect claims by condominium owners (House, No. 4605);
Severally placed in the Orders of the Day for the next sitting for a second reading.

Reports of the committee on Steering, Policy and Scheduling, under the last sentence of Rule 7A, that the following bills be scheduled for consideration by the House:
The Senate Bill exempting all positions in the police department of the town of Rockport from the civil service law (Senate, No. 2360) [Local Approval Received]; and

House bills
Relative to the direct wine shipper license (House, No. 210);
Relative to the powers and duties of a regional school district (House, No. 446);
Promoting cluster residential development (House, No. 1761);
Relative to zoning voting thresholds (House, No. 1764);
Relative to public hearing notification for variances from the terms of the applicable zoning ordinance or by-law (House, No. 1778);
Authorizing cities and towns to establish reduced maximum tow rates and parking fines during certain declared emergencies (House, No. 4289); and
Concerning disposable menstrual products in schools (House, No. 4293);
Relative to the proper bonding and grounding of CSST (House, No. 4297);
Relative to negative equity (House, No. 4307); and
Creating a maximum allowable check-cashing rate (House, No. 4308);
Severally placed in the Orders of the Day for the next sitting for a second reading.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the report of the committee on Transportation, ought NOT to pass, on the joint petition (accompanied by bill, House, No. 3137) of Theodore C. Speliotis and Bruce E. Tarr for legislation to authorize the Registry of Motor Vehicles to develop, design and implement a redesigned registration plate system for motor vehicles, be scheduled for consideration by the House. Placed in the Orders of the Day for the next sitting, the question, being on acceptance.

Report of the committee on Cannabis Policy, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 3647) of David F. DeCoste relative property owners’ right to ban smoking of medical marijuana.

Report of the committee on Community Development and Small Businesses, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 179) of Tackey Chan and others relative to the establishment of an interagency council to address inequality, promote opportunity and end poverty.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 180) of Michelle L. Ciccolo and others relative to municipal master plans.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the joint petition (accompanied by bill, House, No. 181) of Lori A. Ehrlich, Brendan P. Crighton and others for an investigation by a special commission (including members of the General Court) relative to local journalism in underserved communities.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 183) of Carlos González and others for legislation to establish the micro and minority business strategy committee to develop strategies for supporting micro businesses in inner city communities.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 184) of Carlos González and others relative to state grants targeting minority communities.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 188) of Todd M. Smola and Susannah M. Whipp for legislation to establish an industrial mill building revitalization task force (including members of the General Court) to stimulate the re-development,
rehabilitation and revitalization of industrial mill buildings and surrounding areas in the Commonwealth.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 189) of Chynah Tyler and others relative to the calculation of area median income in municipalities with a population over 100,000 residents.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 190) of Bud L. Williams and others for legislation to establish the Western Massachusetts balanced sustainable development commission.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 3546) of David Henry Argosky LeBoeuf and others for legislation to establish an online portal that serves as a single, unified entry point for small business owners to access and complete initial and ongoing state services and requirements in relation to the creation or ongoing operation of a small business located in the Commonwealth.

Report of the committee on Consumer Protection and Professional Licensure, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 225) of Shawn Dooley and Michael J. Soter (by vote of the town) that the town of Plainville be authorized to grant six additional licenses for the sale of all alcoholic beverages to be drunk on the premises.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the joint petition (accompanied by bill, House, No. 291) of Joseph D. McKenna and Ryan C. Fattman (by vote of the town) that the town of Webster be authorized to grant an additional license for the sale of all alcoholic beverages to be drunk on the premises.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the joint petition (accompanied by bill, House, No. 306) of Joan Meschino and Patrick M. O’Connor (by vote of the town) relative to authorizing certain officials in the town of Hull to issue 1-day licenses for the sale of alcoholic beverages and common victualler and entertainment licenses.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the joint petition (accompanied by bill, House, No. 343) of Todd M. Smola and Anne M. Gobi (by vote of the town) relative to authorizing the town of Palmer to issue three additional liquor licenses.

Report of the same, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 361) of Susannah M. Whipps and Anne M. Gobi that the town of Athol be authorized to grant six additional liquor licenses for the sale of alcoholic beverages to be drunk on the premises.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 3870) of Kate Hogan (by vote of the town) that the town of Maynard be authorized to grant one additional license for the sale of all alcoholic beverages not to be drunk on premise.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 3992) of Michael S. Day and Jason M. Lewis (by vote of the town) that the town of Winchester be authorized to grant not more than 6 licenses for the sale of all alcoholic beverages on the premises to nonprofit charitable corporations.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 4197) of Sheila C. Harrington (by vote of the town) that the town of Groton be authorized to grant two additional licenses for the sale of all alcoholic beverages not to be drunk on the premises and three additional
licenses for the sale of all alcoholic beverages to be drunk on the premises in said town.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the joint petition (accompanied by bill, House, No. 4271) of Paul McMurtry and Michael F. Rush (by vote of the town) that the town of Dedham be authorized to grant one additional license for the sale of wines and malt beverages to be drunk on premises.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 4288) of Patricia A. Haddad (by vote of the town) that the town of Somerset be authorized to grant additional licenses for the sale of alcoholic beverages to be drunk on the premises in said town.

Report of the committee on Election Laws, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 720) of Andres X. Vargas, Dylan A. Fernandes and others for legislation to lower the voting age for municipal elections.

Report of the committee on Revenue, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 2439) of Mindy Domb and others relative to the earned income tax credit for working families.

Report of the committee on Telecommunications, Utilities and Energy, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 2804) of Ruth B. Balser and others relative to the use of electric and gas energy efficiency funds allocated for low income residential customers.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 2889) of Paul W. Mark and others for legislation to establish an energy efficiency authority, and a green jobs program and loan fund.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 2907) of James M. Murphy, Mark J. Cusack and Bruce J. Ayers relative to requiring legislative approval of natural gas compressor stations.

Report of the committee on Transportation, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 2955) of Bruce J. Ayers for legislation to increase the fines and penalties for texting while driving.

Report of the committee on Telecommunications, Utilities and Energy, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 3039) of Jonathan Hecht, Sean Garballey and others relative to local community master plan transportation demand management.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 3058) of Daniel J. Hunt and others for legislation to protect vulnerable road users by requiring certain vehicles to be equipped with side under-ride guards and blind spot mirrors.

Report of the committee on Telecommunications, Utilities and Energy, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 3075) of Adrian C. Madaro and others relative to a congestion pricing pilot program for the Ted Williams and Sumner Tunnels.

Report of the committee on Telecommunications, Utilities and Energy, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 3076) of Adrian C. Madaro relative to congestion in the East Boston section of the city of Boston at the Sumner and Ted Williams tunnels and along the Route 1A corridor.

Report of the committee on Telecommunications, Utilities and Energy, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 3090) of Aaron Michlewitz relative to crosswalk traffic violations.
Report of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 3109) of Alice Hanlon Peisch relative to bicycle fines.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 3583) of William J. Driscoll, Jr. and others that the Massachusetts Department of Transportation be authorized to mark state-owned trails that intersect state-owned roads with marked crosswalks and pedestrian crossing signs with flashing lights and reflectors from trailhead to trailhead.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 3624) of Tommy Vitolo and others relative to the registration and excise tax of certain rental cars.

Report of the committee on Veterans and Federal Affairs, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 3212) of Bradford Hill and others for legislation to allow veterans living in housing authorities to deduct the cost of traveling for medical purposes from the income total assessed by said authority.

Report of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 3226) of Matthew J. Muratore and others relative to parking at certain airports for disabled veterans.

Severally placed in the Orders of the Day for the next sitting, the question, in each instance, being on acceptance.

Engrossed Bill.

The engrossed Bill further regulating sewers in the town of Auburn (see House, No. 4047) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

The Senate Bill exempting Paul Jacques from the maximum age requirement for applying for civil service appointment as a police officer in the town of North Andover (Senate, No. 2265), was read a second time; and it was ordered to a third reading.

The House Bill designating a certain bridge in the city of Lynn as the Army SPC Antonio J. Syrakos foot bridge (House, No. 3743), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Mr. Speliotis of Danvers then moved to amend it by substitution of a Bill designating a foot bridge in Lynn Heritage State Park, in the city of Lynn as the Gold Star Families Bridge (House, No. 4778), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.
Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Wednesday next at eleven o’clock A.M.

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At twelve minutes after eleven o’clock A.M., on motion of Mr. Wong of Saugus (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Wednesday at eleven o’clock A.M.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.

WEDNESDAY, FEBRUARY 26, 2020.

[19]*
Met according to adjournment at eleven o’clock A.M. with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Statement of Representative LeBoeuf of Worcester.

A statement of Mr. LeBoeuf of Worcester was spread upon the records of the House, as follows:

MR. SPEAKER: I would like to call to the attention of the House the fact that I was absent from the House Chamber for the session held on Wednesday, February 5, due to my dealing with a virus that made me become violently ill and physically unable to make it to the State House to cast votes. My missing of roll calls that day was due entirely to the reason stated.

Statement Concerning Representative Madaro of Boston.

A statement of Mrs. Haddad of Somerset concerning Mr. Madaro of Boston was spread upon the records of the House, as follows:

MR. SPEAKER: I would like to call to the attention of the House the fact that one of our colleagues, Representative Madaro of Boston, was unable to be present in the House Chamber for today’s sitting due to his second day of sitting for the Massachusetts Bar Examination. If he could have been present for today’s sitting he would have voted in the affirmative on roll calls numbered 148, 149, 151 and 152; and in the negative on roll call numbered 150. His missing of roll calls today was due entirely to the reason stated.

Guests of the House.

During the session, Mr. Ayers of Quincy took the Chair, declared a brief recess and introduced Deputy Mayor of Cork, Frank O’Flynn and Tim Lucey, CEO of County Cork, Ireland who were spending a few days in Massachusetts as part of their “Sister City” partnership with the city of Quincy. Deputy Mayor O’Flynn, then briefly addressed the House. They were the guests of the Messrs. Ayers, Chan of Quincy, Hunt of Boston and Mariano of Quincy.

During the session, Ms. Tyler of Boston took the Chair, declared a brief recess and introduced and congratulated members of the Most Worshipful Prince Hall Grand Lodge No. 459, which was issued its charter on September 29, 1784 making it the first lodge for Blacks in America. They were the guests of the Boston delegation.
Orders.

The following order (filed by Ms. Cronin of Easton) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on the Judiciary be granted until Tuesday, May 12, 2020 within which time to make its final report on current House document numbered 4599.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4501), ought to be adopted. Under suspension of the rules, on motion of Ms. Cronin of Easton, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. O’Day of West Boylston) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Municipalities and Regional Government be granted until Monday, March 23, 2020 within which time to make its final report on current Senate documents numbered 114 and 1204, and House documents numbered 1757, 1758, 1773, 1774, 1822 and 1823.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4482), ought to be adopted. Under suspension of the rules, on motion of Mr. O’Day of West Boylston, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Communication.

A communication from the Department of Public Health (see Section 25A of Chapter 112 of the General Laws) submitting a status report regarding the forthcoming filing of the annual report on Investigatory and Disciplinary Actions Conducted by the Board of Registration in Pharmacy for the calendar year 2019, was placed on file.

Papers from the Senate.

Petitions were referred, in concurrence, as follows:

Petition (accompanied by bill, Senate, No. 2557) of Dean A. Tran and Stephan Hay (by vote of the town) for legislation to amend the charter for the town of Lunenburg. To the committee on Municipalities and Regional Government.

Petition (accompanied by bill, Senate, No. 2561) of Diana DiZoglio (with the approval of the mayor and city council) for legislation to authorize Nikos Sofronas to take the civil service examination for the position of firefighter in the city of Haverhill notwithstanding the maximum age requirement; and

Petition (accompanied by bill, Senate, No. 2562) of Diana DiZoglio (with the approval of the mayor and city council) for legislation to authorize Diana Grullonto to take the civil service examination for the position of firefighter in the city of Haverhill notwithstanding the maximum age requirement;

Severally to the committee on Public Service.
Petitions were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2570) of Ryan C. Fattman for legislation to provide for a medical exemption for manufacturer coupons. To the committee on Health Care Financing.

Petition (accompanied by bill, Senate, No. 2571) of Patrick M. O’Connor for legislation to prevent domestic violence. To the committee on the Judiciary.

Reports of Committees.

Mr. Galvin of Canton, for the committee on Rules, reported (under the provisions of House Rules 7B and 7C) an Order relative to special procedures for consideration of the House Bill making appropriations for fiscal year 2020 to provide for supplementing certain existing appropriations and for certain other activities and projects (House, No. 4502) [for order, see House, No. 4504]. The order was adopted.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Michelle L. Ciccolo and others relative to the application of the domestic workers bill of rights as it pertains to au pairs;

Joint petition (accompanied by bill) of Joseph D. McKenna, Ryan C. Fattman and others relative to employment protections for domestic violence victims;

Petition (accompanied by bill) of Paul McMurtry, Paul J. Donato and others relative to room and board costs for au pairs under certain provisions of the domestic workers rights law;

Petition (accompanied by bill) of Michael J. Moran and others relative to au pairs and host families; and

Petition (accompanied by bill) of Michael J. Moran and others for an investigation and study by a special commission (including members of the General Court) relative to the au pair exchange visitor program;

Severally to the committee on Labor and Workforce Development.

Petition (accompanied by bill) of Kevin G. Honan and others (with the approval of the mayor and city council) that the city of Boston be authorized to fund affordable housing through a fee on certain real estate transfers. To the committee on Revenue.

Petition (accompanied by bill) of David F. DeCoste and others relative to legislative approval for certain agencies to engage in certain transportation climate initiatives. To the committee on State Administration and Regulatory Oversight.

Under suspension of the rules, on motion of Mr. Galvin of Canton, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the House Bill authorizing the town of Ware to exempt Christopher Scott Romani from the maximum age requirement for applying for civil service appointment as a police officer (House, No. 4010) [Local Approval Received], be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of the same member, the bill was read a second time forthwith; and it was ordered to a third reading.
By Mr. Cabral of New Bedford, for the committee on Bonding, Capital Expenditures and State Assets, that the Bill authorizing and accelerating transportation investment (House, No. 4397), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4505) [Bond Issue: General Obligation Bonds: $16,790,000,000.00 and Special Obligation Bonds: $1,250,000,000.00]. Referred, under Rule 33, to the committee on Ways and Means, with the amendment pending.

By Mr. Mahoney of Worcester, for the committee on Public Health, on a petition, a Bill relative to improving the outcomes for sudden cardiac arrest in the Commonwealth (House, No. 1938).

By the same member, for the same committee, on a petition, a Bill relative to home health and hospice aides (House, No. 1939).

By the same member, for the same committee, on a petition, a Bill to update postural screenings in schools (House, No. 1946).

By the same member, for the same committee, on a petition, a Bill to protect youth from the health risks of sugary drinks (House, No. 1947).

By the same member, for the same committee, on a petition, a Bill relative to HIV prevention access for young adults (House, No. 1954).

By the same member, for the same committee, on a petition, a Bill regarding pediatric palliative care (House, No. 1982).

By the same member, for the same committee, on a petition, a Bill promoting radon testing (House, No. 1994).

By the same member, for the same committee, on a petition, a Bill relative to improving asthma in schools (House, No. 1995).

By the same member, for the same committee, on a petition, a Bill to ban the use of PFAS in food packaging (House, No. 3839).

By the same member, for the same committee, on House, Nos. 1907, 1915 and 1971, a Bill relative to conducting fetal and infant mortality review (House, No. 4445).

By the same member, for the same committee, on House, No. 1943, a Bill establishing a special commission to study the integration of support groups into our healthcare system (House, No. 4447).

By the same member, for the same committee, on House, No. 1949, a Bill to reduce racial disparities in maternal health (House, No. 4448).

By Mrs. Campbell of Methuen, for the committee on Veterans and Federal Affairs, on a petition, a Bill increasing access to medical care for veterans (House, No. 3235).

By the same member, for the same committee, on a petition, a Bill relative to EMT certification of veterans and military medics (House, No. 3237).

By the same member, for the same committee, on a petition, a Bill authorizing Veterans’ Administration patients to ride the Pioneer Valley Transit Authority without cost (House, No. 3244).

Severally referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Mr. McMurtry of Dedham, for the committee on Tourism, Arts and Cultural Development, on House, Nos. 2945 and 2946, a Bill relative to the position of poet laureate for the Commonwealth of Massachusetts (House, No. 2945).

By the same member, for the same committee, on a petition, a Bill relative to the architect laureate (House, No. 2947).
By Mrs. Campbell of Methuen, for the committee on Veterans and Federal Affairs, on a petition, a Bill to establish a commission to report on the people’s budget (House, No. 3220).

Severally read; and referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

By Mr. McMurtry of Dedham, for the committee on Tourism, Arts and Cultural Development, on a petition, a Bill providing for the Board of Library Commissioners (House, No. 2939). Read; and referred, under Rule 17G, to the committee on Bonding, Capital Expenditures and State Assets.

By Mr. Chan of Quincy, for the committee on Consumer Protection and Professional Licensure, on a petition, a Bill relative to the registration of veterinarians (House, No. 209).

By the same member, for the same committee, on a petition, a Bill relative [sic] water treatment and wastewater treatment facilities (House, No. 222).

By the same member, for the same committee, on a petition, a Bill relative to craft brewers (House, No. 327).

By the same member, for the same committee, on a petition, a Bill to promote economic development and market access for emerging businesses (House, No. 3549).

By the same member, for the same committee, on a petition, a Bill relative to the Board of Registration of Cosmetology and Barbering exams (House, No. 3709).

By the same member, for the same committee, on a petition, a Bill relative to certain professional licensure training requirements (House, No. 3754).

By the same member, for the same committee, on House, Nos. 197 and 215, a Bill to mandate domestic violence and sexual assault awareness education (House, No. 4451).

By the same member, for the same committee, on House, No. 245, a Bill relative to advancing the profession of commercial interior design (House, No. 4453).

By the same member, for the same committee, on House, No. 317, a Bill relative to wildlife rehabilitators and veterinarian collaboration (House, No. 4456).

By the same member, for the same committee, on House, No. 3479, a Bill relative to the licensure of behavior analysts (House, No. 4457).

By the same member, for the same committee, on House, No. 3827, a Bill relative to genetic counselors (House, No. 4458).

By Ms. Ferrante of Gloucester, for the committee on Economic Development and Emerging Technologies, on a petition, a Bill establishing the Abigail Adams entrepreneurial program for women (House, No. 3755).

By Mr. Mahoney of Worcester, for the committee on Public Health, on House, No. 1912, a Bill relative to sexual assault counselor task force [sic] (House, No. 4446).

By Mr. McMurtry of Dedham, for the committee on Tourism, Arts and Cultural Development, on a petition, a Bill relative to raising funds for the Plymouth Massachusetts 400th Anniversary Commission Trust Fund (House, No. 2933).

By the same member, for the same committee, on a petition, a Bill relative to tourism and visitation marketing and promotion grants (House, No. 2951).

By the same member, for the same committee, on a petition, a Bill to authorize the acquisition of land, the development and construction of an underground railroad, civil rights and black heritage museum and cultural center in Springfield (House, No. 2953).
By Mrs. Campbell of Methuen, for the committee on Veterans and Federal Affairs, on a petition, a Bill providing for timely reimbursement of cities and towns for veterans’ benefits (House, No. 3196).

By the same member, for the same committee, on a petition, a Bill relative to the hiring of veterans (House, No. 3204).

By the same member, for the same committee, on a petition, a Bill relative to treating veterans under the pension laws (House, No. 3216).

By the same member for the same committee, on a petition, a Bill relative to veteran’s [sic] benefits for surviving spouses (House, No. 3241).

By the same member, for the same committee, on a petition, a Bill relative to emergency medical transportation provided to veterans (House, No. 3242).

By the same member, for the same committee, on a petition, a Bill to protect the veterans hiring preference (House, No. 3243).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. Chan of Quincy, for the committee on Consumer Protection and Professional Licensure, on a petition, a Bill further regulating storage of alcoholic beverages (House, No. 212).

By the same member, for the same committee, on a petition, a Bill relative to the direct sale of alcoholic beverages for off-premises consumption (House, No. 230).

By the same member, for the same committee, on a joint petition, a Bill concerning horse racing within the town of Great Barrington (House, No. 4272). [Local Approval Received]

By the same member, for the same committee, on a message from His Excellency the Governor, a Bill enhancing flexibility for event licensing in the town of Foxborough (printed in House, No. 4282).

By the same member, for the same committee, on House, Nos. 214 and 342, a Bill relative to consumer rights of renters (House, No. 4452).

By the same member, for the same committee, on House, Nos. 273 and 280, a Bill relative to health clubs [sic] membership fees (House, No. 4454).

By the same member, for the same committee, on House, No. 294, a Bill authorizing the town of Dedham to grant additional licenses for the sale of all alcoholic beverages to be drunk on premises at Legacy Place (House, No. 4455) [Local Approval Received].

By the same member, for the same committee, on House, No. 4257, a Bill relative to the cancellation of physical fitness services (House, No. 4459).

By Ms. Ferrante of Gloucester, for the committee on Economic Development and Emerging Technologies, on House, No. 14 and on a part of House, No. 12, a Bill to enable municipal and regional planning agency employees to fully participate in gaming policy advisory committees (House, No. 14).

By the same member, for the same committee, on a petition, a Bill relative to the town of Avon (House, No. 371).

By Mr. McMurtry of Dedham, for the committee on Tourism, Arts and Cultural Development, on a petition, a Bill to expand membership opportunities in local cultural councils (House, No. 2937).

By Mrs. Campbell of Methuen, for the committee on Veterans and Federal Affairs, on a petition, a Resolve relative to recognition for the Naval Armed Guard service (House, No. 3209).
By the same member, for the same committee, on a petition, a Bill relative to burial expenses for veterans (House, No. 3210, changed in lines 12 and 13 by striking out the paragraph contained in those lines).

By the same member, for the same committee, on a petition, a Bill relative to burial expenses for veterans (House, No. 3217, changed in lines 11 and 12 by striking out the paragraph contained in those lines).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

By Mrs. Campbell of Methuen, for the committee on Veterans and Federal Affairs, on a petition, Resolutions urging the Congress of the United States to update the Drug Addiction Treatment Act of 2000 and remove excessive training requirements mandated for obtaining a waiver to prescribe buprenorphine (House, No. 3194).

By the same member, for the same committee, on a petition, Resolutions for a United States constitutional amendment and a limited amendment proposing convention (House, No. 3208).

Severally referred, under Rule 7A, to the committee on Steering Policy, and Scheduling.

Emergency Measure.

The engrossed Bill establishing a sick leave bank for Paul A. Wilson, an employee of the Department of Developmental Services (see House, No. 3900), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 2 to 0. Sent to the Senate for concurrence.

Engrossed Bills.

Engrossed bills
Establishing an economic development special revenue account for the town of Ashland (see House, No. 3953, amended); and
Authorizing the town of Holliston to convert a certain liquor license (see House, No. 4118);
(Which severally originated in the House);
Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.

Recess.

At ten minutes after eleven o’clock A.M., on motion of Mr. Wong of Saugus (Mr. Donato of Medford being in the Chair), the House recessed until half past one o’clock P.M.; and at three minutes after three o’clock the House was called to order with Mr. Donato in the Chair.
Reports of Committees.

Prior to the noon recess, Mr. Michlewitz of Boston, for the committee on Ways and Means, on House, No. 4354, reported, in part, a Bill making appropriations for the fiscal year 2020 to provide for supplementing certain existing appropriations and for certain other activities and projects (House, No. 4502) [Total Appropriation: $122,841,767.00]. Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of the rules, on motion of the same member, the bill was read a second time forthwith; and it was ordered to a third reading.

Subsequently, the noon recess having terminated, under suspension of the rules, on motion of Mr. Michlewitz of Boston, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time.

After remarks on the question on passing the bill to be engrossed, the sense of the House was taken by yea and nays, at the request of the same member; and on the roll call 151 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 148 in Supplement.]

Therefore the bill was passed to be engrossed. Sent to the Senate for concurrence.

Mr. Michlewitz of Boston, for the committee on Ways and Means, on House, No. 4326, reported, in part, a Bill authorizing and accelerating transportation investment (House, No. 4506) [Bond Issue: $14,508,000,000.00].

The same member, for the same committee, on House, No. 4285, reported, in part, a Bill relative to transportation finance (House, No. 4508) [Representative Smola of Warren dissenting].

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

By Mr. Galvin of Canton, for the committee on Rules, reported (under the provisions of House rules 7B and 7C) an Order relative to special procedures for consideration of the House Bill financing municipal roads and bridges (House, No. 4326) [for order, see House, No. 4507].

On the question on adoption of the order, the sense of the House was taken by yeas and nays at the request of Mr. Jones of North Reading; and on the roll call 120 members voted in the affirmative and 31 in the negative.

[See Yea and Nay No. 149 in Supplement.]

Therefore the order was adopted.

By Mr. Galvin of Canton, for the committee on Rules, reported (under the provisions of House rules 7B and 7C) an Order relative to special procedures for consideration of the House Bill making appropriations for fiscal year 2020 to provide for supplementing certain existing appropriations and for certain other activities and projects (House, No. 4285) [for order, see House, No. 4509].

Pending the question on adoption of the order, Mr. Jones of North Reading and other members of the House moved to amend it in line 6 by striking out the following: “five o’clock P.M. on Friday, February 28” and inserting in place thereof the following: “one o’clock P.M. on Monday, March 2”.

Supplemental appropriations.

Bill passed to be engrossed,—

yea and nay No. 148.

Transportation,—

investment.

Transportation,—

finance.

Municipal
roads and
bridges.

Order adopted,—

yea and nay
No. 149.

Supplemental
appropriations.
On the question on adoption of the amendment, the sense of the House was taken by yeas and nays at the request of Mr. Jones; and on the roll call 31 members voted in the affirmative and 120 in the negative.

[See Yea and Nay No. 150 in Supplement.]

Therefore the amendment was rejected.

On the question on adoption of the order, the sense of the House was taken by yeas and nays at the request of Mr. Jones of North Reading; and on the roll call 120 members voted in the affirmative and 31 in the negative.

[See Yea and Nay No. 151 in Supplement.]

Therefore the order was adopted.

**Reports of Committees.**

Prior to the noon recess, Mr. Michlewitz of Boston, for the committee on Ways and Means, reported that the Bill relative to strengthening the local and regional public health system (House, No. 1935), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4503). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of the same member, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

Subsequently, the noon recess having terminated, under suspension of the rules, on motion of Ms. Garlick of Needham, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time.

After debate on the question on passing the bill to be engrossed, the sense of the House was taken by yea and nays, at the request of the same member; and on the roll call 149 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 152 in Supplement.]

Therefore the bill was passed to be engrossed. Sent to the Senate for concurrence.

**Order.**

On motion of Mr. DeLeo of Winthrop,—

*Ordered,* That when the House adjourns today, it adjourn to meet tomorrow at eleven o’clock A.M.

Mr. Frost of Auburn then moved that the House adjourn; and the motion prevailed. Accordingly, without proceeding to consideration of the matters in the Orders of the Day, at six minutes after four o’clock P.M. (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following day at eleven o’clock A.M., in an Informal Session.
Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Silent Prayer.

At the request of Speaker DeLeo, the members, guests and employees stood in a moment of silent tribute to the memory of Albert “Albie” Sherman of Chestnut Hill.

The Speaker was proud to be here more than 10 years ago when members of this House welcomed Albie to the Chamber to thank him for his work on behalf of UMass Medical School. Thanks, in part, to Albie’s efforts the medical school and the building that carries his name have enhanced the Commonwealth’s standing in life saving medical research and innovation. We were saddened to learn of Albie’s death last week and wanted to convey our most sincere condolences to his wife Linda, and all the members of his family who are here today.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

Resolutions (filed by Mr. Mirra of West Newbury) congratulating Shiloh Ellis on receiving the Eagle Award of the Boy Scouts of America;

Resolutions (filed by Mr. Mirra of West Newbury) congratulating Thomas Flynn on receiving the Eagle Award of the Boy Scouts of America; and

Resolutions (filed by Mr. Mirra of West Newbury) congratulating Jess Judson on receiving the Eagle Award of the Boy Scouts of America;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Ms. Balser of Newton, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Petitions.

Mrs. Campbell of Methuen presented a petition (accompanied by bill, House, No. 4510) of Linda Dean Campbell and others (with the approval of the mayor and city council) that Diana Grullon be authorized to take the civil service examination for the position of firefighter in the city of Haverhill, notwithstanding the maximum
age requirement; and the same was referred to the committee on Public Service. Sent to the Senate for concurrence.

Petitions severally were presented and referred as follows:

By Mr. Biele of Boston (by request), a petition (subject to Joint Rule 12) of Chris Soule relative to wild turkeys.

By Mr. Gordon of Bedford, a petition (subject to Joint Rule 12) of Kenneth I. Gordon relative to clinical laboratory testing.

By Mr. Kafka of Stoughton, a petition (subject to Joint Rule 12) of Louis L. Kafka, William C. Galvin and Walter F. Timilty relative to retirement benefits for Mary Coulter-Bennett, the surviving beneficiary of former State Police Detective Lieutenant William Coulter.

Severally, under Rule 24, to the committee on Rules.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the petition of Jay D. Livingstone for legislation to authorize cities and towns to impose a local affordable housing surcharge on certain real property. Under suspension of the rules, on motion of Ms. Balser of Newton, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on Revenue. Sent to the Senate for concurrence.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

Expanding access to adoptions (House, No. 1492);

To enhance child passenger safety (House, No. 3575);

Relative to the reduction of certain toxic chemicals in firefighter personal protective equipment (House, No. 3661);

Authorizing David Mottor to purchase creditable service from the Easthampton Contributory Retirement Board (House, No. 4205) [Local Approval Received];

Authorizing the town of Leicester to continue the employment of Paul S. Doray (House, No. 4240) [Local Approval Received];

Relative to the appointment of retired police officers as special police officers in the town of Plymouth (House, No. 4242) [Local Approval Received];

Relative to the appointment of retired police officers as special police officers in the town of Weston (House, No. 4273) [Local Approval Received];

In relation to the town of Milford authorizing the hiring of a chief of police (House, No. 4320) [Local Approval Received];

Authorizing and accelerating transportation investment (House, No. 4506); and

Relative to transportation finance (House, No. 4508);

Under suspension of Rule 7A, in each instance, on motion of Ms. Balser of Newton, the bills severally were read a second time forthwith; and they were ordered to a third reading.

Mr. Galvin of Canton, for the committee on Rules, on the Order relative to authorizing the committee on Mental Health, Substance Use and Recovery to make an investigation and study of certain House documents concerning matters relative to
mental health, substance use and recovery (House, No. 4450) reported, in part, asking to be discharged from further consideration of the petition (accompanied by bill, House, No. 1745) of James J. O’Day and Sean Garballey relative to the safe care of residents with active substance use disorder accessing skilled nursing facility care,— and recommending that the same be recommitted to the committee on Mental Health, Substance Use and Recovery. Under Rule 42, the report was considered forthwith; and it was accepted.

By Mr. Hay of Fitchburg, for the committee on Labor and Workforce Development, on a petition, a Bill extending protections to employees of the Commonwealth (House, No. 1639).

By the same member, for the same committee, on a petition, a Bill relative to needle stick injuries suffered by first responders (House, No. 1653).

Severally referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Mr. Hay of Fitchburg, for the committee on Labor and Workforce Development, on House, No. 1654, a Bill creating a special legislative commission to study barriers to job retention for low-income workers (House, No. 4461).

By Mr. Cusack of Braintree, for the committee on Revenue, on a petition, a Bill establishing a commission to study the offshore wind investment tax credit (House, No. 2487).

By the same member, for the same committee, on House, Nos. 2559 and 2658, a Bill relative to PILOT compensation to towns with a high percentage of state owned land (House, No. 2658).

Severally read; and referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

By Mr. Hay of Fitchburg, for the committee on Labor and Workforce Development, on a petition, a Bill relative to compliance with the prevailing wage laws of the Commonwealth (House, No. 1599) [Representative McKenna of Webster dissenting].

By the same member, for the same committee, on a petition, a Bill requiring OSHA training (House, No. 1601).

By the same member, for the same committee, on a petition, a Bill relative to prohibit [sic] contract provisions requiring subcontractors to assume liability for negligence of others (House, No. 1624) [Representative Crocker of Barnstable dissenting].

By the same member, for the same committee, on a petition, a Bill to ensure funding for the Workforce Competitiveness Trust Fund (House, No. 1630) [Representative Crocker of Barnstable dissenting].

By the same member, for the same committee, on a petition, a Bill to increase contributions to the Workforce Competitiveness Trust Fund (House, No. 1631).

By the same member, for the same committee, on a petition, a Bill clarifying the prevailing wage law (House, No. 1633) [Representative McKenna of Webster dissenting].

By the same member, for the same committee, on a petition, a Bill relative to workers’ compensation (House, No. 1635).
By the same member, for the same committee, on a petition, a Bill requiring human service employers to develop and implement programs that prevent workplace violence (House, No. 1656).

By the same member, for the same committee, on a petition, a Bill concerning protection for hotel workers from sexual assault (House, No. 1657) [Representative McKenna of Webster dissenting].

By the same member, for the same committee, on a petition, a Bill promoting pay transparency and pipeline advancement (House, No. 1660) [Representatives McKenna of Webster and Crocker of Barnstable dissenting].

By the same member, for the same committee, on a petition, a Bill relative to prevailing wages (House, No. 1668) [Representatives McKenna of Webster and Crocker of Barnstable dissenting].

By the same member, for the same committee, on a petition, a Bill promoting public labor contracts for local residents (House, No. 1687) [Representative Crocker of Barnstable dissenting].

By the same member, for the same committee, on a petition, a Bill relative to workers’ compensation disfigurement benefits concerning scarring (House, No. 3571).

By the same member, for the same committee, on a petition, a Bill to modify weekly workers’ compensation disability benefits (House, No. 3590) [Representative McKenna of Webster dissenting].

By Mr. Cusack of Braintree, for the committee on Revenue, on Senate, Nos. 1674 and 1712 and House, Nos. 2417 and 2440, a Bill improving the affordability of child care (printed as Senate, No. 1674).

By the same member, for the same committee, on a petition, a Bill establishing a tax credit for the purchase of hearing aids (printed as Senate, No. 1738).

By the same member, for the same committee, on a petition, a Bill establishing a tax credit for teachers purchasing supplies (printed as Senate, No. 1740).

By the same member, for the same committee, on a petition, a Bill to make a technical correction to public construction threshold (House, No. 1678).

By the same member, for the same committee, on a petition, a Bill promoting public labor contracts for local residents (House, No. 1687) [Representative Crocker of Barnstable dissenting].

By the same member, for the same committee, on a petition, a Bill relative to making a technical correction to public construction threshold (House, No. 1678).

By the same member, for the same committee, on a petition, a Bill relative to workers’ compensation disfigurement benefits concerning scarring (House, No. 3571).

By the same member, for the same committee, on a petition, a Bill to modify weekly workers’ compensation disability benefits (House, No. 3590) [Representative McKenna of Webster dissenting].

By the same member, for the same committee, on House, No. 1620, a Bill relative to apprenticeship programs (House, No. 4460).

By Mr. Cusack of Braintree, for the committee on Revenue, on Senate, Nos. 1674 and 1712 and House, Nos. 2417 and 2440, a Bill improving the affordability of child care (printed as Senate, No. 1674).

By the same member, for the same committee, on a petition, a Bill establishing a tax credit for the purchase of hearing aids (printed as Senate, No. 1738).

By the same member, for the same committee, on a petition, a Bill establishing a tax credit for teachers purchasing supplies (printed as Senate, No. 1740).

By the same member, for the same committee, on a petition, a Bill relative to the taxation of natural gas infrastructure (printed as Senate, No. 1753).

By the same member, for the same committee, on House, No. 4 and on a part of House, No. 3, a Bill to improve oversight of state government (House, No. 4).

By the same member, for the same committee, on a petition, a Bill providing for a donation check-off box on state tax returns for the Massachusetts Youth & Government program (House, No. 2393).

By the same member, for the same committee, on House, Nos. 2405 and 2615, a Bill relative to the bundled cell phone taxation (House, No. 2405).

By the same member, for the same committee, on a petition, a Bill establishing the Massachusetts rural jobs act (House, No. 2408).

By the same member, for the same committee, on Senate, Nos. 1614, 1619, 1640, 1646 and 1795 and House, Nos. 2431 and 2434, a Bill improving the earned income credit for working families (House, No. 2434).

By the same member, for the same committee, on a petition, a Bill relative to chapter land applications (House, No. 2451).

By the same member, for the same committee, on Senate, No. 1628 and House, No. 2456, a Bill encouraging home ownership by establishing a first time home buyers savings account (House, No. 2456).
By the same member, for the same committee, on a petition, a Bill relative to the fairness of marine vessel reporting and fishermen exemptions (House, No. 2461).

By the same member, for the same committee, on a petition, a Bill exempting disabled veterans from sales tax when leasing a motor vehicle (House, No. 2469).

By the same member, for the same committee, on a petition, a Bill providing tax relief for rent-burdened individuals and families (House, No. 2499).

By the same member, for the same committee, on Senate, No. 1603 and House, No. 2500, a Bill regarding state income tax credit for renting unsubsidized properties at below market rents (House, No. 2500).

By the same member, for the same committee, on a petition, a Bill relative to Title 5 income tax credit reform (House, No. 2506).

By the same member, for the same committee, on a petition, a Bill relative to the exemption of the sales or use tax for leased motor vehicles (House, No. 3886).

By the same member, for the same committee, on a petition, a Bill establishing a live theater pilot program (House, No. 4149).

By the same member, for the same committee, on Senate, No. 1767 and House, No. 2522, a Bill relative to the conservation land tax credit (House, No. 4465).

By the same member, for the same committee, on House, No. 2414, a Bill to allow individual donations to countries vulnerable to climate change (House, No. 4470).

By the same member, for the same committee, on House, No. 2510, a Bill rescinding the effect of IRC 280E on businesses legally selling marijuana (House, No. 4472).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. Hay of Fitchburg, for the committee on Labor and Workforce Development, on a petition, a Bill protecting wages of employees who receive wages through an electronic wage card (House, No. 1600).

By the same member, for the same committee, on a petition, a Bill relative to youth soccer referees (House, No. 1606) [Representative Crocker of Barnstable dissenting].

By the same member, for the same committee, on House, Nos. 1619 and 1665, a Bill to clarify the tips law (House, No. 1665).

By the same member, for the same committee, on a petition, a Bill relative to employee leave of absence to comply with a family court order (House, No. 1691).

By the same member, for the same committee, on House, No. 1680, a Bill ensuring fair and full employee compensation (House, No. 4462).

By the same member, for the same committee, on House, No. 1684, a Bill concerning waivers in employment contracts (House, No. 4463).

By the same member, for the same committee, on House, No. 3963, a Bill relative to wage transparency (House, No. 4464).

By Mr. Cusack of Braintree, for the committee on Revenue, on a petition, a Bill repealing the property tax exemption for Massport [sic] lessees (printed as Senate, No. 1600).

By the same member, for the same committee, on a petition, a Bill relative to the taxation of above ground conduits, wires, and pipes used in the transportation of natural gas (printed as Senate, No. 1754).

By the same member, for the same committee, on a petition, a Bill relating to guardians of surviving children of emergency first responders (House, No. 2406).
By the same member, for the same committee, on a petition, a Bill relative to ensuring fairness and equity in the assessment of the value of property (House, No. 2416).

By the same member, for the same committee, on a petition, a Bill relative to taxes due upon the death of active duty personnel and the elderly (House, No. 2421).

By the same member, for the same committee, on House, Nos. 2426 and 2452, a Bill relative to the electronic filing of certain forms used in property valuation (House, No. 2426).

By the same member, for the same committee, on a petition, a Bill relative to fines on certain commercial and revenue property (House, No. 2447).

By the same member, for the same committee, on Senate, Nos. 1621, 1622, 1629, and 1707 and House, Nos. 2470, 2477, 2489 and 2511, a Bill relative to the establishment of a means tested senior citizen property tax exemption (House, No. 2477).

By the same member, for the same committee, on a petition, a Bill repealing the property tax exemption for Massport [sic] lessees (House, No. 2481).

By the same member, for the same committee, on a petition, a Bill providing volunteer firefighters and emergency medical technicians with a local option real estate tax exemption (House, No. 2502).

By the same member, for the same committee, on a petition, a Bill relative to local control of boat excise revenue (House, No. 2648).

By the same member, for the same committee, on Senate, No. 1716 and House, No. 2651, a Bill relative to the taxation of cider (House, No. 2651).

By the same member, for the same committee, on a petition, a Bill eliminating the requirement for the geriatric authority to make payment to the town of Milford in lieu of taxes (House, No. 3996) [Local Approval Received].

By the same member, for the same committee, on a petition, a Bill expanding the exemption for residential property in the town of Truro (House, No. 4209) [Local Approval Received].

By the same member, for the same committee, on Senate, No. 2225, a Bill relative to the town of Sandwich (House, No. 4468) [Local Approval Received].

By the same member, for the same committee, on House, No. 2392, a Bill authorizing the town of Westford to establish a means tested senior citizen property tax exemption (House, No. 4469) [Local Approval Received].

By the same member, for the same committee, on House, No. 2427, a Bill relative to fuel cell technology (House, No. 4471).

By the same member, for the same committee, on House, No. 3681, a Bill authorizing the city of Salem to establish a means-tested senior citizen property tax exemption (House, No. 4473) [Local Approval Received].

By the same member, for the same committee, on House, No. 3682, a Bill relative to property tax relief for low and moderate income seniors in the town of Brookline (House, No. 4474) [Local Approval Received].

By the same member, for the same committee, on House, No. 3857, a Bill authorizing the town of Wakefield to establish a means tested senior citizen property tax exemption (House, No. 4475) [Local Approval Received].

By the same member, for the same committee, on House, No. 3995, a Bill authorizing the town of Winchester to establish a senior property tax exemption (House, No. 4476) [Local Approval Received].

By the same member, for the same committee, on House, No. 4081, a Bill authorizing the town of Arlington to establish a means tested senior citizen property tax exemption (House, No. 4477) [Local Approval Received].
Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Orders of the Day.

The Senate Bill authorizing the town of Andover to convey a portion of a certain parcel of land (Senate, No. 2326), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed, in concurrence.

The House Bill authorizing the city of Amesbury to grant four additional licenses for the sale of alcoholic beverages to be drunk on the premises (House, No. 4333), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

The Senate Bill exempting all positions in the police department of the town of Rockport from the civil service law (Senate, No. 2360); and
The House Bill creating a maximum allowable check-cashing rate (House, No. 4308);
Severally were read a second time; and they were ordered to a third reading.

Order.

On motion of Mr. DeLeo of Winthrop,—
Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

Next sitting.

At nine minutes after eleven o’clock A.M., on motion of Mr. Wong of Saugus (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
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Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Message from the Governor.

A message from His Excellency the Governor recommending legislation relative to expanding opportunities for minority and women business enterprises in public construction projects (House, No. 4511), was filed in the office of the Clerk on Thursday, February 27.

The message was read; and it was referred, under Rule 30, with the accompanying draft of a bill, to the committee on State Administration and Regulatory Oversight. Sent to the Senate for concurrence.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

Resolutions (filed by Mrs. Poirier of North Attleborough and other members of the House) congratulating Francis “Frank” Gay on the occasion of his retirement as the Administrator of the Greater Attleboro Taunton Regional Transit Authority;

Resolutions (filed by Mr. Orrall of Lakeville) congratulating Russell Horgan on the occasion of his retirement from the Berkley Fire Department; and

Resolutions (filed by Representatives Orrall of Lakeville, Gifford of Wareham and LaNatra of Kingston) congratulating Russell Pittsley on the occasion of his one hundredth birthday;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Speliotis of Danvers, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Order.

The following order (filed by Ms. Ferrante of Gloucester) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That notwithstanding the provisions of Joint Rule 10, the committee on Economic Development and Emerging Technologies be granted until Monday, Economic Development and Emerging Technologies,—
June 1, 2020 within which time to make its final report on current House documents numbered 389 and 4070.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4515), ought to be adopted. Under suspension of the rules, on motion of Ms. Ferrante, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Communication from the Chair of the committee on Rules.

A communication from the Chair of the committee on Rules, under the provisions of Rule 19B, was spread upon the records of the House, to wit:—

February 28, 2020

The Honorable Steven T. James
Clerk of the House of Representatives
State House – Room 145
Boston, MA 02133

Dear Mr. Clerk:

This letter is to inform you that the following caucuses have [sic] registered with the committee on Rules as Legislative Member Organizations, in accordance with the provisions of House Rule 19B:

<table>
<thead>
<tr>
<th>Name of Caucus</th>
<th>Chair</th>
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<tbody>
<tr>
<td>Zero Waste Caucus</td>
<td>Rep. Michelle Ciccolo</td>
</tr>
</tbody>
</table>

Respectfully,
William C. Galvin
Chair.

Petitions.

Ms. Provost of Somerville presented a petition (accompanied by bill, House, No. 4517) of Denise Provost and others (with the approval of the mayor and city council) that the city of Somerville be authorized to allow certain tenants and entities the right to purchase certain residential property when that property is being offered for sale; and the same was referred to the committee on Housing. Sent to the Senate for concurrence.

Petitions severally were presented and referred as follows:

By Mr. Arciero of Westford (by request), a petition (subject to Joint Rule 12) of Richard Andrew MacDonald relative to the display or wearing of certain flags in public buildings.

By Representative Gordon of Bedford and Senator Tarr, a joint petition (subject to Joint Rule 12) of Kenneth I. Gordon, Bruce E. Tarr and others relative to certain retirement benefits for Thomas W. Devlin, a trooper of the Department of State Police.
By Mrs. Haddad of Somerset (by request), a petition (subject to Joint Rule 12) of David Rosa relative to housing developments in communities with a population less than 30,000 persons.

By Mr. Robertson of Tewksbury, a petition (subject to Joint Rule 12) of David Allen Robertson relative to the slaughter and consumption of cats and dogs.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

The engrossed Bill authorizing the appointment of special police officers in the town of West Bridgewater (see Senate, No. 2361, amended), came from the Senate with the endorsement that it had been returned to said branch by His Excellency the Governor, in accordance with the provisions of Article LVI of the Amendments to the Constitution, with recommendation of amendment (for message, see Senate, No. 2542).

The bill bore the further endorsement that the Senate had adopted said amendment (in the form approved by the Senate committee on Bills in the Third Reading) as follows:

In section 4, in lines 30 and 31, by striking out the sentence contained in those lines and inserting in place thereof the following sentence: “A special police officer appointed pursuant to this act shall be considered a reserve or intermittent police officer and subject to the third paragraph of section 96B of chapter 41 of the General Laws and shall not be considered a full-time police officer.”.

The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

The House Bill establishing a sick leave bank for Susan Edwards, an employee of the Department of Developmental Services (House, No. 4315), came from the Senate passed to be engrossed, in concurrence, with an amendment in line 5 inserting after the name: “Edwards” the words “to care for her immediate family member”. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

Bills

Authorizing the Division of Capital Asset Management and Maintenance to grant easements to the town of Hubbardston for the reconstruction of the Evergreen Road bridge over Mason Brook (Senate, No. 2370) (on Senate bill No. 1855);

To provide identification to homeless youth and families (Senate, No. 2576) (on Senate bill No. 2555, amended); and

Updating terminology and investigative practices related to the protection of persons with disabilities (Senate, No. 2577) (on Senate bill No. 2554, amended);

Severally passed to be engrossed by the Senate, were read; and they were referred, under Rule 33, to the committee on Ways and Means.

A Bill further regulating appointments to city offices in the city of Gloucester (Senate, No. 2411) (on a petition) [Local Approval Received], passed to be engrossed by the Senate, was read; and it was referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Reports
Of the committee on State Administration and Regulatory Oversight, asking to be discharged from further consideration.

Of the petition (accompanied by bill, House, No. 2672) of David Biele and others for an investigation by a special commission (including members of the General Court) relative to the 250th anniversary of the American Revolution; and

Of the petition (accompanied by bill, House, No. 4260) of Marjorie C. Decker for the issuance of an annual proclamation by the Governor to designate September 14 as plastic pollution action day;

And recommending that the same severally be referred to the Senate committee on Rules.

Severally accepted by the Senate, were considered forthwith, under Rule 42; and they were accepted, in concurrence, insomuch as relates to the discharge of the committee.

Reports of Committees.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

To ensure adequate handicapped parking (House, No. 1794);
To establish commonsense permitting reforms for businesses and landowners (House, No. 1798);
Regarding municipal tools to lessen land use disputes (House, No. 1813);
Relative to death certificates (House, No. 1922);
Relative to the lawful return of property (House, No. 2055);
Relative to non-resident firearm licensing (House, No. 2072);
Relative to kayak safety (House, No. 2135);
Relative to police pursuits (House, No. 2150); and
Enhancing flexibility for event licensing in the town of Foxborough (printed in House, No. 4282);

Under suspension of Rule 7A, in each instance, on motion of Mr. Speliotis of Danvers, the bills severally were read a second time forthwith; and they were ordered to a third reading.

By Mr. Murphy of Weymouth, for the committee on Financial Services, on a petition, a Bill relative to the continuity of care of mental health treatment (House, No. 907).

By the same member, for the same committee, on a petition, a Bill to require health care coverage for the emergency psychiatric services (House, No. 909).

By the same member, for the same committee, on a petition, a Bill to increase ensure dependent health coverage for adults with disabilities (House, No. 912).

By the same member, for the same committee, on a petition, a Bill relative to greater fairness in insurance (House, No. 939).

By the same member, for the same committee, on a petition, a Bill relative to the safety of autistic and Alzheimer [sic] individuals (House, No. 945).

By the same member, for the same committee, on a petition, a Bill relative to insurance coverage for PANDAS/PANS (House, No. 947).

By the same member, for the same committee, on a petition, a Bill requiring annual lung cancer screenings for firefighters (House, No. 951).
By the same member, for the same committee, on a petition, a Bill relative to improving lives by ensuring access to brain injury treatment (House, No. 968).

By the same member, for the same committee, on a petition, a Bill empowering health care consumers (House, No. 969).

By the same member, for the same committee, on a petition, a Bill regarding cervical cancer and women’s preventative health (House, No. 979).

By the same member, for the same committee, on a petition, a Bill providing for certain health insurance coverage (House, No. 984).

By the same member, for the same committee, on a petition, a Bill concerning the safety of autistic and Alzheimer [sic] individuals (House, No. 987).

By the same member, for the same committee, on a petition, a Bill relative to human donor milk coverage (House, No. 995).

By the same member, for the same committee, on a petition, a Bill relative to insurance coverage for mammograms and breast cancer screening (House, No. 1025).

Severally referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Mr. Murphy of Weymouth, for the committee on Financial Services, on a petition, a Bill relative to the regulation of the business of domestic and foreign money transmission by the Division of Banks (House, No. 924).

By the same member, for the same committee, on a petition, a Bill relating to modernizing business to business commercial insurance transactions (House, No. 928).

By the same member, for the same committee, on a petition, a Bill relative to unclaimed life insurance benefits (House, No. 933).

By the same member, for the same committee, on a petition, a Bill relative to mortgage licensing and exemptions (House, No. 936).

By the same member, for the same committee, on a petition, a Bill relative to continuing education of insurance producers (House, No. 938).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. Murphy of Weymouth, for the committee on Financial Services, on House, No. 53 and on a part of House, No. 27, a Bill relative to life insurance proceeds (House, No. 53).

By the same member, for the same committee, on a petition, a Bill relative to homeowners insurance (House, No. 994).

By the same member, for the same committee, on a petition, a Bill relative to the cleanup of accidental home heating oil spills (House, No. 1008).

By Mr. Parisella of Beverly, for the committee on Public Service, on a petition, a Bill establishing a sick leave bank for a certain employee of the Massachusetts Department of Conservation and Recreation (House, No. 4410).

By the same member, for the same committee, on a petition, a Bill establishing a sick leave bank for Geo Bernardone, an employee of the department of transportation [sic] (House, No. 4481).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the House Bill promoting police and youth partnership (House, No. 924).
Emergency Measures.

The engrossed Bill making appropriations for fiscal year 2020 to provide for supplementing certain existing appropriations and for certain other activities and projects (see House, No. 4502), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 4 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill establishing a sick leave bank for Jodi DiMaggio, an employee of the Trial Court of the Commonwealth (see House, No. 4600), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 4 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Engrossed Bills.

The engrossed Bill establishing a sick leave bank for Paul A. Wilson, an employee of the Department of Developmental Services (see House, No. 3900) (which originated in the House), in respect to which the Senate had concurred in adoption of the emergency preamble, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill authorizing the town of Andover to convey a portion of a certain parcel of land (see Senate, No. 2326) (which originated in the Senate), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Wednesday next at twelve o’clock noon.
At twenty minutes after eleven o’clock A.M., on motion of Mr. Barrows of Mansfield (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Wednesday at twelve o’clock noon.
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[22]*
Met prior to the hour of adjournment, at three minutes before twelve o’clock noon with Mr. Mariano of Quincy in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Mariano), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Silent Tributes.

During the session, Ms. Cronin of Easton took the Chair, declared a brief recess, and, at the request of Representatives Cronin, Sullivan of Abington and Cutler of Pembroke, the members, guests and employees stood in a moment of silent tribute to the memory of the Honorable John R. “Jack” Buckley who was a resident of the town of Abington. John was educated at Abington Elementary School, Boston Public Latin School and received a Bachelor’s Degree from Harvard College in 1954. He served in the United States Military during the Korean conflict from 1954 to 1956 at both Fort Dix and the Pentagon.

John was elected town treasurer for the town of Abington in 1960. In 1964, he was elected to the Massachusetts House of Representatives, where he served as the Chairman of the committee on Public service and later as the Chairman of the committee on Taxation. In 1975, he was appointed by Governor Michael Dukakis to serve as the Secretary for Administration and Finance. He went on to become the Executive Vice-President and interim President of the Community College system.

John was heavily involved with many activities and organizations around the town of Abington and Plymouth County.

John leaves behind his three sons John, Thomas, and Michael, his daughter, Pamela, and many grandchildren, as well as several nieces and nephews.

On behalf of the entire Plymouth County delegation, Ms. Cronin introduced John’s son, Plymouth County Register of Deeds John Buckley, who was standing on the rostrum.

Ms. Decker of Cambridge took the Chair, declared a brief recess, and, at her request, the members, guests and employees stood in a moment of silent tribute in respect to the memory of her former legislative aide and member of the House staff, Nancy Pomerance McMillian Gaines. In the late 1960’s and early 1970’s, Nancy worked as a brilliant editor of newspapers and magazines. Nancy was a liver of life; a free spirit with a quick and cutting wit. She possessed a wicked infectious laugh. She was a good friend to all; a reader of books; and a keeper of secrets. She was the bearer of tales – some sad, but many filled with the humor and fire that still burned inside her. Nancy understood that nothing came easy, yet nothing was so hard that it couldn’t be accomplished. To say that she will be missed by many of us is far too short a legacy for Nancy. It is more accurate to say, she’ll never be forgotten.
Statement Concerning Representative Ayers of Quincy.

A statement of Mr. Wagner of Chicopee concerning Mr. Ayers of Quincy was spread upon the records of the House, as follows:

MR. SPEAKER: I would like to call to the attention of the House the fact that one of our colleagues, Representative Ayers of Quincy, is unable to be present in the House Chamber for this week’s sittings due to official business outside of the country. His missing of roll calls this week will be due entirely to the reason stated.

Statement Concerning Representative Mom of Lowell.

A statement of Mrs. Haddad of Somerset concerning Mom of Lowell was spread upon the records of the House, as follows:

MR. SPEAKER: I would like to call to the attention of the House the fact that one of our colleagues, Representative Mom of Lowell, is unable to be present in the House Chamber for today’s sitting due to business outside of the country. His missing of roll calls today is due entirely to the reason stated.

Statement of Representative Rogers of Norwood.

A statement of Mr. Rogers of Norwood was spread upon the records of the House, as follows:

MR. SPEAKER: I would like to call to the attention of the House the fact that I was unable to be present in the House Chamber for the sitting of Wednesday, February 26, due to official business. Had I been present for Yea and Nay Nos. 148, 149, 151 and 152, I would have voted, in each instance, in the affirmative. Had I been present for Yea and Nay No. 150, I would have voted in the negative. My missing of roll calls that day was due entirely to the reason stated.

Reports of Committees.

By Mr. Murphy of Weymouth, for the committee on Financial Services, on a petition, a Bill providing for non-opioid pain management (House, No. 1083).

By the same member, for the same committee, on a petition, a Bill to help patients and reduce health care costs by ensuring patient adherence to medications (House, No. 1099).

By the same member, for the same committee, on a petition, a Bill relative [sic] providing insurance coverage for biennial echocardiogram and concussion analysis for persons under the age of 18/JJ’s bill (House, No. 1110).

By the same member, for the same committee, on House, No. 3556, a Bill promoting continuity of care for Multiple Sclerosis treatment (House, No. 4518).

Severally referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Mr. Murphy of Weymouth, for the committee on Financial Services, on a petition, a Bill to prohibit housing discrimination against responsible dog owners (House, No. 1038) [Representative Barrows of Mansfield dissenting].
By the same member, for the same committee, on a petition, a Bill relative to the supplemental application requirement for dwelling fire insurance policies (House, No. 1056).

By the same member, for the same committee, on a petition, a Bill relative to the board of directors of the Massachusetts Credit Union Share Insurance Corporation (House, No. 1077).

By the same member, for the same committee, on a petition, a Bill providing protections to victims of domestic violence in connection with property insurance claims (House, No. 1079) [Representative Barrows of Mansfield dissenting].

By the same member, for the same committee, on a petition, a Bill requiring licensed auto insurance damage appraisers to provide safety notices to the owners of damaged motor vehicles (House, No. 3555).

By the same member, for the same committee, on House, No. 3832, a Bill relative to the Transportation Infrastructure Enhancement Trust Fund municipal reporting requirements (House, No. 4519).

By Mr. Cusack of Braintree, for the committee on Revenue, on Senate, No. 1725 and House, Nos. 2512 and 2598, a Bill relative to DOR interest rate parity (House, No. 2512).

By the same member, for the same committee, on Senate, No. 1759 and House, No. 2517, a Bill relative to the taxation of rolling stock (House, No. 2517).

By the same member, for the same committee, on Senate, No. 1610 and House, No. 2544, a Bill protecting the interests of housing cooperative shareholders (House, No. 2544).

By the same member, for the same committee, on Senate, Nos. 1639 and 1719 and House, No. 2550, a Bill relieving mortgage debt (House, No. 2550).

By the same member, for the same committee, on a petition, a Bill promoting Massachusetts film production (House, No. 2566).

By the same member, for the same committee, on a petition, a Bill relative to small town residential neighborhood revitalization (House, No. 2582).

By the same member, for the same committee, on a petition, a Bill to continue tax basis rules for property acquired from decedents (House, No. 2590).

By the same member, for the same committee, on a petition, a Bill relative to the sales tax of motor vehicles (House, No. 2591).

By the same member, for the same committee, on a petition, a Bill providing for prisoners of war (House, No. 2594).

By the same member, for the same committee, on a petition, a Bill allowing for the deduction of business interest (House, No. 2606).

By the same member, for the same committee, on Senate, No. 1687 and House, No. 2618, a Bill relative to commuter transit benefits (House, No. 2618).

By the same member, for the same committee, on a petition, a Bill to promote adoption (House, No. 2638).

By the same member, for the same committee, on Senate, No. 1783 and House, Nos. 2536 and 2608, a Bill to establish the family caregiver tax credit (House, No. 4466).

By the same member, for the same committee, on Senate, No. 1761 and House, No. 2647, a Bill relative to a cranberry bog renovation tax credit (House, No. 4467).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. Murphy of Weymouth, for the committee on Financial Services, on a petition, a Bill concerning the use of certain insurance underwriting guidelines
pertaining to dogs harbored upon the insured property (House, No. 1037) [Representative Barrows of Mansfield dissenting].

By the same member, for the same committee, on a petition, a Bill relative to investments by fraternal benefit societies (House, No. 1070).

By the same member, for the same committee, on a petition, a Bill to eliminate penalty charges when cancelling auto insurance policies (House, No. 1071) [Representative Barrows of Mansfield dissenting].

By the same member, for the same committee, on a petition, a Bill to add a compulsory death benefit to automobile liability insurance (House, No. 1080).

By Mr. Cusack of Braintree, for the committee on Revenue, on Senate, No. 1691 and House, No. 2551, a Bill promoting urban agriculture and horticulture (House, No. 2551).

By the same member, for the same committee, on a petition, a Bill relative to condominiums (House, No. 2569).

By the same member, for the same committee, on a petition, a Bill relative to charges associated with condominiums in tax title (House, No. 2580).

By the same member, for the same committee, on a petition, a Bill relative to the taxation of public land used for commercial purposes on Massachusetts Port Authority property (House, No. 2621).

By the same member, for the same committee, on a petition, a Bill relative to the establishment of a home improvement local property tax exemption for seniors (House, No. 2640).

By the same member, for the same committee, on a petition, a Bill relative to property tax exemptions for rental properties in the town of Lincoln deed restricted as affordable housing (House, No. 2645) [Local Approval Received].

By the same member, for the same committee, on House, Nos. 2403, 2558 and 2619, a Bill clarifying property tax exemptions for solar and wind systems (House, No. 2619).

By the same member, for the same committee, on House, Nos. 2390 and 2631, a Bill relative to expanding agricultural land (House, No. 2631).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

*Engrossed Bill.*

The engrossed Bill designating a certain pavilion shelter on the Esplanade in the city of Boston as the Priebatsch Pavilion (see House, No. 4124) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

*Engrossed Bill – Land Taking.*

The engrossed Bill authorizing the conveyance of an interest in a certain parcel of park land in the town of Fairhaven (see House, No. 4009, amended) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the

Societies,— investments.

Auto insurance.

Death benefits.

Agriculture and horticulture.

Condominiums.

Id.

MassPort,— land.

Seniors,— tax exemption.

Lincoln,— tax exemptions.

Solar and wind tax exemptions.

Agriculture,— expansion.

Bill enacted.

Fairhaven,— land.

Bill enacted (land taking).— yea and nay No. 153.
Amendments to the Constitution); and on the roll call 154 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 153 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Motion to Discharge a Certain Matter in the Orders of the Day.

The House Bill relative to transportation finance (House, No. 4508), reported by the committee on Bills in the Third Reading to be correctly drawn, was discharged from its position in the Orders of the Day, and read a third time forthwith, under suspension of Rule 47, on motion of Mr. Straus of Mattapoisett.

After remarks on the question on passing the bill to be engrossed (the Speaker having taken the Chair), Mr. Jones of North Reading and other members of the House moved to amend it by adding the following section:

“SECTION 31. Except as otherwise specified, sections 6 to 9, inclusive, 12 and 15 of this act are hereby repealed if an additional tax on incomes in excess of one million dollars, as certified by a majority vote of the general referendum on the November 8, 2022 ballot, takes effect to the Massachusetts constitution.”.

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of Mr. Jones; and on the roll call 36 members voted in the affirmative and 118 in the negative.

[See Yea and Nay No. 154 in Supplement.]

Therefore the amendment was rejected.

Mr. Jones of North Reading and other members of the House then moved to amend the bill by adding the following new section:

“SECTION 31. Notwithstanding any special or general law to the contrary, the provisions of sections 6 to 9, inclusive, 12 and 15, shall not take effect until such time as the executive office of administration and finance and the department of revenue has furnished a study of its impact on the state’s economy and revenue cost to the commonwealth and its cities and towns, including, but not limited to, a distributional analysis showing the impact on taxpayers of varying income levels, the current practice of other states, any anticipated change in employment and ancillary economic activity to the joint committee on revenue.”.

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of Mr. Hill of Ipswich; and on the roll call (Mr. Mariano of Quincy being in the Chair) 35 members voted in the affirmative and 119 in the negative.

[See Yea and Nay No. 155 in Supplement.]

Therefore the amendment was rejected.

Subsequently a statement of Ms. Domb of Amherst was spread upon the records as follows:

MR. SPEAKER: I would like to call to the attention of the House the fact that on the previous roll call it was my intention to vote in the negative. I now find, however, that due to some inexplicable reason I was recorded as voting in the affirmative.

The same member moved that this vote be reconsidered; and the motion to reconsider prevailed.
On the recurring question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of Ms. Domb; and on the roll call 35 members voted in the affirmative and 119 in the negative.

[See Yea and Nay No. 156 in Supplement.]

Therefore the amendment was rejected.

Subsequently a statement of Mr. Hecht of Watertown was spread upon the records as follows:

MR. SPEAKER: I would like to call to the attention of the House the fact that on the previous roll call it was my intention to vote in the negative. I now find, however, that due to some inexplicable reason I was recorded as voting in the affirmative.

Mr. Jones of North Reading moved to amend the bill by striking out sections 12 and 15; and the amendment was rejected.

Mrs. Poirier of North Attleborough moved to amend the bill by striking out section 6.

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of Mr. Hill of Ipswich; and on the roll call 35 members voted in the affirmative and 119 in the negative.

[See Yea and Nay No. 157 in Supplement.]

Therefore the amendment was rejected.

Mr. Jones of North Reading then moved to amend the bill in section 20, in lines 449 to 512, inclusive, by striking out the nine paragraphs contained in those lines and inserting in place thereof the following nine paragraphs:

“Section 12. (a) There shall be a Transportation Infrastructure Enhancement Trust Fund. The director of the division shall be the trustee of the Fund and shall expend money in the fund to address the impact of transportation network services. There shall be credited to the Fund: (i) any per-ride assessment collected pursuant to subsection (b); and (ii) any interest earned on money in the Fund. Amounts credited to the Fund shall be expanded by the director pursuant to subsections (c) and (d) without further appropriation. Money remaining in the fund at the end of a fiscal year shall not revert to the General Fund.

(b) Annually, not later than February 1, each transportation network company shall submit to the director of the division the number of rides, broken down by shared rides and non-shared rides, including the number of luxury rides, from the previous calendar year that originated within each city or town and a per-ride assessment. The per-ride assessment shall be as follows: (i) a shared ride shall have a per-ride assessment of $0.40; and (ii) a non-shared ride shall have a per-ride assessment of $0.80; (iii) a luxury ride shall have an additional per-ride assessment of $1.70. A transportation network company shall not charge a transportation network rider or a transportation network driver for the cost of the per-ride assessment.

(c) From the funds received from the per-ride assessment of shared and non-shared rides, the division shall: (i) proportionately distribute 25 per cent to a city or town based on the number of shared and non-shared rides from the previous calendar year that originated within that city or town to address the impact of transportation network services on municipal roads, bridges and other transportation infrastructure or any other public purpose substantially related to the operation of transportation network services in the city or town including, but not limited to, the complete streets program established in section 1 of chapter 90I and other programs that support alternative modes of transportation; (ii) distribute 25 per cent to the Commonwealth Transportation Fund established in section 2ZZZ of chapter 29; provided, that the division shall annually distribute $6,000,000 from the Fund to the Massachusetts...
Development Finance Agency, established in section 2 of chapter 23G, to provide financial assistance to small businesses operating in the taxicab, livery or hackney industries to encourage the adoption of new technologies and advanced services, safety and operational capabilities and support workforce development; and (iii) distribute 50 per cent to the Transit Authority Fund, established in section 2III of chapter 29.

(d) From the funds received from the per-ride assessment for luxury rides, pursuant to subsection (b), the division shall annually: (i) proportionately distribute 50 per cent of the amount received to a city or town based on the number of luxury rides from the previous calendar year that originated within that city or town to address the impact of transportation network services on municipal roads, bridges and other transportation infrastructure or any other public purpose substantially related to the operation of transportation network services in the city or town including, but not limited to, the complete streets program established in section 1 of chapter 90I and other programs that support alternative modes of transportation; and (ii) distribute 50 per cent to the Commonwealth Transportation Fund, established in section 2ZZZ of chapter 29.

(e) By December 31 of each year in which a city or town receives a disbursement of more than $25,000 from the Fund, that city or town shall submit a report to the director of the division that details the projects and the amount used or planned to be used for transportation-related projects as described in subsections (c) and (d).

By December 31 of the year in which a city or town receives a cumulative total of more than $25,000 in disbursements from the Fund since its last report to the director of the division, that city or town shall submit a report to the director of the division that details the projects and the amount used or planned to be used for transportation-related projects as described in subsections (c) and (d) for each disbursement from the Fund since the city or town’s last report to the director of the division.

For a city or town whose cumulative total disbursements from the Fund have not exceeded $25,000 in the 5 years since its last report to the director of the division, that city or town shall submit a report to the director of the division by December 31 of the fifth year since its last report to the director of the division. That report shall detail the projects and the amount used or planned to be used for transportation-related projects as described in subsections (c) and (d) for each annual disbursement from the Fund since the city or town’s last report to the director of the division.

The division shall withhold future disbursements from the Fund from any city or town that does not comply with the reporting requirements of this subsection. The withheld funds shall be disbursed when the city or town complies with the requirements of this subsection.

On an annual basis, the director shall compile the reports and post the projects and amounts of money expended on the website of the division.”.

The amendment was rejected.

Ms. Gouveia of Acton then moved to amend the bill by striking out sections 10, 11, 13 and 14; and in section 30, in line 704, by striking out the figures: “10, 11, 13, 14”.

After debate on the question on adoption of the amendments, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 13 members voted in the affirmative and 141 in the negative.

[See Yea and Nay No. 158 in Supplement.]

Therefore the amendments were rejected.
Mr. LeBoeuf of Worcester then moved to amend the bill in section 1, in line 159, by inserting after the word “gallon” the following: “1 cent per gallon sold or used of diesel fuel shall be allocated for fare free RTA service.”. The amendment was rejected.

The same member then moved to amend the bill in section 1, in line 6, by inserting after the word “year” the words “; providing that Worcester, Barnstable, Berkshire, Bristol, Essex, Franklin, Hampden, Hampshire, Norfolk, Dukes, Nantucket and Plymouth Counties shall continue to foot the bill of public transportation costs of two counties, Suffolk and Middlesex Counties, the former counties shall be subject to a lower gas tax per gallon, while the later shall be taxed at a higher tier.”; and the amendment was rejected.

Mr. Rogers of Cambridge then moved to amend the bill by adding the following three sections:

“SECTION 31. Chapter 64H of the General Laws, as appearing in the 2018 Official Edition, is hereby amended by striking out section 26

SECTION 32. Chapter 64I of the General Laws, as appearing in the 2018 Official Edition, is hereby amended by striking out section 27

SECTION 33. Chapter 29 section 2ZZZ of the General Laws, as appearing in the 2018 Official Edition, is hereby amended by adding in line six after the words ‘general court.’ — The Department of Revenue shall certify each year by December 1, the amounts generated as a result of the elimination of section 27 or Chapter 64I and the elimination of section 26 of Chapter 64H, and this amount shall be credited to the fund.”.

The amendment was rejected.

Mr. Jones of North Reading and other members of the House then moved to amend the bill in section 7, in line 255, by adding the following: “Section 7B. The sale of fuel to a city or town which having consumed the same for any municipal purpose shall be exempt from the excise established by this chapter.”.

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of Mr. Jones; and on the roll call 36 members voted in the affirmative and 118 in the negative.

[See Yea and Nay No. 159 in Supplement.]

Therefore the amendment was rejected.

Mr. Fernandes of Falmouth then moved to amend the bill by adding the following section:

“SECTION 31. Section 10 of chapter 159A½ of the General Laws, as appearing in the 2016 Official Edition, is hereby amended by inserting after the word ‘Authority’, in line 3, the following words:— and any airport commission established pursuant to sections 39G or 51E of chapter 90.”.

The amendment was adopted.

Mr. Cullinane of Boston then moved to amend the bill by inserting after section 27 the following section:

“SECTION 27A. Notwithstanding any general or special law to the contrary, the Massachusetts Bay Transportation Authority shall establish an On-Demand Paratransit Pilot Program for individuals eligible for paratransit services to utilize transportation network services, as defined in section 1 of chapter 159A½, as users of the authority’s door-to-door paratransit service, known as the RIDE. The authority shall establish accessible options for users to schedule a pre-arranged ride, including in a manner other than through a digital network, a subsidy structure for payment of services, driver-training requirements and any other requirements necessary to deliver options for on-demand paratransit services to customers of the authority. The
authority shall collect data to gauge the success of the program in increasing mobility and flexibility of travel for individuals eligible for paratransit services including but not limited to, overall utilization of the program, factors that influence users to choose the pilot or the RIDE, and cost-savings to the authority, if any. On or before June 30 annually, the authority shall submit a report on the program’s progress updates and data to the joint committee on transportation and the clerks of the house of representatives and the senate.”.

The amendment was adopted.

Mr. Livingstone of Boston then moved to amend the bill by inserting after section 21 the following section:

“SECTION 21A. Subsection (e) of section 9 of chapter 152 of the acts of 1997 is hereby amended by inserting after the word ‘Fund’ the following words:— ; provided further, that said surcharge shall apply to the use of a vehicle through a car-sharing organization under section 32J of chapter 90 of the General Laws at the rate of $1 for each use of a vehicle through a car-sharing organization, not to exceed $10 per calendar year.”.

The amendment was adopted.

Representatives Cutler of Pembroke and other members of the House then moved to amend the bill in section 20, in line 464, by inserting after the word “rider”, the first time it appears, the words “; provided however, the per-ride assessment shall not apply to a pre-arranged ride requested or selected by a rider who has requested or selected the pre-arranged ride through a program established to provide transportation network services to individuals who are eligible for paratransit services.”; and after remarks the amendment was adopted.

Mr. Madaro of Boston then moved to amend the bill by adding the following section:

“SECTION 32. The MBTA, in coordination with the Secretary of Health and Human Services, shall conduct a study of the impacts, benefits, and costs of a low-income fare program that provides reduced or discounted transit fares to qualifying riders. The study shall include but not be limited to an examination of (i) number of riders who would benefit from the program, (ii) the average reductions of each fare by mode, (iii) overall impact on revenue to the system, and (iv) partnership models for determining eligibility requirements and the verification method. The report shall be filed with the clerks of the senate and house of representatives, the chairs of the senate and house committees on ways and means and the senate and house chairs of the joint committee on transportation no later than July 31, 2021.”.

The amendment was adopted.

Mr. Honan of Boston then moved to amend the bill by inserting after section 21A (inserted by amendment) the following section:

“SECTION 21B. Subsection (b) of section 200 of chapter 46 of the acts of 2015 is hereby amended by striking out the first 2 sentences and inserting in place thereof the following 2 sentences:

(b) The control board shall consist of 7 members: 6 persons to be appointed by the governor, 3 of whom shall be members of the board, 1 of whom shall have experience in transportation finance, 1 of whom shall have experience in mass transit operation and 1 of whom shall be a municipal official representing a city or town located in the area constituting the authority, as defined in section 1 of chapter 161A; and 1 person to be appointed by the mayor of the city of Boston. Each member shall serve for the entire time that the control board exists unless removed with or without cause by the governor, except in the case of the member appointed by the mayor of
the city of Boston, who shall serve for the entire time that the control board exists unless removed with or without cause by the mayor of the city of Boston.”.

The amendment was adopted.

Mr. Murphy of Weymouth then moved to amend the bill by striking out section 16 and inserting in place thereof the following section:

“SECTION 16. The General Laws are hereby amended by inserting after chapter 90J the following chapter:—

CHAPTER 90K
PERSONAL VEHICLE SHARING COMPANIES

Section 1. As used in this chapter, the following words shall, unless the context clearly requires otherwise, have the following meanings:—

‘Personal vehicle sharing’, the use and operation of a motor vehicle by a person other than the vehicle’s registered owner for consideration, facilitated by a personal vehicle sharing company.

‘Personal vehicle sharing company’ or ‘company’, a corporation, partnership, sole proprietorship or other entity qualified to do business in the commonwealth that is engaged in facilitating personal vehicle sharing through a personal vehicle sharing platform.

‘Personal vehicle sharing platform’ or ‘platform’, any online-enabled application, software, website or system offered or utilized by a personal vehicle sharing company that facilitates personal vehicle sharing between an owner and a driver.

‘Registry’, the registry of motor vehicles established pursuant to section 56 of chapter 6C.

‘Shared motor vehicle’ or ‘shared vehicle’, a private passenger motor vehicle designed primarily for the transport of persons, which is made available on a personal vehicle sharing platform.

‘Shared vehicle agreement’ or ‘agreement’, the written terms and conditions applicable to a shared vehicle owner and driver that govern the use of the shared motor vehicle during the vehicle sharing period. For the purposes of this chapter, shared vehicle agreements shall not be considered agreements to rent or lease a motor vehicle pursuant to sections 32C to 32F, inclusive, of chapter 90.

‘Shared vehicle driver’ or ‘driver’, an individual who is authorized to drive a shared vehicle by a personal vehicle sharing company.

‘Shared vehicle owner’ or ‘owner’, the registered owner of a private motor vehicle who makes such vehicle available through a personal vehicle sharing platform.

‘Vehicle sharing period’, the period of time during which the motor vehicle is being shared through the personal vehicle sharing platform; provided, that the vehicle sharing period shall start at the time, pursuant to the agreement, the motor vehicle becomes subject to the control of the driver and end when the motor vehicle is returned to the location designated by the owner.

Section 2. (a) Prior to offering a motor vehicle for personal vehicle sharing on a personal vehicle sharing platform, the personal vehicle sharing company shall verify that the motor vehicle is in compliance with annual safety and emissions inspections pursuant to section 7A of chapter 90 and regulations promulgated pursuant to said section 7A of said chapter 90; or, if a motor vehicle is registered in another state, that the motor vehicle complies with the inspection requirement of the state where the motor vehicle is registered.
(b) A personal vehicle sharing company shall not authorize an individual to drive a shared vehicle unless the individual is at least 18 years of age and has a license to operate a motor vehicle.

(c) Prior to offering a motor vehicle on a personal vehicle sharing platform, the owner shall certify to the company that the motor vehicle is not subject to any unresolved safety recalls from the manufacturer. If a motor vehicle is subject to an unresolved safety recall, the owner shall not offer the motor vehicle for personal vehicle sharing on a platform until all safety recall repairs have been made.

If the shared vehicle owner receives notice of a safety recall while the shared vehicle is offered on a platform, the owner shall cause the vehicle to be unavailable for personal vehicle sharing on the platform not later than 72 hours after receiving notice of the safety recall. If the owner receives notice of a safety recall during a vehicle sharing period, as soon as possible, but not later than 72 hours after receiving notice of the safety recall, the owner shall notify both the company and the driver about the safety recall so the owner may address the safety recall repair.

Section 3. (a) Each personal vehicle sharing company shall carry adequate insurance, as required by section 231 of chapter 175, for each shared vehicle during the vehicle sharing period.

(b) A personal vehicle sharing company that provides insurance coverage to its drivers shall provide policies to the division of insurance to be placed on file.

(c) An owner shall provide notice to all insurers of the motor vehicle of their intent to make the motor vehicle available for personal vehicle sharing on a personal vehicle sharing platform prior to offering said vehicle on a personal vehicle sharing platform.

Section 4. A personal vehicle sharing company shall issue removable decals, in a form and manner prescribed by the registry, to a shared vehicle owner to designate the motor vehicle as a shared motor vehicle. The decals shall be applied to both the front and back panels of a motor vehicle at all times during a vehicle sharing period.

Section 5. A personal vehicle sharing company shall provide clear and conspicuous cost estimates to consumers for all transportation costs and any additional costs, which shall include, but not be limited to: the rate, either hourly, daily or by mileage, fees, insurance costs and any protection package costs that are charged to the shared vehicle owner or driver. If a rate is advertised by the personal vehicle sharing company, all fees must be clearly disclosed on the personal vehicle sharing platform.

A personal vehicle sharing company may charge a shared vehicle driver a separately stated fee to recover specified costs paid to a government entity that are incurred by the company.

Section 6. (a) Prior to offering a motor vehicle for personal vehicle sharing on a platform, the company shall notify the owner that, if the motor vehicle has a lien against it, the use of the motor vehicle through a personal vehicle sharing platform, including the use without physical damage coverage, may violate the terms of the contract with the lienholder.

(b) Each company shall disclose to the owner and the driver in the shared vehicle agreement:

(i) any right of the personal vehicle sharing company to seek indemnification from the shared vehicle owner or the shared vehicle driver for economic loss sustained by the personal vehicle sharing company resulting from a breach of the terms and conditions of the shared vehicle agreement;

(ii) that an automobile insurance policy issued to the shared vehicle owner for the shared vehicle or an automobile insurance policy issued to the shared vehicle

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driver does not provide a defense or indemnification for any claim asserted by the personal vehicle sharing company;

(iii) the automobile insurance requirements under section 231 of chapter 175, and any conditions under which a driver must maintain a personal automobile insurance policy with certain applicable coverage limits on a primary basis in order to use or operate a shared motor vehicle;

(iv) that an owner’s automobile insurance policy may not provide coverage for a shared vehicle;

(v) that the personal vehicle sharing company’s insurance coverage for the shared vehicle owner and the shared vehicle driver is in effect only during each vehicle sharing period and that, for any use of the motor vehicle by the driver outside of the vehicle sharing period, the driver and the owner may not be covered; and

(vi) an emergency telephone number to personnel capable of fielding roadside assistance and other customer service inquiries.

Section 7. A personal vehicle sharing company and a shared vehicle owner shall be exempt from vicarious liability in accordance with 49 U.S.C. section 30106 and under any state or local law that imposes liability solely based on vehicle ownership.

Section 8. A personal vehicle sharing company shall maintain records that shall include, but shall not be limited to: (i) the number of motor vehicles listed on the personal vehicle sharing platform; (ii) the number of owners who use the personal vehicle sharing platform; (iii) the average length of a vehicle sharing period; (iv) the percentage of drivers with a license to operate a motor vehicle from a state other than the commonwealth; (v) the breakdown of the cities or towns that serve as the designated location where a vehicle sharing period originates; (vi) the total mileage driven by a shared vehicle driver during each vehicle sharing period; (vii) the make, model and year of each shared vehicle; (viii) for each accident or crash involving a shared motor vehicle, the date and the time of the accident and the license plate of the motor vehicle; and (ix) the total cost paid by each shared vehicle driver for the vehicle sharing period.

Annually, not later than April 30, the personal vehicle sharing company shall compile these records and distribute said records to the Massachusetts Department of Transportation. Not later than June 30, the Massachusetts Department of Transportation shall publicly post the aggregate number of vehicle sharing periods from the previous calendar year originating within each city or town.

Section 9. An assessment shall be imposed on each personal vehicle sharing company at the rate of $1 per vehicle sharing period; provided, however, that for each vehicle sharing period that exceeds 24 hours, the assessment shall be at the rate of $1 per day. Annually, not later than February 1, each personal vehicle sharing company shall submit to the commissioner of revenue the assessment from the previous calendar year. The assessment collected pursuant to this section shall be credited to the Commonwealth Transportation Fund, established pursuant to section 2ZZZ of chapter 29.”; and

By inserting after section 21B (inserted by amendment) the following two sections:

“SECTION 21C. Subsection (b) of section 168 of chapter 175, as so appearing, is hereby amended by inserting, in line 25, after the word ‘vehicles’ the following words:— and shared motor vehicles.

SECTION 21D. Chapter 175 of the General Laws is hereby amended by adding the following new section:—

Section 231. (a) As used in this section, the words ‘personal vehicle sharing’, ‘personal vehicle sharing company’, ‘personal vehicle sharing platform’, ‘shared
motor vehicle’, ‘shared vehicle agreement’, ‘shared vehicle driver’, ‘shared vehicle owner’ and ‘vehicle sharing period’ shall have the same definitions as set forth in section 1 of chapter 90K unless the context clearly requires otherwise.

(b) The insurance requirements in this section shall constitute adequate insurance for shared vehicles and shall satisfy the financial responsibility requirement for a motor vehicle established by section 34A of chapter 90 and section 113L; provided, however, that the insurance requirements in this section shall only satisfy the financial responsibility requirements for a motor vehicle established by said section 34A of said chapter 90 and said section 113L with respect to personal vehicle sharing through a personal vehicle sharing platform.

(c) A personal vehicle sharing company shall assume liability, except as provided in subsection (d), of a shared vehicle owner for bodily injury or property damage to third parties or uninsured and underinsured motorist or personal vehicle injury protection losses during the vehicle sharing period consistent with a motor vehicle liability policy, as defined in section 34A of chapter 90, and is in compliance with section 113L.

(d) Notwithstanding the foregoing, the assumption of liability under subsection (c) does not apply to any shared vehicle owner when:

(i) a shared vehicle owner makes an intentional or fraudulent material misrepresentation or omission to the personal vehicle sharing company before the vehicle sharing period in which the loss occurred; or

(ii) a shared vehicle owner acts in concert with a shared vehicle driver who fails to return the shared motor vehicle pursuant to the shared vehicle agreement.

(e) A personal vehicle sharing company shall ensure that:

(i) for the duration of each vehicle sharing period each shared motor vehicle that is offered on a personal vehicle sharing platform has an automobile liability policy for property damage, uninsured motorist coverage, to the extent required by section 113L and personal injury protection to the extent required by section 34A of chapter 90; and

(ii) the insurer of the required automobile liability policy recognizes that the shared vehicle insured under said policy is being offered for personal vehicle sharing or the automobile insurance policy does not exclude coverage of the motor vehicles used in personal vehicle sharing.

(f) The automobile insurance may be held by the shared vehicle owner, the personal vehicle sharing company, the shared vehicle driver, or a combination thereof.

(g) In every instance where the automobile insurance maintained by a shared vehicle owner or shared vehicle driver to fulfill insurance requirements in subsection (b) has lapsed, failed to provide the required coverage, denied a claim for the required coverage or otherwise ceased to exist, insurance maintained by a personal vehicle sharing company shall provide the coverage required by said subsection (b), beginning with the first dollar of a claim, and shall have the duty to investigate and defend the claim.

(h) Coverage under an automobile insurance policy maintained by a personal vehicle sharing company shall not be dependent on a personal automobile insurer first denying a claim nor shall a personal automobile insurer be required to first deny a claim.

(i) Insurance required by this section shall be placed within an insurer authorized to do business in the commonwealth or, if such coverage is not available, from any admitted carrier, then with a surplus lines insurer eligible pursuant to section 168.
(j) Insurers that write automobile insurance policies may exclude any and all coverage afforded under the policy issued by an owner or driver of a shared vehicle used for personal vehicle sharing for any loss or injury that occurs during the personal vehicle sharing period. The right to exclude all coverage may apply to any coverage included in an automobile insurance policy, including but not limited to: (i) liability coverage for bodily injury and property damage; (ii) personal injury protection coverage as defined in section 34A of chapter 90; (iii) uninsured and underinsured motorist coverage; (iv) medical payments coverage; (v) comprehensive physical damage coverage; and (vi) collision physical damage coverage.

Such exclusions shall apply notwithstanding any requirement of said section 34A of chapter 90 and section 113L. Nothing shall preclude an insurer from providing coverage for the shared motor vehicle if the insurer so chooses to do so by contract or endorsement.

Automobile insurers that exclude the coverage described in this section shall not have a duty to defend or indemnify any claim expressly excluded by a policy.

Nothing in this section shall invalidate or limit an exclusion contained in a policy, including any policy in use or approved for use in the commonwealth before the enactment of this section that excludes coverage for vehicles used for vehicle sharing. An automobile insurer that defends or indemnifies a claim against a shared driver that is offered on a personal vehicle sharing platform that is excluded under the terms of its policy shall have a right of contribution against other insurers that provide automobile insurance to the same shared motor vehicle in satisfaction of the coverage requirements of this section at the time of loss.

(k) The insurance policy maintained by a personal vehicle sharing company shall assume primary coverage for a claim when it is providing the insurance required under subsection (c) and when:

(i) a dispute exists as to who was in control of the shared vehicle at the time of the loss; and

(ii) the personal vehicle sharing company does not have available, did not retain or fails to provide the information required by subsection (l).

(l) A personal vehicle sharing company shall collect and verify records pertaining to the use of a shared vehicle, including, but not limited to, times used, fees paid by the vehicle driver and revenue received by the shared vehicle owner and provide that information upon request to the shared vehicle owner, the shared vehicle owner’s insurer or the shared vehicle driver’s insurer to facilitate a claims coverage investigation. The personal vehicle sharing company shall retain the records for a time period not less than the applicable personal injury statute of limitations.

(m) An automobile insurer for the driver or owner shall have the right to seek contribution against the insurance policy maintained by the personal vehicle sharing company under subsection (c) for defense or indemnification of a claim if the claim was made against the shared vehicle owner or shared vehicle driver for loss or injury that occurred during the vehicle sharing period.”.

The amendments were adopted.

Ms. Peisch of Wellesley and other members of the House then moved to amend the bill in section 25, in lines 639 to 684, inclusive, by striking out the three paragraphs contained in those lines and inserting in place thereof the following four paragraphs:

“(b) The commission shall: (i) identify and analyze physical, technological, legal and other issues or requirements related to roadway pricing in the commonwealth; (ii) propose detailed specifications and locations, including at state borders, for possible toll gantries and other equipment necessary to assess and collect tolls; (iii) propose
roadway pricing scenarios that include, without limitation, variable toll rates during peak and off-peak commute periods and their impacts on traffic congestion and revenue collection; (iv) provide estimates of annual operation and maintenance costs; (v) provide estimates of annual revenue and how revenue generated by additional toll locations may be used to improve public transportation, including but not limited to, the commuter rail and rapid transit and the maintenance and improvement of dedicated bus lanes; (vi) provide traffic forecasts including forecasts of traffic diversion impacts; (vii) provide a regional and social equity analysis with specific recommendations related to mitigating adverse impacts; and (viii) provide potential impacts on vehicular emissions reduction. The commission shall also identify all local, state and federal approvals necessary to deploy new tolls and other roadway pricing mechanisms on relevant roadways in the commonwealth.

(c) Not later than July 31, 2021, the commission shall file a written report of its findings and recommendations, including legislative recommendations and a date by which the Massachusetts Department of Transportation shall develop a plan to implement the recommendations of the commission, with the clerks of the house of representatives and the senate, the chairs of the house and senate committees on ways and means, and the chairs of the joint committee on transportation.

(d) By the date recommended by the commission, the Massachusetts Department of Transportation shall develop a plan to implement the recommendations of the commission for the development and deployment of roadway pricing and congestion pricing mechanisms in the commonwealth.

(e) For the purposes of this section, the term ‘Boston metropolitan area roadways’ shall mean the integrated system of roadways, bridges, tunnels, overpasses, interchanges, parking facilities, entrance plazas, approaches, connecting highways, service stations, restaurants, tourist information centers and administration, storage, maintenance and other buildings that the department owns, constructs or operates and maintains pursuant chapter 6C of the General Laws which consists of the Boston extension, the Callahan tunnel, the central artery, the central artery north area, the Maurice J. Tobin memorial bridge, the Sumner tunnel, the Ted Williams tunnel, that portion of state highway route 2 and its related ramps, access roads and frontage roads from the Alewife Brook parkway interchange in the city of Cambridge to and including the interchange with Interstate 95 in the town of Lexington, that portion of Interstate 93 and its related ramps, access roads and frontage roads extending from the southerly terminus of the central artery to and including the interchange of Interstate 93 and Interstate 95 in the town of Canton, that portion of Interstate 93 and its related ramps, access roads and frontage roads extending from the northerly terminus of the central artery to and including the interchange of Interstate 95 and Interstate 93 in town of Canton to and including the interchange of Interstate 95 and Interstate 93 in town of Canton to and including the interchange of Interstate 95 and Interstate 93 in town of Reading, town of Stoneham and city of Woburn, that portion of Interstate 95 and its related ramps, access roads extending from and including the interchange of Interstate 95 and Interstate 93 in town of Canton to and including the interchange of Interstate 95 and Interstate 93 in town of Reading, town of Stoneham and city of Woburn, that portion of state highway route 1 and its related ramps, access roads and frontage roads from the northerly terminus of the central artery north area to and including the interchange of Interstate 95 and state highway route 1 in the city of Peabody, that portion of state highway route 3 and its related ramps, access roads and frontage roads from the interchange of Interstate 95 and route 3 in the town of Burlington to the Alewife Brook parkway interchange in the city of Cambridge, that portion of state highway route 9 and its related ramps, access roads and frontage roads from the interchange of Interstate 95 and route 9 in the city of Newton to Massachusetts avenue in the city of
Boston, that portion of state highway route 20 and its related ramps, access roads and frontage roads from the interchange of Interstate 95 and Route 20 in the town of Weston to the intersection of Soldiers Field road in the city of Boston and any additional highway, tunnel and bridge components as the general court may from time to time determine.”

The amendment was adopted.

Mrs. Ciccolo of Lexington then moved to amend the bill in section 25, in line 630, by striking out the figure: “9” and inserting in place thereof the figures: “11”; in line 631 by striking out the figure: “8” and inserting in place thereof the figures: “10”; in line 637 by inserting after the word “community” the following: “; 1 of whom shall be a representative of the metropolitan area planning council; 1 of whom shall be a representative of a Massachusetts regional planning agency that is not the metropolitan area planning council”. The amendments were adopted.

Mr. Michlewitz of Boston then moved to amend the bill in section 1, in line 9, by striking out the figures: “10,000,000” and inserting in place thereof the figures: “12,000,000”; and

In section 21B (inserted by amendment) by inserting after the word “Boston”, the first time it appears, the words “, with the approval of the city council, by a majority vote”.

The amendments were adopted.

The Speaker being in the Chair,—

On the question on passing the bill, as amended, to be engrossed, the sense of the House was taken by yeas and nays, at the request of Mr. Michlewitz of Boston; and on the roll call 113 members voted in the affirmative and 40 in the negative.

[See Yea and Nay No. 160 in Supplement.]

Therefore the bill (House, No. 4530, published as amended) was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At twenty-nine minutes after eight o’clock P.M. (Wednesday, March 4, 2020), on motion of Mr. Mariano of Quincy (the Speaker being in the Chair), the House recessed until the following day at twelve o’clock noon; and at four minutes after twelve o’clock P.M. (Thursday, March 5, 2020), the House was called to order with the Speaker in the Chair.
At the request of the Speaker, the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

*Message from the Governor — Bill Returned with Recommendation of Amendment.*

Subsequent to the evening recess, Mr. Donato of Medford being in the Chair,—

A message from His Excellency the Governor returning with recommendation of amendment the engrossed Bill establishing an economic development special revenue account for the town of Ashland [see House, No. 3953, amended] (for message, see House, No. 4543), was filed this day in the office of the Clerk.

The message was read; and, under the provisions of Article LVI of the Amendments to the Constitution, the bill was thereupon “before the General Court and subject to amendment and re-enactment”.

Pending the question on adoption of the amendment recommended by His Excellency, the bill was referred, on motion of Mr. Speliotis of Danvers, to the committee on Bills in the Third Reading.

*Message from the Governor.*

The Speaker being in the Chair,—

A message from His Excellency the Governor recommending legislation relative to enabling partnerships for growth (House, No. 4529), was filed in the office of the Clerk on Wednesday, March 4.

The message was read; and it was referred, under Rule 30, with the accompanying draft of a bill, to the committee on Economic Development and Emerging Technologies. Sent to the Senate for concurrence.

*Orders.*

The following order (filed by Ms. Peisch of Wellesley) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Education be granted until Friday, June 5, 2020 within which time to make its final report on current Senate document numbered 289, and House documents numbered 445 and 495.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4540), ought to be adopted. Under suspension of the rules, on motion of Ms. Peisch, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Straus of Mattapoisett) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That notwithstanding the provisions of Joint Rule 10, the committee on Transportation be granted until Wednesday, March 25, 2020 within which time to make its final report on current Senate documents numbered 7, 2034, 2047, 2049,
2056, 2069, 2071, 2072, 2123, 2137, 2289 and 2536, and House documents numbered 2963, 3040, 3073, 3083, 3116, 3126, 3135, 3156, 3672, 3980 and 4359.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4520), ought to be adopted. Under suspension of the rules, on motion of Mr. Straus, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

**Petitions.**

Mr. Vargas of Haverhill presented a petition (accompanied by bill, House, No. 4542) of Andres X. Vargas (with the approval of the mayor and city council) that Nikos Sofronas be authorized to take the civil service examination for the position of firefighter in the city of Haverhill, notwithstanding the maximum age requirement; and the same was referred to the committee on Public Service. Sent to the Senate for concurrence.

Ms. Tyler of Boston presented a petition (subject to Joint Rule 12) of Chynah Tyler for legislation to establish a sick leave bank for Jose Lopez, an employee of the Massachusetts Department of Transportation; and the same was referred, under Rule 24, to the committee on Rules.

Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, then reported recommending that Joint Rule 12 be suspended. Under suspension of the rules, on motion of Ms. Tyler, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on Public Service. Sent to the Senate for concurrence.

Petitions severally were presented and referred as follows:

By Representative Gouveia of Acton and Senator Eldridge, a joint petition (subject to Joint Rule 12) of Tami L. Gouveia and James B. Eldridge that the Water Supply District of Acton be authorized to enter into a lease, license or other disposition of land held for water supply purposes for the construction, operation and maintenance of a solar energy generating and energy storage facility.

By Mr. O’Day of West Boylston, a petition (subject to Joint Rule 12) of James J. O’Day and others relative to the identity of victims of certain crimes.

Severally, under Rule 24, to the committee on Rules.

**Papers from the Senate.**

Petitions severally were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2585) of Sonia Chang-Diaz for legislation to establish a sick leave bank for Jose Lopez, an employee of the Department of Transportation. To the committee on Public Service.

Petition (accompanied by bill, Senate, No. 2586) of Patrick M. O’Connor for legislation to exempt active duty military personnel from state income tax while based out of state. To the committee on Revenue.

Petition (accompanied by bill, Senate, No. 2587) of Patrick M. O’Connor for legislation relative to competition for specification of alternative types of culvert pipes. To the committee on State Administration and Regulatory Oversight.
Petition (accompanied by bill, Senate, No. 2588) of Patrick M. O’Connor and James M. Murphy for legislation relative to billboard permitting; and
Petition (accompanied by bill, Senate, No. 2589) of Patrick M. O’Connor for legislation relative to ending failure-to-pay license suspensions;
Severally to the committee on Transportation.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the joint petition of Jeffrey N. Roy, Nick Collins and others relative to tort actions for latent diseases. Under suspension of the rules, on motion of Ms. Tyler of Boston, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on the Judiciary. Sent to the Senate for concurrence.

By Mr. Donahue of Worcester, for the committee on Steering, Policy and Scheduling, that the House Bill establishing a sick leave bank for a certain employee of the Massachusetts Department of Conservation and Recreation (House, No. 4410), be scheduled for consideration by the House.
Under suspension of Rule 7A, on motion of Mr. Mariano of Quincy, the bill was read a second time forthwith; and it was ordered to a third reading.
Subsequently (Mr. Donato of Medford being in the Chair) under suspension of the rules, on motion of Mr. Mariano, the bill (having been reported by the committee on Bills in the Reading to be correctly drawn) was read a third time; and it was passed to be engrossed, its title having been changed by said committee to read: “An Act establishing a sick leave bank for Jessica Renehan, an employee of the Department of Conservation and Recreation”. Sent to the Senate for concurrence.

By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on a petition, a Bill relative to applied behavior analysis services (House, No. 87).
By the same member, for the same committee, on a petition, a Bill to promote healthy families (House, No. 108, changed in section 3, in line 10, by striking out the year: “2019” and inserting in place thereof the year: “2020”; and in section 4, in line 11, by striking out the year: “2020” and inserting in place thereof the year: “2021”).
By the same member, for the same committee, on House, No. 115, a Bill to provide a pilot program for low interest loans to families with a child suffering from a terminal illness (House, No. 4486).
By the same member, for the same committee, on House, No. 126, a Bill relative to early intervention services for children with prenatal exposure to opioids (House, No. 4489).
By the same member, for the same committee, on House, No. 3468, a Bill to enact Patricia and Francesca’s law relative to the family medical history of adopted children (House, No. 4499).
Severally referred, under Joint Rule 1E, to the committee on Health Care Financing.
By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on House, No. 130, a Bill establishing a special commission to study women and homelessness (House, No. 4490).

By the same member, for the same committee, on House, No. 146, a Bill relative to a supportive technology commission (House, No. 4493).

By the same member, for the same committee, on House, No. 171, a Bill establishing a special commission on two-generation approaches to childhood education (House, No. 4497).

Severally read; and referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on House, Nos. 42, 114 and on a part of 27, a Bill relative to financial literacy (House, No. 114).

By the same member, for the same committee, on a petition, a Bill relative to the tuition of children in Department of Housing and Community Development family shelters (House, No. 135).

By the same member, for the same committee, on a petition, a Bill providing for enhanced protection of children and investigation of abuse and neglect allegations (House, No. 159).

By the same member, for the same committee, on House, No. 93, a Bill regarding transparency for individuals and guardians (House, No. 4483).

By the same member, for the same committee, on House, No. 105, a Bill to promote employment (House, No. 4484).

By the same member, for the same committee, on House, No. 112, a Bill relative to the Massachusetts foster care review unit (House, No. 4485).

By the same member, for the same committee, on House, No. 118, a Bill relative to children in the care, protection and custody of the Commonwealth (House, No. 4487).

By the same member, for the same committee, on House, Nos. 120, 170 and 176, a Bill to establish [sic] pilot program for youth development (House, No. 4488).

By the same member, for the same committee, on House, No. 133, a Bill relative to foster care recruitment (House, No. 4491).

By the same member, for the same committee, on House, No. 144, a Bill ensuring positive transition for at-risk youth (House, No. 4492).

By the same member, for the same committee, on House, No. 158, a Bill relative to ensuring the safety of residents of facilities under the authority of the Department of Developmental Services (House, No. 4495) [Representative Elugardo of Boston dissenting].

By the same member, for the same committee, on House, Nos. 88, 100, 142, 161 and 3752, a Bill establishing a permanent commission on the status of persons with disabilities (House, No. 4496).

By the same member, for the same committee, on House, No. 173, a Bill relative to economic mobility for families with low-income (House, No. 4498).

By the same member, for the same committee, on House, No. 3706, a Bill relative to state assistance for funeral expenses (House, No. 4500).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on a petition, a Bill to improve child safety (House, No. 97)
[Representative Elugardo of Boston dissenting]. Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

**Motions to Discharge Certain Matters in the Orders of the Day.**

The Senate amendment of the House Bill establishing a sick leave bank for Susan Edwards, an employee of the Department of Developmental Services (House, No. 4315), reported by the committee on Bills in the Third Reading to be correctly drawn, was taken from its position in the Orders of the Day, under suspension of Rule 47, on motion of Mr. Speliotis of Danvers; and it was adopted, in concurrence.

The Senate Bill exempting all positions in the police department of the town of Rockport from the civil service law (Senate, No. 2360), reported by the committee on Bills in the Third Reading to be correctly drawn, was discharged from its position in the Orders of the Day and read a third time forthwith, under suspension of Rule 47, on motion of Mr. Speliotis of Danvers; and it was passed to be engrossed, in concurrence.

The Senate Bill authorizing the city of Easthampton to grant 8 additional licenses for the sale of all alcoholic beverages to be drunk on the premises, 4 additional licenses for the sale of wine and malt beverages to be drunk on the premise and 1 additional license for the sale of wine and malt beverages not to be drunk on the premises (Senate, No. 2381), reported by the committee on Bills in the Third Reading to be correctly drawn, was discharged from its position in the Orders of the Day and read a third time forthwith, under suspension of Rule 47, on motion of Mr. Speliotis of Danvers.

Pending the question on passing the bill to be engrossed, in concurrence, the same member moved to amend it in section 1, in lines 54 to 57, inclusive, by striking out the paragraph contained in those lines and inserting in place thereof the following paragraph:

“(e) If a licensee terminates or fails to renew a license granted under this section or if a license granted under this act is cancelled, revoked or no longer in use at the location of original issuance, it shall be returned physically, with all of the legal rights, privileges and restrictions pertaining thereto, to the licensing authority, which may then grant the license to a new applicant under the same conditions as specified in this act.”.

The amendment was adopted; and the bill (Senate, No. 2381, amended) was passed to be engrossed, in concurrence. Sent to the Senate for concurrence in the amendment.

Subsequent to the evening recess, Mr. Donato of Medford being in the Chair,—

The House Bill to dissolve the Newburyport Redevelopment Authority and transfer its lands to the city of Newburyport (House, No. 3698), reported by the committee on Bills in the Third Reading to be correctly drawn, was discharged from its position in the Orders of the Day and read a third time forthwith, under suspension of Rule 47, on motion of Mr. Kelcourse of Amesbury.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by substitution of a bill with the same title (House, No. 4545), which was read.
The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

The Speaker being in the Chair,— The House Bill authorizing the town of Leyden to continue the employment of Gilda Galvis (House, No. 3986), reported by the committee on Bills in the Third Reading to be correctly drawn, was discharged from its position in the Orders of the Day and read a third time forthwith, under suspension of Rule 47, on motion of Mr. Speliotis of Danvers.

Pending the question on passing the bill to be engrossed, the same member moved to amend it by substitution of a bill with the same title (House, No. 4544), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

The House Bill authorizing and accelerating transportation investment (House, No. 4506), reported by the committee on Bills in the Third Reading to be correctly drawn, was discharged from its position in the Orders of the Day, and read a third time forthwith, under suspension of Rule 47, on motion of Mr. Straus of Mattapoissett.

After debate on the question on passing the bill to be engrossed, (Mr. Donato of Medford being in the Chair) Mr. Hill of Ipswich moved to amend it by adding the following two sections:

“SECTION 31. Chapter 62B of the General Laws is hereby amended by adding the following section:—

Section 22. (1) An employer that implements a program enabling employees that currently work from the employer’s office or other physical facility located in the commonwealth to telecommute shall be allowed a credit against amounts withheld from wages by this chapter for the calendar year to the extent that the credit is authorized for that employer by the department of transportation. For the purposes of this section, ‘telecommute’ or ‘telecommuting’ means the performance by an employee, who is a Massachusetts resident, of normal and regular work functions during the Monday through Friday workweek at a location different from the employer’s office or other physical facility located in the commonwealth and that is within or closer to the employee’s residence. The department of transportation shall award the credit based on (i) the number of the employer’s employees that begin telecommuting on or after January 1, 2020; (ii) the effectiveness and impact of the employer’s telecommuting program; and (iii) other standards developed by the department of transportation. The credit shall not exceed $2,000 per participating employee for the calendar year. An employer may claim the credit on the returns due under this chapter over the course of a calendar year in a form and manner determined by the commissioner.

(2) An employer granted a credit under this section shall maintain records sufficient to demonstrate the number of its employees telecommuting pursuant to the program that generated the credit.

(3) The department of transportation, in consultation with the commissioner, shall promulgate regulations necessary to implement the credit, including provisions establishing an application process for employers.

(4) The secretary of transportation in writing shall authorize tax credits pursuant to this section. The total amount of credits that may be authorized in a calendar year pursuant to this section shall not exceed $50,000,000. No credits shall be allowed under this section except to the extent authorized by the department of transportation. The commissioner shall adopt regulations for the administration of the tax credits.
The department of transportation shall provide the commissioner with the documentation that the commissioner deems necessary to confirm compliance with the annual cap.

(5) This section shall be effective for tax years beginning before January 1, 2030, but credits allowed pursuant to this section may be carried forward after January 1, 2030.

SECTION 32. Subsection (b) of section 21 of chapter 62C of the General Laws, as appearing in the 2018 Official Edition, is hereby amended by inserting the following paragraph:—

(32) the disclosure of information to the department of transportation necessary for the administration of the credit provided in section 22 of chapter 62B.”.

The amendment was rejected.

Mr. Cutler of Pembroke and other members of the House then moved to amend the bill by adding the following section:

“SECTION 31. Notwithstanding any general or special law to the contrary, the Massachusetts Department of Transportation shall review traffic and ridership data in the HOV lane of the Southeast Expressway to determine if an expansion or modification of HOV service hours is warranted; and shall report back such recommendations to the Legislature no later than March 1, 2021.”.

The amendment was rejected.

Mr. Cusack of Braintree then moved to amend the bill by adding the following section:

“SECTION 32. The Department of Transportation shall conduct a study relative to connecting Wood Road and Route 128 in the Town of Braintree.”.

The amendment was adopted.

Mr. Moran of Boston and other members of the House then moved to amend the bill by adding the following section:

“SECTION 33. Section 33 of chapter 92 of the General Laws, as appearing in the 2018 Official Edition, is hereby amended by inserting after the word ‘years’ in line 31 the following words:— and not exceeding 5 years for any such public reservations listed on the National Register of Historic Places pursuant to the National Historic Preservation Act of 1966 (16 U.S.C. Section 470) as amended.”.

The amendment was adopted.

Mr. Speliotis of Danvers then moved to amend the bill by adding the following section:

“SECTION 34. Notwithstanding any general or special law to the contrary, the Massachusetts Bay Transportation Authority shall ensure the resumption of service to and from the Danvers campus of North Shore Community College via either the 465 or 451 bus. The authority shall consider any other appropriate stops along the extended route.”.

The amendment was adopted.

After remarks on passing the bill, as amended, to be engrossed, Mr. Gordon of Bedford and other members of the House moved to amend it by adding the following section:

“SECTION 35. Notwithstanding any general or special law to the contrary, the Massachusetts Department of Transportation shall conduct a study of traffic-related noise impacts on cities and towns located along interstate or U.S. highways including but not limited to Bedford, Burlington, and Woburn. The department shall determine any additional sites that meet the criteria of the Type II Noise Abatement Priority List and update said priority list.”.

The amendment was adopted.
Representatives Dooley of Norfolk and Provost of Somerville then moved to amend the bill by adding the following section:

“SECTION 36. Notwithstanding any general or special law to the contrary, all platforms on commuter rail stops shall be converted to a fully raised platform with handicap access at every train door.”.

After debate on the question on adoption of the amendment, Mr. Dooley of Norfolk moved to amend it by striking out the text of said amendment and inserting in place thereof the following:

“SECTION 36. Notwithstanding any general or special law to the contrary, The Massachusetts Bay Transportation Authority shall conduct a financial impact study on the feasibility of all platforms on commuter rail stops converting to fully raised platforms with handicap access at every train door. The study shall be submitted to the Joint Committee on Transportation prior to December 31, 2020.”.

After debate on the question on adoption of the further amendment, the sense of the House taken by yea and nays, at the request of the same member; and on the roll call 148 members voted in the affirmative and 5 in the negative.

[See Yea and Nay No. 161 in Supplement.]

Therefore the further amendment was adopted, thus precluding a vote on the pending amendment.

At a quarter before six o’clock P.M. (Thursday, March 5, 2020), the Chair (Mr. Donato of Medford) declared a recess until a quarter before seven o’clock; and at nine minutes after seven o’clock the House was called to order with Mr. Donato in the Chair.

Mr. Pignatelli of Lenox then moved to amend the bill by adding the following section:

“SECTION 37. Bridge No. L-05-045 spanning state highway route 102 on Pleasant Street in the town of Lee shall be designated and known as the Lee VFW 893 Veterans Memorial Bridge, in honor and recognition of the veterans who bravely and selflessly risked their lives to protect and defend the Commonwealth and the United States of America for future generations to come. The Massachusetts Department of Transportation shall erect and maintain suitable markers bearing this designation in compliance with the standards of the department.”.

The amendment was adopted.

Representatives Coppinger of Boston and Tyler of Boston then moved to amend the bill by inserting after section 6 the following section:

“SECTION 6A. Said chapter 90 of the General Laws is hereby amended by inserting after section 17C the following section:

Section 17D. (a) For purposes of this section, ‘active construction zone’ shall mean an area on a public highway or on the adjacent right of way where construction, repair, maintenance or survey work is performed by the department or by a utility company or a private contractor under contract with the department.

(b) Notwithstanding section 18, the department may establish and post a speed limit in an active construction zone without conducting an engineering study. A rate of speed in excess of a speed limit posted under this section shall be prima facie evidence that the speed of the motor was greater than is reasonable and proper. A violation of this section shall be punishable by a fine of double the amount imposed for such a violation in that area if the area were not designated an active construction zone.

An active construction zone speed limit shall be effective when signs giving notice of that speed limit are prominently displayed in proximity to the active construction zone and construction, repair, maintenance or survey work is performed.
Such signs may display either a fixed speed limit or an electronic message that displays adjusted speed limits when work is being performed. The signs shall notify motorists that the fine for a violation of the posted speed limit is doubled in the active construction zone.”.

The amendment was adopted.

Mr. Murphy of Weymouth and other members of the House then moved to amend the bill in section 3, in line 290, by inserting after the word “commonwealth” and the words “; provided however, that job order contracts shall not encompass tasks performed on a routine basis by any employee of the authority covered by a collective bargaining agreement”; and the amendment was adopted.

Mr. Straus of Mattapoisett then moved to amend the bill in section 22, in lines 591 and 592, by striking out the sentence contained in those lines; and in section 23, in line 594, and also in line 596, by striking out, in each instance, the following: “and 20” and inserting in place thereof, in each instance, the following: “20 and 22”. The amendments were adopted.

Ms. Dykema of Holliston and other members of the House then moved to amend the bill by adding the following section:

“SECTION 38. Notwithstanding any general or special law to the contrary, the Massachusetts Bay Transit Authority shall establish an office of transit parking and access. The office shall be responsible for: (i) assessing the capacity, as well as current and future demand, for parking and access at or near transit stations in the rapid transit and Commuter Rail system; (ii) developing a plan that identifies, prioritizes, and funds parking opportunities in areas of highest current and projected transit demand; (iii) developing programs, which may include incentives, for private property owners to offer parking in areas adjacent or near transit stations with high parking demand; (iv) working with municipalities and other stakeholders to identify locations and develop plans for expanding publicly-owned parking at or near transit or commuter rail stations, including, but not limited to, identifying and overseeing any land acquisition, capital improvements, design, construction, and operations needed to expand parking capacity, including vertical capacity at existing publicly owned transit stations; (v) coordinating with local, regional, and/or private entities to provide first/last mile connections, as necessary, to off-site parking opportunities; (vi) coordinating local and regional trail planning efforts to maximize access to public transit via trail networks; (vii) identifying improvements to increase bicycle and pedestrian access to transit, including but not limited to bicycle racks, bicycle accommodations on transit, sidewalk improvements, and utilization of the complete streets program established pursuant to chapter 90I of the General Laws; (viii) promoting technology and other improvements that may facilitate public convenience, including but not limited to, smart parking and lot sensors; (ix) pursuing state, federal, and private funding opportunities to implement improved transit and parking access plans; and (x) coordinating with additional state agencies, including the authority and the Department of Transportation, public and private stakeholders, and municipalities to implement the requirements of this section. The office shall file a written report on its work with the clerks of the house of representatives and the senate, the chairs of the house and senate committees on ways and means, and the chairs of the joint committee on transportation no later than September 1 of each calendar year.”.

The amendment was adopted.

Mr. Cahill of Lynn then moved to amend the bill by adding the following two sections:
“SECTION 39. Section 20 of Chapter 161A, as so appearing in the official 2018 edition, is hereby amended by striking out, in line 2, the word ‘March’ and inserting in place thereof the word: May.

SECTION 40. Section 20 of Chapter 161A, as so appearing in the official 2018 edition, is hereby amended by striking out, in line 4, the word, ‘April’ and inserting in place thereof the following word: June.”.

The amendment was adopted.

Ms. Ciccolo of Lexington and other members of the House then moved to amend the bill in section 2E, in line 120, by inserting after the word “improvements”, the second time it appears, the words “; provided further, that funds shall be expended for a feasibility study to establish transit improvement district”; and the amendment was adopted.

The Chair (Mr. Donato) then placed before the House the question on suspension of Rule 1A in order that the House might continue to meet beyond the hour of nine o’clock P.M.

On the question on suspension of Rule 1A, the sense of the House was taken by yeas and nays, as required under the provisions of said rule; and on the roll call 125 members voted in the affirmative and 26 in the negative.

[See Yeas and Nay No. 162 in Supplement.]

Therefore Rule 1A was suspended.

Mrs. Haddad of Somerset being in the Chair,—

Mr. Michlewitz of Boston and other members of the House then moved to amend the bill in section 2A by inserting after line item 6121-2117 the following item:

“6121-2147 For the planning, study, design, construction, reconstruction, resurfacing, repair, climate change adaptation, multi-modal access, and improvement of transportation infrastructure associated with the approaches to the Bourne Bridge and the Sagamore Bridge, and other transportation infrastructure improvements to enhance the traffic safety, traffic flow, and ease congestion at each of the Bourne Bridge and the Sagamore Bridge, respectively, and to prepare for and to leverage federal investments and improvements to each such bridge; including but not limited to highway, interchange, and non-highway improvements; elements that improve access for all modes, pavement, surface conditions, approaches, ramps, rotaries, exits, alignments, lane enhancements, signage, and safety features; provided that this item may also be expended for costs associated with the planning, study, design, construction, reconstruction, resurfacing, repair, multi-modal access, and improvement of transportation infrastructure in and around the Cape Cod Canal area including in Bourne and Sandwich; provided, further, that expenditures from this item may include the costs of engineering, design, permitting, climate change adaptation and resilience, and other services essential to projects under this item............................................$350,000,000”;

In section 2B, in item 6121-2138, by striking out the figures: “20,000,000” and inserting in place thereof the figures: “50,000,000”; and

In section 2D, in item 6621-2117, in line 79, by inserting after the word “program” the following: “; provided further, that not less than $6,000,000 per fiscal year shall be expended for said industrial rail access program; provided further, that the department of transportation shall establish a rolling grant application process for

Suspension of Rule 1A.

Rule 1A suspended,—

yea and nay
No. 162.
said program that ensures applications decided within 90 days of receipt”; and by striking out the figures: “80,000,000” and inserting in place thereof the figures: “400,000,000”;

In section 2E, in item 6621-2108, in line 130, by inserting after the word “commonwealth” the following: “; provided further, that funds shall be expended for the purpose of renovating and reconstructing Suffolk Downs station on the blue line; provided further, that funds shall be expended to increase service runs of the 714 bus, to improve access to the Department of Conservation and Recreation’s Nantasket Beach Reservation via ferry and commuter rail service; provided further, that funds shall be expended to purchase rolling stock for use on the commuter rail system that reduces the overall environmental and emissions impact of the rail network to the greatest extent possible; provided further, that funds shall be expended to establish a pilot program and related capital improvements to implement dual-mode service on the south side of the commuter rail system, with priority given to dual-mode service on the Framingham/Worcester Line”;

In item 6622-2182 by adding the following: “; provided further, that $100,000,000 shall be authorized for GLX Phase II, with not more than $5,000,000 for Environmental Impact Review; provided further, that said environmental review shall be completed by December 31, 2020”; and by striking out the figures: “595,000,000” and inserting in place thereof the figures: “695,000,000”;

In item 6622-2184, in lines 180, 181 and 182, by striking out the words “Springfield to Worcester service, Boston to Cape Cod service and Pittsfield to New York City service” and inserting in place thereof the words “Housatonic Railroad service, Pittsfield to Springfield to Worcester service, Boston to Cape Cod service, Fitchburg to Greenfield to North Adams service, Pittsfield to New York City service and Boston to Albany, New York service and converting the Valley Flyer Pilot Service to a permanent commuter rail service connecting the cities of Greenfield, Northampton, Holyoke, and Springfield”;

In section 2G, in item 6720-2127, by adding the following: “; provided, that the Massachusetts Department of Transportation shall utilize the city of Boston Complete Streets Guidelines for all street construction related to the project; provided further, that the I-90 Allston Intermodal Task Force shall remain operational through the completion of the project; provided further, that during the construction of the project, 2 tracks on the Framingham/Worcester commuter rail line shall be maintained with no reduction in service; provided further, that within 1 year after construction commences, West Station shall be operational with local bus service and 20 minute peak headway commuter rail service; provided further, that a bicycle and pedestrian bridge shall be constructed connecting Agganis Way to the Paul Dudley White Multi-Use Path along the Charles River following the completion of the project; provided further, that a linear and continuous buffer park and multi-use pathway along the southern border of the project from Linden Street to Agganis Way shall be constructed and maintained following the completion of the project; provided further, that missing bicycle and pedestrian connections along the Grand Junction Path shall be designed and constructed, including, but not limited to, a multi-use path connection between the Grand Junction Multi-use Path and the Community Path, a multi-use path connection between the I-90 project area in Boston across the Charles River and connecting to a future Grand Junction multi-use path in proximity to Waverly Street in Cambridge; provided further, that the department shall develop a plan to improve train service and stations on the Framingham/Worcester commuter rail line including, but not limited to, additional trains during times of peak ridership, maintenance and capital improvements, upgrading and replacing all malfunctioning or outdated
signals, adding a third track between Framingham and Newton, bringing all station platforms up to train level, reconstructing all platforms to provide full accessibility to disabled and physically impaired individuals, and addressing the inconsistent timing of train delays and subsequent public notifications to riders; provided further, that, as part of the plan, the department shall study the feasibility of establishing a pricing plan that establishes ticket and zone pricing; provided further, that the plan shall include cost estimates and implementation timelines and shall be filed with the clerks of the senate and house of representatives no later than July 1, 2021; 

In section 2l, in item 6921-2114, in line 241, by striking out the words “Massachusetts Port Authority” and inserting in place thereof the words “Rail and Transit Division within the Massachusetts Department of Transportation”; and by striking out the figures: “25,000,000” and inserting in place thereof the figures: “30,000,000”;

By inserting after item 6921-2114 the following item:

“6921-2115 For transportation improvement projects; provided, that not less than $1,000,000 be expended for construction of a traffic signal for the intersection of Main Street and South Street in the city of Medford; provided further, that no less than $5,000,000 shall be expended for the reconstruction and widening of the Railroad Avenue Bridge at Route 16 East and Route 1A South; provided further, that not less than $5,000,000 shall be expended for a sound barrier along state highway Route 1, northbound and southbound, from Copeland Circle to Route 16 in the city of Revere; provided further, that not less than $1,000,000 shall be expended for Route 2 safety improvements between exits 13 and 19; provided further, that not less than $250,000 shall be expended for a traffic study and illuminated traffic opticon signal at the intersection of Commonwealth Drive and Williams S. Canning Boulevard in Fall River; provided further, that not less than $1,400,000 shall be expended for the reconstruction of the Toblin Hill Bridge in the town of Shrewsbury; provided further, that not less than $1,900,000 shall be expended for reconstruction of Highland Avenue in Watertown, including new sidewalks, curbs, and traffic calming to increase the safety of students accessing the Cunniff Elementary School and Middle School; provided further, that not less than $750,000 shall be expended for sidewalk and roadway improvements in the town of Pembroke; provided further, that not less than $400,000 shall be expended to address safety and structural improvements to the Powder Point Bridge in the town of Duxbury; provided further, that not less than $100,000 shall be expended for bike path and pedestrian trails in the town of Pembroke; provided further, that not less than $500,000 shall be expended for feasibility and design studies to improve accessibility at the Commuter Rail stop in the town of Lincoln; provided further, that not less than $115,000 shall be expended for roadside path repairs in the town of Lincoln; provided further, that not less than $111,000 shall be expended for the study and construction of intersection improvements in the town of Lincoln; provided further, that not less than $13,000 shall be expended for new sidewalk construction in the town of Lincoln; provided further,
that not less than $82,500 shall be expended for accessibility, informational, wayfinding and safety improvements to the commuter lot at Lincoln Station in the town of Lincoln; provided further, that not less than $250,000 shall be expended for costs associated with design, engineering and improvements at the traffic intersection on Route 3A off Exit 10 in the towns of Duxbury and Kingston; provided further, that not less than $1,800,000 shall be expended for the creation of Quiet Zones on the South Coast Rail Line in the municipalities of Berkley, Taunton, Lakeville, and Middleborough; provided further, that not less than $75,000 a year for the next 3 years be expended to the town of Maynard for elderly and commuter services linking to the MBTA; provided further, that not less than $25,000 in fiscal year 2021, $50,000 in fiscal year 2022 and $50,000 in fiscal year 2023, shall be expended to the town of Stow for elderly and commuter services linking to the MBTA; provided further, that not less than $75,000 a year for the next 3 years, shall be expended to the town of Hudson for commuter services linking to the MBTA; provided further, that not less than $5,000,000 shall be expended for renovations and redesign of the pier and docks at Squantum Point Park in Quincy; provided further, that not less than $7,000,000 shall be expended for the construction of a highway noise barrier at the confluence of Interstates I-93 and I-495 in the town of Andover; provided further, that not less than $3,000,000 shall be expended to the city of Lawrence for the construction and expansion of a rail trail; provided further, that not less than $10,000,000 shall be expended for the design and construction of an additional on-ramp from Cedar Street in the city of Woburn to Route 93 southbound between exit 36 and exit 37; provided further, that not less than $1,000,000 shall be expended for the design and construction of a pedestrian walkway and bike path connecting the Anderson Regional Transportation Center to the transit-oriented development at the former Woburn mall site; provided further, that not less than $4,000,000 shall be spent on improvements to the roadways and parking on both the inbound and outbound sides of the Sharon train station; provided further, that not less than $420,000 shall be expended for a feasibility study for the extending the E line from Heath Street to Hyde Square; provided further, that not less than $1,000,000 shall be expended for repairs to sidewalks along Route 6A in the town of Barnstable between Rendezvous Lane and Route 132; provided further, that not less than $1,000,000 shall be expended for the construction of a rotary, the implementation of traffic lights, or any other improvements determined to be most effective at the intersection of Route 139 and Main Street in the town of Hanover; provided further, that not less than $1,500,000 shall be expended for costs associated with design, engineering and safety improvements along the Route 9 corridor in the city of Framingham; provided further, that not less than $750,000 shall be expended for costs associated with design and construction of
adaptive Signal Control Technology for the traffic signals on Route 30 in the city of Framingham; provided further, that not less than $500,000 shall be expended for the planning, study, and design to implement satellite parking and local shuttle projects connecting major transit routes along Route 128 and Route 95 to alleviate congestion along Route 2; provided further, that not less than $750,000 shall be expended for land taking and the construction of the redesigned intersection of Route 6 (State Road) and Tucker Road in Dartmouth; provided further, that not less than $6,000,000 shall be expended for the construction of a new entrance for the University of Massachusetts Dartmouth at the intersection of Old Westport Road and Cross Road in Dartmouth; provided further, that not less than $150,000 shall be expended for the feasibility study of the Carter Street Transit Hub in the city of Waltham; provided further, that not less than $200,000 shall be expended for a downtown traffic study in the city of Leominster; provided further, that not less than $2,500,000 shall be expended for the construction of sound barriers along the Massachusetts Turnpike at Vaillancourt Drive and Kings Row Lane, Richmond Lane, Fenway Drive, Norman Drive and Cherry Drive, and King street and Gleason street in the city of Framingham; provided further, that not less than $15,000,000 shall be expended for improvements to Ocean Avenue in the city of Revere from Revere Street to Shirley Avenue; provided further, that not less than $100,000 shall be expended for the planning, repairs, maintenance and improvements of Weston Station in the town of Weston; provided further, that not less than $500,000 shall be expended for an improved parking management system in the city of Worcester; provided further, that not less than $200,000 shall be expended to delead, replace, and repaint the railings on the bridge on Cliff Road over the railroad tracks in the town of Wellesley; provided further, that not less than $8,050,000 shall be expended for the planning, design, construction, and any other associated costs for drainage improvements along Route 9 adjacent to Boulder Brook and Morses Pond in the town of Wellesley; provided further, that not less than $300,000 shall be expended for signalization and other associated costs of the Bacon Street and Route 135 intersection in the town of Wellesley; provided further, that not less than $1,200,000 shall be expended for costs associated with the repair and repainting of the Scott Andrews Overpass in the city of Fall River; provided further, that not less than $1,300,000 shall be expended for costs associated with the relocation of the salt sheds in the city of Fall River; provided further, that not less than $1,000,000 shall be expended for sidewalk and roadway improvements in the town of Kingston; provided further, that not less than $250,000 shall be expended for sidewalk and roadway improvements in the town of Halifax; provided further, that not less than $250,000 shall be expended for sidewalk and roadway improvements in the town of Plympton; provided further, that
not less than $2,000,000 shall be expended for site repairs and an ADA compliant platform extension at the Roslindale Village Commuter Rail Station; provided further, that not less than
$225,000 shall be expended for safety enhancements at Heath Street Station; provided further, that not less than $1,000,000 shall be expended by the reconstruction and repavement of Route 127 in the town of Manchester-by-the-Sea; provided further, that not less than $15,000,000 shall be expended on improvements to the section of Route 139 in Stoughton between the intersections of Page Street and Route 139 and Turnpike Street and Route 139; provided further, that not less than $2,500,000 shall be expended for design and capital investments for commuter parking and traffic improvements in downtown Walpole; provided further, that not less than $20,000 shall be expended for design and installation of way-finding signage in downtown Walpole; provided further, that not less than $475,000 shall be expended to the town of Maynard for the design and construction of safety improvements at the intersection of Concord Street at Brown Street/Haynes Street in the town of Maynard, including the installation of a traffic control signal and pedestrian/bicyclist safety improvements; provided further, that not less than $5,000,000 shall be expended for downtown roadway and streetscape improvements in the town of Reading; provided further, that not less than $10,000,000 shall be expended for the design and reconstruction of the rotary at Route 99 and Route 16, also known as Sweetser Circle, in the city of Everett; provided further, that not less than $250,000 shall be expended on sidewalk repairs along Route 28 in Avon; provided further, that not less than $38,000 shall be expended on pedestrian signals for walking routes to Avon Middle/High School and the Butler Elementary School; provided further, that not less than $1,000,000 shall be expended for emergency repairs and structural renovations of the Division Street Bridge in Great Barrington; provided further, that not less than $1,600,000 shall be expended on improvements to Central Street in Avon for road reconstruction and accommodation for bicycles and pedestrians; provided further, that not less than $5,000,000 shall be expended on the redesign and construction of Canton Junction Station; provided further, that not less than $300,000,000 shall be expended on the redesign and construction of the I-95/I-93 interchange in Canton; provided further, that not less than $500,000 shall be expended on equipping the platforms at the Stoughton Train Station, Canton Center Train Station, and Canton Junction Train station with infrared heaters; provided further, that not less than $2,500,000 shall be expended for improvements and reconstruction with new signalization of the intersection of Elm Street and Route 20 in West Springfield; provided further, that not less than $1,000,000 shall be expended for pedestrian and bus improvements in the Route 28 and Route 38 corridor in the city of Somerville; provided further, that not less than $250,000 shall
be expended for accessibility improvements to the bus stop at Route 38 and Bailey Road in Somerville; provided further, that not less than $600,000 shall be expended for the planning, study, design, and capital costs to implement a Bus Rapid Transit pilot along the Route 2 Corridor (Acton to Cambridge); provided further, that not less than $1,000,000 shall be expended to fully implement the Route 16 Corridor Study, from the intersection of Route 2 and Route 16 in Cambridge, to the intersection of Route 16 and Main Street in Medford, to examine current traffic flows and improvements that would enhance roadway safety, efficiency, and multimodal access; provided further, that not less than $500,000 shall be expended for the planning, study, and design to implement satellite parking and local shuttle bus projects to support commuters traveling to and from the Fitchburg Line MBTA Commuter stops from Littleton to Boston; provided further, that not less than $108,000,000 shall be expended for the purpose of implementing the MassDOT project, pursuant to chapter 272 of the acts of 2014, including the planning, design, development and construction of the relocation of a portion of Storrow drive and its access ramps to Charles circle as necessary to consolidate the westbound lanes of Storrow drive with the eastbound lanes under a single arch of the Longfellow bridge and the restoration to parkland and gardens to standards approved by the department of the open space created by the consolidation that is contiguous with the Esplanade parkland; provided further, that not less than $30,000,000 shall be expended for the renovation and upgrade of the MBTA’s Hynes Station to make it ADA accessible; provided further, that not less $200,000 shall be expended for a traffic signal and pedestrian improvements at Dilboy Stadium on Route 16 in Somerville; provided further, that not less than $1,000,000 shall be expended to design and reconstruct East Street following bridge repairs; provided further, that not less than $375,000 shall be expended to acquire the Greenway Bike Path Right of Way property from the Pioneer Valley Railroad; provided further, that funds shall be expended no later than 24 months after the effective date of this act for the replacement of the Rourke bridge in the city of Lowell; provided further, that not less than $250,000 shall be expended for a study of the Father Hart Bridge and Sprague Street Bridge bottlenecks in the Readville section in the city of Boston to be completed by December 31, 2020; provided further, that not less than $1,000,000 shall be expended for road widening and public safety improvements at the intersection of Route 126 and Route 140 in the town of Bellingham; provided further, that not less than $500,000 shall be expended for bicycle and pedestrian safety and mobility improvements in the town of Southborough; provided further, that not less than $3,000,000 shall be awarded to the town of Natick for reconstruction and repair of the Boden Lane Bridge; provided further, that not less than $500,000 shall be expended for bicycle and pedestrian safety and mobility improvements in
the town of Hopkinton; provided further, that not less than $7,500,000 shall be awarded to the town of Natick for construction of a parking structure at the Natick Center Commuter Rail Station; provided further, that not less than $1,300,000 shall be awarded to the town of Sherborn for construction of an emergency access road for the Pine Hill Elementary School; provided further, that not less than $500,000 shall be expended for bicycle and pedestrian safety and mobility improvements in the town of Holliston; provided further, that not less than $7,500,000 shall be awarded to the town of Natick for construction of a parking structure at the West Natick Commuter Rail Station; provided further, that not less than $1,500,000 shall be expended for enhancing circulation, reducing congestion and improving pedestrian safety along Linwood Avenue in the town of Northbridge; provided further that not less than $1,000,000 shall be expended for the remediation and conversion of private ways or streets in the city of Worcester; provided further that not less than $500,000 shall be expended for a transportation master plan in the city of Worcester; provided further, that not less than $10,000,000 shall be expended for the construction of the Roslindale Gateway path located in the Roslindale section of the city of Boston; provided further, that not less than $100,000 shall be awarded to the town of Millis for repaving the section of Route 109 from Hammond Lane to the Medway town line; provided further, that not less than $1,000,000 shall be expended for the reconstruction of Pearl Street/MA-101 in the City of Gardner; provided further, that not less than $2,500,000 shall be expended for construction and rehabilitation of the Beaver Street over Beaver Brook Bridge in the city of Lowell for the purpose of facilitating emergency vehicle access and improving traffic flows, including but not limited to a superstructure replacement and rehabilitation to substructure elements; provided further, that not less than $5,000,000 shall be expended to promote public safety, enhance walkability, and improve accessibility in the city of Lowell all along Route 110/the VFW Highway from Dracut to Tyngsboro; provided further, that not less than $1,000,000 shall be expended for the construction of a traffic signal for the intersection of Route 3A and Mann Lot Road in the Town of Scituate; provided further, that not less than $3,000,000 shall be expended for extension of the Watertown Community Path from Arsenal Street at Irving Street in Watertown through Watertown Square to Saltonstall Park; provided further, that not less than $5,000,000 shall be expended to improve traffic circulation and safety in Watertown Square, including lane reconfiguration, improved signage, and upgraded signals; provided further, that not less than $35,000,000 shall be expended to the City of Peabody for the design, reactivation, and implementation of a transit system on the existing rail from Peabody Square to the Salem Commuter Rail Station; provided further, that not less than $1,000,000 shall be expended for a traffic study for I-290 in
the City of Worcester; provided further, that not less than $1,000,000 shall be expended for the engineering, design and construction of a second vehicular egress on the grounds of the regional high school and middle school complex in the Town of Dudley; provided further, that not less than $350,000 shall be expended to perform a full depth reclamation, fine grading, complete paving, and all associated work on Canal Street from Medford Street to Route 60 in the City of Malden; provided further, that not less than $175,000 shall be expended to perform a full depth reclamation, fine grading, complete paving, and all associated work on Ferry Street from Cross Street to the Everett city line in the City of Malden; provided further, that not less than $50,000 shall be expended to perform a full depth reclamation, fine grading, complete paving, and all associated work on Sheridan Street from Oakland Street to Medford Street in the City of Malden; provided further, that not less than $120,000 shall be expended to perform a mill and road repaving on Prospect Street from Pleasant Street to Fellsway East in the City of Malden; provided further, that not less than $150,000 shall be expended to perform a full depth reclamation, fine grading, complete paving, and all associated work on Swan Street from Elwell Street to Lake Street in the City of Malden; provided further, that not less than $217,000 shall be expended to perform a full depth reclamation, fine grading, complete paving, and all associated work on Olive Avenue from Rockingham Avenue to Beachview Avenue in the City of Malden; provided further, that not less than $115,000 shall be expended to perform a mill and road repaving on Emerald Street from Pearl Street to Highland Avenue in the city of Malden; provided further, that not less than $250,000 shall be expended for the purchase of Tree Truck for the Department of Public Works in the city of Malden; provided further, that not less than $300,000 shall be expended for the purchase of a new Loader for the Department of Public Works in the city of Malden; provided further, that not less than $740,000 shall be expended for repairs and improvements to Yankee Road providing access to the Yankee Rowe Nuclear Fuel Storage Facility in the town of Rowe; provided further, that not less than $200,000 shall be expended for equipment upgrades in the town of Colrain; provided further, that not less than $200,000 shall be expended for improvements and facilities at the ShunPike Rest Area along Route 2 in the town of Charlemont; provided further, that not less than $15,000,000 shall be expended for rehabilitation or construction of the Franklin Regional Transit Authority garage in the city of Greenfield; provided further, that not less than $7,500,000 shall be expended for the improvement of Riverside Road in the city of Springfield, improvements to the drainage and flood system along the entire length of the roadway, and the creation of additional access points to the Connecticut River Walk and Bikeway; provided further, that not less than $50,000 shall be expended for repairs, upgrades, and an extension of the
Minuteman Bikeway in the town of Bedford; provided further, that not less than $3,000,000 shall be expended on the planning, construction, and maintenance of the Dot Greenway, located above the Massachusetts Bay Transportation Authority red line tunnel cap between Talbot Avenue and Park Street in the Dorchester section of the city of Boston; provided further, that not less than $2,000,000 shall be expended on an elevated median on Gallivan Boulevard between Neponset Circle and Adams Street in the Dorchester section of the city of Boston; provided further, that not less than $6,000,000 shall be expended for the design, construction, repair and improvements to the Neponset Greenway pedestrian, bicycle and multi-use trail section connecting Victory Road and Port Norfolk Park in the Dorchester section of the city of Boston; provided further, that not less than $150,000 shall be expended for a Track Mounted Sidewalk Tractor and attachments including but not limited to a V-Plow in the town of Nahant; provided further, that not less than $250,000 shall be expended for a street sweeper in the town of Nahant; provided further, that not less than $300,000 shall be expended for sidewalk rehabilitation and ADA improvements in the town of Nahant; provided further, that not less than $750,000 shall be expended for the construction of Canal Street in the city of Worcester, a newly created street servicing the left field office building overlooking Polar Park and Pickett Plaza; provided further, that not less than $100,000 shall be expended for appropriate historic street lighting in the Crown Hill Historic District in the city of Worcester; provided further, that not less than $5,000,000 shall be expended to the Massachusetts Department of Transportation for a competitive three year transit grant matching program for suburban communities that partner with Regional Transit Authorities or Transportation Management Associations and engage in Public Private Partnerships in support of commuter services linking to the MBTA; provided further, that not less than $1,000,000 shall be expended for the construction of sidewalks in the town of Burlington; provided further, that not less than $500,000 shall be expended for traffic signal equipment upgrades in the city of Lynn; provided further, that not less than $10,000,000 shall be expended for the design, engineering, construction, and procurement of zero emissions buses and capital costs to implement a Bus Rapid Transit corridor along Blue Hill Avenue in the city of Boston; provided further, that not less than $1,000,000 shall be expended for the creation of a road extension at the east end of Walnut Street connecting it to Central Street, and a redesign and construction of an appropriate intersection of Walnut Street and Commercial Street in the town of Foxborough in order to improve highway safety and relieve significant traffic congestion to the I-95 Exit; provided further, that not less than $1,000,000 shall be expended on the investment and modernization of accessible RIDE vans and vehicles; provided further, that not less than $1,000,000 shall be
expended for the repavement and resurfacing of Route 67 in the town of North Brookfield; provided further that not less than $10,000,000 shall be expended for the design and reconstruction of the Route 117 Bridge in the city of Waltham; provided further, that not less than $2,500,000 shall be expended for tunnel and other capital upgrades in the Bernie Avenue and Gerena School area of the city of Springfield; provided further, that not less than $4,000,000 shall be expended towards infrastructural improvements to the Commuter Rail Station in West Medford; provided further, that $5,000,000 shall be expended for the final design and construction of the on-street portion of the Northern Strand Path from Western Avenue; provided further, that $2,500,000 shall be expended for improvements and repairs on the Lynnway in the city of Lynn; provided further, that not less than $1,000,000 shall be expended for the design and reconstruction of the intersection of Blossom Street and Lynnway in the city of Lynn; provided further, that not less than $3,000,000 shall be expended for the purchase of a commuter ferry boat in the city of Lynn; provided further, that not less than $500,000 shall be expended to implement neighborhood traffic calming measures in the town of Arlington; provided further, that not less than $50,000 shall be expended for the purchase and installation of ten solar-powered pedestrian light signs in the town of Saugus; provided further, that not less than $300,000 shall be expended for the planning, study, design, and capital costs to implement a Bus Rapid Transit pilot along Broadway in the town of Arlington and Somerville; provided further, that not less than $1,000,000 shall be expended for improvements to Jackson Square in the town of Weymouth; provided further, that not less than $5,000,000 shall be expended for improvement to the Route 3A Bridge Street corridor in the town of Weymouth including but not limited to road and infrastructure improvement; provided further, that not less than $2,000,000 shall be expended for installation of crosswalk safety signals and pedestrian safety improvements for Weymouth Public Schools in the town of Weymouth; provided further, that not less than $1,000,000 shall be expended for improvements to Ralph Talbot Street in the town of Weymouth including but not limited to road and infrastructure improvements; provided further, that not less than $500,000 shall be expended for the implementation of compliant handicap ramps in the city of Lynn; provided further, that not less than $200,000 shall be expended for engineering services needed to conduct a traffic study and evaluation of improvement options to enhance traffic patterns and improve safety at the Newton Corner traffic circle in the city of Newton and said study would include roads easterly and westerly of exit 17 along the Mass Pike; provided further, that not less than $1,000,000 shall be expended for costs associated with the Tiger Bridge Replacement Project in the city of Lowell; provided further, that not less than $100,000 shall be expended for a study of long term needed safety improvements
between exits 5 and 10 on Route 24; provided further, that not less than $12,500,000 shall be expended for road repairs at the intersection of Sumner Avenue, Belmont Avenue and Dickinson Street in the city of Springfield; provided further, that not less than $1,000,000 shall be expended on a study of red line train station conditions; provided further, that not less than $500,000 be expended for repairs to the Newhall Street bridge over the Meadow Brook River in the city of Lowell; provided further, that not less than $1,500,000 shall be expended for waterline infrastructure improvements along Main Street, Merrill Street and Old Merrill Street located in the city of Amesbury; provided further, that not less than $5,000,000 be expended for repairs and replacement of sidewalks, curbing, crosswalks and trees along Route 133 in the city of Lowell; provided further, that $15,000,000 shall be expended for the study, design, and construction of structured parking in the town of Needham; provided further, that not less than $150,000,000 shall be expended for implementing the electrification along the Newburyport and Rockport Commuter Rail Line from North Station to the Central Square Station in the city of Lynn to be overseen by the Massachusetts Department of Transportation’s Rail Transformation Office; provided, that funds may also be used for transportation planning, design, permitting, the procurement of electric multiple units and or electro-diesel multiple units, infrastructure improvements, technology and equipment necessary to support new or modified commuter rail service models, safety features, and passenger enhancements; provided, further that the funds may be used for construction, reconstruction, retrofitting, resilience, efficiency improvements, and modernization of stations, platforms, signals, tracks, power and electrical systems; provided further, that the department may use funds for the costs of engineering and other services essential to these projects; provided further, that no less than $1,500,000 shall be expended for a study, with a focus on safety issues, of the intersection of the Massachusetts Avenue Connector, Massachusetts Avenue and Melnea Cass Boulevard in the city of Boston to be completed by December 31, 2021; provided further, that not less than $300,000 shall be expended for sidewalk reconstruction between the West Boylston School buildings and the Beaman Public Library and Town Common area, including a section of Newton Street and a section of Goodale Street in the town of West Boylston; provided further, that not less than $50,000 be expended for the Haverhill Transportation Alliance, to be administered by the Haverhill Young Men’s Christian Association; provided further, that not less than $100,000 shall be expended on the study to reconfigure traffic at Kosciuszko Circle; provided further, that not less than $1,350,000 shall be expended for stream channel and slope stability improvements to Entry Dingle Brook and the Tiffany Street culvert crossing area; provided further, that $7,000,000 shall be expended for superstructure replacement of the St.
Mary’s Street Bridge over I-90 connecting the city of Boston and the town of Brookline including but not limited to ADA compliance, traffic signal upgrades and a complete street design review; provided further, that not less than $24,000,000 shall be expended for the Route 128 Exit 19 Interchange Improvement Project (phase II) in Beverly currently identified as Mass Highway project file no. 607727; provided further, that not less than $1,000,000 be expended for design and construction of intersection improvements to include a traffic signal at the intersection of Route 16 and Gore Road in the town of Webster; provided further, that not less than $500,000 shall be expended for improvements to address traffic and public safety concerns in the City of Beverly for roadways in and around the North Beverly train station, including Laurel, Dodge and Enon Streets (Route 1A); provided further, that not less than $67,000,000 shall be expended for the completion of the Newton commuter rail accessibility project in the city of Newton; provided further, that not less than $1,000,000 shall be expended for pedestrian safety improvements for the city of Framingham; provided further, that not less than $750,000 shall be expended on the installation and maintenance of lighting and safety improvements in the parking lot area under the Southeast Expressway, adjacent to JFK Station in the Dorchester section of Boston; provided further, that not less than $250,000 shall be expended for parking improvements at the Commuter Rail station in the town of Westborough; provided further, that not less than $400,000 shall be allocated to the Framingham Traffic Commission for downtown traffic studies in the city of Framingham; provided further, that not less than $100,000 be expended for the purchase of radar speed signs in the city of Framingham; provided further, that not less than $5,000,000 shall be expended for parking improvements near the commuter rail station in the city of Framingham; provided further, that not less than $300,000 shall be expended for electric vehicle charging stations in the city of Framingham; provided further, that not less than $3,000,000 shall be expended for overall betterments including but not limited to roadways, walkways, sidewalks, traffic lights, crosswalks, and parking along the Route 3A and Route 40 corridors in the town of Chelmsford; provided further, that not less than $2,000,000 shall be expended for intersection improvements near the Framingham commuter rail station in the city of Framingham; provided further, that not less than $10,000,000 shall be expended for all-day service on the MBTA commuter rail system; provided further, that not less than $400,000 shall be expended for a project to design and construct a Dale Street Bridge Connection in the town of Andover; provided further that not less than $3,000,000 shall be expended for dredging for Dorchester Yacht Clubs; provided further, that not less than $250,000 shall be expended for the design and construction of a pedestrian, bicycle, and multi-use pathway along Quinobequin Road in the city of Newton and the
improvement of such path to make it an official connector trail between Hemlock Gorge and Leo J. Martin Golf Course, in consultation with the Department of Conservation and Recreation; provided further, that not less than $10,000,000 shall be expended for road and sewer work on Main Street in the town of Freetown; provided further, that not less than $50,000 shall be expended for the reconstruction or removal of the stairs to Eliot Station on the south side of Route 9, contingent on the designs included for the station as part of the green line transformation program; provided further, that not less than $750,000 shall be expended for a study for the inclusion of additional exits on I-90 in the town of Leicester; provided further, that not less than $750,000 shall be expended for traffic improvements in the Webster Square Neighborhood of Worcester in accordance with the city of Worcester’s Webster Square Master Plan; provided further, that not less than $250,000 shall be expended for a study for the reduction of traffic and the impact of tractor trailer truck traffic in the Hadwen Park neighborhood of Worcester; provided further, that not less than $1,200,000 shall be expended to reclaim, install drainage, and resurface Paxton Street, Route 56, from Hyland Avenue to Washburn Street; provided further, that not less than $3,300,000 shall be expended for signalization, lane improvements, and other associated costs for the Beaver Brook Road and Great Road, Route 119, intersection in the town of Littleton; provided further, that not less than $500,000 shall be expended for parking improvements and expansion at or near the commuter rail station in the town of Littleton; provided further, that not less than $265,000 shall be expended for signalization and other associated costs for the intersection of King Street and the entrance to Littleton High School at 56 King Street in the town of Littleton; provided further, that not less than $250,000 shall be expended for a transportation study between JFK Station, Andrew Station, and Broadway Station, including Dorchester Avenue, Old Colony Avenue, Kosciuszko Circle, and Mount Vernon Street, to examine existing bottlenecks and plan for anticipated residential growth and development along that red line corridor; provided further, that not less than $250,000 shall be expended for necessary improvements to the tide gates at Morrissey Boulevard at Patten’s Cove in the city of Boston; provided further, that not less than $585,000 shall be expended to reconstruct the River Street Bridge; provided further, that not less than $2,500,000 shall be expended to reclaim, install drainage, and resurface Whittemore Street from Paxton Street to the Paxton town line; provided further, that not less than $10,000,000 shall be expended for design and improvements to intersections, roadways, sidewalks, and bridges of East Broadway, West Broadway, Dorchester Avenue, Old Colony Avenue, L Street, Farragut Road, Cypher Street, E Street, Day Boulevard, Northern Avenue, the intersection of Haul Road and Northern Avenue, and the intersection of Haul Road and Summer Street in
the city of Boston; provided further, that not less than $250,000 shall be expended for bicycle and pedestrian access improvements along the Route 9 on-ramp between Quinobequin Road in the city of Newton and William Street in the town of Wellesley; provided further, that not less than $75,000 shall be expended for the Merrimack Valley Transportation Management Association to identify gaps and provide recommendations for the development and implementation of enhanced shared-ride options in the Merrimack Valley; provided further, that not less than $2,000,000 shall be expended for improvements to the bridge and roadway on Main Street in the town of Lancaster near the Clinton town line; provided further, that not less than $25,000,000 shall be expended for the design and construction of a commuter rail intermodal station downtown at New Bedford Station on the South Coast Rail Line in the city of New Bedford; provided further, that not less than $1,500,000 shall be expended for road and sidewalk improvements for River Road West in the town of Berlin; provided further, that not less than $360,000 shall be expended for a traffic signal for the intersection of Lexington Street and Sycamore Street in the town of Belmont; provided further, that not less than $500,000 shall be expended for the development and implementation of a transportation management association of the Berkshires; provided further, that not less than $3,000,000 shall be expended for the completion of the Belmont Community Path in the town of Belmont; provided further, that not less than $3,000,000 shall be expended for improvements to the Clinton Railroad Tunnel and expansion of the rail trail route in the town of Clinton; provided further, that not less than $1,000,000 shall be expended for a culvert replacement project, which provides critical access to the Auburn Industrial Park from Route 12 in the town of Auburn; provided further, that not less than $50,000 shall be expended for the design of safety improvements and upgrades at the intersection of Route 177 and Gifford Road in the town of Westport; provided further, that not less than $400,000 shall be expended for the purchase and installation of an Opticom Emergency Vehicle Preemption system for eight intersections along Routes 88, 6, and 177 within the town of Westport; provided further, that not less than $7,000,000 shall be expended to design and complete a roadway redesign from the intersection of Massachusetts Avenue and Pond Street to the intersection of Massachusetts Avenue and Bartlett Avenue in the town of Arlington; provided further, that not less than $50,000,000 shall be expended for the Framingham/Worcester line; provided further, that not less than $3,000,000 shall be expended to the city of Quincy for construction and safety improvements to Sea Street between the intersection of Palmer Street and Sea Street and the intersection of Quincy Shore Drive and Sea Street; provided further, that not less than $500,000 shall be expended to the city of Quincy for the procurement of open space along Quincy Shore Drive in the city of Quincy; provided further, that
not less than $6,000,000 shall be expended to realign the intersection of Cambridgepark Drive and Rindge Avenue and create signal coordination at the intersection of Route 2, Route 16 and Rindge Avenue intersections in the city of Cambridge; provided further, that not less than $4,000,000 shall be expended to improve bus ingress and egress and alleviate congestion at the Alewife MBTA Station and on adjoining roadways in the city of Cambridge; provided further, that not less than $5,000,000 shall be expended to the town of Natick for reconstruction of the Route 27 and Route 9 Interchange; provided further that not less than $20,000,000 shall be expended for a public-private partnership program, pursuant to chapter 161C of the General Laws, to implement mainline track improvements to accommodate 286,000-pound gross rail load capacity freight cars; provided further, that not less than $8,000,000 shall be expended in the town of Arlington for construction of a parking facility at Arlington Center and Russell Common; provided further, that not less than $75,000 shall be expended for implementation of already designed pedestrian safety improvements for the Lowell Street, and Arlington Reservoir and Reservoir Beach area; provided further, that not less than $2,000,000 shall be expended for adaptive traffic signalization on Route 37 and Granite Street in the town of Braintree; provided further, that not less than $10,000,000 shall be expended for the design and construction of a South Salem Commuter Rail Station on the Newburyport and Rockport line in the city of Salem; provided further, that not less than $100,000 shall be expended for a Bus Rapid Transit study in the town of Dedham; provided further, that not less than $250,000 shall be expended for the design and creation of a pedestrian and multi-modal access pathway on the rail bed adjacent to Medford and Terminal Streets in the Charlestown section of the city of Boston; provided further, that not less than $4,000,000 shall be expended for the planning, study, design, and capital costs for the construction of high level platforms at the Concord Commuter Rail and Waltham Commuter Rail Stations; provided further, that not less than $500,000 shall be expended for the construction and improvement of sidewalks in the city of Brockton; provided further, that not less than $5,000,000 shall be expended on lighting improvements and pedestrian access on Route 16 Revere Beach Parkway in the city of Chelsea; provided further, that not less than $100,000,000 shall be expended for the planning, study, design, construction, reconstruction, resurfacing, repair, climate change adaptation, multi-modal access, and improvement of transportation infrastructure associated with the rebuild of the Alewife Garage to enhance traffic safety and traffic flow into and out of the Alewife Garage and other services and costs essential to projects; provided further, that not less than $500,000 shall be expended for the construction and improvement of sidewalks in the town of Easton; provided further, that not less than $500,000 shall be
expended for pedestrian safety improvements on Main Street in the city of Brockton; provided further, that not less than $750,000 shall be expended for the study and design of a pedestrian access point to Brockton Commuter Rail Station from Montello Street in the city of Brockton; provided further, that not less than $3,130,000 shall be expended for improvements at the Marston's Corner intersection of state highway route 113, Howe Street and Jackson Street in the city of Methuen; provided further, that not less than $500,000 shall be expended to the Easton Council on Aging for the expansion of the elderly and disabled shuttle van service on weekdays and weekends; provided further, that not less than $350,000 shall be expended for the city of Haverhill to connect the Fiorentini Bradford Rail Trail with the MBTA Bradford Station; provided further, that not less than $1,000,000 shall be expended for increased access to the Braintree MBTA Station; provided further, that not less than $350,000 shall be expended for a design, study and survey for transit improvements of Route 38 in the town of Wilmington from Burlington Avenue to Lake Street; provided further, that not less than $15,000,000 shall be expended for the planning, study, design and implementation of pedestrian and bicycle improvements and paths on Columbia Road between Franklin and Moakley Parks in Boston; provided further, that not less than $3,000,000 shall be expended to the town of Winchester for the study, design and operation of a Commuter Shuttle to temporarily connect the Wedgemere Commuter Rail Station to the Winchester Center Commuter Rail Station during the closure and renovation of the Winchester Center Commuter Rail Station; provided further, that not less than $250,000 shall be expended for the design and reconstruction of the premises surrounding the Winchester Center Commuter Rail Station; provided further, that not less than $2,000,000 shall be expended for the study, design and implementation of a pilot Transportation Management Association to address mobility and connectivity gaps in the towns of Stoneham, Winchester, Woburn and Melrose; provided further, that not less than $500,000 shall be expended to the Brockton Area Transit Authority for elderly and disabled transportation services; provided further, that not less than $10,000,000 shall be expended for Massachusetts Department of Transportation to upgrade rail infrastructure from North Falmouth to Buzzards Bay to accommodate commuter service; provided further, that not less than $500,000 shall be expended for a design, study, survey, and addressing of unaccepted roads in the town of Wilmington; provided further, that not less than $2,000,000 shall be expended for improvements on Route 139 in the town of Holbrook; provided further, that not less than $2,000,000 shall be expended on climate resiliency preparations in the Sullivan Square section of Charlestown; provided further, that not less than $400,000 shall be expended for design, study and survey for transit improvements of Route 38 in the town of
Tewksbury from Colonial drive to Shawsheen street; provided further, that not less than $150,000 shall be expended for maintenance and repair on the bridge on Woodhaven Avenue, known as the Cummins Highway over Amtrak/MBTA Bridge, in the Mattapan section in the City of Boston; provided further, that funds shall be expended for the design and construction of a safety barrier along the orange line adjacent to certain property at Peter J. Kelly Rink and Trailers in the Jamaica Plain section of Boston; provided further, that not less than $500,000 shall be expended for a design, study and survey for signalization at the intersection of route 38 and Pleasant street in the town of Tewksbury; provided further, that not less than $2,000,000 shall be expended for improvements to the Washington Street/Independence Ave/Church Street bridge deck and approaches in the Town of Braintree; provided further, that not less than $2,000,000 shall be expended for the construction of noise barriers in East Somerville along McGrath Highway from Broadway to Cross Street East; provided further, that not less than $12,000,000 shall be expended for improvements to Route 138 in the town of Milton informed by the 2018 CTPS priority corridor study; provided further, that not less than $5,000,000 shall be expended on flood mitigation and climate resiliency along Chelsea Creek, Island and River; provided further, that not less than $10,000,000 shall be expended for design and construction of a headhouse or other direct connection from the MBTA’s Assembly Orange Line station in the city of Somerville to Draw Seven Park and the proposed bicycle and pedestrian bridge over the Mystic River being designed by Encore Casino; provided further, that not less than $3,000,000 shall be expended to add curbing to the Blue Hills Parkway median and for the construction of a dedicated, protected, shared use bike and pedestrian pathway in the town of Milton; provided further, that not less than $1,000,000 shall be expended for sidewalk improvements in the Town of Braintree; provided further, that not less than $1,000,000 shall be expended for adaptive traffic signalization in the Town of Braintree; provided further, that not less than $4,000,000 shall be expended for the design, construction and repair of, or improvements to, the intersection of Route 109 and Beaver Street in the town of Milford; provided further, that not less than $500,000 shall be expended for sound barrier and beautification along Route 16 along Seagrave Road and Columbus Ave in the City of Cambridge; provided further, that not less than $60,000,000 be expended for constructing high level platforms at the busiest stations along the Franklin Line; provided further, that not less than $2,000,000 shall be expended to increase parking capacity at Orient Heights Station in the city of Boston; provided further, that not less than $1,100,000 shall be expended for the purchase of outward leaning fencing with integral lighting for the elevated section of the Community Path in the City of Somerville; provided further, that not less than $100,000 shall be expended to the town of Randolph for the
installation of electric vehicle charging stations; provided further, that not less than $2,700,000 shall be expended for the rehabilitation of Route 16 from Route 109 to Beaver Street in the Town of Milford; provided further, that not less than $25,000,000 shall be expended on the design and engineering of transportation improvements for East Boston taking into consideration the recommendations of the plan: East Boston Transportation Plan; provided further, that not less than $10,000,000 shall be expended for a multi-use path connecting the MBTA Milton Station to Houghton’s Pond Recreational Area in the Town of Milton via Adams Street, Randolph Avenue, Chickatawbut Road and Hillside Street; provided further, that not less than $100,000 shall be expended for the study of constructing high level platforms at the busiest stations along the Franklin Line; provided further, that not less than $5,000,000 shall be expended to maintenance and improvements to the Minuteman Bike Path, Alewife Linear Park, Fitchburg Cutoff Bike path, in the towns of Arlington, Bedford, Lexington, and the City Cambridge; provided further, that not less than $1,900,000 shall be expended for the design and construction of a Rail with Trail alongside an MBTA dead-end rail car storage track in the Cities of Somerville and Boston in order to complete a critical link between the Mystic River Greenway and the Somerville Community Path; provided further, that not less than $3,000,000 shall be expended for feasibility and design studies to improve accessibility of establishing a light rail service throughout the Roxbury section of Boston, including but not limited to: (i) a reassessment as to the advisability of providing such service by means of extension of existing light rail line service from Boylston Station with one alternative terminating at Nubian Station and a second alternative terminating at Mattapan Station, an construction of new track along some or all of the proposed routes; (ii) the projected capital costs, including without limitation all costs associated with any required takings, the purchase of additional rolling stock, construction of additional maintenance facilities and stations, and the installation of positive train control along the proposed route; (iii) projected operating costs; (iv) projected timeline for design, permitting, and construction; (v) projected ridership levels and revenue estimates; (vi) the feasibility of operating such light rail service on existing rights of way and other operational issues related to providing such service, including without limitation its effect on scheduling and performance levels with respect to existing light rail lines; (vii) a reassessment of the environmental and community impacts; (viii) a list of all permits, consents, and approvals that potentially may be required from any federal, state, local, or private entities; (ix) an inventory of grade crossings and signalization requirements; (x) the availability of federal, state, local and private sector funding sources, including without limitation an reassessment of potential contributions that may be derived from value capture programs; (xi) the resulting
economic, social and cultural benefits to greater Boston and the commonwealth as a whole; and (xii) a reassessment of possible community mitigation during construction and operation of the service; provided further, that not less than $3,000,000 shall be expended for safety improvements, traffic management, and multimodal improvements for Route 28 in the town of Randolph; provided further, that not less than $3,000,000 shall be expended for the reconstruction of James Street in the City of Chicopee; provided further, that the department of transportation shall establish a rolling grant application process for said program that ensures applications are decided within 90 days of receipt; provided further, that for the purposes of funding said program the department may identify and utilize federal funding; provided further, that not less than $2,000,000 shall be expended for the reconstruction of Route 116 in the town of Cheshire; provided further, that not less than $2,750,000 shall be expended for resurfacing and intersection and signal improvements on Route 20 in the city of Marlborough; provided further, that not less than $200,000 shall be expended for commuter shuttle funding in the city of Marlborough; provided further, that not less than $700,000 shall be expended for sidewalk and roadway improvements in the town of Acushnet; provided further that not less than $1,100,000 shall be expended for signals and traffic improvements at the intersections of Pleasant Street and Bridge Street and Pleasant Street and California Street in Watertown; provided further, that not less than $2,600,000 shall be expended for rehabilitation and improvement of Warren Street in Watertown; provided further, that not less than $500,000 shall be expended for safety and paving enhancements associated with the Route 195 interchange system at North Street within the Town of Mattapoisett; provided further, that $725,000 shall be expended for signalization and related improvements at the public safety facilities adjacent to Route 6 in the Town of Mattapoisett; and provided further, that $400,000 shall be expended for signalization and related improvements at the intersection of Route 6 and Spring Street in the Town of Marion; provided further, that the Massachusetts Bay Transportation Authority shall conduct a feasibility study, with a written report, for in-person payment of daily parking fees without the use of a mobile telephone at parking lots owned and operated by the MBTA. The study shall include: (i) the cost to purchase, operate and maintain at least one automated payment machine at every
MBTA parking location that currently does not have an option to pay in-person; provided, that such automated payment machines allow customers to make in-person payments for daily parking fees by cash and credit card without the use of a mobile telephone or any other portable electronic device; and (ii) the percentage of parking fees, broken down by station location, currently collected by billing commuters through the mail and the cost to do so. The report shall be filed with the clerks of the house of representatives and the senate, the chairs of the house and senate committees on ways and means and the chairs of the joint committee on transportation no later than December 1, 2020; provided further, that notwithstanding any general or special law to the contrary, the Massachusetts Department of Transportation shall conduct a feasibility study relative to extending the Massachusetts Bay Transit Authority red line from Alewife station in the city of Cambridge to include no less than one stop in the town of Arlington; provided further, that the study shall include (a) an analysis of all public transportation options, including, but not limited to, light rail; and (b) an evaluation of the costs and economic opportunities related to extending rail service between Alewife station in the city of Cambridge and the town of Arlington, including, but not limited to: (i) the projected capital costs; (ii) the projected operating costs and revenue estimates; (iii) the projected ridership levels; (iv) the prospect of operating rail service on existing rights of way and other operational issues; (v) the environmental and community impact estimates; (vi) the availability of federal, state, local and private sector funding sources; and (vii) the resulting economic, social and cultural benefits to Arlington, the greater Boston region and the Commonwealth as a whole; and provided further, that the Massachusetts Department of Transportation shall file a written report with the clerks of the house of representatives and the senate, the chairs of the house and senate committees on ways and means and the chairs of the joint committee on transportation no later than December 1, 2021..........................$1,608,431,500”.

On the question on adoption the consolidated amendments, the sense of the House was taken by yeas and nays, as required under the provisions of House Rule 33F, and on the roll call 150 members voted in the affirmative and 1 in the negative. [See Yea and Nay No. 163 in Supplement.]

Therefore the consolidated amendments were adopted.

Mr. Michlewitz of Boston then moved to amend the bill in section 2A by inserting after item 6121-2147 (inserted by amendment) the following item: “6121-2157 For the construction, reconstruction, resurfacing, repair, and improvement of pavement and surface conditions on nonfederally-aided roadways, including but not limited to state numbered routes and municipal roadways; provided that expenditures from this item may include the costs of engineering, design, permitting, climate change adaptation and resilience, and other services essential to projects under this item..............................................................$100,000,000”;
In section 2B by inserting after item 6121-2118 the following item:
"6121-2128 For the construction, reconstruction, resurfacing, repair, and improvement of pavement and surface conditions on municipal roadways; provided, that expenditures from this item may include the costs of engineering, design, permitting, climate change adaptation and resilience, and other services essential to projects under this item; provided further, that funds may be expended from this item for matching grants to municipalities; provided further, that the department may use these funds for improving the condition of bicycle and pedestrian accommodations related to such roadway projects consistent with principles of the complete streets program established pursuant to chapter 90I of the General Laws when feasible; provided further, that in connection with a grant under this item, a city or town shall comply with the procedures established by the department with respect to municipal roadways in the pavement improvement program……………………$100,000,000";

In section 2D, in item 6622-2127, by striking out the figures: "24,000,000" and inserting in place thereof the figures: "$100,000,000";

In section 2E, in item 6621-2108, in line 134, by inserting after the word "commonwealth" the following: "; provided further, that not less than $200,000,000 shall be expended for the purpose of implementing the electrification along the Fairmount Commuter Rail Line from South Station to the Readville Station in Hyde Park and along the Providence and Stoughton Commuter Rail Line at Attleboro and from Canton Junction Station to Stoughton Station to be overseen by the Massachusetts Department of Transportation’s Rail Transformation Office; provided further, that funds may also be used for transportation planning, design, permitting, the procurement of electric multiple units, infrastructure improvements, technology and equipment necessary to support new or modified commuter rail service models, safety features, and passenger enhancements; provided, further that the funds may be used for construction, reconstruction, retrofitting, resilience, efficiency improvements, and modernization of stations, platforms, signals, tracks, power and electrical systems; provided further, that the department may use funds from this item for the costs of engineering and other services essential to these projects; provided further, that not less than $100,000,000 shall be expended for improvements to the Haverhill line commuter rail; provided, that not less than $50,000,000 shall be expended for the construction of a double-track railway at Ballardvale station in the town of Andover; provided further, that not less than $15,000,000 shall be expended for level boarding at the Senator Patricia McGovern Transportation Center in the city of Lawrence; provided further, that not less than $5,000,000 shall be expended for level boarding at Andover station in the town of Andover; provided further, that not less than $5,000,000 shall be expended for level boarding at Ballardvale station in the town of Andover; provided further, that not less than $20,000,000 shall be expended for level boarding at Haverhill station in the city of Haverhill; and provided further, that not less than $5,000,000 shall be expended for additional train service on the Haverhill commuter rail"; and by striking out the figures: "2,300,000,000" and inserting in place thereof the figures: "2,600,000,000"; and

In item 6622-2137 by striking out the figures: "200,000,000" and inserting in place thereof the figures: "500,000,000";

In section 2G, in line 191, by inserting before item 6720-2127 the following item:
“6720-2117 For transportation planning and programming related to all modes, including but not limited to active transportation, bicycle and pedestrian travel, rail and transit, and automobiles and associated assets including but not limited to roads, bridges, transit facilities, shared-use paths, and bicycle and pedestrian and other multi-modal facilities essential to the provision of transportation services for system users; provided, that funds may be expended for the maintenance, improvement and expansion of shared use paths and support for multi-modal networks that may enhance mobility or promote sustainable modes of transportation across the commonwealth; provided further, that funds may be expended for the acquisition of information technologies that will support department data and asset management initiatives; provided further, that funds may be expended for compliance with federal mandates and other statutory requirements including modal studies to help establish the framework for the department to adopt policies and programs to enhance delivery of services within all modes; provided further, that funds may be expended to reduce energy usage, enhance climate change resilience, adaptation, mitigation, and support reduction of greenhouse gas emissions from transportation; provided further, that this item may be used to support and leverage municipal, quasi-public, nonprofit, and private investments; provided further, that $100,000,000 may be used to implement the so-called bike and pedestrian plan………………………..$475,000,000;”

In section 2I, in item 6921-2111, by striking out the figures: “50,000,000” and inserting in place thereof the figures: “100,000,000”;

By inserting after section 12 the following section:

“SECTION 12A. Subsection (b) of section 200 of chapter 46 of the acts of 2015 is hereby amended by striking out the first 2 sentences and inserting in place thereof the following 2 sentences:—

(b) The control board shall consist of 7 members: 6 persons to be appointed by the governor, 3 of whom shall be members of the board, 1 of whom shall have experience in transportation finance, 1 of whom shall have experience in mass transit operation and 1 of whom shall be a municipal official representing a city or town located in the area constituting the authority, as defined in section 1 of chapter 161A; and 1 person to be appointed by the mayor of the city of Boston. Each member shall serve for the entire time that the control board exists unless removed with or without cause by the governor, except in the case of the member appointed by the mayor of the city of Boston, who shall serve for the entire time that the control board exists unless removed with or without cause by the mayor of the city of Boston.”;

In section 15, in line 460, by striking out the figures: “1,840,000,000” and inserting in place thereof the figures: “2,420,000,000”; In section 17, in line 515, by striking out the figures: “434,000,000” and inserting in place thereof the figures: “790,000,000”; In section 18, in line 525, by striking out the figures: “4,495,000,000” and inserting in place thereof the figures: “5,195,000,000”; In section 20, in line 564, by striking out the figures: “250,000,000” and inserting in place thereof the figures: “725,000,000”; and

In section 22, in line 585, by striking out the figures: “200,000,000” and inserting in place thereof the figures: “1,863,431,500”.

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The amendments were adopted.

On the question on passing the bill, as amended, to be engrossed, the sense of the House was taken by yeas and nays, at the request of Mr. Straus of Mattapoisett; and on the roll call 150 members voted in the affirmative and 1 in the negative.

[See Yea and Nay No. 164 in Supplement.]

Therefore the bill (House, No. 4547, published as amended) was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

Representatives Sullivan of Abington, Cronin of Easton and Cutler of Pembroke then moved that when the House adjourns today, it do so in respect to the memory of John R. Buckley, a member of the House from Abington from 1965 to 1975, inclusive; and the motion prevailed.

Accordingly, without proceeding to consideration of the matters in the Orders of the Day, at six minutes before eleven o’clock P.M. (Thursday, March 5), on motion of Mr. Hill of Ipswich (Mrs. Haddad of Somerset being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.

MONDAY, MARCH 9, 2020.

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Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

- Resolutions (filed by Mr. Day of Stoneham) commending Doctor Margaret L. Bauman for over thirty-five years of continuing efforts in caring for those with Autism Spectrum Disorder and other developmental disorders;
- Resolutions (filed by Mr. Kelcourse of Amesbury) congratulating Matthew Freeman on receiving the Eagle Award of the Boy Scouts of America;
- Resolutions (filed by Mr. McMurtry of Dedham) congratulating Ethan Michael Powers on receiving the Eagle Award from the Boy Scouts of America; and
- Resolutions (filed by Representatives Sullivan of Abington and DuBois of Brockton) congratulating Chief Scott C. Allen on the occasion of his retirement from the East Bridgewater Police Department;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. McGonagle of Everett, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Appointments of the Minority Leader.

The Minority Leader announced that he had made the following appointments:

- That Representative Orrall of Lakeville have been appointed to the special commission established (under Section 100 of Chapter 41 of the Acts of 2019) to make recommendations for ways for the Department of Conservation and Recreation to improve the management, operations and asset condition of the natural, cultural and recreational resources held by the department;
- That Representative Kelcourse of Amesbury had been appointed to the Early Education and Care Advisory Council established (under Section 3A of Chapter 15D of the Massachusetts General Laws) to consult on the development of the 5-year master plan for early education and care, and the adoption of the educationally sound kindergarten readiness assessment instrument;
- That Representative D’Emilia of Bridgewater had been re-appointed to the Gaming Policy Advisory Committee established (under Section 68 of Chapter 23K
of the Massachusetts General Laws) for the purpose of discussing matters of gaming policy;

That Representative Crocker of Barnstable had been appointed to the Pediatric Workforce Special Legislative Commission established (under Section 10 of Chapter 124 of the Acts of 2019) to examine the pediatric workforce, including, but not limited to, medical, mental health and behavioral health providers, and recommend strategies for increasing the pipeline of pediatric providers and expanding access to pediatric providers; and

That Representative Berthiaume of Spencer had been appointed to the special commission established (under Section 22 of Chapter 132 of the Acts of 2019) to study and make recommendations concerning the long-term fiscal health of rural school districts that are facing or may face declining student enrollment.

Papers from the Senate.

A Bill authorizing the Division of Capital Asset Management and Maintenance to convey certain parcels of land in the city of Salem (Senate, No. 2584) (on Senate bill No. 1881), passed to be engrossed by the Senate, was read; and it was referred, under Rule 33, to the committee on Ways and Means.

A Bill establishing a sick leave bank for Tracey Pisano, an employee of the Trial Court of the Commonwealth (Senate, No. 2556) (on a petition), passed to be engrossed by the Senate, was read; and it was referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

A report of the committee on Public Service, asking to be discharged from further consideration of the recommitted petition (accompanied by bill, Senate, No. 1477) of William N. Brownsberger for legislation to protect non-medicare retirees, and recommending that the same be referred to the Senate committee on Ways and Means,— accepted by the Senate, was considered forthwith, under Rule 42; and it was accepted, in concurrence in so much as relates to the discharge of the committee.

A report of the Massachusetts Capital Resource Company (under the provisions of Section 20 of Chapter 816 of the Acts of 1977) submitting its forty-third annual report (Senate, No. 2578), was referred, in concurrence, to the committee on Revenue.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Joint petition (accompanied by bill) of Kenneth I. Gordon, Bruce E. Tarr and others relative to certain retirement benefits for Thomas W. Devlin, a trooper of the Department of State Police; and

Petition (accompanied by bill) of Paul W. Mark relative to the salary of educators of school aged children incarcerated in county houses of correction or institutions under the control of the departments of mental health, developmental services, public health or youth services;

Severally to the committee on Public Service.
Under suspension of the rules, on motion of Mr. McGonagle of Everett, the reports were considered forthwith. Joint Rule 12 was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Donahue of Worcester, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

Relative to honoring the founding of the United States Army, the United States Air Force, and the National Guard (House, No. 2683);

Designating the Blanding turtle as the official turtle of the Commonwealth (House, No. 2716);

Relative to increasing the fine for handicap parking violations for city/town implementation and compliance with the Americans with Disabilities Act (House, No. 2960);

To increase safety on public ways (House, No. 2993);

Relative to special regulations for vehicle specific checkpoints (House, No. 3005);

Establishing a pilot program allowing for in-person payment of daily parking fees at certain commuter rail stations operated by the Massachusetts Bay Transportation Authority (House, No. 3018);

Relative to motorcycle inspections (House, No. 3020);

To clarify penalties for violations occurring while driving with a hardship license (House, No. 3069);

Ensuring students’ access to academic transcripts (House, No. 4424);

Authorizing Old Rochester Regional School District to enter into renewable energy agreements (House, No. 4435); and

Establishing a sick leave bank for Geo Bernardone, an employee of the department of transportation (House, No. 4481);

Under suspension of Rule 7A, in each instance, on motion of Mr. McGonagle of Everett, the bills severally were read a second time forthwith; and they were ordered to a third reading.

By Mr. Galvin of Canton, for the committees on Rules of the two branches, acting concurrently, that the Bill to study the feasibility of creating and implementing a gypsy moth spraying program (House, No. 837), ought to pass. Referred, under Rule 33, to the committee on Ways and Means.

By Mr. Galvin of Canton, for the committees on Rules of the two branches, acting concurrently, asking to be discharged from further consideration

Of the Bill relative to lithium-ion batteries (House, No. 808); and

Of the Bill to study forest management practices (House, No. 4415);

And recommending that the same severally be referred to the House committee on Rules. Under Rule 42, the reports severally were considered forthwith; and they were accepted.

By Mr. Straus of Mattapoisett, for the committee on Transportation, on House, Nos. 2969, 2972, 2975, 2979, 2982, 2983, 2992, 3001, 3003, 3016, 3022, 3023, 3024, 3025, 3026, 3027, 3062, 3064, 3065, 3081, 3095, 3096, 3102, 3111, 3119, 3121, 3136, 3155, 3162, 3169, 3181, 3186, 3188, 3189, 3190, 3592, 3626, 3628, 3736, 3896 and 3931, an Order relative to authorizing the committee on Transportation to make an investigation and study of certain House documents concerning transportation
(House, No. 4546). Referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

Subsequently, Mr. Galvin of Canton, for said committees, reported asking to be discharged from further consideration of the order; and recommending that the same be referred to the House committee on Rules. Under Rule 42, the report was considered forthwith; and it was accepted.

Mr. Galvin of Canton, for said committee on Rules, on the foregoing order, then reported, in part, asking to be discharged from further consideration of the petition (accompanied by bill, House, No. 3592) of Marjorie C. Decker and others relative to requiring backup cameras on class 3 or above motor vehicles, trailers, semi-trailers or semi-trailer units,— and recommending that the same be recommitted to the committee on Transportation. Under Rule 42, the report was considered forthwith; and it was accepted.

By Mr. Rogers of Cambridge, for the committee on Cannabis Policy, on House, No. 3539, a Bill relative to vertical integration of medical marijuana businesses (House, No. 4523).

By Ms. Decker of Cambridge, for the committee on Mental Health, Substance Use and Recovery, on Senate, No. 1146 and House, No. 1729, a Bill to provide more timely treatment of inpatient mental health care (House, No. 1729).

By the same member, for the same committee, on House, No. 1700, a Bill ensuring access to addiction services (House, No. 4531).

By the same member, for the same committee, on House, No. 1703, a Bill relative to opioid drug manufacturer assessments (House, No. 4532).

By the same member, for the same committee, on House, Nos. 1713 and 1739, a Bill requiring practitioners to assess and inform patients prior to prescribing certain addictive medications (House, No. 4533).

By the same member, for the same committee, on House, No. 1728, a Bill providing mental health and substance use assessments for children engaged in services (House, No. 4534).

By the same member, for the same committee, on House, Nos. 1730 and 1731, a Bill to remove barriers for nurses to provide psychiatric care accompanied (House, No. 4535).

By the same member, for the same committee, on House, No. 1743, a Bill relative to discharge from substance use disorder treatment (House, No. 4536).

By the same member, for the same committee, on House, No. 1744, a Bill relative to recovery coach licensure (House, No. 4537).

By the same member, for the same committee, on House, No. 1747, a Bill to reduce harm from opioids (House, No. 4538).

By the same member, for the same committee, on House, No. 3776, a Bill establishing a substance use protection fund (House, No. 4539).

Severally referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Mr. Rogers of Cambridge, for the committee on Cannabis Policy, on House, No. 3541, a Bill relative to social consumption sites (House, No. 4524).

By the same member, for the same committee, on House, No. 3545, a Bill relative to establishing a cannabis and hemp cultivation research center at the University of Massachusetts, Amherst (House, No. 4526).

By the same member, for the same committee, on House, No. 3705, a Bill relative to research data collection (House, No. 4527).
By the same member, for the same committee, on House, No. 4001, a Bill relative to hemp and hemp products in the Commonwealth (House, No. 4528).

By Mr. Honan of Boston, for the committee on Housing, on a petition, a Bill to guarantee a tenant’s first right of refusal (House, No. 1260) [Representative DeCoste of Norwell dissenting].

By the same member, for the same committee, on a petition, a Bill to further provide a rental arrearage program (House, No. 1264) [Representative DeCoste of Norwell dissenting].

By the same member, for the same committee, on a petition, a Bill establishing an office of the condominium ombudsman (House, No. 1286) [Representative DeCoste of Norwell dissenting].

By the same member, for the same committee, on a petition, a Bill to further protect low-income tenants following termination of affordability restrictions (House, No. 1306) [Representative DeCoste of Norwell dissenting].

By the same member, for the same committee, on House, No. 3562, a Bill enabling public housing authorities to borrow against real estate equity of publicly-owned properties (House, No. 4541) [Representative Crocker of Barnstable dissenting].

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. Rogers of Cambridge, for the committee on Cannabis Policy, on House, No. 3520, a Bill providing further transparency in the siting of marijuana facilities (House, No. 4521).

By the same member, for the same committee, on House, Nos. 3538 and 3542, a Bill relative to employment protections for medical marijuana patients (House, No. 4522).

By the same member, for the same committee, on House, No. 3543, a Bill relative to the use of pesticides on cannabis (House, No. 4525).

By Mr. Lawn of Watertown, for the committee on Election Laws, on a petition, a Bill relative to the board of registrars of voters (House, No. 689).

By the same member, for the same committee, on a petition, a Bill relative to designation of polling places (House, No. 699).

By the same member, for the same committee, on a message from His Excellency the Governor, a Bill validating actions taken at an annual town meeting in the town of Berlin (printed in House, No. 3935).

By the same member, for the same committee, on a message from His Excellency the Governor, a Bill validating a certain election in the town of Boylston (printed in House, No. 3936).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Emergency Measure.

The engrossed Bill establishing a sick leave bank for Susan Edwards, an employee of Department of Developmental Services (see House, No. 4315, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.
A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 4 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Engrossed Bills.

Engrossed bills

Exempting all positions in the police department of the town of Rockport from the civil service law (see Senate, No. 2360) (which originated in the Senate); and

Providing for the charter of the town of Plymouth (see House, No. 1811) (which originated in the House);

Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.

Orders of the Day.

House bills

Relative to Commonwealth automobile reinsurers (House, No. 1059);

Designating a certain water spray deck park within the Melnea A. Cass Recreation Complex in the Roxbury section of the city of Boston as the “Nakieka “Kiki” [sic] Taylor Water Deck” (House, No. 3867) (its title having been changed by the committee on Bills in the Third Reading); and

Authorizing the city of Springfield to convert the use of park land at DeBerry Park for a new DeBerry and Homer Street Elementary School and to replace it with additional park land in the city of Springfield (House, No. 4277);

Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

The House Bill authorizing the town of Hanover to grant 13 additional licenses for the sale of alcoholic beverages to be drunk on the premises (House, No. 4312), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it in section 1, in line 18, by inserting after the word “If” the words “a licensee terminates or fails to renew the license granted under this section or if”; and the amendment was adopted.

The bill (House, No. 4312, amended) then was passed to be engrossed. Sent to the Senate for concurrence.

The House Bill authorizing the city of Boston to grant an additional license for the sale of alcoholic beverages to be drunk on the premises (House, No. 4335) (its title having been changed by the committee on Bills in the Third Reading), reported by said committee to be correctly drawn, was read a third time.
Pending the question on passing the bill to be engrossed, Mr. Moran of Boston moved to amend it by substitution of a bill with the same title (House, No. 4549), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

The House report of the committee on Election Laws, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill House, No. 720) of Andres X. Vargas and others for legislation to lower the voting age for municipal elections, was considered.

Pending the question on acceptance of the report, the petition was recommitted, on motion of Mr. Lawn of Watertown.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Thursday next at eleven o’clock A.M.

At twenty-six minutes after eleven o’clock A.M., on motion of Mr. Wong of Saugus (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Thursday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.

THURSDAY, MARCH 12, 2020.

[24]
Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

- Resolutions (filed by Mr. Roy of Franklin) congratulating Justin Casey Dupont on receiving the Eagle Award of the Boy Scouts of America;
- Resolutions (filed by Mr. Roy of Franklin) congratulating Jacob Benjamin Lipson on receiving the Eagle Award of the Boy Scouts of America;
- Resolutions (filed by Mr. Roy of Franklin) congratulating Michael Joseph O’Brien on receiving the Eagle Award of the Boy Scouts of America;
- Resolutions (filed by Mr. Roy of Franklin) congratulating Brendan Joseph O’Connor on receiving the Eagle Award of the Boy Scouts of America; and
- Resolutions (filed by Mr. Roy of Franklin) congratulating Nicholas Jonathan Rich on receiving the Eagle Award of the Boy Scouts of America;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Santiago of Boston, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Orders.

The following order (filed by Mrs. Campbell of Methuen) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Veterans and Federal Affairs be granted until Monday, June 15, 2020 within which time to make its final report on current House document numbered 4407.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4556), ought to be adopted. Under suspension of the rules, on motion of Mrs. Campbell of Methuen, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Cusack of Braintree) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:
Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Revenue be granted until Friday, April 10, 2020 within which time to make its final report on current Senate documents numbered 10, 1667, 1668, 1672, 1679, 1694, 1720, 1727, 1729, 2318 and 2586, and House documents numbered 2423, 2457, 2497, 2519, 2530, 2552, 2592, 2599, 2603, 2653, 2660, 3637, 3691, 3888, 4208, 4514 and 4516.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4569), ought to be adopted. Under suspension of the rules, on motion of Mr. Cusack of Braintree, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Golden of Lowell) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Telecommunications, Utilities and Energy be granted until Monday, June 15, 2020 within which time to make its final report on current House documents numbered 4389 and 4390.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4560), ought to be adopted. Under suspension of the rules, on motion of Mr. Golden of Lowell, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Petitions.

Petitions severally were presented and referred as follows:

By Mr. Hawkins of Attleboro, a petition (subject to Joint Rule 12) of James K. Hawkins (with the approval of the mayor and municipal council) that the city of Attleboro be authorized to regulate rent and evictions in mobile home park accommodations in said city.

By Representative Farley-Bouvier of Pittsfield and Senator Hinds, a joint petition (subject to Joint Rule 12) of Tricia Farley-Bouvier and Adam G. Hinds for legislation to establish a sick leave bank for Victoria Deschamps, an employee of the Massachusetts Rehabilitation Commission.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

The following order came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Public Safety and Homeland Security be granted until May 1, 2020, within which time to make its final report on current Senate document numbered 2469, relative to advancing reform within the Massachusetts State Police.

Under suspension of the rules, on motion of Mr. Naughton of Clinton, the order (Senate, No. 2572) was considered forthwith; and it was adopted, in concurrence.

The following order came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Veterans and Federal Affairs be granted until June 15, 2020, within which time to
make its final report on current Senate documents numbered 2464 and 2502, and House document numbered 4407, relative to Veterans and Federal Affairs.

Under suspension of the rules, on motion of Mrs. Campbell of Methuen, the order (Senate, No. 2566) was considered forthwith; and it was adopted, in concurrence.

A Bill authorizing the Department of Revenue to approve a revised tax rate for the city of Taunton for the fiscal year 2020 (Senate, No. 2535) (on a petition) [Local Approval Received], passed to be engrossed by the Senate, was read.

Under suspension of the rules, on motion of Mrs. Haddad of Somerset, the bill was read a second time forthwith; and it was ordered to a third reading.

Under suspension of the rules, on further motion of the same member, the bill (having been reported by the committee on Bills in the Third Reading to correctly drawn), was read a third time; and it was passed to be engrossed, in concurrence.

Reports
Of the committee on Consumer Protection and Professional Licensure, on a communication from the Massachusetts Gaming Commission (under the provisions of Section 9B of Chapter 128A of the General Laws) submitting proposed amendments to regulations for 205 CMR 6.35: Pick (n) Pools (Senate, No. 2321);

Of the committee on Public Service
On a communication from the Human Resources Division of the Executive Office for Administration and Finance (under the provisions of section 61A of Chapter 31 and section 5(3)(e) of Chapter 32 of the General Laws) submitting revisions to regulations for initial medical and physical fitness standards tests of municipal public safety personnel (Senate, No. 2379); and

On a communication from the Human Resources Division of the Executive Office for Administration and Finance (under the provisions of Section 61A of Chapter 31 and Section 5(3)(e) of Chapter 32 of the General Laws) submitting revisions to regulations for initial hire medical and physical fitness standards tests of municipal public safety personnel (Senate, No. 2485);

And recommending that the same severally be placed on file.

Severally accepted by the Senate, were considered forthwith, under Rule 42; and they were accepted, in concurrence

Reports of Committees.

By Mr. Galvin of Canton, for the committee of Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the petition of Louis L. Kafka, William C. Galvin and Walter F. Timilty relative to retirement benefits for Mary Coulter-Bennett, the surviving beneficiary of former State Police Detective Lieutenant William Coulter. Under suspension of the rules, on motion of Mr. Walsh of Peabody, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on Public Service. Sent to the Senate for concurrence.

Mr. Michlewitz of Boston, for the committee on Ways and Means, on House, No. 4354, reported, in part, a Bill making appropriations for the fiscal year 2020 to provide for supplementing certain existing appropriations and for certain other activities and projects (House, No. 4561) [Total Appropriation: $15,000,000.00].
Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Donahue of Worcester, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of the rules, on motion of Mr. Michlewitz of Boston, the bill was read a second time forthwith; and it was ordered to a third reading.

Under suspension of the rules, on further motion of the same member, the bill (having been reported by the committee on Bills in the Third Reading to correctly drawn), was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

By Mr. Donahue of Worcester, for the committee on Steering, Policy and Scheduling, that the following matters be scheduled for consideration by the House:

The Senate Bill establishing a sick leave bank for Tracey Pisano, an employee of the Trial Court of the Commonwealth (Senate, No. 2556); and

House bills
Relative to the town of Avon (House, No. 371);
Relative to burial expenses for veterans (House, No. 3210, changed);
Relative to burial expenses for veterans (House, No. 3217, changed);
To clarify the charitable purposes of certain organizations (House, No. 3331); and

Authorizing the town of Dedham to grant additional licenses for the sale of all alcoholic beverages to be drunk on premises at Legacy Place (House, No. 4455) [Local Approval Received]; and

The House Resolve relative to recognition for the naval armed guard service (House, No. 3209);

Under suspension of Rule 7A, in each instance, on motion of Mr. Walsh of Peabody, the matters severally were read a second time forthwith; and they were ordered to a third reading.

By Mr. Mahoney of Worcester, for the committee on Public Health, on a petition, a Bill relative to HIV routine screening and care (House, No. 1953).

By the same member, for the same committee, on House, No. 1846, a Bill creating a commission to study the need to reduce salt and sugar content in meals served in restaurants, schools, and public spaces (House, No. 4558).

Severally referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Ms. Ferrante of Gloucester, for the committee on Economic Development and Emerging Technologies, on Senate, Nos. 201, 224, 229, 231 and House, Nos. 68, 366, 372, 373, 377, 378 and 379, a Bill to regulate sports wagering (House, No. 4559).

By Mr. Mahoney of Worcester, for the committee on Public Health, on a petition, a Bill to require the disclosure of lead in water pipes (House, No. 1872).

By Mr. Golden of Lowell, for the committee on Telecommunications, Utilities and Energy, on a petition, a Bill promoting the proper disposal of miniatures (House, No. 2881).

By the same member, for the same committee, on a petition, a Bill promoting the proper disposal of miniatures (House, No. 2881).

By the same member, for the same committee, on a petition, a Bill promoting the proper disposal of miniatures (House, No. 2881).
By the same member, for the same committee, on a petition, a Bill to equitably support enhanced 911 service (House, No. 2913).

By the same member, for the same committee, on a petition, a Bill relative to energy conservation (House, No. 2917).

By the same member, for the same committee, on a petition, a Bill relative to a green technology development fund (House, No. 3623).

By the same member, for the same committee, on a petition, a Bill relative to energy efficiency (House, No. 4112).

By the same member, for the same committee, on House, No. 2814, a Bill relative to transmission for offshore wind energy (House, No. 4550).

By the same member, for the same committee, on House, No. 2832, a Bill relative to Energy Savings Efficiency (Energy SAVE) (House, No. 4551).

By the same member, for the same committee, on House, No. 2862, a Bill relative to enhancing reliability of renewable resources in the Commonwealth (House, No. 4552).

By the same member, for the same committee, on House, No. 2867, a Bill relative to the continued enhancement of the offshore wind industry in the Commonwealth (House, No. 4554).

By the same member, for the same committee, on House, Nos. 2845 and 2901, a Bill for field safety in gas infrastructure (House, No. 4555).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. Chan of Quincy, for the committee on Consumer Protection and Professional Licensure, on House, No. 4318, a Bill authorizing the town of Milford to grant an additional license for the sale of all alcoholic beverages to be consumed on the premises (House, No. 4557) [Local Approval Received]. Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Engrossed Bills.

Bills

Authorizing the Department of Revenue to approve a revised tax rate for the city of Taunton for the fiscal year 2020 (see Senate, No. 2535) (which originated in the Senate); and

Funding the town of Hanover’s Other Post-Employment Benefits Liability Trust Fund (see House, No. 4061) (which originated in the House);

Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.

Orders of the Day.

House bills

Relative to disqualification of bidders on city contracts in the city of Northampton (House, No. 4102) (its title having been changed by the committee on bills in the Third Reading);

Designating a certain bridge in the city of Woburn as the Angelo Piazza bridge (House, No. 4207);
Relative to the appointment of retired police officers as special police officers in the town of Weston (House, No. 4273);
Relative to certain licenses in the town of Foxborough (printed in House, No. 4282) (its title having been changed by the committee on bills in the Third Reading);
Relative to the town treasurer, town tax collector and town clerk of the town of Chester (House, No. 4283) (its title having been changed by the committee on bills in the Third Reading); and
Authorizing Old Rochester Regional School District to enter into renewable energy agreements (House, No. 4435);
Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

House reports

Of the committee on Veterans and Federal Affairs, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill House, No. 3212) of Bradford Hill and others for legislation to allow veterans living in housing authorities to deduct the cost of traveling for medical purposes from the income total assessed by said authority; and
Of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill House, No. 3226) of Mathew J. Muratore and others relative to parking at certain airports for disabled veterans;
Severally were considered.
Pending the question, in each instance, on acceptance of the report, the petitions were recommitted, on motion of Mrs. Campbell of Methuen.

Recess.

At twenty-four minutes after eleven o’clock A.M., on motion of Mr. D’Emilia of Bridgewater (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at seven minutes after twelve o’clock noon the House was called to order with Mr. Donato in the Chair.

Emergency Measure.

The engrossed Bill making appropriations for the fiscal year 2020 to provide for supplementing certain existing appropriations and for certain other activities and projects (see House, No. 4561), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.
A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 2 to 0. Sent to the Senate for concurrence.
Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.
Recess.

At twenty-three minutes after twelve o’clock noon, on motion of Mr. D’Emilia of Bridgewater (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at seven minutes after four o’clock P.M., the House was called to order with Mr. Donato in the Chair.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

Representative Cabral of New Bedford then moved that when the House adjourns today, it do so in respect to the memory of Denis Lawrence, a member of the House from New Bedford from 1979 to 1990, inclusive; and the motion prevailed.

Accordingly, at nine minutes after four o’clock P.M., on motion of Mr. D’Emilia of Bridgewater (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
MONDAY, MARCH 16, 2020.
Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Messages from the Governor.

A message from His Excellency the Governor recommending legislation relative to designating September 14, 2020 as a legal holiday (House, No. 4571), was filed in the office of the Clerk this day.

The message was read; and it was referred, under Rule 30, with the accompanying draft of a bill, to the committee on the Judiciary. Sent to the Senate for concurrence.

A message from His Excellency the Governor recommending legislation relative to addressing challenges in town governance resulting from COVID-19 (House, No. 4572), was filed in the office of the Clerk this day.

The message was read; and it was referred, under Rule 30, with the accompanying draft of a bill, to the committee on Municipalities and Regional Government. Sent to the Senate for concurrence.

Paper from the Senate.

A Bill authorizing the town of Salisbury to assume control of the Ring’s Island Water District (Senate, No. 2597) (on Senate bill No. 1179) [Local Approval Received], passed to be engrossed by the Senate, was read; and it was referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Reports of Committees.

By Mr. Galvin of Canton, for the committee of Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the joint petition of Tricia Farley-Bouvier and Adam G. Hinds for legislation to establish a sick leave bank for Victoria Deschamps, an employee of the Massachusetts Rehabilitation Commission. Under suspension of the rules, on motion of Mr. O’Day of West Boylston, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on Public Service. Sent to the Senate for concurrence.
Mr. Galvin of Canton, for the committee on Rules, on the Order relative to authorizing the committee on Public Health to make an investigation and study of certain House documents concerning public health matters (House, No. 4449) reported, in part, asking to be discharged from further consideration of the petition (accompanied by bill, House, No. 1886) of Daniel Harvey and others that the Department of Public Health be authorized to establish a Parkinson’s disease public information and education program,— and recommending that the same be recommitted to the committee on Public Health. Under Rule 42, the report was considered forthwith; and it was accepted.

Recess.

At eighteen minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at twenty-six minutes before two o’clock P.M. the House was called to order with Mr. Donato in the Chair.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet tomorrow at eleven o’clock A.M.

Next sitting.

At twenty-six minutes before two o’clock P.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following day at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.

TUESDAY, MARCH 17, 2020.

[26]
Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Resolutions.

Resolutions (filed with the Clerk by Mr. Cassidy of Brockton and other members of the House) commending the Admetech Foundation on hosting the twelfth annual Prostate Cancer Awareness Day at the Massachusetts State House on March 26, 2020, were referred, under Rule 85, to the committee on Rules.

Mr. Galvin of Canton, for said committee, reported that the resolutions ought to be adopted. Under suspension of the rules, on motion of Mr. Stanley of Waltham, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Orders.

The following order (filed by Ms. Khan of Newton) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Children, Families and Persons with Disabilities be granted until Friday, May 1, 2020 within which time to make its final report on current Senate documents numbered 42, 44, 57, 76, 77, 784, 816 and 1242, and House documents numbered 98, 122, 139, 147, 150, 174, 1314 and 3221.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4570), ought to be adopted. Under suspension of the rules, on motion of Ms. Khan of Newton, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Ms. Ferrante of Gloucester) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Economic Development and Emerging Technologies be granted until Monday, June 1, 2020 within which time to make its final report on current House document numbered 4529.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4574), ought to be adopted. Under suspension of the rules, on motion of Ms. Ferrante of Gloucester, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.
Papers from the Senate.

The following order came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on the Judiciary be granted until May 12, 2020, within which time to make its final report on current Senate document numbered 2480, relative to judiciary.

Under suspension of the rules, on motion of Ms. Cronin of Easton, the order (Senate, No. 2568) was considered forthwith; and it was adopted, in concurrence.

Bills

Authorizing the town of Sutton to grant real property abatements to certain military personnel (Senate, No. 1650) (on a petition) [Local Approval Received]; and

Revoking the town of Longmeadow’s acceptance of a certain general law establishing a board of election commissioners (Senate, No. 2468) (on a petition) [Local Approval Received];

Severally passed to be engrossed by the Senate, were read; and they were referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Reports of Committees.

By Mr. Golden of Lowell, for the committee on Telecommunications, Utilities and Energy, on a petition, a Bill to create a commission to investigate the advertising practices of the solar energy industry (House, No. 2839). Read; and referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

By Mr. Golden of Lowell, for the committee on Telecommunications, Utilities and Energy, on a petition, a Bill improving recycling in the Commonwealth (House, No. 2830).

By the same member, for the same committee, on a petition, a Bill removing barriers to solar for low-income communities (House, No. 2843).

By the same member, for the same committee, on a petition, a Bill for community empowerment (House, No. 2853).

By the same member, for the same committee, on a petition, a Bill relative to encourage [sic] predictability in utility connections (House, No. 2861).

By the same member, for the same committee, on a petition, a Bill relative to net metering for on-site renewable energy facilities (House, No. 2866).

By the same member, for the same committee, on a petition, a Bill relative to hydro (House, No. 3621).

By the same member, for the same committee, on House, No. 2863, a Bill relative to greenhouse gas emissions standards for municipal lighting plants, for the purpose of promoting the Commonwealth’s goals of reducing greenhouse gas emissions while acknowledging and preserving the statutory scheme of chapter 164 which places municipal lighting plant operations, finances, and rates under local control (House, No. 4553).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.
By Mr. O’Day of West Boylston, for the committee on Municipalities and Regional Government, on a joint petition, a Bill to amend the charter of the city [sic] of Greenfield (House, No. 4329) [Local Approval Received].

By the same member, for the same committee, on a joint petition, a Bill exempting the city of Northampton from appointing weighers of hay, weighers of coal, and fence viewers (House, No. 4330) [Local Approval Received].

By the same member, for the same committee, on a petition, a Bill authorizing the city of Lynn to use certain park land in said city for combined sewer overflow control purposes (House, No. 4362) [Local Approval Received].

By the same member, for the same committee, on a petition, a Bill authorizing the town of Littleton to use certain land for construction of a water treatment facility without Article 97 restrictions on such use (House, No. 4387).

By the same member, for the same committee, on a petition, a Bill making the charter of the town of Sudbury gender neutral (House, No. 4388) [Local Approval Received].

By Mr. Golden of Lowell, for the committee on Telecommunications, Utilities and Energy, on a petition, a Bill relative to S-license compliance (House, No. 2842).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Engrossed Bills.

Bills

Authorizing the city of Easthampton to grant 8 additional licenses for the sale of all alcoholic beverages to be drunk on the premises, 4 additional licenses for the sale of wine and malt beverages to be drunk on the premise and 1 additional license for the sale of wine and malt beverages not to be drunk on the premises (see Senate, No. 2381, amended) (which originated in the Senate); and

Establishing the appointed office of town clerk in the town of Pelham (see House, No. 4101) (which originated in the House);

Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet tomorrow at eleven o’clock A.M.

At nine minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following day at eleven o’clock A.M., in an Informal Session.
Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Order.

The following order (filed by Mr. Roy of Franklin) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Higher Education be granted until Thursday, April 30, 2020 within which time to make its final report on current Senate documents numbered 737, 741, 744, 752, 754, 758, 765, 769 and 1089, and House documents numbered 43, 481, 1202, 1210, 1211, 1213, 1214, 1215, 1216, 1221, 1229, 1230, 1231, 1240, 1245, 1247 and 1248.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4576), ought to be adopted. Under suspension of the rules, on motion of Mr. Roy of Franklin, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Papers from the Senate.

A Bill authorizing waiver of the one week waiting period for unemployment benefits (Senate, No. 2599) (on a part of Senate, No. 2598), passed to be engrossed by the Senate, was read.

Under suspension of the rules, on motion of Mr. Ultrino of Malden, the bill was read a second time forthwith; and it was ordered to a third reading.

Under suspension of the rules, on further motion of the same member, the bill (having been reported by the committee on Bills in the Third Reading to correctly drawn), was read a third time; and it was passed to be engrossed, in concurrence.

Petitions were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2601) of Melanie LaRocca for legislation relative to rabies and other vaccination requirements and licensing. To the committee on Municipalities and Regional Government.

Petition (accompanied by bill, Senate, No. 2602) of Michael O. Moore and New England Police Benevolent Association for legislation relative to emergency hazard health duty. To the committee on Public Safety and Homeland Security.
Petition (accompanied by bill, Senate, No. 2603) of John F. Keenan for legislation to establish a sick leave bank for Jessica Zamansky, an employee of the Massachusetts Department of Transitional Assistance; and

Petition (accompanied by bill, Senate, No. 2604) of Cindy F. Friedman for legislation to establish a sick leave bank for Trek Reef, an employee of the Department of Conservation and Recreation;

Severally to the committee on Public Service.

Petition (accompanied by bill, Senate, No. 2605) of Eva Korpi for legislation to reduce the environmental impact of cigarette butts in streams, rivers, and in the ocean by increasing the tax on cigarettes by 100%. To the committee on Revenue.

Engrossed Bills.

Bills

Authorizing the city known as the town of Watertown to grant 15 additional licenses for the sale of alcoholic beverages to be drunk on the premises (see House, No. 4241);

Authorizing the town of Reading to establish a means tested senior citizen property tax exemption (see House, No. 4243); and

Relative to the town treasurer, town tax collector and town clerk of the town of Chester (see House, No. 4283);

(Which severally originated in the House);

Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.

Recess.

At seven minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at twenty-two minutes after eleven o’clock the House was called to order with Mr. Donato in the Chair.

Emergency Measure.

The engrossed Bill authorizing waiver of the one week waiting period for unemployment benefits (see Senate, No. 2599), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 7 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the Senate) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—
Ordered, That when the House adjourns today, it adjourn to meet tomorrow at eleven o’clock A.M.

Representatives Ferrante of Gloucester and Hill of Ipswich then moved that when the House adjourns today, it do so in respect to the memory of David J. Lane, a member of the House from Essex from 1973 to 1978, inclusive; and the motion prevailed.

Accordingly, at four minutes after twelve o’clock noon, on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following day at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.

THURSDAY, MARCH 19, 2020.

[28]

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Petition.

Representative Haddad of Somerset and Senator Rodrigues presented a joint petition (subject to Joint Rule 12) of Patricia A. Haddad and Michael J. Rodrigues for legislation to establish a sick leave bank for Racquel Jean-Louis, an employee of the Suffolk County Sheriff’s Department; and the same was referred, under Rule 24, to the committee on Rules.

Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, then reported recommending that Joint Rule 12 be suspended. Under suspension of the rules, on motion of Mrs. Haddad of Somerset, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on Public Service. Sent to the Senate for concurrence.

Petitions severally were presented and referred as follows:

By Mr. Arciero of Westford, a petition (subject to Joint Rule 12) of James Arciero and others relative to creating a presumption of job relatedness for certain public safety personnel and first responders suffering from incapacitation or inability to perform their duties as a result of the Coronavirus (COVID-19) infection or exposure.

By Mr. Donato of Medford, a petition (subject to Joint Rule 12) of Paul J. Donato that the State Secretary be authorized to regulate elections in certain emergency situations.

By Messrs. Pignatelli of Lenox and Barrett of North Adams, a petition (subject to Joint Rule 12) of Smitty Pignatelli, John Barrett, III and others for legislation to establish a fund providing financial assistance to residents who experience certain financial hardship as a result of COVID-19.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

The House Bill relative to the gender neutral redraft of the home rule charter of the town of Easton (House, No. 3984), came from the Senate with the endorsement that it had been passed to be engrossed, in concurrence, with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in

Pledge of allegiance.

Racquel Jean-Louis,—sick leave.

Responders,—COVID-19 exposure.

Elections,—emergencies.

COVID-19,—financial assistance.

Easton,—charter.
Senate document numbered 2600. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

The House Bill relative to strengthening the local and regional public health system (House, No. 4503), came from the Senate with the endorsement that it had been passed to be engrossed, in concurrence, with amendments striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2594; and inserting before the enacting clause the following emergency preamble:

“Whereas, The deferred operation of this act would tend to defeat its purpose, which is to defeat its purpose [sic], which is to strengthen forthwith the local and regional public health system, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public health.”

The amendments were referred, under Rule 35, to the committee on Bills in the Third Reading.

Report of a Committee.

By Mr. Parisella of Beverly, for the committee on Public Service, on Senate, No. 2585 and House, No. 4548, a Bill establishing a sick leave bank for Jose Lopez, an employee of the Department of Transportation (House, No. 4548). Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Emergency Measure.

The engrossed Bill establishing a sick leave bank for Jessica Renehan, an employee of the Department of Conservation and Recreation (see House, No. 4410), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 3 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Engrossed Bill.

The engrossed Bill authorizing the town of Norwood to continue the employment of police chief William G. Brooks, III (see House, No. 2356) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

Public health,—
local and regional systems.

José Lopez,—
sick leave.

Jessica Renehan,—
sick leave.

Bill enacted.

Bill enacted.

Next sitting.
At eleven minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.

[29]

Met at eight minutes after eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

Resolutions (filed by Messrs. Hecht of Watertown and Lawn of Watertown) congratulating Joseph Markarian on his one hundredth birthday; and

Resolutions (filed by Mr. Walsh of Peabody) congratulating Timothy E. Spanos on the occasion of his retirement as Peabody City Clerk;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Garballey of Arlington, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Orders.

The following order (filed by Mr. Cullinane of Boston) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That notwithstanding the provisions of Joint Rule 10, the committee on Health Care Financing be granted until Friday, May 1, 2020 within which time to make its final report on all matters referred to them.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4584), ought to be adopted. Under suspension of the rules, on motion of Mr. Cullinane of Boston, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. DeLeo of Winthrop) was referred, under Rule 24, to the committee on Rules:

Ordered, that the precept to be issued by the Speaker, under the provisions of Section 141 of Chapter 54 of the General Laws, appointing a time for the election to fill the vacancy that shall exist in the office of Representative in the General Court from said Thirty-Seventh Middlesex District shall designate Tuesday, June 2, 2020, as the time ordered by the House of Representatives for said election; and be if further

Ordered, That, this order shall supplant any previous order designating the date of an election to fill the vacancy that shall exist in the office of Representative in the General Court from said Thirty-Seventh Middlesex District.
Mr. Galvin of Canton, for the committee on Rules, reported that the order (House, No. 4582), ought to be adopted. Under suspension of the rules, on motion of Mr. DeLeo of Winthrop, the order was considered forthwith; and it was adopted.

The following order (filed by Mr. DeLeo of Winthrop) was referred, under Rule 24, to the committee on Rules:

Ordered, that the precept to be issued by the Speaker, under the provisions of Section 141 of Chapter 54 of the General Laws, appointing a time for the election to fill the vacancy that shall exist in the office of Representative in the General Court from said Third Bristol District shall designate Tuesday, June 2, 2020, as the time ordered by the House of Representatives for said election; and be if further

Ordered, That, this order shall supplant any previous order designating the date of an election to fill the vacancy that shall exist in the office of Representative in the General Court from said Third Bristol District.

Mr. Galvin of Canton, for the committee on Rules, reported that the order (House, No. 4583), ought to be adopted. Under suspension of the rules, on motion of Mr. DeLeo of Winthrop, the order was considered forthwith; and it was adopted.

Communication.

A communication from the Division of Energy Resources of the Executive Office of Energy and Environmental Affairs (under the provisions of section 12 of Chapter 25A of the General Laws) submitting regulations to 225 CMR 21, Clean Peak Energy Portfolio Standard (CPS) (House, No. 4581), was referred to the committee on Telecommunications, Utilities and Energy. Sent to the Senate for concurrence.

Petition.

Mr. Puppolo of Springfield presented a petition (subject to Joint Rule 12) of Angelo J. Puppolo, Jr., for legislation to establish a sick leave bank for Paula Euber, an employee of the Massachusetts Rehabilitation Commission; and the same was referred, under Rule 24, to the committee on Rules.

Papers from the Senate.

A Bill granting authority to postpone 2020 municipal elections in the Commonwealth and increase voting options in response to the declaration of emergency to respond to COVID-19 (Senate, No. 2608) (on a part of House, No. 4398), passed to be engrossed by the Senate, was read.

Under suspension of the rules, on motion of Mr. McMurtry of Dedham, the bill was read a second time forthwith; and it was ordered to a third reading.

Under further suspension of the rules, on motion of Mr. Garballey of Arlington, the bill (having been reported by the committee on Bills in the Third Reading to correctly drawn), was read a third time; and it was passed to be engrossed, in concurrence.

Bills

Designating a certain bridge in the city of Taunton as the Private First Class Aaron Cordoba-Martinez bridge (Senate, No. 2132) (on a petition); and

Validating actions taken in connection with a special town election in the town of Oakham (printed in Senate, No. 2394) (on a message from the Governor);
Severally passed to be engrossed by the Senate, were read; and they were referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Reports of Committees.

By Mr. O’Day of West Boylston, for the committee on Municipalities and Regional Government, on House, No. 4572, a Bill addressing challenges in municipal governance resulting from COVID-19 (House, No. 4580), which was read. Under suspension of the rules, on motion of Mr. McMurtry of Dedham, the bill was read a second time forthwith; and it was ordered to a third reading.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the Bill establishing a sick leave bank for Jose Lopez, an employee of the department of transportation [sic] (House, No. 4548), be scheduled for consideration by the House. Under suspension of Rule 7A, on motion of Mr. McMurtry of Dedham, the bill was read a second time forthwith; and it was ordered to a third reading.

Emergency Measure.

The engrossed Bill granting authority to postpone 2020 municipal elections in the Commonwealth and increase voting options in response to the declaration of emergency to respond to COVID-19 (see Senate, No. 2608), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble. A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 6 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the Senate) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Thursday next at eleven o’clock A.M.

At twenty-two minutes after one o’clock P.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Thursday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.

THURSDAY, MARCH 26, 2020.

[30]
Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Message from the Governor.

A message from His Excellency the Governor recommending legislation relative to further addressing challenges faced by municipalities, school districts and state authorities resulting from COVID-19 (House, No. 4586), was filed in the office of the Clerk on Tuesday, March 24.

The message was read; and it was referred, on motion of Mr. Michlewitz of Boston, with the accompanying draft of a bill, to the committee on Ways and Means.

Order.

The following order (filed by Mr. DeLeo of Winthrop) was referred, under Rule 24, to the committee on Rules:

Ordered, That, nothing in House Order number 4582 or House Order number 4583 previously adopted setting forth June 2, 2020, as the day for holding elections to fill the vacancies in the Thirty Seventh Middlesex District and the Third Bristol District, respectively, shall affect the election results of the primary elections held pursuant to House Orders adopted December 30, 2019 and January 6, 2020 to fill the vacancies in the Thirty Seventh Middlesex District and the Third Bristol District, respectively.

Mr. Galvin of Canton, for the committee on Rules, reported that the order (House, No. 4587), ought to be adopted. Under suspension of the rules, on motion of Mr. DeLeo of Winthrop, the order was considered forthwith; and it was adopted.

Member-elect to be Qualified.

The Speaker announced that he had appointed himself as a special committee of the House to conduct Representative-elect Kate Lipper-Garabedian, member-elect from the Thirty-Second Middlesex District, to the Grand Staircase to be qualified at such time as may be convenient to the Governor and Council.

The Chair (Mr. Donato of Medford) then announced that said special committee of the House had completed the assignment, and that Representative Lipper-Garabedian had, on Wednesday, March 25, 2020, taken and subscribed the necessary oaths of office, and was now a duly qualified as a member of the House.
Petitions.

Petitions severally were presented and referred as follows:

By Mrs. Poirier of North Attleborough, a petition (accompanied by bill, House, No. 4588) of Elizabeth A. Poirier (by vote of the town) that the town of North Attleborough be authorized to grant two additional licenses for the sale of all alcoholic beverages to be drunk on the premises and one additional license for the sale of all alcoholic beverages not to be drunk on the premises in said town. To the committee on Consumer Protection and Professional Licensure.

By Mr. Vega of Holyoke, a petition (accompanied by bill, House, No. 4590) of Aaron Vega (with the approval of the mayor and city council) for legislation to further regulate certain affordable housing in the city of Holyoke. To the committee on Housing.

By Mr. Carey of Easthampton, a petition (accompanied by bill, House, No. 4589) of Daniel R. Carey (by vote of the town) that the town of Hadley be authorized to convey a certain parcel of land dedicated for park purposes in said town. To the committee on Municipalities and Regional Government.

Severally sent to the Senate for concurrence.

Petitions severally were presented and referred as follows:

By Ms. Barber of Somerville (by request), a petition (subject to Joint Rule 12) of Tim Wallis relative to financial literacy in public schools.

By Messrs. Connolly of Cambridge and Honan of Boston, a petition (subject to Joint Rule 12) of Mike Connolly, Kevin G. Honan and others relative to a moratorium on evictions and foreclosures during the COVID-19 emergency declaration.

By Ms. Domb of Amherst, a petition (subject to Joint Rule 12) of Mindy Domb for legislation to establish a COVID-19 emergency fund to provide financial assistance to certain small businesses, non-profits and municipalities affected by COVID-19.

By the same member, a petition (subject to Joint Rule 12) of Mindy Domb for legislation to establish a COVID-19 emergency fund to provide financial assistance to certain public institutions of higher education affected by COVID-19.

By the same member, a petition (subject to Joint Rule 12) of Mindy Domb for legislation to establish a fund to provide financial assistance to regional transportation authorities in certain areas affected by COVID-19.

By Representatives Domb of Amherst and Carey of Easthampton, a petition (subject to Joint Rule 12) of Mindy Domb and Daniel R. Carey for legislation to extend the deadline for collection of certain taxes from restaurants, lodging and meeting venues during the declared state of emergency due to COVID-19.

By Mr. Fernandes of Falmouth, a petition (subject to Joint Rule 12) of Dylan A. Fernandes relative to the membership and the reviving and continuation of the Ocean Acidification Commission.

By Ms. Gouveia of Acton, a petition (subject to Joint Rule 12) of Tami L. Gouveia and others that the Department of Revenue be authorized to provide emergency cash assistance to certain qualifying households.

By Mr. Hawkins of Attleboro, a petition (subject to Joint Rule 12) of James K. Hawkins relative to the calculation of the pension of Walter L. Guerin.
By Mr. Hendricks of New Bedford, a petition (subject to Joint Rule 12) of Christopher Hendricks and others relative to workers’ compensation benefits for certain emergency response and medical personnel related to COVID-19 infection.

By Mr. Jones of North Reading, a petition (subject to Joint Rule 12) of Bradley H. Jones, Jr., relative to employment rights and protections for certain commissioned employees.

By Ms. Miranda of Boston, a petition (subject to Joint Rule 12) of Liz Miranda and others relative to financial assistance, health care access and small business grants in response to the COVID-19 outbreak.

By Mr. O’Day of West Boylston, a petition (subject to Joint Rule 12) of James J. O’Day and others relative to providing certain state employees sick leave for COVID-19 related absences.

By Mr. Scaccia of Boston, a petition (subject to Joint Rule 12) of Angelo M. Scaccia for legislation to establish a sick leave bank for Jennifer Logan, an employee of the Office of the Chief Medical Examiner.

By Ms. Sullivan of Abington, a petition (subject to Joint Rule 12) of Alyson M. Sullivan relative to parental visitation and custody for children of rape victims.

By Mr. Vega of Holyoke, a petition (subject to Joint Rule 12) of Aaron Vega for legislation to establish a sick leave bank for Marta Romero, an employee of the Department of Disability Services.

By Mr. Vitolo of Brookline, a petition (subject to Joint Rule 12) of Tommy Vitolo and others for legislation to authorize cities and towns to impose limitations on the operation of businesses from the date of the emergency declaration issued by the Governor on March 10, 2020 until such time as the emergency declaration is rescinded.

Severally, under Rule 24, to the committee on Rules.

Paper from the Senate.

The House Order (House, No. 4520) relative to extending until Wednesday, March 25, 2020, the time within which the committee on Transportation is authorized to report on current Senate documents numbered 7, 2034, 2047, 2049, 2056, 2069, 2071, 2072, 2123, 2137, 2289 and 2536, and House documents numbered 2963, 3040, 3073, 3083, 3116, 3126, 3135, 3156, 3672, 3980 and 4359, came from the Senate with the endorsement that it had been adopted, in concurrence, with an amendment striking out the date: “Wednesday, March 25” and inserting in place thereof the date: “Monday, June 1”.

Under suspension of Rule 35, on motion of Mr. Straus of Mattapoisett, the amendment was considered forthwith; and it was adopted, in concurrence.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of James Arciero and others relative to creating a presumption of job relatedness for certain public safety personnel and first responders suffering from incapacitation or inability to perform their duties as a result of the Coronavirus (COVID-19) infection or exposure; and

COVID-19,—workers’ compensation.

Commissioned employees.

COVID-19,—financial assistance.

COVID-19,—sick leave.

Jennifer Logan,—sick leave.

Rape victims,—children.

Marta Romero,—sick leave.

COVID-19,—business operation.
Petition (accompanied by bill) of Angelo J. Puppolo, Jr., for legislation to establish a sick leave bank for Paula Euber, an employee of the Massachusetts Rehabilitation Commission;

Severally to the committee on Public Service.

Under suspension of the rules, on motion of Mr. Naughton of Clinton, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Parisella of Beverly, for the committee on Public Service, on a joint petition, a Bill establishing a sick leave bank for Victoria Deschamps, an employee of the Massachusetts Rehabilitation Commission (House, No. 4575).

By the same member, for the same committee, on House, No. 4579, a Bill establishing a sick leave bank for Racquel Jean-Louis, an employee of the Suffolk County Sheriff’s Department (House, No. 4585).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Recess.

At four minutes eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at six minutes after four o’clock P.M. the House was called to order with Mr. Donato in the Chair.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet tomorrow at eleven o’clock A.M.

Next sitting.

At eight minutes after four o’clock P.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following day at eleven o’clock A.M., in an Informal Session.
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[31]
Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Message from the Governor.

A message from His Excellency the Governor recommending legislation relative to facilitating the delay of the income tax filing deadline (House, No. 4593), was filed this day in the office of the Clerk.

The message was read; and it was referred, on motion of Mr. Michlewitz of Boston, with the accompanying draft of a bill, to the committee on Ways and Means.

Petitions.

Petitions severally were presented and referred as follows:

By Ms. Decker of Cambridge, a petition (subject to Joint Rule 12) of Marjorie C. Decker and others relative to relief payments for recipients of the transitional aid to families with dependent children and emergency aid to the elderly, disabled and children programs within the Department of Transitional Assistance.

By Representatives Mark of Peru and Sabadosa of Northampton, a petition (subject to Joint Rule 12) of Paul W. Mark, Lindsay N. Sabadosa and others relative to absentee voting for the 2020 state primary and general elections.

By the same members, a petition (subject to Joint Rule 12) of Paul W. Mark, Lindsay N. Sabadosa and others for legislation to expand unemployment insurance benefits to certain employees due to the COVID-19 emergency declaration.

By Representatives Sabadosa of Northampton and Mark of Peru, a petition (subject to Joint Rule 12) of Lindsay N. Sabadosa, Paul W. Mark and others for legislation to appropriate funds to the Massachusetts Emergency Management Agency for emergency funding for certain homeless services.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

A Bill ensuring access to qualified health professionals (Senate, No. 2615) (on a part of House bill No. 4398), passed to be engrossed by the Senate, was read; and it was referred, under Joint Rule 1E, to the committee on Health Care Financing.

A Bill relative to the terms for members of the zoning board of appeals of the city of Somerville (Senate, No. 2369) (on a petition) [Local Approval Received],
passed to be engrossed by the Senate, was read; and it was referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Angelo M. Scaccia for legislation to establish a sick leave bank for Jennifer Logan, an employee of the Office of the Chief Medical Examiner; and

Petition (accompanied by bill) of Aaron Vega for legislation to establish a sick leave bank for Marta Romero, an employee of the Department of Disability Services; Severally to the committee on Public Service.

Under suspension of the rules, on motion of Mr. Scaccia of Boston, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

________________________________________________________

At two minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at one minute after three o’clock P.M. the House was called to order with Mr. Donato in the Chair.

________________________________________________________

Mr. Michlewtiz of Boston, for the committee on Ways and Means, on House, No. 4586, reported, in part, a Bill to address challenges faced by municipalities and state authorities resulting from COVID-19 (House, No. 4598), which was read. Under suspension of the rules, on motion of the same member, the bill was read a second time forthwith; and it was ordered to a third reading. Under suspension of the rules, on further motion of Mr. Michlewitz, the bill, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

________________________________________________________

At five minutes after three o’clock P.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
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[32]

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mrs. Haddad of Somerset in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mrs. Haddad), the members and employees joined with her in reciting the pledge of allegiance to the flag.

Orders.

The following order (filed by Mr. Honan of Boston) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Housing be granted until Sunday, May 31, 2020 within which time to make its final report on current House documents numbered 1257, 1316 and 3924.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4596), ought to be adopted. Under suspension of the rules, on motion of Mr. Vieira of Falmouth, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Honan of Boston) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Housing be granted until Sunday, May 31, 2020 within which time to make its final report on current House document numbered 4517.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4597), ought to be adopted. Under suspension of the rules, on motion of Mr. Wong of Saugus, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Hay of Fitchburg) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That notwithstanding the provisions of Joint Rule 10, the committee on Labor and Workforce Development be granted until Friday, June 5, 2020 within which time to make its final report on current Senate documents numbered 1045, 1052, 1060 and 1088, and House documents numbered 1651, 1681, 1683, 4192, 4313, 4563, 4564, 4565, 4566 and 4567.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4594), ought to be adopted. Under suspension of the rules, on motion of Mr. Vieira of Falmouth, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.
Petitions.

Petitions severally were presented and referred as follows:

By Mr. D’Emilia of Bridgewater, a petition (subject to Joint Rule 12) of Angelo L. D’Emilia and others for legislation to authorize on-premises consumption licensees to sell certain current inventory of alcoholic beverages to members of the general public who are not under twenty-one years of age.

By Ms. Domb of Amherst, a petition (subject to Joint Rule 12) of Mindy Domb and others that the Department of Transitional Assistance be authorized to administer a $50,000,000 local food access emergency fund to provide financial assistance to food pantries severely affected by the COVID-19 outbreak.

By the same member, a petition (subject to Joint Rule 12) of Mindy Domb and others for legislation to suspend payment and collection of student loan payments provided for post-secondary education or vocational training during the COVID-19 emergency declaration and to designate certain outstanding bonds used to fund said loans as general obligation bonds.

By Representative Rogers of Cambridge and Senator Jehlen, a joint petition (subject to Joint Rule 12) of David M. Rogers, Patricia D. Jehlen and others for legislation to further regulate unemployment assistance during public health or public safety emergencies.

By Representatives Sabadosa of Northampton and Mark of Peru, a petition (subject to Joint Rule 12) of Lindsay N. Sabadosa and others that all persons who become unemployed as a result of COVID-19 have access to MassHealth coverage.

By the same members, a petition (subject to Joint Rule 12) of Lindsay N. Sabadosa, Paul W. Mark and others relative to rent freeze and rent control during the state and federal state of emergency declarations of March, 2020.

By Ms. Sabadosa of Northampton, a petition (subject to Joint Rule 12) of Lindsay N. Sabadosa and others relative to pretrial services during the COVID-19 declaration of emergency.

By Ms. Sullivan of Abington, a petition (subject to Joint Rule 12) of Alyson M. Sullivan and others relative to prohibiting price gouging of goods, services and supplies during a declared public health emergency.

By Mr. Williams of Springfield, a petition (subject to Joint Rule 12) of Bud L. Williams for legislation to establish a sick leave bank for Jessica Ocasio, an employee of Department of Transitional Assistance.

By the same member, a petition (subject to Joint Rule 12) of Bud L. Williams for legislation to establish a sick leave bank for Kimberly Brantley, an employee of Department of Developmental Services.

By Mr. Zlotnik of Gardner, a petition (subject to Joint Rule 12) of Jonathan D. Zlotnik and Dean A. Tran for legislation to authorize acting mayors to operate with the authority of mayors during the COVID-19 state of emergency.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:
Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Election Laws be granted until April 30, 2020, within which time to make its final report on current Senate document numbered 389, relative to eligible lists of voters.

Under suspension of the rules, on motion of Mr. Wong of Saugus, the order (Senate, No. 2582) was considered forthwith; and it was adopted, in concurrence.

The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Election Laws be granted until June 1, 2020, within which time to make its final report on current Senate document numbered 408, relative to supporting parents running for public office.

Under suspension of the rules, on motion of Mr. Vieira of Falmouth, the order (Senate, No. 2583) was considered forthwith; and it was adopted, in concurrence.

The following order came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on the Judiciary be granted until May 12, 2020, within which time to make its final report on current Senate document numbered 2571, relative to judiciary.

Under suspension of the rules, on motion of Mr. Vieira of Falmouth, the order (Senate, No. 2606) was considered forthwith; and it was adopted, in concurrence.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Marjorie C. Decker and others relative to relief payments for recipients of the transitional aid to families with dependent children and emergency aid to the elderly, disabled and children programs within the Department of Transitional Assistance. To the committee on Children, Families and Persons with Disabilities.

Petition (accompanied by bill) of Paul W. Mark, Lindsay N. Sabadosa and others relative to absentee voting for the 2020 state primary and general elections. To the committee on Election Laws.

Petition (accompanied by bill) of Paul W. Mark, Lindsay N. Sabadosa and others for legislation to expand unemployment insurance benefits to certain employees due to the COVID-19 emergency declaration. To the committee on Labor and Workforce Development.

Petition (accompanied by bill) of Mike Connolly, Kevin G. Honan and others relative to a moratorium on evictions and foreclosures during the COVID-19 emergency declaration. To the committee on Housing.

Petition (accompanied by bill) of Lindsay N. Sabadosa, Paul W. Mark and others for legislation to appropriate funds to the Massachusetts Emergency Management Agency for emergency funding for certain homeless services. To the committee on Public Safety and Homeland Security.
Petition (accompanied by bill) of James J. O’Day and others relative to providing certain state employees sick leave for COVID-19 related absences. To the committee on Public Service.

Under suspension of the rules, on motion of Mr. Vieira of Falmouth, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Parisella of Beverly, for the committee on Public Service, asking to be discharged from further consideration of the petition (accompanied by bill, House, No. 4611) of James Arciero and others relative to creating a presumption of job relatedness for certain public safety personnel and first responders suffering from incapacitation or inability to perform their duties as a result of the Coronavirus (COVID-19) infection or exposure,— and recommending that the same be referred to the committee on Public Safety and Homeland Security. Under Rule 42, the report was considered forthwith; and it was accepted. Sent to the Senate for concurrence.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

Establishing a sick leave bank for Victoria Deschamps, an employee of the Massachusetts Rehabilitation Commission (House, No. 4575); and

Establishing a sick leave bank for Racquel Jean-Louis, an employee of the Suffolk County Sheriff’s Department (House, No. 4585);

Under suspension of Rule 7A, in each instance, on motion of Mr. Vieira of Falmouth, the bills severally were read a second time forthwith; and they were ordered to a third reading.

By Mr. Mahoney of Worcester, for the committee on Public Health, on the recommitted petition, a Bill relative to Parkinson’s Disease public awareness and education (House, No. 1886).

By the same member, for the same committee, on a petition, a Bill relative to the practice of medicine (House, No. 2000).

By the same member, for the same committee, on a joint petition, a Bill modernizing childhood lead poisoning prevention (House, No. 2010).

By the same member, for the same committee, on a petition, a Bill relative to safe patient handling in certain health facilities (House, No. 3487).

By the same member, for the same committee, on a petition, a Bill to require public universities to provide medication abortion (House, No. 3841).

By the same member, for the same committee, on a joint petition, a Bill relative to the bulk purchase of Epinephrine Auto-Injectors (House, No. 4202).

Severally referred; under Joint Rule 1E, to the committee on Health Care Financing.

By Mr. Mahoney of Worcester, for the committee on Public Health, on a petition, a Bill to amend Section 5K(E) of Chapter 111 (House, No. 1970).

By the same member, for the same committee, on a petition, a Bill relative to community radiological emergency response funds (House, No. 3492).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.
**Emergency Measure.**

The engrossed Bill designating a certain bridge in the town of Falmouth as the Deputy John Robert Kotfila, Jr. memorial bridge (see House, No. 3170, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 3 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

**Engrossed Bills.**

Engrossed bills

Exempting certain affordable housing in the South End section of the city of Boston from public procurement laws (see House, No. 3696); and

Authorizing the city of Methuen to grant an additional license for the sale of all alcoholic beverages not to be drunk on the premises (see House, No. 4142, amended); (Which severally originated in the House);

 Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.

**Recess.**

At twelve minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mrs. Haddad of Somerset being in the Chair), the House recessed subject to the call of the Chair; and at eighteen minutes after six o’clock P.M. the House was called to order with Mrs. Haddad in the Chair.

**Paper from the Senate.**

The House Bill to address challenges faced by municipalities and state authorities resulting from COVID-19 (House, No. 4598), came from the Senate passed to be engrossed, in concurrence, with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2619. Referred, under Rule 35, to the committee on Bills in the Third Reading. Said committee then reported that the amendment was correctly drawn.

Mr. Michlewitz of Boston then moved that the House concur with the Senate in its amendment with a further amendment striking out all after the enacting clause (inserted by amendment by the Senate) and inserting in place thereof the text contained in House document numbered 4612; and the further amendment was adopted.

The House then concurred with the Senate in its amendment, as amended. Sent to the Senate for concurrence in the further amendment.
Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Thursday next at eleven o’clock A.M.

Ms. Provost of Somerville moved that when the House adjourns today, it do so in respect to the memory of Mary E. Fantasia, a member of the House from Somerville from 1971 to 1978, inclusive; and the motion prevailed.

Accordingly, at twenty-one minutes after six o’clock P.M., on motion of Mr. Vieira of Falmouth (Mrs. Haddad of Somerset being in the Chair), the House adjourned, to meet the following Thursday at eleven o’clock A.M., in an Informal Session.
Met at nine minutes after eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Resolutions.

Resolutions (filed with the Clerk by Mr. Linsky of Natick) celebrating dedication of the Chase Family Square in the town of Natick, were referred under Rule 85, to the committee on Rules.

Mr. Galvin of Canton, for said committee, reported that the resolutions ought to be adopted. Under suspension of the rules, on motion of Mr. Linsky, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Orders.

The following order (filed by Ms. Decker of Cambridge) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Mental Health, Substance Use and Recovery be granted until Friday, May 15, 2020 within which time to make its final report on current House documents numbered 1716 and 1748.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4578), ought to be adopted. Under suspension of the rules, on motion of the same member, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. O’Day of West Boylston) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Municipalities and Regional Government be granted until Friday, May 8, 2020 within which time to make its final report on current Senate documents numbered 114 and 1204, and House documents numbered 1757, 1758, 1773, 1774, 1822 and 1823.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4577), ought to be adopted. Under suspension of the rules, on motion of the same member, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.
The following order (filed by Mr. Mahoney of Worcester) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

**Ordered,** That, notwithstanding the provisions of Joint Rule 10, the committee on Public Health be granted until Saturday, May 30, 2020 within which time to make its final report on current House documents numbered 1182, 1839, 1840, 1848, 1867, 1869, 1887, 1926, 1945, 1964, 1980, 3496, 3999, 4096 and 4322.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4592), ought to be adopted. Under suspension of the rules, on motion of the same member, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Mahoney of Worcester) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

**Ordered,** That, notwithstanding the provisions of Joint Rule 10, the committee on Public Health be granted until Saturday, May 30, 2020 within which time to make its final report on current House documents numbered 1850, 1866, 1878, 1942 and 1961.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4595), ought to be adopted. Under suspension of the rules, on motion of the same member, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Miss Gregiore of Marlborough) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

**Ordered,** That, notwithstanding the provisions of Joint Rule 10, the committee on State Administration and Regulatory Oversight be granted until Friday, July 31, 2020 within which time to make its final report on current Senate document numbered 2587, and House document numbered 4511.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4614), ought to be adopted. Under suspension of the rules, on motion of the same member, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. McMurtry of Dedham) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

**Ordered,** That, notwithstanding the provisions of Joint Rule 10, the committee on Tourism, Arts and Cultural Development be granted until Tuesday, June 2, 2020 within which time to make its final report on current House document numbered 2931.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4613), ought to be adopted. Under suspension of the rules, on motion of the same member, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mrs. Campbell of Methuen) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

**Ordered,** That, notwithstanding the provisions of Joint Rule 10, the committee on Veterans and Federal Affairs be granted until Monday, June 15, 2020 within which time to make its final report on current House documents numbered 4512 and 4513.
Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4591), ought to be adopted. Under suspension of the rules, on motion of the same member, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Communication.

A communication from the Plymouth County Registry of Deeds (see Section 2K of Chapter 29 of the General Laws) submitting its plan for expenditure for technological improvements from the County Registers Technological Fund [copies of the report were forwarded to the committees on Ways and Means and Post Audit and Oversight, as required by said law], was placed on file.

Petitions.

Representative Ferguson of Holden and Senator Chandler presented a joint petition (subject to Joint Rule 12) of Kimberly N. Ferguson and Harriette L. Chandler for legislation to establish a sick leave bank for Amanda Caruso, an employee of the Department of Correction; and the same was referred, under Rule 24, to the committee on Rules.

Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, then reported recommending that Joint Rule 12 be suspended. Under suspension of the rules, on motion of Mrs. Ferguson of Holden, the report was considered forthwith. Joint Rule 12 was suspended; and the joint petition (accompanied by bill) was referred to the committee on Public Service. Sent to the Senate for concurrence.

Petitions severally were presented and referred as follows:

By Mr. Chan of Quincy, a petition (subject to Joint Rule 12) of Tackey Chan and others relative to state employees performing core function during the Massachusetts state emergency related to COVID-19 emergency declaration.

By Representatives Elugardo of Boston and Balser of Newton, a petition (subject to Joint Rule 12) of Nika C. Elugardo, Ruth B. Balser and others for legislation to provide cash assistance to certain persons 65 years of age or older who stopped working due to COVID-19.

By Mr. Gordon of Bedford, a petition (subject to Joint Rule 12) of Kenneth I. Gordon and others to expand options for local restaurants during the COVID-19 emergency.

By Mrs. Kane of Shrewsbury, a petition (subject to Joint Rule 12) of Hannah Kane and others relative to providing emergency assistance for municipal public safety overtime costs.

By Mr. Kearney of Scituate, a petition (subject to Joint Rule 12) of Patrick Joseph Kearney and Nika C. Elugardo relative to providing out-of-state medical licensing reciprocity during the COVID-19 emergency.

By Messrs. Pignatelli of Lenox and Barrett of North Adams, a petition (subject to Joint Rule 12) of Smitty Pignatelli that the Executive Office of Labor and Workforce Development be authorized to administer a $75,000,000 COVID-19 food service and hospitality worker relief fund.
By Mr. Scaccia of Boston, a petition (subject to Joint Rule 12) of Angelo M. Scaccia and others relative to the suspension of certain taxes on meals and restaurants during the COVID-19 pandemic.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

The House Bill to address challenges faced by municipalities and state authorities resulting from COVID-19 (House, No. 4598), came from the Senate with the endorsement that said branch had concurred with the House in its further amendment (striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4612) with a still further amendment striking out all after the enacting clause (inserted by amendment by the House) and inserting in place thereof the text contained in Senate document numbered 2622. The still further amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

Subsequently said committee reported that the amendment was correctly drawn.

Mr. Michlewitz of Boston then moved that the House concur with the Senate in its still further amendment with a still still further amendment by striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4617. The still still further amendment was adopted.

The House then concurred with the Senate in its still further amendment, as amended. Sent to the Senate for concurrence in the still still further amendment.

A Bill providing additional support to those affected by the novel coronavirus through the unemployment insurance system (Senate, No. 2618) (on Senate, No. 2598), passed to be engrossed by the Senate, was read; and it was referred, under Rule 33, to the committee on Ways and Means.

A Bill authorizing the city of Gloucester to designate certain property for conservation and recreation purposes (Senate, No. 2330) (on a petition) [Local Approval Received], passed to be engrossed by the Senate, was read; and it was referred, under Rule 7A to the committee on Steering, Policy and Scheduling.

The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Telecommunications, Utilities and Energy be granted until June 4, 2020, within which time to make its final report on current Senate document numbered 2514, relative to gas safety.

Under suspension of the rules, on motion of Mr. Golden of Lowell, the order (Senate, No. 2591), was considered forthwith; and it was adopted, in concurrence.

The following order came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Mental Health, Substance Use and Recovery be granted until May 15, 2020, within which time to make its final report on current Senate documents numbered 1144 and 1160, relative to Mental Health and Substance Use matters.
Under suspension of the rules, on motion of Ms. Decker of Cambridge, the order (Senate, No. 2607), was considered forthwith; and it was adopted, in concurrence.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Mindy Domb for legislation to establish a COVID-19 emergency fund to provide financial assistance to certain small businesses, non-profits and municipalities affected by COVID-19. To the committee on Community Development and Small Businesses.

Petition (accompanied by bill) of Angelo L. D’Emilia and others for legislation to authorize on-premises consumption licensees to sell certain current inventory of alcoholic beverages to members of the general public who are not under twenty-one years of age. To the committee on Consumer Protection and Professional Licensure.

Petition (accompanied by bill) of Lindsay N. Sabadosa and others that all persons who become unemployed as a result of COVID-19 have access to MassHealth coverage. To the committee on Health Care Financing.

Petition (accompanied by bill) of Lindsay N. Sabadosa, Paul W. Mark and others relative to rent freeze and rent control during the state and federal state of emergency declarations of March, 2020. To the committee on Housing.

Petition (accompanied by bill) of Lindsay N. Sabadosa and others relative to pretrial services during the COVID-19 declaration of emergency. To the committee on the Judiciary.

Joint petition (accompanied by bill) of David M. Rogers, Patricia D. Jehlen and others for legislation to further regulate unemployment assistance during public health or public safety emergencies. To the committee on Labor and Workforce Development.

Petition (accompanied by bill) of Smitty Pignatelli, John Barrett, III and others for legislation to establish a fund providing financial assistance to residents who experience certain financial hardship as a result of COVID-19. To the committee on Public Health.

Petition (accompanied by bill) of Bud L. Williams for legislation to establish a sick leave bank for Kimberly Brantley, an employee of Department of Developmental Services.

Petition (accompanied by bill) of Bud L. Williams for legislation to establish a sick leave bank for Jessica Ocasio, an employee of Department of Transitional Assistance.

Severally to the committee on Public Service.

Petition (accompanied by bill) of Tami L. Gouveia and others that the Department of Revenue be authorized to provide emergency cash assistance to certain qualifying households. To the committee on Revenue.

Under suspension of the rules, on motion of Mr. Vieira of Falmouth, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Galvin of Canton, for the committees on Rules of the two branches, acting concurrently, asking to be discharged from further consideration for reporting.
Of the Bill relative to the Reggie Lewis Track and Athletic Center (House, No. 1244);
Of the Resolve establishing an enhanced public school safety commission (House, No. 2018);
Of the Bill creating a task force to study the use of the internet by sex offenders (House, No. 2083);
Of the Resolve providing for a “Special Commission on Peace Officer Standards and Training” to study and make recommendations concerning the implementation of a Peace Officers Standards and Training (POST) system (House, No. 2146);
Of the Bill establishing a commission to study the offshore wind investment tax credit (House, No. 2487);
Of the Bill relative to PILOT compensation to towns with a high percentage of state owned land (House, No. 2658);
Of the Bill relative to the position of poet laureate for the Commonwealth of Massachusetts (House, No. 2945);
Of the Bill relative to the architect laureate (House, No. 2947);
Of the Bill [sic] special act funding a study of passenger service on the Housatonic rail line (House, No. 3110);
Of the Bill to establish a commission to report on the people’s budget (House, No. 3220);
Of the Bill creating a special legislative commission to study barriers to job retention for low-income workers (House, No. 4461);
Of the Bill establishing a special commission to study women and homelessness (House, No. 4490);
Of the Bill relative to a supportive technology commission (House, No. 4493); and
Of the Bill establishing a special commission on two-generation approaches to childhood education (House, No. 4497);

And recommending that the same severally be referred to the House committee on Rules. Under Rule 42, the reports severally were considered forthwith; and they were accepted.

Orders of the Day.

The Senate Bill establishing a sick leave bank for Tracey Pisano, an employee of the Trial Court of the Commonwealth (Senate, No. 2556), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed, in concurrence.

The House Bill establishing a sick leave bank for Victoria Deschamps, an employee of the Massachusetts Rehabilitation Commission (House, No. 4575), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

The House Bill establishing a sick leave bank for Racquel Jean-Louis, an employee of the Suffolk County Sheriff’s Department (House, No. 4585), reported...
by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by inserting before the enacting clause the following emergency preamble:

“Whereas, The deferred operation of this act would tend to defeat its purpose, which is to establish forthwith a sick leave bank for a certain employee of the Suffolk County Sheriff’s department, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.”.

The amendment was adopted; and the bill (House, No. 4585, amended) was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At twenty-two minutes after eleven o’clock A.M., on motion of Mrs. Ferguson of Holden (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at sixteen minutes after one o’clock P.M. the House was called to order with Mr. Donato in the Chair.

Report of a Committee.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill relative to housing service coordinators (House, No. 1279), ought to pass with an amendment substituting therefor a Bill providing for a moratorium on evictions and foreclosures during the COVID-19 Emergency (House, No. 4615).

Under suspension of rules, on motion of the same member, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

Under suspension of the rules, on further motion of Mr. Michlewitz, the bill was read a third time forthwith; and it was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At twenty minutes after one o’clock P.M., on motion of Mrs. Ferguson of Holden (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at seven minutes after five o’clock P.M., the House was called to order with Mr. Donato in the Chair.

Emergency Measure.

The engrossed Bill establishing a sick leave bank for Tracey Pisano, an employee of the Trial Court of the Commonwealth (Senate, No. 2556), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 4 to 0. Sent to the Senate for concurrence.
Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the Senate) was passed to be enacted; and it was signed by the Speaker and sent to the Senate.

Report of a Committee.

Mr. Michlewitz of Boston, for the committee on Ways and Means, on the residue of House, No. 4586, a Bill to further address challenges faced by municipalities, school districts and state authorities resulting from COVID-19 (House, No. 4616), was read.

Under suspension of the rules, on motion of the same member, the bill was read a second time and a third time forthwith; and it was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At ten minutes after five o’clock P.M., on motion of Mrs. Ferguson of Holden (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at ten minutes before seven o’clock P.M. the House was called to order with Mr. Donato in the Chair.

Emergency Measure.

The engrossed Bill to address challenges faced by municipalities and state authorities resulting from COVID-19 (House, No. 4598, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 4 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

At six minutes before eight o’clock P.M., on motion of Mrs. Ferguson of Holden (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.

MONDAY, APRIL 6, 2020.

[34]
Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mrs. Haddad of Somerset in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mrs. Haddad), the members, guests and employees joined with her in reciting the pledge of allegiance to the flag.

**Resolutions.**

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

- Resolutions (filed by Mr. Cutler of Pembroke) congratulating Matthew Avery on his elevation to the rank of Eagle Scout; and
- Resolutions (filed by Ms. Sullivan of Abington) congratulating James Kohler on his elevation to the rank of Eagle Scout;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mrs. Kane of Shrewsbury, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

**Orders.**

The following order (filed by Ms. Balser of Newton) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

*Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Elder Affairs be granted until Wednesday, July 1, 2020 within which time to make its final report on current Senate documents numbered 352, 358, 376, 381 and 2376, and House documents numbered 601, 605, 609, 610, 611, 618, 630 and 3830.*

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4618), ought to be adopted. Under suspension of the rules, on motion of Mrs. Kane of Shrewsbury, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Hay of Fitchburg) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

*Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Labor and Workforce Development be granted until Friday, June 5, 2020 within which time to make its final report on current House document numbered 3835.*

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4619), ought to be adopted. Under suspension of the rules, on motion of
Mr. Wong of Saugus, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Parisella of Beverly) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That notwithstanding the provisions of Joint Rule 10, the committee on Public Service be granted until Friday, June 19, 2020 within which time to make its final report on current Senate documents numbered 1565, 2257 and 2267, and House documents numbered 35, 2163, 2251, 4049, 4254, 4542, 4562, 4568 and 4573.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4620), ought to be adopted. Under suspension of the rules, on motion of Mr. Vitolo of Brookline, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

**Petitions.**

Petitions severally were presented and referred as follows:

By Messrs. Cahill of Lynn and Capano of Lynn, a petition (subject to Joint Rule 12) of Daniel Cahill and Peter Capano relative to city and town committee reorganization dates.

By Mr. Donahue of Worcester, a petition (subject to Joint Rule 12) of Daniel M. Donahue relative to a grant program for the operation of temporary shelters for homeless individuals established in gateway cities during the COVID-19 state of emergency.

By Mr. Gentile of Sudbury, a petition (subject to Joint Rule 12) of Carmine Lawrence Gentile and others for legislation to temporarily extend the state income tax filing deadline until July 15, 2020.

By Mr. González of Springfield, a petition (subject to Joint Rule 12) of Carlos González and others relative to internet access during the COVID-19 pandemic.

By the same member, a petition (subject to Joint Rule 12) of Carlos González and others relative to a micro-business stimulus package due to the COVID-19 pandemic.

By the same member, a petition (subject to Joint Rule 12) of Carlos González and others relative to a grant program for certain small community churches in gateway cities, so-called.

By Mr. Moran of Lawrence, a petition (subject to Joint Rule 12) of Frank A. Moran and others relative to remote notarization during the COVID-19 state of emergency.

By Mr. Roy of Franklin, a petition (subject to Joint Rule 12) of Jeffrey N. Roy and others that certain institutions of higher education offering emergency aid be immune from suit and liability.

By Mr. Tosado of Springfield, a petition (subject to Joint Rule 12) of José F. Tosado and others for legislation to establish a sick leave bank for Jennifer Brown, an employee of Department of Children and Families.

Severally, under Rule 24, to the committee on Rules.

**Papers from the Senate.**

Petitions were referred, in concurrence, as follows:
Petition (accompanied by bill, Senate, No. 2623) of Diana DiZoglio (with approval of the mayor and city council) for legislation to authorize Brian M. Belfiore to take the civil service examination for the position of firefighter in the city of Haverhill notwithstanding the maximum age requirement; and

Petition (accompanied by bill, Senate, No. 2624) of Marc R. Pacheco, Patricia A. Haddad and Norman J. Orrall (with approval of the mayor and city council) for legislation relative to the retirement group of Taunton Fire Department Mechanic Michael Perry;

Severally to the committee on Public Service.

A petition of Michael D. Brady and Kathleen R. LaNatra for legislation to authorize the commissioner of the Division of Capital Asset Management and Maintenance to convey and acquire certain parcels of land in the town of Halifax, came from the Senate referred, under suspension of Joint Rule 12, to the committee on State Administration and Regulatory Oversight.

The House then concurred with the Senate in the suspension of said rule; and the petition (accompanied by bill, Senate, No. 2627) was referred, in concurrence, to the committee on State Administration and Regulatory Oversight.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Mindy Domb and others that the Department of Transitional Assistance be authorized to administer a $50,000,000 local food access emergency fund to provide financial assistance to food pantries severely affected by the COVID-19 outbreak. To the committee on Children, Families and Persons with Disabilities.

Petition (accompanied by bill) of Mindy Domb for legislation to establish a COVID-19 emergency fund to provide financial assistance to certain public institutions of higher education affected by COVID-19; and

Petition (accompanied by bill) of Mindy Domb and others for legislation to suspend payment and collection of student loan payments provided for post-secondary education or vocational training during the COVID-19 emergency declaration and to designate certain outstanding bonds used to fund said loans as general obligation bonds;

Severally to the committee on Higher Education.

Petition (accompanied by bill) of Christopher Hendricks and others relative to workers’ compensation benefits for certain emergency response and medical personnel related to COVID-19 infection. To the committee on Labor and Workforce Development.

Petition (accompanied by bill) of Tommy Vitolo and others for legislation to authorize cities and towns to impose limitations on the operation of businesses from the date of the emergency declaration issued by the Governor on March 10, 2020 until such time as the emergency declaration is rescinded. To the committee on Municipalities and Regional Government.

Petition (accompanied by bill) of Hannah Kane and others relative to providing emergency assistance for municipal public safety overtime costs. To the committee on Public Safety and Homeland Security.

Haverhill,—
Brian
Belfiore.

Taunton,—
Michael
Perry.

Halifax,—
land.

COVID-19,—
food pantry
assistance.

COVID-19,—
college, etc.
assistance.

COVID-19,—
student loans.

COVID-19,—
workers’
compensation.

Municipal
business
limitations.

Safety
officers,—
overtime.
Petition (accompanied by bill) of Tackey Chan and others relative to state employees performing core function during the Massachusetts state emergency related to COVID-19 emergency declaration. To the committee on Public Service.

Petition (accompanied by bill) of Mindy Domb and Daniel R. Carey for legislation to extend the deadline for collection of certain taxes from restaurants, lodging and meeting venues during the declared state of emergency due to COVID-19; and

Petition (accompanied by bill) of Liz Miranda and others relative to financial assistance, health care access and small business grants in response to the COVID-19 outbreak;

Severally to the committee on Revenue.

Petition (accompanied by bill) of Mindy Domb for legislation to establish a fund to provide financial assistance to regional transportation authorities in certain areas affected by COVID-19. To the committee on Transportation.

Under suspension of the rules, on motion of Mr. Vieira of Falmouth, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

Orders of the Day.

The House Bill authorizing the retirement board of the city of Salem to retire Brian Benson, a police officer of the city of Salem (House, No. 4144), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by substitution of a bill with the same title (House, No. 4621), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Thursday next at eleven o’clock A.M.

Next sitting.

At eleven minutes after eleven o’clock A.M., on motion of Mrs. Kane of Shrewsbury (Mrs. Haddad of Somerset being in the Chair), the House adjourned, to meet the following Thursday at eleven o’clock A.M., in an Informal Session.
JOURNAL OF THE HOUSE.

Thursday, April 9, 2020.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Petitions.

Ms. Balser of Newton presented a petition (subject to Joint Rule 12) of Ruth B. Balser, Mindy Domb and Nika C. Elugardo relative to the reporting of COVID-19 positive cases and mortalities in long term care facilities and elder housing; and the same was referred, under Rule 24, to the committee on Rules.

Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, then reported recommending that Joint Rule 12 be suspended. Under suspension of the rules, on motion of Ms. Balser of Newton, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on Elder Affairs. Sent to the Senate for concurrence.

Petitions severally were presented and referred as follows:

By Mr. Kearney of Scituate, a petition (subject to Joint Rule 12) of Patrick Joseph Kearney and Nika C. Elugardo that internet service providers make broadband and data services available free-of-charge for all students.

By Representative LeBoeuf of Worcester and Senator Moore, a joint petition (subject to Joint Rule 12) of David Henry Argosky LeBoeuf, Michael O. Moore and others for legislation to establish homeowner protections due to COVID-19.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

A message from His Excellency the Governor recommending legislation to provide liability protections for health care workers and facilities during the COVID-19 Pandemic (Senate, No. 2630), was referred, in concurrence, to the committee on Financial Services.

The House Bill establishing a sick leave bank for Karyn Buckley, an employee of the Trial Court of the Commonwealth (House, No. 4251), came from the Senate passed to be engrossed, in concurrence, with an amendment in line 4 inserting after the name “Buckley”, the first time it appears, the words “to care for her immediate family member”. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.
Bills

Authorizing the Barnstable County retirement board to acquire real property in the county of Barnstable (Senate, No. 1496, amended in line 3 by inserting after the word “Commission” the following: “and in accordance with chapter 30B of the General Laws”) (on a petition); and

Prohibiting town officials in the town of North Andover from holding certain other town positions (Senate, No. 2626) (on Senate bill No. 2264) [Local Approval Received];

 Severally passed to be engrossed by the Senate were read; and they were referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Kenneth I. Gordon and others to expand options for local restaurants during the COVID-19 emergency. To the committee on Consumer Protection and Professional Licensure.

Petition (accompanied by bill) of Daniel Cahill and Peter Capano relative to city and town committee reorganization dates. To the committee on Election Laws.

Petition (accompanied by bill) of Daniel M. Donahue relative to a grant program for the operation of temporary shelters for homeless individuals established in gateway cities during the COVID-19 state of emergency. To the committee on Housing.

Petition (accompanied by bill) of Frank A. Moran and others relative to remote notarization during the COVID-19 state of emergency;

Petition (accompanied by bill) of Jeffrey N. Roy and others that certain institutions of higher education offering emergency aid be immune from suit and liability; and

Petition (accompanied by bill) of Alyson M. Sullivan and others relative to prohibiting price gouging of goods, services and supplies during a declared public health emergency;

 Severally to the committee on the Judiciary.

Petition (accompanied by bill) of Jonathan D. Zlotnik and Dean A. Tran for legislation to authorize acting mayors to operate with the authority of mayors during the COVID-19 state of emergency. To the committee on Municipalities and Regional Government.

Petition (accompanied by bill) of José F. Tosado and others for legislation to establish a sick leave bank for Jennifer Brown, an employee of Department of Children and Families. To the committee on Public Service.

Petition (accompanied by bill) of Carmine Lawrence Gentile and others for legislation to temporarily extend the state income tax filing deadline until July 15, 2020. To the committee on Revenue.

Under suspension of the rules, on motion of Mr. Garballey of Arlington, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.
By Mr. Rogers of Cambridge, for the committee on Cannabis Policy, on a petition, a Bill relative to licensing requirements for marijuana establishments and medical marijuana treatment centers (House, No. 4147).

By Mr. Murphy of Weymouth, for the committee on Financial Services, on a petition, a Bill advancing and expanding access to telemedicine services (House, No. 991).

Severally referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Ms. Peisch of Wellesley, for the committee on Education, on a petition, a Bill protecting student privacy (House, No. 457).

By Mr. Pignatelli of Lenox, for the committee on Environment, Natural Resources and Agriculture, on a petition, a Bill placing the Appalachian Mountain Club Ponkapoag Cabins in the historic curatorship program (House, No. 4358).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Ms. Peisch of Wellesley, for the committee on Education, on a joint petition, a Bill relative to school operational efficiency (House, No. 3757).

By Mr. Honan of Boston, for the committee on Housing, on a petition, a Bill relative to certain affordable housing in the Charlestown section of the city of Boston (House, No. 4438) [Local Approval Received].

By Mr. O’Day of West Boylston, for the committee on Municipalities and Regional Government, on a joint petition, a Bill authorizing the town of Webster to make permanent improvements to private ways and assess betterments therefor (House, No. 4422) [Local Approval Received].

By the same member, for the same committee, on a joint petition, a Bill relative to the Revere & Son Heritage Trust Corporation (House, No. 4442) [Local Approval Received].

By Mr. Parisella of Beverly, for the committee on Public Service, on a petition, a Bill exempting all positions in the city known as the town of Franklin’s fire department from the civil service law (House, No. 4411) [Local Approval Received].

By Mr. Straus of Mattapoisett, for the committee on Transportation, on a petition, a Bill designating a certain bridge as the Corporal Orie D.W Sampson Jr. memorial bridge (House, No. 4408).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Engrossed Bill.

The engrossed Bill designating a certain bridge in the city of Woburn as the Angelo Piazzetta bridge (see House, No. 4207) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passed, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

The Senate amendment of the engrossed Bill authorizing the appointment of special police officers in the town of West Bridgewater (see Senate, No. 2361,
amended), reported by the committee on Bills in the Third Reading to be correctly drawn, was adopted, in concurrence.

The Senate amendment of the House Bill establishing a charter for the town of Medway (House, No. 3969, amended), reported by the committee on Bills in the Third Reading to be correctly drawn, was adopted, in concurrence.

The Senate Bill authorizing the town of Halifax to continue the employment of Robert G. Gaynor (Senate, No. 2393), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed, in concurrence.

The House Bill relative to the appointment of retired police officers as special police officers in the town of Plymouth (House, No. 4242), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At ten minutes after eleven o’clock A.M., on motion of Mrs. Kane of Shrewsbury (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at twenty-seven minutes after four o’clock P.M. the House was called to order with Mr. Donato in the Chair.

Orders.

The following order (filed by Mr. Lawn of Watertown) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Election Laws be granted until Friday, June 26, 2020 within which time to make its final report on current Senate documents numbered 389, 396, 404, 408, 414 and 2471, and House documents numbered 635, 636, 639, 646, 685, 715, 719, 720, 3921, 4161, 4350 and 4623.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4630), ought to be adopted. Under suspension of the rules, on motion of Mr. Lawn of Watertown, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Cusack of Braintree) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Revenue be granted until Tuesday, June 16, 2020 within which time to make its final report on current Senate documents numbered 10, 1667, 1668, 1672, 1679, 1694, 1720, 1727, 1729, 2318 and 2586, and House documents numbered 2423, 2457, 2497, 2519, 2530, 2535, 2552, 2592, 2599, 2603, 2610, 2653, 2660, 3637, 3691, 3888, 4208, 4514 and 4516.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4628), ought to be adopted. Under suspension of the rules, on motion of Mr. Cusack of Braintree, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.
The following order (filed by Mr. Cusack of Braintree) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Revenue be granted until Tuesday, June 16, 2020 within which time to make its final report on current Senate documents numbered 1631, 1635, 1647, 1649, 1651, 1657, 1682, 1689, 1690, 1709, 1713, 1724, 1731, 1749, 1775 and 1782, and House documents numbered 2391, 2412, 2428, 2429, 2432, 2446, 2450, 2455, 2458, 2483, 2494, 2507, 2529, 2553, 2555, 2556, 2589, 2607, 2609, 2636, 3617, 3618, 3731, 3732, 3787, 3788 and 4201.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4629), ought to be adopted. Under suspension of the rules, on motion of Mr. Cusack of Braintree, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Papers from the Senate.

The House Bill providing for a moratorium on evictions and foreclosures during the COVID-19 emergency (House, No. 4615), came from the Senate, passed to be engrossed, in concurrence, with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2631.

Under suspension of the rules, on motion of Mr. Michlewitz of Boston, the amendment was considered forthwith. The House then non-concurred with the Senate in its amendment; and, on further motion of the same member, asked for a committee of conference on the disagreeing votes of the two branches. Representatives Michlewitz, Honan of Boston and Durant of Spencer were appointed the committee on the part of the House. Sent to the Senate to be joined.

Subsequently notice was received from the Senate that said branch had insisted on its amendment, concurred with the House in the appointment of a committee of conference; and that Senators Crighton, Rodrigues and Tarr had been joined as the committee on the part of the Senate.

The House Bill to further address challenges faced by municipalities, school districts and state authorities resulting from COVID-19 (House, No. 4616), came from the Senate passed to be engrossed, in concurrence, with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2629. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading. Said committee then reported that the amendment was correctly drawn; and it was adopted, in concurrence.

Emergency Measure.

The engrossed Bill to further address challenges faced by municipalities, school districts and state authorities resulting from COVID-19 (see House, No. 4616, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 4 to 0. Sent to the Senate for concurrence.
Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Engrossed Bills.

The engrossed Bill authorizing the appointment of special police officers in the town of West Bridgewater (see Senate, No. 2361, amended) (which originated in the Senate) (which had been returned by His Excellency the Governor with recommendation of amendment), having been certified by the Clerk to be rightly and truly prepare for final passage, was passed to be re-enacted, in its amended form; and it was signed by the acting Speaker and sent to the Senate.

Engrossed bills
Authorizing the town of Halifax to continue the employment of Robert G. Gaynor (see Senate, No. 2393) (which originated in the Senate); and
Establishing a charter for the town of Medway (see House, No. 3969, amended) (which originated in the House);
Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—
Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

Representative Cabral of New Bedford then moved that when the House adjourns today, it do so in respect to the memory of Ronald Pina, a member of the House from New Bedford from 1971 to 1978, inclusive; and the motion prevailed. Accordingly, at twenty-five minutes after five o’clock P.M., on motion of Mrs. Kane of Shrewsbury (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.


[36]
MONDAY, APRIL 13, 2020

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Petition.

Representative Wong of Saugus and Senator Crighton presented a joint petition (accompanied by bill, House, No. 4633) of Donald H. Wong and Brendan P. Crighton (by vote of the town) that the town of Saugus be authorized to continue the employment of Kevin Nichols, an employee of the Saugus Police Department, notwithstanding the maximum age requirement; and the same was referred to the committee on Public Service. Sent to the Senate for concurrence.

Paper from the Senate.

A petition (accompanied by bill, Senate, No. 2628) of Bruce E. Tarr and Ann-Margaret Ferrante (with approval of the mayor and city council) for legislation to authorize the city of Gloucester to use certain lands for municipal school purposes, was referred, in concurrence, to the committee on Municipalities and Regional Government.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Carlos González and others relative to a micro-business stimulus package due to the COVID-19 pandemic. To the committee on Community Development and Small Businesses.

Petition (accompanied by bill) of Carlos González and others relative to internet access during the COVID-19 pandemic; and

Petition (accompanied by bill) of Carlos González and others relative to a grant program for certain small community churches in gateway cities, so-called; Severally to the committee on Economic Development and Emerging Technologies.

Petition (accompanied by bill) of Nika C. Elugardo, Ruth B. Balser and others for legislation to provide cash assistance to certain persons 65 years of age or older who stopped working due to COVID-19. To the committee on Elder Affairs.
Petition (accompanied by bill) of Smitty Pignatelli that the Executive Office of Labor and Workforce Development be authorized to administer a $75,000,000 COVID-19 food service and hospitality worker relief fund. To the committee on Labor and Workforce Development.

Petition (accompanied by bill) of Patrick Joseph Kearney and Nika C. Elugardo relative to providing out-of-state medical licensing reciprocity during the COVID-19 emergency. To the committee on Public Health.

Petition (accompanied by bill) of Angelo M. Scaccia and others relative to the suspension of certain taxes on meals and restaurants during the COVID-19 pandemic. To the committee on Revenue.

Under suspension of the rules, on motion of Mr. Kearney of Scituate, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on House, No. 149, a Resolve to better prepare the Commonwealth for climate change refugees (House, No. 4494). Read; and referred, under Rule 33, to the committee on Ways and Means.

Emergency Measure.

The engrossed Bill establishing a sick leave bank for Racquel Jean-Louis, an employee of the Suffolk Sheriff’s Department (see House, No. 4585, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 4 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Engrossed Bill.

The engrossed Bill authorizing the city of Amesbury to grant 4 additional licenses for the sale of alcoholic beverages to be drunk on the premises (see House, No. 4333) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

The Senate amendment of the House Bill establishing a sick leave bank for Karyn Buckley, an employee of the Trial Court of the Commonwealth (House, No. 4251), reported by the committee on Bills in the Third Reading to be correctly drawn, was adopted, in concurrence.

The House Bill authorizing the licensing authority of the city of Woburn to grant additional licenses for the sale of alcoholic beverages to be drunk on the premises (House, No. 4338) (its title having been changed by the committee on Bills in the
Third Reading), reported by said committee to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Wednesday next at eleven o’clock A.M.

At eighteen minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Wednesday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.


[37]
Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Petitions.

Petitions severally were presented and referred as follows:

By Mr. Haggerty of Woburn, a petition (accompanied by bill, House, No. 4636) of Richard M. Haggerty and Michelle L. Ciccolo (with the approval of the mayor and city council) that the city of Woburn be authorized to use certain land in said city for fire station purposes; and

By Representative McKenna of Webster and Senator Fattman, a joint petition (accompanied by bill, House, No. 4637) of Joseph D. McKenna and Ryan C. Fattman (by vote of the town) that the town of Webster be authorized to make permanent improvements to private ways and assess betterments in said town; and

Severally to the committee on Municipalities and Regional Government.
Severally sent to the Senate for concurrence.

Petitions severally were presented and referred as follows:

By Messrs. Barrett of North Adams and Pignatelli of Lenox, a petition (subject to Joint Rule 12) of John Barrett, III and Smitty Pignatelli relative to establishing a COVID-19 nonprofit cultural organizations emergency relief fund.

By Mr. Kearney of Scituate, a petition (subject to Joint Rule 12) of Patrick Joseph Kearney and others for legislation to decrease the current signature requirements through the 2020 election for certain candidates for public office.

By Mr. Kelcourse of Amesbury, a petition (subject to Joint Rule 12) of James M. Kelcourse and others relative to credit rating protections due to the financial impact from the COVID-19 pandemic.

By Mr. Murphy of Weymouth, a petition (subject to Joint Rule 12) of James M. Murphy and others relative to emergency financial protections and forbearance for consumers and small business during the COVID-19 pandemic.

By Mr. Pignatelli of Lenox, a petition (subject to Joint Rule 12) of Smitty Pignatelli relative to ballot nominations for federal elections during the COVID-19 state of emergency.

By Mr. Silvia of Fall River, a petition (subject to Joint Rule 12) of Alan Silvia and others relative to anti-hoarding and return of bulk items purchased during the COVID-19 outbreak.

By Mr. Vitolo of Brookline, a petition (subject to Joint Rule 12) of Tommy Vitolo and others relative to the showing of residential real property during the COVID-19 state of emergency declaration.
Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) Patrick Joseph Kearney and Nika C. Elugardo that internet service providers make broadband and data services available free-of-charge for all students. To the committee on Economic Development and Emerging Technologies.

Joint petition (accompanied by bill) of David Henry Argosky LeBoeuf, Michael O. Moore and others for legislation to establish homeowner protections due to COVID-19. To the committee on Financial Services.

Joint petition (accompanied by bill) of Tami L. Gouveia and James B. Eldridge that the Water Supply District of Acton be authorized to enter into a lease, license or other disposition of land held for water supply purposes for the construction, operation and maintenance of a solar energy generating and energy storage facility. To the committee Municipalities and Regional Government.

Under suspension of the rules, on motion of Mr. Kearney of Scituate, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on a petition, a Bill establishing a pilot program to improve coordination of mental health care for system-involved youth (House, No. 111, changed in line 1 by inserting before the following: “(a)” the following: “The General Laws are hereby amended in Chapter 18A by inserting after section 10 the following new section:— Section 11. ” ; and in line 35 by striking out the figure: “1” and inserting in place thereof the figure: “2”). Referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on a petition, a Bill relative to accessibility at gas station[sic] (House, No. 94, changed in line 8 by inserting after the word “Representatives” the words “and the Joint Committee on Children, Families and Persons with Disabilities”).

By the same member, for the same committee, on a petition, a Bill relative to education or training activities for purposes of meeting the Department of Transitional Assistance work requirement (House, No. 136, changed in line 7 by striking out the words “nursing and social work” and inserting in place thereof the words “fields in which the Commonwealth is experiencing a labor shortage”).

By the same member, for the same committee, on a petition, a Bill to end child homelessness (House, No. 160, changed in line 1 by inserting before the word “Notwithstanding” the following: “SECTION 1. Clause 5 of section 3 of chapter 18B as appearing in the 2018 Official Edition of the General Laws is hereby amended by inserting, in line 34, after the word ‘themselves’ the following:— ” ; and in line 2 by striking out the word “of”, the second time it appears, and inserting in place thereof the word “or”).
By the same member, for the same committee, on a petition, a Bill protecting vulnerable adults from financial exploitation (House, No. 4281, changed in line 39 by striking out the words “previously designated by the eligible adult” and inserting in place thereof the words “designated in advance by the eligible person”).

By Ms. Cronin of Easton, for the committee on the Judiciary, on a message from His Excellency the Governor, a Bill designating September 14, 2020 as a legal holiday (printed in House, No. 4571).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

Emergency Measure.

The engrossed Bill establishing a sick leave bank for Karyn Buckley, an employee of the Trial Court of the Commonwealth (see House, No. 4251, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 5 to 0. Sent to the Senate for concurrence.

Orders of the Day.

The House Bill authorizing David Mottor to purchase creditable service from the Easthampton Contributory Retirement Board (House, No. 4205), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At five minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at one minute after five o’clock P.M. the House was called to order with Mr. Donato in the Chair.

Order.

The following order (filed by Ms. Decker of Cambridge) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Mental Health, Substance Use and Recovery be granted until Friday, May 15, 2020 within which time to make its final report on current House documents numbered 1697, 1699, 1709, 1712, 1724, 1733, 1734 and 1736.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4646), ought to be adopted. Under suspension of the rules, on motion of Ms. Decker of Cambridge, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Report of Committees.
Mr. Michlewitz of Boston, for the committee of conference on the disagreeing votes of the two branches, with reference to the Senate amendment (striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2631) of the House Bill providing for a moratorium on evictions and foreclosures during the COVID-19 emergency (House, No. 4615), reported recommending passage of a bill with the same title (House, No. 4647).

Under suspension of the rules, on motion of the same member, the report was considered forthwith; and it was accepted. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet tomorrow at eleven o’clock A.M.

At four minutes after five o’clock P.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following day at eleven o’clock A.M., in an Informal Session.
Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mrs. Haddad of Somerset in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mrs. Haddad), the members, guests and employees joined with her in reciting the pledge of allegiance to the flag.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

Resolutions (filed by Ms. Elugardo of Boston) calling on the Trump Administration and the United States Secretary of Agriculture to authorize the use of Supplemental Nutrition Assistance Program electronic benefits transfer cards for online grocery purchases in the Commonwealth; and

Resolutions (filed by Mr. Lombardo of Billerica and other members of the House) recognizing May 1-7 as Elks National Youth week;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Vieira of Falmouth, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Petitions.

Mr. DeLeo of Winthrop presented a petition (subject to Joint Rule 12) of Robert A. DeLeo and Joseph A. Boncore for legislation to establish a sick leave bank for Dyana Gonzalez, an employee of the Division of Capital Asset Management and Maintenance; and the same was referred, under Rule 24, to the committee on Rules.

Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, then reported recommending that Joint Rule 12 be suspended. Under suspension of the rules, on motion of Mr. Wong of Saugus, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on Public Service. Sent to the Senate for concurrence.

Petitions severally were presented and referred as follows:

By Mr. Livingstone of Boston, a petition (subject to Joint Rule 12) of Jay D. Livingstone and others relative to employment under the unemployment insurance program.
By Messrs. Livingstone of Boston and Rogers of Cambridge, a petition (subject to Joint Rule 12) of Jay D. Livingstone, David M. Rogers and others relative to unemployment insurance for the gig economy, so-called.

Severally, under Rule 24, to the committee on Rules.

Reports of Committees.

Mr. Michlewitz of Boston, for the committee on Ways and Means, reported that the Senate Bill providing additional support to those affected by the novel coronavirus through the unemployment insurance system (Senate, No. 2618), ought to pass with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4648.

Under suspension of rules, on motion of Mr. Vieira of Falmouth, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the bill, as amended, was ordered to a third reading.

Under suspension of the rules, on further motion of the same member, the bill was read a third time forthwith; and it was passed to be engrossed, in concurrence. The bill (Senate, No. 2618, amended) then was sent to the Senate for concurrence in the amendment.

Mr. Michlewitz of Boston, for the committee on Ways and Means, reported that the Bill providing for the abandonment of a certain sewer line easement in West Roxbury (House, No. 3951), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4649).

Under suspension of rules, on motion of Mr. Wong of Saugus, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

By Ms. Peisch of Wellesley, for the committee on Education, on House, No. 534, a Bill providing for diabetes management in schools (House, No. 4638).

By Mr. Mahoney of Worcester, for the committee on Public Health, on House, Nos. 1842, 1876 and 3503, a Bill creating a commission to study concussions that occur as a result of varsity sports in public and private high schools (House, No. 4639).

By the same member, for the same committee, on House, Nos. 1858 and 3491, a Bill to create a stroke system of care (House, No. 4640).

By the same member, for the same committee, on House, No. 1931, a Bill relative to the availability of prescription medication during an emergency (House, No. 4641).

Severally referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Ms. Peisch of Wellesley, for the committee on Education, on House, Nos. 448 and 564, a Bill relative to student data privacy (House, No. 4642).

By Mr. Murphy of Weymouth, for the committee on Financial Services, on House, No. 973, a Bill relative to fair and accurate motor vehicle insurance quotes (House, No. 4643).
Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. Chan of Quincy, for the committee on Consumer Protection and Professional Licensure, on House, No. 4365, a Bill authorizing the town of Lunenburg to grant an additional license for the sale of wines and malt beverages on the premises to Lanni Orchards (House, No. 4644) [Local Approval Received].

By Mr. O’Day of West Boylston, for the committee on Municipalities and Regional Government, on House, No. 4439, a Bill authorizing the city of Medford to utilize funds received from the surrounding community agreement entered into between the city of Medford and Wynn MA LLC for the purposes set forth in the agreement (House, No. 4645) [Local Approval Received].

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Orders of the Day.

The House Bill authorizing the town of Sharon to grant four additional licenses for the sale of all alcoholic beverages not to be drunk on the premises (House, No. 4402) (its title having been changed by the committee on Bills in the Third Reading), reported by said committee to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

The House Bill designating the last week of April as building trades recovery week (House, No. 3989) (its title having been changed by the committee on Bills in the Third Reading), reported by said committee to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it in line 7 by inserting after the word “industry” the words “, and recommending that said week be observed in an appropriate manner by the people”; and by inserting before the enacting clause the following emergency preamble:

“Whereas, The deferred operation of this act would tend to defeat its purpose, which is to establish forthwith a designation of the last week of April as Building Trades Recovery Week, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.”

The amendments were adopted; and the bill (House, No. 3989, amended) was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At ten minutes after eleven o’clock A.M., the Chair (Mrs. Haddad of Somerset) declared a recess subject to the call of the Chair; and at twenty-nine minutes before five o’clock P.M. the House was called to order with Mrs. Haddad in the Chair.

Emergency Measure.
The engrossed Bill providing for a moratorium on evictions and foreclosures during the COVID-19 Emergency (see House, No. 4647), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

Pending the question on adoption of the emergency preamble, Mr. Dooley of Norfolk asked for a count of the House to ascertain if a quorum was present. The Chair (Mrs. Haddad of Somerset) determined that a quorum was not in attendance, and, since a quorum was not present, under House Rule 82, the Chair, at twenty-eight minutes before five o’clock P.M., declared an adjournment of the House until the following day at two o’clock P.M., in an Informal Session.
Met according to adjournment at two o’clock P.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Petitions.

Petitions severally were presented and referred as follows:

- By Mr. Cutler of Pembroke, a petition (subject to Joint Rule 12) of Josh S. Cutler relative to notification of changing polling locations during a state of emergency.
- By Ms. Whipps of Athol, a petition (subject to Joint Rule 12) of Susannah M. Whipps for legislation to establish a sick leave bank for Rebecca L. Stratford, an employee of the Department of Correction.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

A Bill to provide liability protections for health care workers and facilities during the COVID-19 Pandemic (Senate, No. 2640) (on a part of Senate bill No. 2635), passed to be engrossed by the Senate, was read. Under suspension of the rules, on motion of Mr. Murphy of Weymouth, the bill was read a second time forthwith; and it was ordered to a third reading. Under suspension of the rules, on further motion of the same member, the bill (having been reported by the committee on Bills in the Third Reading to correctly drawn), was read a third time; and it was passed to be engrossed, in concurrence.

Bills

- Authorizing the town of Raynham to suspend the collection of boat excise (Senate, No. 1758) (on a petition) [Local Approval Received]; and
- Requiring the city of Lowell to transfer certain parcels of land between the park department and the school department (Senate, No. 2636) (on Senate bill No. 2445) [Local Approval Received];

Severally passed to be engrossed by the Senate, were read; and they were referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Emergency Measures.

The engrossed Bill to provide liability protections for health care workers and facilities during the COVID-19 Pandemic (see Senate, No. 2640), having been
certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 5 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the Senate) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill establishing a sick leave bank for Victoria Deschamps, an employee of the Massachusetts Rehabilitation Commission (see House, No. 4575), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 5 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill providing for a moratorium on evictions and foreclosures during the COVID-19 Emergency (see House, No. 4647), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 4 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Engrossed Bills.

The engrossed Bill establishing a sick leave bank for Karyn Buckley, an employee of the Trial Court of the Commonwealth (see House, No. 4251, amended) (which originated in the House), in respect to which the Senate had concurred in adoption of the emergency preamble, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Engrossed bills
Exempting the police chief of the town of Plainville from the civil service law (see House, No. 4053); and
Exempting certain positions in the police department of the town of Plainville from the civil service law (see House, No. 4054);
(Which severally originated in the House);
Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.
Orders of the Day.

The House Bill providing for the abandonment of a certain sewer line easement in West Roxbury (House, No. 4649), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Tuesday next at eleven o’clock A.M.

At twenty-four minutes before three o’clock P.M., on motion of Mr. Wong of Saugus (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Tuesday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.


[40]
Tuesday, April 21, 2020.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Message from the Governor.

A message from His Excellency the Governor recommending legislation to mitigate arbovirus in the Commonwealth (House, No. 4650), was filed in the office of the Clerk on Thursday, April 16.

The message was read; and it was referred, under Rule 30, with the accompanying draft of a bill, to the committee on Public Health. Sent to the Senate for concurrence.

Petition.

Representatives Ciccolo of Lexington and Vitolo of Brookline presented a petition (subject to Joint Rule 12) of Michelle L. Ciccolo, Tommy Vitolo and others relative to authorizing remote participation at representative town meetings due to the COVID-19 emergency; and the same was referred, under Rule 24, to the committee on Rules.

Papers from the Senate.

A Bill providing for virtual notarization to address challenges related to COVID-19 (Senate, No. 2645) (on Senate bill No. 2642, amended), passed to be engrossed by the Senate, was read; and it was referred, under Rule 33, to the committee on Ways and Means.

Petitions were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2643) of Diana DiZoglio, Lenny Mirra, Patricia D. Jehlen, Adam G. Hinds and other members of the General Court for legislation to establish a Massachusetts paycheck protection program (PPP) for businesses ineligible for the comparable federal PPP. To the committee on Community Development and Small Businesses.

Petition (accompanied by bill, Senate, No. 2644) of Walter F. Timilty, John C. Velis, Anne M. Gobi, Diana DiZoglio and other members of the General Court for legislation to protect institutions of higher education that provide emergency aid in response to COVID-19. To the committee on the Judiciary.
Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of James M. Kelcourse and others relative to credit rating protections due to the financial impact from the COVID-19 pandemic;

Petition (accompanied by bill) of James M. Murphy and others relative to emergency financial protections and forbearance for consumers and small business during the COVID-19 pandemic; and

Petition (accompanied by bill) of Alan Silvia and others relative to anti-hoarding and return of bulk items purchased during the COVID-19 outbreak;

Severally to the committee on Consumer Protection and Professional Licensure.

Petition (accompanied by bill) of Susannah M. Whipps for legislation to establish a sick leave bank for Rebecca L. Stratford, an employee of the Department of Correction. To the committee on Public Service.

Petition (accompanied by bill) of John Barrett, III and Smitty Pignatelli relative to establishing a COVID-19 nonprofit cultural organizations emergency relief fund. To the committee on Tourism, Arts and Cultural Development.

Under suspension of the rules, on motion of Mr. Vieira of Falmouth, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Ms. Balser of Newton, for the committee on Elder Affairs, on House, No. 4635, a Bill relative to long term care facility and elder housing COVID-19 reporting (House, No. 4663).

Under suspension of the rules, on motion of the same member, the bill was read a second time forthwith; and it was ordered to a third reading.

Subsequently under suspension of the rules, on further motion of Ms. Balser, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn), was read a third time.

Pending the question on passing the bill to be engrossed, Ms. Balser of Newton moved to amend it by substitution of a bill with the same title (House, No. 4667), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

Reports of the committee on Steering, Policy and Scheduling, under the last sentence of Rule 7A, that the following bills be scheduled for consideration by the House (the time within which said committee is required to report having expired):

The Senate Bill authorizing the town of Salisbury to assume control of the Ring’s Island Water District (Senate, No. 2597) [Local Approval Received]; and

The House Bill authorizing the town of Wakefield to establish a means tested senior citizen property tax exemption (House, No. 4475) [Local Approval Received];

Under suspension of Rule 7A, in each instance, on motion of Mr. Wong of Saugus, the bills severally were read a second time forthwith; and they were ordered to a third reading.

COVID-19,—
credit ratings.

COVID-19,—
financial protections.

COVID-19,—
bulk items.

Rebecca
Stratford,—
sick leave.

COVID-19,—
nonprofit relief fund.

COVID-19,—
reporting.

Salisbury,—
water district.

Wakefield,—
property taxes.
By Mr. O’Day of West Boylston, for the committee on Municipalities and Regional Government, on a petition, a Bill authorizing the town of Hadley to convey certain [sic] a certain parcel of land dedicated for park purposes (House, No. 4589) [Local Approval Received].

By Mr. Parisella of Beverly, for the committee on Public Service, on a petition, a Bill establishing a sick leave bank for Marta Romero, an employee of the Department of Disability Services (House, No. 4632).

By the same member, for the same committee, on a petition, a Bill establishing a sick leave bank for Kimberly Brantley, an employee of [sic] Department of Developmental Services (House, No. 4653).

By the same member, for the same committee, on a petition, a Bill establishing a sick leave bank for Jessica Ocasio, an employee of [sic] Department of Transitional Assistance (House, No. 4654).

By the same member, for the same committee, on a joint petition, a Bill establishing a sick leave bank for Amanda Caruso, an employee of the Massachusetts Department of Corrections [sic] (House, No. 4657)

By the same member, for the same committee, on House, No. 4651, a Bill establishing a sick leave bank for Paula Euber, an employee of the Massachusetts Department of Corrections [sic] (House, No. 4662).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Orders of the Day.

The House Bill relative to the disability retirement of Ryan Moore and Donald Demiranda, police officers in the town of Falmouth (House, No. 4158), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by substitution of a bill with the same title (House, No. 4666), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At nine minutes before twelve o’clock noon, on motion of Mrs. Gifford of Wareham (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at fourteen minutes after three o’clock P.M. the House was called to order with Mr. Donato in the Chair.

Orders.

The following order (filed by Mr. Parisella of Beverly) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Public Service be granted until Friday, June 19, 2020 within which time to make its final report on current Senate document numbered 1487.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4661), ought to be adopted. Under suspension of the rules, on motion of
Mr. Parisella of Beverly, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

On motion of Mr. DeLeo of Winthrop,—

*Ordered*, That when the House adjourns today, it adjourn to meet on Thursday next at eleven o’clock A.M.

At sixteen minutes after three o’clock P.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Thursday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.


[41]
JOURNAL OF THE HOUSE.

Thursday, April 23, 2020.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests [sic] and employees joined with him in reciting the pledge of allegiance to the flag.

Petitions.

Petitions severally were presented and referred as follows:

By Mr. Fernandes of Falmouth, a petition (subject to Joint Rule 12) of Dylan A. Fernandes relative to authorizing the county of Dukes County to borrow funds for fiscal years 2020 and 2021 as a result of COVID-19 based financial impacts.

By Mr. Gentile of Sudbury, a petition (subject to Joint Rule 12) of Carmine Lawrence Gentile and others relative to credit card debt collection during the COVID-19 outbreak.

By Mr. González of Springfield, a petition (subject to Joint Rule 12) of Carlos González and others relative to providing aid to nonprofit and charitable organizations in gateway cities for the provision of services during the COVID-19 outbreak.

By Mr. Madaro of Boston, a petition (subject to Joint Rule 12) of Adrian C. Madaro and others relative to establishing voting by mail.

By Ms. Robinson of Framingham, a petition (subject to Joint Rule 12) of Maria Duaimé Robinson and others for legislation to provide hazard pay for essential workers in the COVID-19 emergency.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

The Senate Bill providing additional support to those affected by the novel coronavirus through the unemployment insurance system (Senate, No. 2618, amended), came from the Senate with the endorsement that said branch had concurred with the House in its amendment (striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4648) with a further amendment striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2651. The further amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

A Bill providing assistance to vulnerable populations during the COVID-19 emergency (Senate, No. 2647) (on a part of House, No. 4398), passed to be engrossed

COVID-19,—
Dukes County funds.

COVID-19,—
credit card debt.

COVID-19,—
gateway city charities.

Voting by mail.

COVID-19,—
hazard pay.

Unemployment insurance.

COVID-19,—
emergency assistance.
by the Senate, was read; and it was referred, under Rule 33, to the committee on Ways and Means.

A Bill establishing a sick leave bank for Jessica Zamansky, an employee of the Department of Transitional Assistance (Senate, No. 2603) (on a petition), passed to be engrossed by the Senate, was read; and it was referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Petitions were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2652) of Bruce E. Tarr, Anne M. Gobi, Patrick M. O’Connor and Brendan P. Crighton for legislation relative to preventing price gouging during an emergency. To the committee on Consumer Protection and Professional Licensure.

Petition (accompanied by bill, Senate, No. 2653) of Cynthia Stone Creem for legislation relative to voting by mail and early voting; and

Petition (accompanied by bill, Senate, No. 2654) of Rebecca L. Rausch and Adrian C. Madaro for legislation to establish vote by mail in 2020.

Severally to the committee on Election Laws.

Petition (accompanied by bill, Senate, No. 2655) of James B. Eldridge, Nika C. Elugardo, Jack Patrick Lewis, Patrick M. O’Connor and other members of the General Court for legislation to concern business interruption insurance. To the committee on Financial Services.

Petition (accompanied by bill, Senate, No. 2656) of Michael O. Moore, Marcos A. Devers, Frank A. Moran, Brian M. Ashe and other members of the General Court for legislation to provide emergency assistance to gateway cities for temporary homeless shelters. To the committee on Housing.

Petition (accompanied by bill, Senate, No. 2657) of James B. Eldridge and James Arciero for legislation relative to patient safety in nursing homes. To the committee on Public Health.

Petition (accompanied by bill, Senate, No. 2658) of Michael O. Moore, Brian M. Ashe, Paul R. Feeney, Peter Capano and other members of the General Court for legislation to provide emergency assistance for municipal public safety overtime. To the committee on Public Safety and Homeland Security.

Petition (accompanied by bill, Senate, No. 2659) of James B. Eldridge, Ruth B. Balser, Liz Miranda, Maria Duaime Robinson and other members of the General Court for legislation to provide equal stimulus checks to immigrant taxpayers. To the committee on Revenue.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Josh S. Cutler relative to notification of changing polling locations during a state of emergency. To the committee on Election Laws.

Petition (accompanied by bill) of Tommy Vitolo and others relative to the showing of residential real property during the COVID-19 state of emergency declaration. To the committee on Housing.
Petition (accompanied by bill) of Jay D. Livingstone, David M. Rogers and others relative to unemployment insurance for the gig economy, so-called; and
Petition (accompanied by bill) of Jay D. Livingstone and others relative to employment under the unemployment insurance program.

Severally to the committee on Labor and Workforce Development.

Petition (accompanied by bill) of Michelle L. Ciccolo, Tommy Vitolo and others relative to authorizing remote participation at representative town meetings due to the COVID-19 emergency. To the committee on Municipalities and Regional Government.

Under suspension of the rules, on motion of Mr. Vitolo of Brookline, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

Mr. Michlewitz of Boston, for the committee on Ways and Means, reported that the Senate Bill providing for virtual notarization to address challenges related to COVID-19 (Senate, No. 2645), ought to pass with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4668.

Under suspension of the rules, on motion of the same member, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the bill, as amended, was ordered to a third reading.

Subsequently under suspension of the rules, on motion of Mr. Speliotis of Danvers, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn), was read a third time; and it was passed to be engrossed, in concurrence. The bill (Senate, No. 2645, amended) then was sent to the Senate for concurrence in the amendment.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

Establishing a sick leave bank for Marta Romero, an employee of the Department of Disability Services (House, No. 4632);

Establishing a sick leave bank for Kimberly Brantley, an employee of [sic] Department of Developmental Services (House, No. 4653);

Establishing a sick leave bank for Jessica Ocasio, an employee of [sic] Department of Transitional Assistance(House, No. 4654);

Establishing a sick leave bank for Amanda Caruso, an employee of the Massachusetts department of corrections [sic] (House, No. 4657); and

Establishing a sick leave bank for Paula Euber, an employee of the Department of Massachusetts rehabilitation commission [sic] (House, No. 4662);

Under suspension of Rule 7A, in each instance, on motion of Ms. Farley-Bouvier of Pittsfield, the bills severally were read a second time forthwith; and they were ordered to a third reading.

Orders of the Day.

House bills

Authorizing the county of Dukes County to borrow funds to pay costs of acquiring land, constructing buildings and other facilities as the county shall require,
making capital improvements to county facilities, acquiring items of capital equipment, and for the payment of all other costs incidental and related thereto (House, No. 4094); and

Authorizing the town of Leicester to continue the employment of Paul S. Doray (House, No. 4240);

Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

The Senate Bill designating United States Cadet Nurse Corps Day (Senate, No. 2178, changed), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to engrossed, in concurrence, Messrs. Speliotis of Danvers and Robertson of Tewksbury moved to amend it by adding the following section:

“SECTION 2. The superintendent of the bureau of the state house shall, subject to the approval of the art commission of the state house as to size and content, install and maintain a plaque in a suitable space in Nurses Hall in the state house in honor of the Massachusetts members of the United States Cadet Nurse Corps.”

The amendment was adopted; and the bill (Senate, No. 2178, changed and amended) was passed to be engrossed, in concurrence. Sent to the Senate for concurrence in the amendment.

The Senate amendments of the House Bill relative to strengthening the local and regional public health system (House, No. 4503), reported by the committee on Bills in the Third Reading to be correctly drawn, was considered.

Ms. Garlick of Needham then moved that the House concur with the Senate in its amendments (striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2594; and inserting before the enacting clause an emergency preamble) with a further amendment by striking out all after the enacting clause and inserting in place thereof the text contain in House document numbered 4671. The further amendment was adopted.

The House then concurred with the Senate in its amendments, as amended. Sent to the Senate for concurrence in the further amendment.

Recess.

At nineteen minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at four minutes after two o’clock P.M. the House was called to order with Mr. Donato in the Chair.

Orders.

The following order (filed by Mr. Roy of Franklin) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:
Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Higher Education be granted until Friday, November 20, 2020 within which time to make its final report on current Senate documents numbered 737, 741, 744, 752, 754, 758, 765, 769 and 1089, and House documents numbered 43, 481, 1202, 1210, 1211, 1213, 1214, 1215, 1216, 1221, 1229, 1230, 1231, 1240, 1245, 1247 and 1248.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4669), ought to be adopted. Under suspension of the rules, on motion of Mr. Roy of Franklin, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. O’Day of West Boylston) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Municipalities and Regional Government be granted until Friday, June 5, 2020 with which time to make its final report on current House documents numbered 1831, 1832, 1833, 1834 and 1835.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4670), ought to be adopted. Under suspension of the rules, on motion of Mr. O’Day of West Boylston, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Recess.

At six minutes after two o’clock P.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at twenty-six minutes before five o’clock P.M. the House was called to order with Mr. Donato in the Chair.

Report of a Committee.

Mr. Michlewitz of Boston, for the committee on Ways and Means, on House, No. 4354, reported, in part, a Bill addressing COVID-19 data collection and disparities in treatment (House, No. 4672).

Under suspension of the rules, on motion of the same member, the bill was read a second and third time forthwith.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it in section 2, in lines 77 to 91, inclusive, by striking out the paragraph contained in those lines and inserting in place thereof the following paragraph:

“(c) The task force shall consist of 14 members: 5 members appointed by the senate president, provided, that not more than 2 shall be members of the senate; 5 members appointed by the speaker of the house of representatives, provided, that not more than 2 shall be members of the house of representatives; 1 member appointed by the minority leader of the senate; 1 member appointed by the minority leader of the house of representatives; 1 member who shall be the chair of the Massachusetts Asian-American Legislative Caucus; and 1 member who shall be the chair of the Massachusetts Black and Latino Legislative Caucus. Task force membership shall reflect diverse representation in the commonwealth including, but not limited to, diverse geographic locations, cultural, racial, ethnic and linguistic populations, and
people with disabilities. Unless otherwise specified, members of the task force shall be knowledgeable in public health or healthcare and appointments shall give consideration to individuals who have experience addressing health care disparities in underserved or underrepresented cultural, racial, ethnic and linguistic populations and people with disabilities or working in the healthcare system with a diverse patient population. Two members of the task force shall be elected by a majority of the task force membership to serve as co-chairs; provided, however, that neither member shall be a member of the senate nor a member of the house of representatives.”.

The amendment was adopted; and the bill (House, No. 4672, amended) was passed to be engrossed. Sent to the Senate for concurrence.

Emergency Measures.

The engrossed Bill providing for virtual notarization to address challenges related to COVID-19 (see Senate, No. 2645, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 4 to 0. Sent to the Senate for concurrence.

Subsequently the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the Senate) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill relative to strengthening the local and regional public health system (see House, No. 4503, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 4 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o'clock A.M.


At ten minutes before five o'clock P.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o'clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.


[42]
Met at six minutes after eleven o’clock A.M., in an Informal Session, with Mrs. Haddad of Somerset in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mrs. Haddad), the members and employees joined with her in reciting the pledge of allegiance to the flag.

Petitions.

Petitions severally were presented and referred as follows:

By Representatives Barber of Somerville and Farley-Bouvier of Pittsfield, a petition (subject to Joint Rule 12) of Christine P. Barber, Tricia Farley-Bouvier and others relative to stimulus checks to immigrant taxpayers.

By Mr. Cutler of Pembroke, a petition (subject to Joint Rule 12) of Josh S. Cutler and others relative to school trip refunds during a declared state of emergency.

By Messrs. Donato of Medford and Garballey of Arlington, a petition (subject to Joint Rule 12) of Paul J. Donato, Sean Garballey and others relative to emergency paid sick time.

By Messrs. Mark of Peru and Donahue of Worcester, a petition (subject to Joint Rule 12) of Paul W. Mark and others for legislation to provide liability protections for contractors, sub-contractors and unions during the COVID-19 pandemic.

By Representative Roy of Franklin and Senator Hinds, a joint petition (subject to Joint Rule 12) of Jeffrey N. Roy and Adam G. Hinds for legislation to protect elections.

Severally, under Rule 24, to the committee on Rules.

A petition (subject to Joint Rules 12 and 9) of Mark J. Cusack and others that the towns of Braintree, Holbrook and Randolph be authorized to establish the Tri-Town water district (having been returned by the State Secretary with a letter stating that the petitioner had failed to file proof of notice of publication), was placed on file.

Papers from the Senate.

The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Consumer Protection and Professional Licensure be granted until May 15, 2020, within which time to make its final report on all matters referred to them relative to consumer protection and professional licensure.

Under suspension of the rules, on motion of Mr. Vieira of Falmouth, the order (Senate, No. 2620) was considered forthwith; and it was adopted, in concurrence.
The following order came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Mental Health, Substance Use and Recovery be granted until May 15, 2020, within which time to make its final report on current Senate documents numbered 1134, 1145, 1152, 1153, and 1154, relative to mental health, substance use and recovery matters.

Under suspension of the rules, on motion of Mr. Vieira of Falmouth, the order (Senate, No. 2648) was considered forthwith; and it was adopted, in concurrence.

The following order came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Public Health be granted until May 30, 2020, within which time to make its final report on current Senate documents numbered 1208, 1250, 1251, 1264, 1270, 1276, 1278, 1314, 1328, 1329, 1330, 1335, 1350, and 2359, relative to public health legislation.

Under suspension of the rules, on motion of Mr. Wong of Saugus, the order (Senate, No. 2617) was considered forthwith; and it was adopted, in concurrence.

The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Tourism, Arts and Cultural Development be granted until June 2, 2020, within which time to make its final report on current Senate document numbered 2029, relative to procurement services for artists.

Under suspension of the rules, on motion of Mr. Wong of Saugus, the order (Senate, No. 2625) was considered forthwith; and it was adopted, in concurrence.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Carlos González and others relative to providing aid to nonprofit and charitable organizations in gateway cities for the provision of services during the COVID-19 outbreak. To the committee on Community Development and Small Businesses.

Petition (accompanied by bill) of Carmine Lawrence Gentile and others relative to credit card debt collection during the COVID-19 outbreak. To the committee on Consumer Protection and Professional Licensure.

Petition (accompanied by bill) of Adrian C. Madaro and others relative to establishing voting by mail. To the committee on Election Laws.

Petition (accompanied by bill) of Maria Duaimé Robinson and others for legislation to provide hazard pay for essential workers in the COVID-19 emergency. To the committee on Labor and Workforce Development.

Petition (accompanied by bill) of Dylan A. Fernandes relative to authorizing the county of Dukes County to borrow funds for fiscal years 2020 and 2021 as a result of COVID-19, gateway city charities.

COVID-19, credit card debt.

Voting by mail.

COVID-19, hazard pay.

COVID-19, Dukes County funds.
COVID-19 based financial impacts. To the committee on Municipalities and Regional Government.

Under suspension of the rules, on motion of Mr. Kelcourse of Amesbury, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the Senate Bill establishing a sick leave bank for Jessica Zamansky, an employee of the Department of Transitional Assistance (Senate, No. 2603), be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Kelcourse of Amesbury, the bill was read a second time forthwith; and it was ordered to a third reading.

Orders of the Day.

The Senate Bill authorizing the town of Salisbury to assume control of the Ring’s Island Water District (Senate, No. 2597), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed, in concurrence.

The House Bill establishing a sick leave bank for Paula Euber, an employee of the Massachusetts Rehabilitation Commission (House, No. 4662) (its title having been changed by the committee on Bills in the Third Reading), reported by said committee to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

The House Bill changing the position of treasurer in the county of Dukes County to an appointed position (House, No. 4095), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by substitution of a bill with the same title (House, No. 4673), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

House reports

Of the committee on Consumer Protection and Professional Licensure, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 225) of Shawn Dooley and Michael J. Soter (by vote of the town) that the town of Plainville be authorized to grant six additional licenses for the sale of all alcoholic beverages to be drunk on the premises; and

Of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 3870) of Kate Hogan (by vote of the town) that the town of Maynard be authorized to grant one additional license for the sale of all alcoholic beverages not to be drunk on premise;

Severally were considered.

Pending the question, in each instance, on acceptance of the reports, the petitions were recommitted, on motions of Mr. Wong of Saugus.
Recess.

At seventeen minutes after eleven o’clock A.M., the Chair (Mrs. Haddad of Somerset) declared a recess subject to the call of the Chair; and at five minutes after twelve o’clock noon the House was called to order with Mrs. Haddad in the Chair.

Engrossed Bills.

Engrossed bills
Authorizing the town of Salisbury to assume control of the Ring’s Island Water District (see Senate, No. 2597) (which originated in the Senate); and
Providing for the appointment of retired police officers as special police officers in the town of Weston (see House, No. 4273) (which originated in the House);
Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—
Ordered, That when the House adjourns today, it adjourn to meet on Wednesday next at eleven o’clock A.M.

At seven minutes after twelve o’clock noon, on motion of Mr. Vieira of Falmouth (Mrs. Haddad of Somerset being in the Chair), the House adjourned, to meet the following Wednesday at eleven o’clock A.M., in an Informal Session.
Thursday, April 30, 2020.

Met according to adjournment at ten o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Orders.

The following order (filed by Mr. Lawn of Watertown) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Election Laws be granted until Friday, June 26, 2020 within which time to make its final report on current Senate documents numbered 2653 and 2654, and House document numbered 4660.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4680), ought to be adopted. Under suspension of the rules, on motion of Mr. Lawn of Watertown, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Naughton of Clinton) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Public Safety and Homeland Security be granted until Monday, June 1, 2020 within which time to make its final report on current House documents numbered 3573 and 4611.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4682), ought to be adopted. Under suspension of the rules, on motion of Mr. Naughton of Clinton, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Miss Gregoire of Marlborough) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on State Administration and Regulatory Oversight be granted until Friday, July 31, 2020 within which time to make its final report on current Senate documents numbered 2268, 2403 and 2627, and House documents numbered 36, 2698, 2742 and 4217.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4681), ought to be adopted. Under suspension of the rules, on motion of Miss Gregoire of Marlborough, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.
Petitions.

Petitions severally were presented and referred as follows:

By Ms. Domb of Amherst, a petition (subject to Joint Rule 12) of Mindy Domb and others relative to COVID-19 data in state and county correctional facilities.

By Mr. González of Springfield, a petition (subject to Joint Rule 12) of Carlos González and others relative to a micro-business stimulus package due to the COVID-19 pandemic.

By the same member, a petition (subject to Joint Rule 12) of Carlos González and others relative to internet access during the COVID-19 pandemic.

By Representatives McMurtry of Dedham and Elugardo of Boston, a petition (subject to Joint Rule 12) of Paul McMurtry, Nika C. Elugardo and others relative to assisting non-profit organizations to provide for COVID-19 unemployment benefits.

Severally, under Rule 24, to the committee on Rules.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the joint petition of Jeffrey N. Roy and Adam G. Hinds for legislation to protect elections. Under suspension of the rules, on motion of Mr. Garballey of Arlington, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on Election Laws. Sent to the Senate for concurrence.

By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on House, No. 122, a Bill to establish universal screening for adverse childhood experiences (House, No. 4679). Referred, under Joint Rule 1E, to the committee to Health Care Financing.

By Mr. Cusack of Braintree, for the committee on Revenue, on a petition, a Bill relative to neighborhood stabilization and economic development (printed as Senate, No. 1627). Read; and referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on a petition, a Bill relative to family day care disclosures (House, No. 98). Read; and referred, under Rule 33, to the committee on Ways and Means.

Recess.

At eight minutes after ten o’clock A.M., on motion of Mr. Garballey of Arlington (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at twenty-eight minutes after three o’clock P.M. the House was called to order with Mr. Donato in the Chair.

Orders of the Day.
The House Order relative to special procedures for consideration of the temporary emergency House Rules (House, No. 4676), was considered.

Pending the question on adoption of the amendment offered, at the preceding sitting, by Messrs. Jones of North Reading and Vieira of Falmouth, and the main question on adoption of the order, Mr. Jones of North Reading asked for a count of the House to ascertain if a quorum was present.

A quorum not being in attendance, the Chair (Mr. Donato of Medford), at half past three o’clock P.M., under the provisions of Rule 82, declared an adjournment of the House until the Monday next at eleven o’clock A.M., in an Informal Session.
JOURNAL OF THE HOUSE.


Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Wagner of Chicopee in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Wagner), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Appointments of the Speaker.

The Speaker, under the provisions of House Rule 8, announced that he made the following appointments:—

That Messrs. Linsky of Natick and Moran of Boston had been appointed monitors of the First Division;

That Representatives Ferguson on Holden and Vieira of Falmouth had been appointed monitors of the Second Division;

That Representatives Haddad of Somerset and Hogan of Stow had appointed monitors of the Third Division; and

That Representatives Cusack of Braintree and Peake of Provincetown had been appointed monitors of the Fourth Division.

Resolutions.

Resolutions (filed with the Clerk by Mr. Roy of Franklin) congratulating Gianluca Nunzio DeMartinis, Jr., on receiving the Eagle Award of the Boy Scouts of America, were referred, under Rule 85, to the committee on Rules.

Mr. Galvin of Canton, for said committee, reported that the resolutions ought to be adopted. Under suspension of the rules, on motion of Mr. Roy of Franklin, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Orders.

The following order (filed by Ms. Ferrante of Gloucester) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Economic Development and Emerging Technologies be granted until Monday, June 1, 2020 within which time to make its final report on current Senate documents numbered 200, 204, 205, 208, 209, 210, 211, 216, 218 and 2193, and House documents numbered 364, 369, 370, 374, 382, 383, 384, 385, 385, 393 and 3699.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4685), ought to be adopted. Under suspension of the rules, on motion of
Ms. Ferrante of Gloucester, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Murphy of Weymouth) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Financial Services be granted until Monday, June 15, 2020 within which time to make its final report on current Senate documents numbered 102, 111, 576, 611, 625 and 655, and House documents numbered 943, 944, 956, 966, 975, 1013, 1041, 1045, 1055, 1061, 1066, 1067, 1068, 1073, 1087, 1104, 3805, 4044 and 4406.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4686), ought to be adopted. Under suspension of the rules, on motion of Mr. Murphy of Weymouth, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Parisella of Beverly) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Public Service be granted until Friday, June 19, 2020 within which time to make its final report on current House documents numbered 4627 and 4631.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4684), ought to be adopted. Under suspension of the rules, on motion of Mr. Parisella of Beverly, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

**Petitions.**

Petitions severally were presented and referred as follows:

By Representatives Cronin of Easton and Santiago of Boston, a petition (subject to Joint Rule 12) of Claire D. Cronin, Jon Santiago and others relative to compensation for paramedics and emergency medical technicians providing ambulance services during the COVID-19 state of emergency.

By Mr. Fernandes of Falmouth, a petition (subject to Joint Rule 12) of Dylan A. Fernandes that the commissioner of Capital Asset Management and Maintenance be authorized to lease a certain parcel of land to the Martha’s Vineyard Shellfish Group, Inc.

By Mr. Kearney of Scituate, a petition (subject to Joint Rule 12) of Patrick Joseph Kearney relative to providing protection for municipal police and fire workers during the COVID-19 emergency.

Severally, under Rule 24, to the committee on Rules.

**Reports of Committees.**

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Carlos González and others relative to a micro-business stimulus package due to the COVID-19 pandemic. To the committee on Community Development and Small Businesses.
Petition (accompanied by bill) of Carlos González and others relative to internet access during the COVID-19 pandemic. To the committee on Economic Development and Emerging Technologies.

Petition (accompanied by bill) of Paul McMurtry, Nika C. Elugardo and others relative to assisting non-profit organizations to provide for COVID-19 unemployment benefits. To the committee on Labor and Workforce Development.

Petition (accompanied by bill) of Mindy Domb and others relative to COVID-19 data in state and county correctional facilities. To the committee on Public Safety and Homeland Security.

Under suspension of the rules, on motion of Mr. Galvin of Canton, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Galvin of Canton, for the committees on Rules of the two branches, acting concurrently, asking to be discharged from further consideration of the Bill to create a commission to investigate the advertising practices of the solar energy industry (House, No. 2839),— and recommending that the same be referred to the House committee on Rules. Under Rule 42, the report was considered forthwith; and it was accepted.

At eight minutes after eleven o’clock A.M., the Chair (Mr. Wagner of Chicopee) declared a recess subject to the call of the Chair; and at a quarter before two o’clock P.M. the House was called to order with Mr. Wagner in the Chair.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

Establishing a sick leave bank for Jennifer Logan, an employee of the Office of the Chief Medical Examiner (House, No. 4655);

Establishing a sick leave bank for Dyana Gonzalez, an employee of the Division of Capital Asset Management and Maintenance (House, No. 4665); and

Establishing a sick leave bank for Jennifer Brown, an employee of [sic] Department of Children and Families (DCF) (House, No. 4678);

Under suspension of Rule 7A, in each instance, on motion of the same member, the bills severally were read a second time forthwith; and they were ordered to a third reading.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, on House, No. 4593, a Bill to facilitate the delay of the income tax filing deadline (House, No. 4677). Under suspension of the rules, on motion of the same member, the bill was read a second time forthwith; and it was ordered to a third reading

Orders of the Day.
The House Order relative to special procedures for consideration of the temporary emergency House Rules (House, No. 4676), was considered, the main question being on adoption of the order.

The amendment, offered by Messrs. Jones of North Reading and Vieira of Falmouth, on Wednesday, April 29, was withdrawn, at the request of Mr. Jones.

Mr. Galvin of Canton then moved to amend the order by striking out the text contained therein and inserting in place thereof the text contained in House document numbered 4690; and the amendment was adopted.

The order (House, No. 4676, amended) then was adopted.

House bills
Authorizing the town of Hopkinton to remove certain land from a conservation restriction (House, No. 4319);
Authorizing the city of Fitchburg to grant an additional license for the sale of all alcoholic beverages not to be drunk on the premises (House, No. 4334) (its title having been changed by the committee on Bills in the Third Reading);
Authorizing the town of Wakefield to establish a means tested senior citizen property tax exemption (House, No. 4475);
Establishing a sick leave bank for Kimberly Brantley, an employee of Department of Developmental Services (House, No. 4653);
Establishing a sick leave bank for Jessica Ocasio, an employee of Department of Transitional Assistance (House, No. 4654); and
Establishing a sick leave bank for Amanda Caruso, an employee of the Department of Correction (House, No. 4657) (its title having been changed by the committee on Bills in the Third Reading);

Severally reported by said committee to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

The House Bill establishing a sick leave bank for Marta Romero, an employee of the Department of Developmental Services (House, No. 4632) (its title having been changed by the committee on Bills in the Third Reading), reported by said committee to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by substitution of a bill with the same title (House, No. 4691), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Wednesday next at eleven o’clock A.M.; and that notwithstanding the provisions of House Rule 12, the Clerk be authorized to dispense with the printing of a Calendar for said sitting.
At one minute after two o’clock P.M., on motion of Mr. Donato of Medford (Mr. Wagner of Chicopee being in the Chair), the House adjourned, to meet the following Wednesday at eleven o’clock A.M.
Met at six minutes after eleven o’clock A.M., pursuant to emergency rules, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

_Pledge of allegiance._

_Silent Prayer._

During the session (the Speaker being in the Chair), the members and employees stood for a moment of silent tribute in memory of the Commonwealth residents and those from around the country and the world who have passed during the COVID-19 pandemic.

_Statement Concerning Representative Naughton of Clinton._

A statement of Mrs. Haddad of Somerset concerning Mr. Naughton of Clinton was spread upon the records of the House, as follows:

MR. SPEAKER: I would like to call to the attention of the House the fact that one of our colleagues, Representative Naughton of Clinton, is unable to be participating in today’s sitting due to his having been mobilized by the Massachusetts Army National Guard and therefore being currently on active duty until at least May 13. His missing of roll calls today and during the period of his active duty will be due entirely to the reason stated.

_Statement concerning Mr. Naughton of Clinton._

_Paper from the Senate._

A Bill relative to nomination signatures (Senate, No. 2632) (on a part of Senate bill No. 416), passed to be engrossed by the Senate, was read; and it was referred, under Rule 33, to the committee on Ways and Means.

_Nomination signatures._

_Reports of Committees._

By Mr. Galvin of Canton, for the committee on Rules, that the Bill establishing a special commission to ensure the resiliency of family farms in the 21st century (House, No. 802, changed), ought to pass. Referred, under Rule 33, to the committee on Ways and Means.

_Family farms,— study._

By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on House, Nos. 150 and 1314, a Bill providing a bill of rights for people experiencing homelessness (House, No. 4688).

_Homeless,— rights._
By Mr. Naughton of Clinton, for the committee on Public Safety and Homeland Security, on House, Nos. 1416 and 1976, a Bill requiring health care employers to develop and implement programs to prevent workplace violence (House, No. 4689).

Severally referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on House, No. 3221, a Bill preparing Massachusetts for implementation of the family first act (House, No. 4687).

By Mr. Naughton of Clinton, for the committee on Public Safety and Homeland Security, on a petition, a Bill to strengthen inmate visitation (House, No. 2047) [Representative Vieira of Falmouth dissenting].

By the same member, for the same committee, on a petition, a Bill relative to the safety of mobile amusement equipment (House, No. 3727).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

Orders of the Day.

The House Bill establishing a sick leave bank for Dyana Gonzalez, an employee of the Division of Capital Asset Management and Maintenance (House, No. 4665), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At six minutes after eleven o’clock A.M., on motion of Mrs. Ferguson of Holden (Mr. Donato of Medford being in the Chair), the House recessed until one o’clock P.M.; and at six minutes after one o’clock the House was called to order with the Speaker in the Chair.

Quorum.

As required under the provision of Emergency Rule 2(4), a roll call was taken for the purpose of ascertaining the presence of a quorum; and on the roll call 156 members were recorded as being in attendance.

[See Yea and Nay No. 165 in Supplement.]

Therefore a quorum was present.

Orders of the Day.

The House Bill to facilitate the delay of the income tax filing deadline (House, No. 4677), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

After debate on the question passing the bill to be engrossed, the sense of the House was taken by yeas and nays at the request of Mr. Michlewitz of Boston; and on the roll call 157 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 166 in Supplement.]
Therefore the bill was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. Jones of North Reading,—
Ordered, That when the House adjourns today, it adjourn to meet tomorrow at eleven o’clock A.M.

At twelve minutes before two o’clock P.M., on motion of Mr. Jones of North Reading (the Speaker being in the Chair), the House adjourned, to meet the following day at eleven o’clock A.M., in an Informal Session.
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[47]
Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

Resolutions (filed by Mr. Kafka of Stoughton and other members of the House) celebrating North American Occupational Safety and Health Week and Occupational Safety and Health Professional Day; and

Resolutions (filed by Mr. Rogers of Cambridge) congratulating Kay Doyle on her service to the Commonwealth;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Wong of Saugus, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Petitions.

Petitions severally were presented and referred as follows:

By Representatives Cutler of Pembroke and LaNatra of Kingston, a petition (subject to Joint Rule 12) of Josh S. Cutler, Mathew J. Muratore and others relative to zoning for flood insurance rate maps by cities and towns.

By Mr. Day of Stoneham, a petition (subject to Joint Rule 12) of Michael S. Day and others relative to restaurant delivery commissions during the COVID-19 state of emergency.

By Mr. González of Springfield, a petition (subject to Joint Rule 12) of Carlos González and others for legislation to establish a COVID-19 essential worker burial assistance fund.

By Mr. Hawkins of Attleboro, a petition (subject to Joint Rule 12) of James K. Hawkins and others relative to a COVID-19 presumption for public employees.

By Ms. Peake of Provincetown, a petition (subject to Joint Rule 12) of Sarah K. Peake and Timothy R. Whelan for legislation to designate a certain bridge on state highway Route 137 in the town of Harwich as the hidden wounds memorial bridge.

By the same member, a petition (subject to Joint Rule 12) of Sarah K. Peake and Julian Cyr for legislation to authorize the Nauset Regional School District to enter into renewable energy agreements.
Severally, under Rule 24, to the committee on Rules.

*Papers from the Senate.*

A Bill relative to municipal governance during the COVID-19 emergency (Senate, No. 2680) (on Senate bill No. 2673), passed to be engrossed by the Senate, was read; and it was referred, under Rule 33, to the committee on Ways and Means.

A petition of Walter F. Timilty and William C. Galvin for legislation relative to retirement benefits for Demetrios Promousas, came from the Senate referred, under the suspension of Joint Rule 12, to the committee on Public Service.

The House then concurred with the Senate in the suspension of said rule; and the petition (accompanied by bill, Senate, No. 2694) was referred, in concurrence, to the committee on Public Service.

*Reports of Committees.*

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Patrick Joseph Kearney relative to providing protection for municipal police and fire workers during the COVID-19 emergency. To the committee on Labor and Workforce Development.

Petition (accompanied by bill) of Claire D. Cronin, Jon Santiago and others relative to compensation for paramedics and emergency medical technicians providing ambulance services during the COVID-19 state of emergency. To the committee on Public Service.

Petition (accompanied by bill) of Dylan A. Fernandes that the commissioner of Capital Asset Management and Maintenance be authorized to lease a certain parcel of land to the Martha’s Vineyard Shellfish Group, Inc. To the committee on State Administration and Regulatory Oversight.

Under suspension of the rules, on motion of Mr. Galvin of Canton, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following bills be scheduled for consideration by the House:

The Senate Bill requiring the city of Lowell to transfer certain parcels of land between the park department and the school department (Senate, No. 2636) [Local Approval Received]; and House bills

Relative to the Revere & Son Heritage Trust Corporation (House, No. 4442) [Local Approval Received];

Authorizing the town of Hadley to convey certain a certain parcel of land dedicated for park purposes (House, No. 4589) [Local Approval Received]; and

Authorizing the city of Woburn to use certain land for fire station purposes (House, No. 4636) [Local Approval Received];

Under suspension of Rule 7A, in each instance, on motion of Mr. Wong of Saugus, the bills severally were read a second time forthwith; and they were ordered to a third reading.
By Mr. Chan of Quincy, for the committee on Consumer Protection and Professional Licensure, on House, No. 225, a Bill authorizing the town of Plainville to grant additional licenses for the sale of alcoholic beverages (House, No. 4692) [Local Approval Received].

By the same member, for the same committee, on House, No. 3870, a Bill authorizing the town of Maynard to grant additional alcoholic beverages licenses (House, No. 4693) [Local Approval Received].

By Mr. Murphy of Weymouth, for the committee on Financial Services, on House, No. 919, a Bill relative to fairness in debt collection (House, No. 4694).

By Mr. Parisella of Beverly, for the committee on Public Service, on House, No. 4633, a Bill authorizing the town of Saugus to employ employee Kevin Nichols, an employee of the Saugus Police Department, beyond the retirement age (House, No. 4695) [Local Approval Received].

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Orders of the Day.

The Senate Bill authorizing the city council of the city of Somerville to appoint a clerk of committees and assistant clerks of committees (Senate, No. 2307), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed, in concurrence.

Recess.

At eight minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at three minutes before one o’clock P.M. the House was called to order with Mr. Donato in the Chair.

Emergency Measures.

The engrossed Bill designating a certain playground in the city of Chelsea as the Jack W. Fraser Memorial Playground (see House, No. 4015), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 3 to 0. Sent to the Senate for concurrence.

The engrossed Bill to facilitate the delay of the income tax filing deadline (see House, No. 4677), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 3 to 0. Sent to the Senate for concurrence.
Engrossed Bills.

Engrossed bills
Authorizing the city council of the city of Somerville to appoint a clerk of committees and assistant clerks of committees (see Senate, No. 2307) (which originated in the Senate);
Authorizing David Mottor to purchase creditable service from the contributory retirement board of the city of Easthampton (see House, No. 4205); and
Designating a foot bridge in Lynn Heritage State Park in the city of Lynn as the Gold Star families bridge (see House, No. 4478);
(Which severally originated in the House);
Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

Bills enacted.

At one o’clock P.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

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[48]

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Orders.

The following order (filed by Ms. Cronin of Easton) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

*Ordered*, That, notwithstanding the provisions of Joint Rule 10, the committee on the Judiciary be granted until Friday, July 31, 2020 within which time to make its final report on current House documents numbered 66, 1343, 1346, 1358, 1372, 1383, 1487, 1517, 1537, 1538, 1565, 3263, 3265, 3266, 3274, 3320, 3367, 3420, 3421, 3422, 3452, 3566, 3770, 4238, 4249, 4295 and 4599.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4702), ought to be adopted. Under suspension of the rules, on motion of Ms. Cronin of Easton, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Ms. Cronin of Easton) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

*Ordered*, That, notwithstanding the provisions of Joint Rule 10, the committee on the Judiciary be granted until Tuesday, June 30, 2020 within which time to make its final report on current House documents numbered 4652, 4658, 4659 and 4664.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4703), ought to be adopted. Under suspension of the rules, on motion of Ms. Cronin of Easton, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Petitions.

Petitions severally were presented and referred as follows:

By Ms. Domb of Amherst, a petition (subject to Joint Rule 12) of Mindy Domb and others for legislation to provide residents with access to face coverings for protection during the COVID-19 public health crisis.

By Ms. Garlick of Needham, a petition (subject to Joint Rule 12) of Denise C. Garlick and Rebecca L. Rausch for legislation to establish a sick leave bank for Thomas Hartley, an employee of the Department of Correction.
By Ms. Gouveia of Acton, a petition (subject to Joint Rule 12) of Tami L. Gouveia and others relative to emergency hazard health benefits for essential employees.

By Messrs. Roy of Franklin and Santiago of Boston, a petition (subject to Joint Rule 12) of Jeffrey N. Roy, Jon Santiago and Nika C. Elugardo relative to elections and voting.

Severally, under Rule 24, to the committee on Rules.

**Papers from the Senate.**

A Bill authorizing the city of Fitchburg to change the use of a certain parcel of land acquired for park purposes (Senate, No. 2693) (on Senate bill No. 2419), passed to be engrossed by the Senate, was read; and it was referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

A petition (accompanied by bill, Senate, No. 2681) of Anne M. Gobi and Jonathan D. Zlotnik (by vote of the town) for legislation relative to supplemental reserves in the town of Winchendon, was referred, in concurrence, to the committee on Municipalities and Regional Government.

Petitions were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2700) of Paul R. Feeney, Linda Dean Campbell, Patrick M. O’Connor, James K. Hawkins and other members of the General Court for legislation to provide liability protections for contractors, subcontractors and unions during the COVID-19 Pandemic. To the committee on the Judiciary.

Petition (accompanied by bill, Senate, No. 2701) of Jason M. Lewis, Nika C. Elugardo, Tram T. Nguyen, Michael J. Barrett and other members of the General Court for legislation relative to emergency paid sick time. To the committee on Labor and Workforce Development.

Petition (accompanied by bill, Senate, No. 2702) of Diana DiZoglio, Ryan C. Fattman, Patrick M. O’Connor, Marcos A. Devers and other members of the General Court for legislation to provide COVID-19 emergency financial relief for veterans. To the committee on Veterans and Federal Affairs.

**Reports of Committees.**

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Michael S. Day and others relative to restaurant delivery commissions during the COVID-19 state of emergency. To the committee on Labor and Workforce Development.

Petition (accompanied by bill) of Josh S. Cutler and others relative to zoning for flood insurance rate maps by cities and towns. To the committee on Municipalities and Regional Government.

Petition (accompanied by bill) of Carlos González and others for legislation to establish a COVID-19 essential worker burial assistance fund. To the committee on Public Health.
Petition (accompanied by bill) of James K. Hawkins and others relative to a COVID-19 presumption for public employees. To the committee on Public Service.

Under suspension of the rules, on motion of Mr. Wong of Saugus, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Galvin of Canton, for the committee on Rules, that the Bill establishing a commission on automated decision-making, artificial intelligence, transparency, fairness, and individual rights (House, No. 2701), ought to pass. Referred, under Rule 33, to the committee on Ways and Means.

Engrossed Bills.

The engrossed Bill designating a certain playground in the city of Chelsea as the Jack W. Fraser Memorial Playground (see House, No. 4015) (which originated in the House), in respect to which the Senate had concurred in adoption of the emergency preamble, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill authorizing the town of Sharon to grant 4 additional licenses for the sale of all alcoholic beverages not to be drunk on the premises (see House, No. 4402) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

The House Bill amending the charter of the town of Dedham (House, No. 4080), reported by the committee on Bills in the Third Reading be correctly, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by substitution of a Bill changing the name of the board of selectmen in the town of Dedham to the select board (House, No. 4704), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjoins today, it adjourn to meet Wednesday next at eleven o’clock A.M.; and that notwithstanding the provisions of House Rule 12, the Clerk be authorized to dispense with the printing of a Calendar for said sitting.

At twenty-nine minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Wednesday at eleven o’clock A.M.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.


[49]*
Met according to adjournment at eleven o’clock A.M., pursuant to emergency rules, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Silent Prayer.

During the session the Speaker declared a recess; and at the request of Mr. McGonagle of Everett, the members and employees stood in a moment of silent tribute to the memory of recently retired Everett Police Captain Rick Basteri who passed away suddenly on May 3, 2020. Rick served the city of Everett in the police department since 1983 until his retirement two months ago. He proudly served alongside his wife, Officer Michelle Basteri and his two sons, Joe and Nick, who recently joined the force. He also leaves behind a daughter, Carley and a son, Rick. Captain Basteri was a beloved member of the Everett community and he will be dearly missed.

Message from the Governor.

A message from His Excellency the Governor recommending legislation relative to making appropriations for fiscal year 2020 to authorize certain COVID-19 spending in anticipation of federal reimbursement (House, No. 4707), was filed in the office of the Clerk on Tuesday, May 12.

The message was read; and it was referred, under Rule 30, with the accompanying draft of a bill, to the committee on Ways and Means.

Papers from the Senate.

The House Bill addressing COVID-19 data collection and disparities in treatment (House, No. 4672, amended), came from the Senate passed to be engrossed, in concurrence, with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2703. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading. Subsequently the amendment (having been reported by said committee to be correctly drawn) was considered forthwith.

Pending the question on adoption of the amendment, in concurrence, Mr. Speliotis of Danvers moved that the House concur with the Senate in its amendment with a further amendment by striking out all after the enacting clause (inserted by amendment by the Senate) and inserting in place thereof the text contained in House document numbered 4710.
The further amendment was adopted. The House then concurred with the Senate in its amendment, as amended. Sent to the Senate for concurrence in the further amendment.

The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Public Safety and Homeland Security be granted until June 1, 2020, within which time to make its final report on current Senate document numbered 1401, relative to public safety.

Under suspension of the rules, on motion of Mr. Silvia of Fall River, the order (Senate, No. 2689) was considered forthwith; and it was adopted, in concurrence.

A petition (accompanied by bill, Senate, No. 2699) of Michael J. Barrett and Alice Hanlon Peisch (by vote of the town) for legislation relative to special police in the town of Weston, was referred, in concurrence, to the committee on Public Service.

Reports of Committees.

Mr. Galvin of Canton, for the committee on Rules, reported (under the provisions of House Rules 7B and 7C) an Order relative to special procedures for consideration of the House Bill financing the general governmental infrastructure of the Commonwealth (House, No. 4039) [for order, see House, No. 4709]. The order was adopted.

By Mr. Galvin of Canton, for the committee on Rules, that Joint Rule 7B be suspended on the petition of John J. Mahoney, Hannah Kane and others relative to providing survivor benefits to Ava Roy, the daughter of fallen firefighter Christopher Roy. Under suspension of the rules, on motion of Mr. Wong of Saugus, the report was considered forthwith. Joint Rule 7B was suspended; and the petition (accompanied by bill) was referred to the committee on Public Service. Sent to the Senate for concurrence.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Jeffrey N. Roy, Jon Santiago and Nika C. Elugardo relative to elections and voting. To the committee on Election Laws.

Petition (accompanied by bill) of Tami L. Gouveia and others relative to emergency hazard health benefits for essential employees. To the committee on Labor and Workforce Development.

Petition (accompanied by bill) of Mindy Domb and others for legislation to provide residents with access to face coverings for protection during the COVID-19 public health crisis. To the committee on Public Health.

Petition (accompanied by bill) of Denise C. Garlick and Rebecca L. Rausch for legislation to establish a sick leave bank for Thomas Hartley, an employee of the Department of Correction. To the committee on Public Service.
Under suspension of the rules, on motion of Mr. Wong of Saugus, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the House Bill financing the general governmental infrastructure of the Commonwealth (House, No. 4039), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4708) [Bond Issue: General Obligation Bonds: $1,630,750,000.00].

Under suspension of the rules, on motion of the same member, the bill was read a second time forthwith.

The amendment previously recommended by the committee on Bonding, Capital Expenditures and State Assets,— to amend the bill by substitution of a bill with the same title (House, No. 4154),— was rejected.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill (House, No. 4708) was ordered to a third reading.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

Authorizing the town of Lunenburg to grant an additional license for the sale of wines and malt beverages on the premises to Lanni Orchards (House, No. 4644) [Local Approval Received]; and

Authorizing the town of Maynard to grant additional alcoholic beverages licenses (House, No. 4693) [Local Approval Received];

Under suspension of Rule 7A, in each instance, on motion of the same member, the bills severally were read a second time forthwith; and they were ordered to a third reading.

A report of the committee on Steering, Policy and Scheduling, under the last sentence of Rule 7A, that the Senate Bill authorizing the city of Gloucester to designate certain property for conservation and recreation purposes (Senate, No. 2330) [Local Approval Received], be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Ms. Ferrante of Gloucester, the bill was read a second time forthwith; and it was ordered to a third reading.

A report of the committee on Steering, Policy and Scheduling, under the last sentence of Rule 7A, that the House Bill authorizing the city of Lynn to use certain park land in said city for combined sewer overflow control purposes (House, No. 4362) [Local Approval Received], be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Petrolati of Ludlow, the bill was read a second time forthwith; and it was ordered to a third reading.

Orders of the Day.

The Senate Bill establishing a sick leave bank for Jessica Zamansky, an employee of the Department of Transitional Assistance (Senate No. 2603) (its title having been changed by the committee on Bills in the Third Reading), reported by said committee to be correctly drawn, was read a third time; and it was passed to be engrossed, in concurrence.
House bills
Establishing a sick leave bank for Jennifer Logan, an employee of the Office of the Chief Medical Examiner (House, No. 4655); and
Establishing a sick leave bank for Jennifer Brown, an employee of Department of Children and Families (House, No. 4678) (its title have been changed by the committee on Bills in the Third Reading);
Severally reported by said committee to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

The House report of the committee on Consumer Protection and Professional Licensure, ought NOT to pass (under Joint Rule 10) on the petition (accompanied by bill, House, No. 4288) of Patricia A. Haddad (by vote of the town) that the town of Somerset be authorized to grant additional licenses for the sale of alcoholic beverages to be drunk on the premises in said town, was considered.
Pending the question on acceptance of the report, the petition was recommitted, on motion of Mr. Chan of Quincy.

Recess.

At seventeen minutes after twelve o’clock noon, on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed until five minutes before one o’clock P.M.; and at three minutes after one o’clock the House was called to order with the Mr. Donato in the Chair.

Joint Session of the Two Houses to Consider Specific Amendments to the Constitution.

At three minutes past one o’clock P.M., the two branches met in JOINT SESSION
and were called to order by the Honorable Michael F. Rush.

The Chair (Mr. Rush), the Speaker, members, guests and employees then recited the pledge of allegiance to the flag.

Without action on the matters duly and constitutionally assigned for consideration, on motion of Mr. Tarr, at six minutes past one o’clock P.M., the joint session was recessed until one o’clock P.M., on Wednesday, December 16, 2020; and the Senate withdrew from the House Chamber under the escort of the Sergeant-at-Arms.

Quorum.

The Speaker having taken the Chair,—
As required under the provision of Emergency Rule 2(4), a roll call was taken for the purpose of ascertaining the presence of a quorum; and on the roll call 156 members were recorded as being in attendance.

[See Yea and Nay No. 167 in Supplement.]

Therefore a quorum was present.

Subsequently a statement of Mr. Dooley of Norfolk was spread upon the records of the House, as follows:

MR. SPEAKER: I would like to call to the attention of the House the fact that on the previous quorum roll call I was unable to connect with my Division Monitor due to technical difficulties and was therefore not recorded as being present.

Engrossed Bills – Land Takings.

The engrossed Bill authorizing the commissioner of Capital Asset Management and Maintenance to grant an easement in the town of Princeton (see House, No. 4184) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 157 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 168 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the Speaker and sent to the Senate.

The engrossed Bill authorizing the city of Springfield to convert the use of park land at DeBerry park for a new elementary school and to replace it with additional park land in the city of Springfield (see House, No. 4277) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 157 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 169 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the Speaker and sent to the Senate.

Engrossed Bill – State Loan.

The engrossed Bill to facilitate the delay of the income tax filing deadline (see House, No. 4677) (which originated in the House), in respect to which the Senate had concurred in adoption of the emergency preamble, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a “loan” bill as defined by Section 3 of Article LXII of the Amendments to the Constitution); and on the roll call 157 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 170 in Supplement.]
Therefore the bill was passed to be enacted; and it was signed by the Speaker and sent to the Senate.

Order.

On motion of Mrs. Haddad of Somerset,—

 Ordered, That when the House adjourns today, it adjourn to meet on tomorrow at eleven o’clock A.M.

At six minutes before two o’clock P.M., on motion of Mr. Jones of North Reading (the Speaker being in the Chair), the House adjourned, to meet the following day at eleven o’clock A.M., in an Informal Session.
JOURNAL OF THE HOUSE.

THURSDAY, MAY 14, 2020.

[50]
Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Order.

The following order (filed by Ms. Decker of Cambridge) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Mental Health, Substance Use and Recovery be granted until Wednesday, July 15, 2020 within which time to make its final report on current House documents numbered 1697, 1699, 1709, 1716, 1733, 1734, 1736, 1745 and 1748.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4712), ought to be adopted. Under suspension of the rules, on motion of Ms. Decker of Cambridge, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Petitions.

Petitions severally were presented and referred as follows:

By Representative Carey of Easthampton and Senator Comerford, a joint petition (accompanied by bill, House, No. 4714) of Daniel R. Carey and Joanne M. Comerford (by vote of the town) that the town of Hadley be authorized to convey a conservation restriction on certain parcels of land in said town to Kestrel Land Trust. To the committee on Municipalities and Regional Government.

By Mr. Naughton of Clinton, a petition (accompanied by bill, House, No. 4715) of Harold P. Naughton, Jr., (by vote of the town) that the town of Boylston be authorized to continue the employment of police chief Anthony Sahagian, notwithstanding the maximum age requirement. To the committee on Public Service.

Petitions severally were presented and referred as follows:

By Mr. Capano of Lynn, a petition (subject to Joint Rule 12) of Peter Capano and others relative to manufacturing and factory worker protection from the COVID-19 pandemic.

By Messrs. Gordon of Bedford and Rogers of Cambridge, a petition (subject to Joint Rule 12) of Kenneth I. Gordon, David M. Rogers and others for legislation to create a presumption of relatedness for essential workers suffering from COVID-19.
By Mr. Hawkins of Attleboro, a petition (subject to Joint Rule 12) of James K. Hawkins and others relative to certain financial obligations and forbearance for the duration of the COVID-19 outbreak.

By Messrs. Lawn of Watertown and Moran of Boston, a petition (subject to Joint Rule 12) of John J. Lawn, Jr., Michael J. Moran and others relative to safety and participation in the 2020 state elections in response to COVID-19.

By Representative McMurtry of Dedham and Senator Rush, a joint petition (subject to Joint Rule 12) of Paul McMurtry, Michael F. Rush and others relative to quorum requirements for open town meetings during the COVID-19 pandemic.

Severally, under Rule 24, to the committee on Rules.

Reports of Committees.

Mr. Galvin of Canton, for the committee on Rules, reported (under the provisions of House Rules 7B and 7C) an Order relative to special procedures for consideration of the House Bill financing the general governmental infrastructure of the Commonwealth (House, No. 4708) [for order, see House, No. 4711]. The order was adopted.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the House Bill authorizing the town of Saugus to employ Kevin Nichols, an employee of the Saugus Police Department, beyond the retirement age (House, No. 4695) [Local Approval Received], be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Wong of Saugus, the bill was read a second time forthwith; and it was ordered to a third reading.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the House Bill relative to fairness in debt collection (House, No. 4694), be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Wong of Saugus, the bill was read a second time forthwith.

Pending the question on ordering the bill to a third reading, it was referred, on motion of Mr. Michlewitz of Boston, to the committee on Ways and Means.

A report of the committee on Steering, Policy and Scheduling, under the last sentence of Rule 7A, that the House Bill exempting all positions in the city known as the town of Franklin’s fire department from the civil service law (House, No. 4411) [Local Approval Received], be scheduled for consideration by the House (the time within which said committee is required to report having expired).

Under suspension of Rule 7A, on motion of Mr. Wong of Saugus, the bill was read a second time forthwith; and it was ordered to a third reading.

Report of the committee on Revenue, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 4634) of Liz Miranda and others relative to financial assistance, health care access and small business grants in response to the COVID-19 outbreak.

Under suspension of the rules, on a motion of Mr. Cusack of Braintree, the report was considered forthwith. Pending the question on acceptance of the report, the petition was recommitted, on motion of the same member.
By Mr. Hay of Fitchburg, for the committee on Labor and Workforce Development, on House, No. 4625, a Bill relative to COVID-19 emergency unemployment insurance expansion (House, No. 4713).

By Mr. O’Day of West Boylston, for the committee on Municipalities and Regional Government, on a petition, a Bill to protect pets in the Commonwealth (House, No. 1773) [Representatives Hecht of Watertown and DuBois of Brockton dissenting].

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

Orders of the Day.

The Senate Bill authorizing the town of Boxford to grant 2 additional licenses for the sale of all alcoholic beverages to be drunk on the premises (Senate, No. 2366), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Mr. Speliotis of Danvers then moved to amend it by striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4716. The amendment was adopted.

The bill, as amended, then was passed to be engrossed, in concurrence. The bill (Senate, No. 2366, amended) then was sent to the Senate for concurrence in the amendment.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

At fourteen minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.

MONDAY, MAY 18, 2020.

[51]

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Petitions.

Representative Lipper-Garabedian of Melrose and Senator Lewis presented a joint petition (accompanied by bill, House, No. 4725) of Kate Lipper-Garabedian and Jason M. Lewis (with the approval of the mayor and city council) that the city of Melrose be authorized to convert up to three licenses for the sale of wine and malt beverages to be drunk off the premises to licenses for the sale of all alcoholic beverages to be drunk off the premises; and the same was referred to the committee on Consumer Protection and Professional Licensure. Sent to the Senate for concurrence.

Petitions severally were presented and referred as follows:

By Ms. Gouveia of Acton, a petition (subject to Joint Rule 12) of Tami L. Gouveia and others relative to the safety, accessibility, and fairness of elections.

By Ms. Hogan of Stow, a petition (subject to Joint Rule 12) of Kate Hogan for legislation to expand access to patio dining.

By Messrs. Lawn of Watertown and Stanley of Waltham, a petition (subject to Joint Rule 12) of John J. Lawn, Jr., and Thomas M. Stanley that the University of Massachusetts be authorized to convey a certain parcel of land and buildings to the city of Waltham.

Severally, under Rule 24, to the committee on Rules.

Paper from the Senate.

A petition of Paul R. Feeney for legislation for safe, healthy and inclusive elections, came from the Senate referred, under suspension of Joint Rule 12, to the committee on Election Laws.

The House then concurred with the Senate in the suspension of said rule; and the petition (accompanied by bill, Senate, No. 2709) was referred, in concurrence, to the committee on Election Laws.

Reports of Committees.
By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of John J. Lawn, Jr., Michael J. Moran and others relative to safety and participation in the 2020 state elections in response to COVID-19. To the committee on Election Laws.

Petition (accompanied by bill) of James K. Hawkins and others relative to certain financial obligations and forbearance for the duration of the COVID-19 outbreak. To the committee on Financial Services.

Petition (accompanied by bill) of Peter Capano and others relative to manufacturing and factory worker protection from the COVID-19 pandemic; and

Petition (accompanied by bill) of Kenneth I. Gordon, David M. Rogers and others for legislation to create a presumption of relatedness for essential workers suffering from COVID-19;

Severally to the committee on Labor and Workforce Development.

Joint petition (accompanied by bill) of Paul McMurtry, Michael F. Rush and others relative to quorum requirements for open town meetings during the COVID-19 pandemic. To the committee on Municipalities and Regional Government.

Under suspension of the rules, on motion of Mr. Wong of Saugus, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that that House Bill authorizing the town of Plainville to grant additional licenses for the sale of alcoholic beverages (House, No. 4692) [Local Approval Received], be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Wong of Saugus, the bill was read a second time forthwith; and it was referred to a third reading.

A report of the committee on Steering, Policy and Scheduling, under the last sentence of Rule 7A, that the House Bill authorizing the town of Webster to make permanent improvements to private ways and assess betterments therefor (House, No. 4422) [Local Approval Received], be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Wong of Saugus, the bill was read a second time forthwith; and it was ordered to a third reading.

By Ms. Decker of Cambridge, for the committee on Mental Health, Substance Use and Recovery, on House, No. 1712, a Bill relative to preventing overdose deaths and increasing access to treatment (House, No. 4723) [Representatives Scaccia of Boston, Whipps of Athol, Crocker of Barnstable and Sullivan of Abington dissenting]. Referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Mr. Parisella of Beverly, for the committee on Public Service, on House, No. 4706, a Bill establishing a sick leave bank for Rebecca L. Stratford, an employee of [sic] Department of Correction (House, No. 4724). Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

By Mr. Golden of Lowell, for the committee on Telecommunications, Utilities and Energy, recommending that the communication from the Division of Energy Resources of the Executive Office of Energy and Environmental Affairs (under the COVID-19, state elections.

COVID-19, financial obligations.

COVID-19, factories.

COVID-19, essential workers.

Town meetings, quorum.

Plainville, liquor licenses.

Webster, private ways.

Overdoses, prevention.

Rebecca Stratford, sick leave.

Division of Energy Resources,
provisions of section 12 of Chapter 25A of the General Laws) submitting regulations to 225 CMR 21, Clean Peak Energy Portfolio Standard (CPS) (House, No. 4581), be placed on file. Under Rule 42, the report was considered forthwith; and it was accepted. Sent to the Senate for concurrence.

Emergency Measure.

The engrossed Bill establishing a sick leave bank for Jessica Zamansky, an employee of the Department of Transitional Assistance (see Senate, No. 2603), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 3 to 0. Sent to the Senate for concurrence.

Orders of the Day.

Senate bills
Authorizing the city of Gloucester to designate certain property for conservation and recreation purposes (Senate, No. 2330); and
Requiring the city of Lowell to transfer certain parcels of land between the park department and the school department (Senate, No. 2636);
 Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time; and they were passed to be engrossed, in concurrence.

The House Bill designating a certain bridge in the city of Woburn as the Vietnam Veterans memorial bridge (House, No. 4206), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—
Ordered, That when the House adjourns today, it adjourn to meet on Wednesday next at eleven o’clock A.M.; and that notwithstanding the provisions of House Rule 12, the Clerk be authorized to dispense with the printing of a Calendar for said sitting.

At sixteen minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Wednesday at eleven o’clock A.M.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.


[52]*
Met according to adjournment at eleven o’clock A.M., under emergency rules, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Statement Concerning Representative Meschino of Hull.

A statement of Ms. Hogan of Stow concerning Ms. Meschino of Hull was spread upon the records of the House, as follows:

MR. SPEAKER: I would like to call to the attention of the House the fact that one of our colleagues, Representative Meschino of Hull, is unable to participate in today’s formal session since she unexpectedly must attend to a personal family matter. Had she been present she would vote in the affirmative on the question on passing to be engrossed House, No. 4708, An Act financing the general governmental infrastructure of the Commonwealth. Her missing of roll calls today is due entirely to the reason stated.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Kate Hogan for legislation to expand access to patio dining. To the committee on Consumer Protection and Professional Licensure.

Petition (accompanied by bill) of Tami L. Gouveia and others relative to the safety, accessibility, and fairness of elections. To the committee on Election Laws.

Under suspension of the rules, on motion of Mr. Wong of Saugus, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Galvin of Canton, for the committee on Rules, that the Bill relative to a supportive technology commission (House, No. 4493), ought to pass. Referred, under Rule 33, to the committee on Ways and Means.

By Mr. Parisella of Beverly, for the committee on Public Service, on House, Nos. 18, 20, 55, 2156, 2158, 2159, 2160, 2161, 2165, 2166, 2169, 2171, 2174, 2175, 2178, 2179, 2180, 2181, 2182, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2197, 2198, 2199, 2202, 2203, 2204, 2205, 2206, 2208, 2210, 2211, 2214, 2216, 2217, 2218, 2220, 2221, 2223, 2224, 2225, 2226, 2228, 2231, 2232, 2233, 2234, 2235, 2238, 2239, 2240, 2241, 2242, 2244, 2245, 2246,
2247, 2252, 2253, 2254, 2255, 2257, 2258, 2259, 2263, 2265, 2267, 2268, 2270,
2271, 2272, 2273, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284,
2286, 2287, 2289, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300,
2301, 2302, 2303, 2304, 2305, 2306, 2309, 2310, 2311, 2313, 2314, 2315, 2316,
2318, 2320, 2322, 2323, 2324, 2326, 2327, 2328, 2329, 2331, 2334, 2335, 2336,
2337, 2338, 2340, 2341, 2342, 2344, 2345, 2347, 2348, 2349, 2350, 2351, 2354,
2357, 2359, 2364, 2365, 2367, 2368, 2370, 2371, 2372, 2374, 2375, 2377, 2379,
2386, 3578, 3591, 3730, 3748, 3784, 3785, 3811, 3928, 3932, 4104 and 4150
an
Order relative to authorizing the committee on Public Service to make an
investigation and study of certain House documents concerning retirement, benefits
and other public service issues (House, No. 4722) [Representative Whelan of Brewster dissenting]. Referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

Subsequently, Mr. Galvin of Canton, for said committees, reported asking to be
discharged from further consideration of the order; and recommending that the same
be referred to the House committee on Rules. Under Rule 42, the report was
considered forthwith; and it was accepted.

Mr. Galvin of Canton, for said committee on Rules, on the foregoing order, then
reported, in part, asking to be discharged from further consideration of the petition
(accompanied by bill, House, No. 2169) of Richard A. Drury for legislation to
authorize the Franklin Regional Retirement Board to grant Richard Drury 5 years of
creditable service,— and recommending that the same be recommitted to the
committee on Public Service. Under Rule 42, the report was considered forthwith;
and it was accepted.

Orders of the Day.

The House Bill financing the general governmental infrastructure of the
Commonwealth (House, No. 4708), reported by the committee on Bills in the Third
Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, further consideration
thereof was postponed, on motion of Mr. Michlewitz of Boston, until the hour of one
o’clock P.M.

At ten minutes after eleven o’clock A.M., the Chair (Mr. Donato of Medford)
declared a recess until one o’clock P.M.; and at one minute after one o’clock the
House was called to order with the Speaker in the Chair.

As required under the provision of Emergency Rule 2(4), a roll call was taken
for the purpose of ascertaining the presence of a quorum; and on the roll call 156
members were recorded as being in attendance.

[See Yea and Nay No. 171 in Supplement.]

Therefore a quorum was present.

After remarks on the question on passing the bill to be engrossed, Mr. Michlewitz of Boston and others then moved to amend it in section 2, in item 1790-
3009, in line 64, by inserting after the word “benefits” the following: “; provided
further, that the secretary of labor and workforce development shall submit
semiannual reports on the progress of the development, implementation and
deployment of an online delivery system for unemployment compensation benefits to
the clerks of the house of representatives and the senate, the chairs of the house and
senate committees on ways and means and the chairs of the joint committee on labor
and workforce development; provided further, that no later than 270 days before said

Richard
Drury,—
creditable
service.

Governmental
infrastructure
bonds.

Recess.

Quorum,—
ycr and nay
No. 171.
online delivery system becomes available for public use, the secretary of labor and workforce development shall submit to the chairs of the joint committee on labor and workforce development a plan for the deployment of said online system, and an update on the progress of the development of said online delivery system, including a demonstration of the design and access to said online system and alternate methods of access for individuals with barriers to access including, but not limited to, those without internet access, those with limited English proficiency or individuals with disabilities; provided further, that said plan shall be made available for public review and comment; provided further, that the secretary of labor and workforce development shall hold a public hearing, with at least 30 days’ notice, no later than 180 days said online delivery system becomes available for public use; provided further, that no later than 90 days before said online delivery system becomes available for public use, the secretary of labor and workforce development shall submit a report to the chairs of the joint committee on labor and workforce development, which shall include: (i) a summary of the testimony received, (ii) a description of any recommendations received, (iii) whether the executive office of labor and workforce development took any action on the recommendations received, and (iv) if no action was taken, a description as to why no action was taken on the recommendation received”;

In section 2A, in item 1599-7064, in line 83, by inserting after the year: “2020” the following: “; provided further, that grants shall be used to ensure fair and equitable access to technology across the commonwealth and to address the needs of vulnerable populations, including addressing barriers for students with disabilities, English learners and homeless, low-income, and at-risk students, including those in gateway municipalities, as defined in section 3A of chapter 23A of the General Laws”; and in said item by striking out the figures: “25,000,000” and inserting in place thereof the figures: “40,000,000”;

In section 2B, in item 1599-1952, in line 109, by adding the following: “; provided, that priority for grants shall be given to completely unserved premises located in a municipality; and provided further, that not less than $500,000 shall be expended for competitive grants to regional planning agencies facilitating technical assistance to multiple municipalities engaging in regional broadband infrastructure planning”; and in said item by striking out the figures: “20,000,000” and inserting in place thereof the figures: “20,500,000”;

In section 2C by inserting after item 1102-2020 the following item:
“1102-5701 For the design and construction of a regional justice center to be located in the jurisdiction of the Natick or Framingham District Courts, and to replace the current Framingham District Court Building……………………………………$15,000,000”; By inserting after item 1107-2410 the following item:
“Department of Revenue
1201-0001 For the division of local services within the department of revenue, for grants to carry out the Community Compact Information Technology Grant Program established in conjunction with Executive Order 554 ……………………….. $5,000,000”;

In item 7000-9092, in line 192, by striking out the figures: “100,000,000” and inserting in place thereof the figures: “115,000,000”; and By inserting after said item the following two items:
“EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES
Office of the Secretary
4000-0123 For capital costs associated with facilitating the development of a
system to allow applicants and recipients of MassHealth and Medicare Savings Program, also known as MassHealth Buy In, the option to both (i) initiate an application for federal supplemental nutrition assistance program benefits at the time of application or renewal for medical assistance and (ii) authorize the Division of Medicaid to submit said application to the department of transitional assistance.

Department of Public Health

4510-2020 For federally qualified health centers to promote business continuity and operational resiliency through adopting technological hardware and software solutions to protect medical and business data; provided, that $1,000,000 shall be made available to the East Boston Neighborhood Health Center Corporation to adopt hosting solutions for critical medical and business data and to extend electronic medical record resources to other entities to advance cyber security and operational efficiencies.

In section 2F, in item 2511-0123, in line 243, by striking out the following: “and (iii)” and inserting in place thereof the following: “(iii) expansion of storage and food preparation areas for food banks, food pantries, or food distribution organizations; (iv) the purchase or lease of point-of-sale devices to provide to retailers at no cost to provide curbside pick-up and curbside payment service, including payment using Electronic Benefits Transfer cards; and (v)” and in said item by striking out the figures: “36,000,000” and inserting in place thereof the figures: “36,500,000”;

By inserting after said section 2F the following section:

“SECTION 2G.

EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE

Office of the Secretary

1100-2514 For grants to public and nonprofit entities for improvements to local information technology and other capital needs; provided, that not less than $150,000 shall be expended for the city of Somerville to establish the department of public works as the core network redundancy site for the purposes of network and firewall improvements; provided further, that not less than $150,000 shall be expended for the city of Somerville to acquire backup appliances to reduce backup time and ensure critical disaster and cybersecurity recovery speeds; provided further, that not less than $1,000,000 shall be made available to communities in Berkshire county to determine the cost of constructing a municipal broadband network; provided further, that not less than $500,000 shall be expended for the city of New Bedford for Buttonwood Park Zoological Society, Inc.’s infrastructure improvements for the animal ambassador and nature connection education center projects; provided further, that not less than $100,000 shall be expended to the city of Brockton for projects related to cybersecurity and information technology upgrades; provided further, that not less than $100,000 shall be expended to the Brockton housing authority for an enhanced security camera system at Campello high rise in the city of Brockton; provided further, that not less than $100,000 shall be expended to the Easton housing authority for an enhanced security camera system for Elise circle and Parker terrace in the town of Easton; provided
further, that not less than $100,000 shall be expended to the Brockton housing authority for an enhanced security camera system for Sullivan towers in the city of Brockton; provided further, that not less than $100,000 shall be expended for e-permitting, geographic information system and technology-based service delivery software for the town of Easton; provided further, that not less than $500,000 shall be expended for information technology upgrades for the town of Braintree; provided further, that not less than $500,000 shall be expended for information technology upgrades for the town of Randolph; provided further, that not less than $500,000 shall be expended for information technology improvements in the town of Pembroke; provided further, that not less than $715,000 shall be expended for information technology improvements in the town of Methuen; provided further, that not less than $300,000 shall be expended for information technology upgrades for the town of Amherst; provided further, that not less than $400,000 shall be expended for a city-wide land use and permitting system in the city of Worcester; provided further, that not less than $500,000 shall be expended for information technology improvements for the town of Milton; provided further, that not less than $350,000 shall be expended for the city of Pittsfield to support the creation and deployment of a Wi-Fi access system to all family-based public housing complexes; provided further, that not less than $1,700,000 shall be expended for OpenCape Corporation network to provide services to the county of Dukes and Nantucket counties, the town of Falmouth and the outer and lower cape; provided however, that of the total amount, not less than $1,313,749 shall be provided to extend services to the communities on the outer and lower cape; provided further, that not less than $450,000 shall be expended for the completion of handicap accessibility improvements to municipally owned buildings in the city known as the town of West Springfield; provided further, that not less than $500,000 shall be expended for cyber security technology cloud infrastructure upgrades for the city of Fall River; provided further, that not less than $237,000 shall be expended for information technology upgrades for the town of Canton and the Canton public library; provided further, that not less than $100,000 shall be expended for the town of Avon to move financial software to the cloud for increased security and improved remote operations; provided further, that not less than $50,000 shall be expended for the town of Avon for a project to connect infrastructures to the town fiber network; provided further, that not less than $61,200 shall be expended to update town hall conference room streaming technology for the local cable services in the town of Stoughton; provided further, that not less than $43,366 shall be expended to update public library conference room streaming technology for the local cable services in the town of Stoughton; provided further, that not less than $500,000 shall be expended for the city of Medford to upgrade the city’s financial management software; provided
further, that not less than $200,000 shall be expended for improvements to Haines square in the city of Medford; provided further, that not less than $75,000 shall be expended for improvements to Carr park in the city of Medford; provided further, that not less than $375,000 shall be provided to the town of Arlington for the installation of outdoor public Wi-Fi; provided further, that not less than $90,000 shall be provided to the town of Medfield for the implementation of server upgrades to improve the town of Medfield’s cybersecurity; provided further, that not less than $15,000 shall be provided to the town of Medfield for the implementation of an electronic payroll program; provided further, that not less than $50,000 shall be directed to the city of Marlborough for the Marlborough public library; provided further, that not less than $150,000 shall be expended for equipment and software upgrades for the advancement of online services and web accessibility in the town of Bedford; provided further, that not less than $150,000 shall be provided for the new North citizens council for youth and senior IT data instruction program in the city of Springfield; provided further, that not less than $50,000 shall be expended for a lighting project for the Marlborough district court clock Tower; provided further, that not less than $110,000 shall be expended for upgrades for the Northborough free library; provided further, that not less than $30,400 shall be expended for upgrades to allow for social distancing and updated technology capabilities, connectivity and access at the Westborough public library; provided further, that not less than $60,000 shall be expended for the digitization of municipal records in the city of Woburn; provided further, that not less than $100,000 shall be expended for federal Americans with Disabilities Act accessibility requirements for the city of Fitchburg city hall; provided further, that not less than $50,000 shall be expended for technology upgrades in the town of Ipswich; provided further, that not less than $45,000 shall be expended for a computer and equipment replacement plan in the town of North Reading; provided further, that not less than $1,000,000 shall be expended on the restoration and renovation of old town hall in the town of Walpole; provided further, that not less than $100,000 shall be expended for information technology upgrades to the city of Newburyport; provided further, that not less than $85,000 shall be expended for the city of Worcester to create an online document portal for electronic workflow that will interface electronically with the city’s current document repository; provided further, that not less than $50,000 shall be provided to the town of Leicester to replace a copper line telephone system to provide consistent telephone line service at the Leicester senior center; provided further, that no less than $20,000 shall be provided to the town of Leicester to replace and upgrade computers for town offices and the police department; provided further, that not less than $15,000 shall be provided to the town of Leicester to purchase new enterprise firewalls for security; provided further, that not less than $50,000 shall be provided to
the town of Millis for an information technology mobility, resilency, and efficiency project; provided further, that not less than $500,000 shall be provided to the town of Natick for an online permitting and licensing system; provided further, that not less than $100,000 shall be provided to the town of Natick for upgrades to the water and sewer supervisory control and data acquisition system; provided further, that not less than $150,000 shall be expended for a generator to ensure continuity of services for Melrose city hall in the city of Melrose; provided further, that not less than $1,800,000 be provided to the city of Worcester for replacing the enterprise resource planning system; provided further, that not less than $300,000 shall be expended equally to the towns of Hinsdale and Peru for elimination of unserved areas and completion of their broadband networks; provided further, that not less than $400,000 shall be expended to the Franklin Regional Council of Governments for the incident management team revolving fund; provided further, that not less than $250,000 shall be expended to enhance the city of Everett virtual city hall operations to include additional equipment, capital related services and upgrades to better serve the public; provided further, that not less than $2,000,000 shall be expended for the city of Lawrence for information technology and network upgrades; provided further, that not less than $100,000 shall be expended for network and computer upgrades for the Methuen Arlington neighborhood youth center; provided further, that not less than $50,000 shall be expended for upgrades to the financial management software in the town of Upton; provided further, that not less than $120,000 shall be expended to the town of Grafton for technological upgrades, including the transition from copper to fiber lines and converters, as well as additional receiver sites to improve radio transmission; provided further, that not less than $50,000 shall be expended to the town of Northbridge for technological improvements, including emergency operations center infrastructure upgrades; provided further, that not less than $200,000 shall be expended for the town of Andover for upgrades to town buildings relative to the federal Americans with Disabilities Act; provided further, that not less than $20,000 shall be expended for equipment upgrades for the advancement of online services for the Beaman memorial public library in the town of West Boylston; provided further, that not less than $600,000 shall be expended for equipment upgrades for the advancement of wireless network accessibility in the city of Worcester; provided further, that not less than $60,000 shall be expended for the digitization of municipal records in the town of Wellesley; provided further, that not less than $1,000,000 shall be expended for the Springfield redevelopment authority collaborative cyber security initiative at Springfield union station in the city of Springfield; provided further, that not less than $200,000 shall be expended for the upgrading of the city of Springfield computer equipment to enhance the network's information technology efficiency and security protocol
measures; provided further, that not less than $750,000 shall be expended for the city wide fiber initiative for the upgrade of the fiber network in the city of Springfield; provided further, that not less than $300,000 shall be expended for the storage area network server for the city of Springfield for the enhancement of the city’s network; provided further, that not less than $120,000 shall be expended for a cybersecurity assessment in the town of Arlington; provided further, that not less than $24,000 shall be expended for an artificial intelligence system for email security in the town of Belmont; provided further, that not less than $60,000 shall be expended for a content management financial system for the town of Belmont; provided further, that not less than $100,000 shall be expended for the One Bead Project to expand access to technology for low-income families in the cities of Boston and Chelsea; provided further, that not less than $50,000 shall be directed to the town of Southampton for a generator and related equipment for municipal telecommunications infrastructure, public safety, and security improvements in town facilities; provided further, that not less than $50,000 shall be provided to the Northampton Survival Center, Inc. for the full restoration of onsite services; provided further, that not less than $500,000 shall be expended for information technology upgrades in the town of Winthrop; provided further, that not less than $500,000 shall be expended for the coastal foodshed initiative in the greater New Bedford area for the purposes of facilitating increased access to farm stands and food hubs by enabling mobile delivery and associated technical support services; provided further, that not less than $100,000 shall be expended for equipment upgrades for the advancement of online services for the Malden public library in the city of Malden; provided further, that not less than $100,000 shall be expended for equipment upgrades for the advancement of online services for Malden city hall in the city of Malden; provided further, that not less than $95,000 shall be expended for a cloud-based virtual data center for critical systems in the town of Brookline; and provided further, that not less than $100,000 shall be expended for the expansion and enhancement of the existing Heywood Healthcare handle with care evidence-based childhood trauma mitigation program model and to add a virtual platform to support facilitation of the handle with care program in a virtual environment……………………………………. $23,460,966

EXECUTIVE OFFICE OF EDUCATION
Department of Elementary and Secondary Education

1599-7067  For grants to cities, towns, school districts and nonprofit entities for improvements to public school information technology and other capital needs; provided, that not less than $250,000 shall be expended for technology upgrades in Brockton public schools;
provided further, that not less than $50,000 shall be expended for technology upgrades in Easton public schools; provided further, that not less than $200,000 shall be expended for technological improvements for Holbrook public schools; provided further, that not less than $500,000 shall be expended for technological improvements for Braintree public schools; provided further, that not less than $500,000 be expended for technological improvements for Randolph public schools; provided further, that not less than $300,000 shall be expended for system-wide upgrades for the town of Stoneham public school District; provided further, that not less than $330,000 shall be expended for electronic learning devices in Medford public schools; provided further, that not less than $350,000 shall be expended to Sudbury public schools for technology and health and safety improvements; provided further, that not less than $175,000 shall be expended for technology infrastructure upgrades at Burlington public schools; provided further, that not less than $175,000 shall be expended for technology infrastructure upgrades at Bedford public schools; provided further, that not less than $100,000 shall be expended for fire alarm upgrade at the Lunenburg primary school; provided further, that not less than $45,000 shall be expended for technology instructional equipment for the school system in the town of North Reading; provided further, that not less than $100,000 shall be expended for information technology equipment upgrades to Amesbury public schools in the city of Amesbury; provided further, that not less than $55,000 shall be expended for camera and security infrastructure at Leicester high school to connect into police department monitoring for safety of all students; provided further, that not less than $75,000 be expended for security fencing and video equipment for Goddard elementary school, Woodland academy and Claremont academy in the city of Worcester; provided further, that not less than $100,000 shall be expended to the Ashland Public Schools for technology and health and safety improvements; provided further, that not less than $100,000 shall be directed to the Framingham Public Schools for technology and health and safety improvements; provided further, that not less than $150,000 shall be expended for information technology equipment upgrades for the Melrose Public Schools; provided further, that not less than $1,000,000 shall be provided to the city of Everett for electronic learning devices for all Everett students and OTIS for educators; and provided further, that not less than $2,000,000 shall be expended for infrastructure upgrades on the campus of Essex North Shore Agricultural and Technical School in the Hathorne section of Danvers.

EXECUTIVE OFFICE OF PUBLIC SAFETY AND SECURITY
Office of the Secretary
8000-0704 For grants to public and nonprofit entities for investments in public safety information technology, equipment and other capital needs; provided, that not less than $80,000 shall be expended for the city of Somerville to purchase fire hardware necessary for the security
and safety of residents; provided further, that not less than $300,000 shall be expended for the expansion of the Hampshire Hills Emergency Communication System Project to provide the critical emergency infrastructure improvements necessary to serve the needs of emergency responders in Hampshire, Hampden and Franklin counties; provided further, that not less than $300,000 shall be expended for the modernization of communications systems and equipment for the town of Stoneham police department; provided further, that not less than $300,000 shall be expended for the modernization and upgrade of emergency communications systems in the town of Winchester; provided further, that not less than $300,000 shall be expended for modernization of communications systems and safety equipment for the town of Winchester fire department; provided further, that not less than $228,000 shall be expended for technology-related needs for the Methuen fire department including a Zetron system upgrade, back-up generator, computer-aided dispatch and thermal imaging devices; provided further, that not less than $144,000 shall be expended to purchase radios for the Canton fire department in the town of Canton; provided further, that not less than $90,000 shall be expended to purchase an upgraded radio system for the Canton police department; provided further, that not less than $30,000 shall be provided for cybersecurity, software and infrastructure upgrades for the fire department of the town of Avon; provided further, that $30,000 shall be expended for crime control and prevention software in the town of Avon; provided further, that not less than $30,000 shall be expended for the purpose of updating information technology equipment for the fire department in the town of Stoughton; provided further, that not less than $32,868 shall be expended for the purpose of updating information technology equipment for the detective and patrol divisions of the police department in the town of Stoughton; provided further, that not less than $100,000 shall be expended for Americans with Disabilities Act accessibility requirements for the city of Fitchburg police department; provided further, that not less than $300,000 shall be expended for the Essex County Sheriff’s department for the replacement of the electronic security system for locks and cameras at the Middleton House of Correction; provided further, that not less than $50,000 shall be expended for upgraded security systems in the town of North Reading; provided further, that not less than $70,000 shall be expended for wireless fire alarm box receiving equipment in the town of North Reading; provided further, that not less than $275,000 shall be provided for the purchase of radio repeaters and machinery to sterilize and dispose of needles and other medical waste for the Sharon fire department; provided further, that not less than $200,000 be provided to the town of Natick for public safety scheduling and records management software; provided further, that not less than $150,000 shall be expended for capital repairs, utility upgrades and emergency backup power generators at the Ferry Street fire station and 911
Call-Center in Everett; provided further, that not less than $150,000 shall be expended for the feasibility, design and engineering for a new police station headquarters in Everett; provided further, that not less than $250,000 shall be expended for the city of Lawrence for upgrades to police cruiser computer technology; provided further, that not less than $50,000 shall be expended to the town of Northbridge for technological improvements, including server upgrades to the police station network; provided further, that not less than $35,000 shall be expended to the town of Grafton for upgrades to the police station’s fingerprint software; provided further, that not less than $200,000 shall be expended to replace a fire communication tower for the Plymouth fire department in the town of Plymouth; provided further, that not less than $60,000 shall be expended for the town of North Andover to purchase and install a bi-directional amplifier antenna; provided further, that not less than $150,000 shall be expended to purchase a new fire rescue vehicle to replace current end-of-life vehicle operating in the Tewksbury fire department; provided further, that not less than $85,000 shall be expended for the purchasing of thermal imaging cameras for the fire department in the town of Wellesley; provided further, that not less than $150,000 shall be expended to purchase vehicle-mounted computers for the Wilmington fire department; provided further, that not less than $18,000 shall be expended to purchase new radio equipment to supplement and replace current stock for the Wilmington fire and police departments; provided further, that not less than $250,000 shall be expended to purchase a new ambulance to replace current end-of-life vehicle operating in the Tewksbury fire department; provided further, that not less than $18,000 shall be expended to purchase vehicle-mounted computers for the Wilmington fire department; provided further, that not less than $25,000 shall be expended for a GIS-based permitting system for the Belmont fire department in the town of Belmont; provided further, that not less than $50,000 shall be directed to the town of Westhampton for planning, studies, preparation of plans and designs for a public safety complex and the necessary infrastructure equipment; provided further, that not less than $500,000 shall be expended to purchase a new fire engine to replace outdated equipment for the Malden fire department in the city of Malden; and provided further, that not less than $100,000 shall be expended for the replacement of outdated vehicles for the Malden police department in the city of Malden.

In section 8, in line 270, by striking out the figures: “55,000,000” and inserting in place thereof the figures: “70,000,000”;

In section 9, in line 281, by striking out the figures: “20,000,000” and inserting in place thereof the figures: “20,500,000”;

In section 10, in line 292, by striking out the figures: “722,250,000” and inserting in place thereof the figures: “772,250,000”;

In section 13, in line 324, by striking out the figures: “36,000,000” and inserting in place thereof the figures: “36,500,000”; and

By inserting after section 13 the following section:
“SECTION 13A. To meet the expenditures necessary in carrying out section 2G, the state treasurer shall, upon request of the governor, issue and sell bonds of the commonwealth in an amount to be specified by the governor from time to time but not exceeding, in the aggregate, $35,098,834. All such bonds issued by the commonwealth shall be designated on their face, General Governmental Infrastructure Act of 2020, and shall be issued for a maximum term of years, not exceeding 20 years, as the governor may recommend to the general court under section 3 of Article LXII of the Amendments to the Constitution. The bonds shall be payable not later than June 30, 2045. All interest and payments on account of principal on these obligations shall be payable from the General Fund. Bonds and interest thereon issued under this section shall, notwithstanding any other provision of this act, be general obligations of the commonwealth.”.

On the question on adoption of the amendments, the sense of the House was taken by yeas and nays, as required under the provisions of House Rule 33F; and on the roll call 138 members voted in the affirmative and 18 in the negative.

[See Yea and Nay No. 172 in Supplement.]

Therefore the consolidated amendments were adopted.

Subsequently a statement of Mr. Soter of Bellingham was spread upon the records as follows:

MR. SPEAKER: I would like to call to the attention of the House the fact that on the previous roll call it was my intention to vote in the affirmative. I now find, however, that due to some inexplicable reason I was recorded as voting in the negative.

On the question on passing the bill, as amended, to be engrossed, the sense of the House was taken by yeas and nays at the request of Mr. Michlewitz of Boston; and on the roll call 149 members voted in the affirmative and 7 in the negative.

[See Yea and Nay No. 173 in Supplement.]

Therefore the bill (House, No. 4733, published as amended) was passed to be engrossed. Sent to the Senate for concurrence.

Engrossed Bill – Land Taking.

The engrossed Bill requiring the city of Lowell to transfer certain parcels of land between the park department and the school department (see Senate, No. 2636) (which originated in the Senate), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 156 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 174 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the Speaker and sent to the Senate.

Order.

On motion of Mrs. Haddad of Somerset,—

Ordered, That when the House adjourns today, it adjourn to meet tomorrow at eleven o’clock A.M.

Consolidated amendments adopted,—
yea and nay No. 172.

Bill passed to be engrossed—
yea and nay No. 173.

Bill enacted (land taking),—
yea and nay No. 174.

Lowell,—

land.

Next sitting.
At two o’clock P.M., on motion of Mr. Jones of North Reading (the Speaker being in the Chair), the House adjourned, to meet the following day at eleven o’clock A.M., in an Informal Session.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Resolutions.

Resolutions (filed with the Clerk by Ms. Hogan of Stow) recognizing the month of May as Skin Cancer Prevention and Detection Month, were referred under Rule 85, to the committee on Rules.

Mr. Galvin of Canton, for said committee, reported that the resolutions ought to be adopted. Under suspension of the rules, on motion of Mr. Garballey of Arlington, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Communications.

Communications
From the Center for Health Information and Analysis (CHIA), in conjunction with MassHealth (see Section 11 of Chapter 41 of the Acts of 2019) submitting its biennial report on the provision of continuous skilled nursing (CSN) care for both pediatric and adult populations;

From the Commissioner of Insurance (see sections 4A and 4B of Chapter 175 of the General Laws) submitting the 2018 Annual Home Insurance Report of the Division of Insurance [copies of said report were forwarded to the committee on Ways and Means, the committee on Financial Services, and the Attorney General of the Commonwealth, as required by said law];

From the Commissioner of Insurance (see Section 117C of Chapter 175 of the General Laws) relative to credit insurance for the year 2018 [a copy of said report was forwarded to the committee on Financial Services, as required by said law];

From the Department of Public Health (see item 4512-0204 of Chapter 154 of the Acts of 2018) submitting the first responder naloxone grants and overdose education and naloxone distribution report;

From the Department of Transitional Assistance (see Section 2B of Chapter 18 and Section 3C of Chapter 118 of the General Laws) submitting a report entitled: Transitional Aid to Families with Dependent Children Consolidated Report [copies were forwarded to the committee on Ways and Means, and the committee on Children, Families and Persons with Disabilities, as required by said law]; and

From the MBTA Fiscal and Management Control Board (see Section 207 of Chapter 46 of the Acts of 2015) submitting the fifth and final report relative to its
revenue, operating budget, capital plan and progress toward meeting performance metrics and targets;
Severally were placed on file.

Reports.

Monthly reports
Of the Department of Unemployment Assistance (under Section 14F of Chapter 151A of the General Laws) relative to the condition of the Commonwealth’s Unemployment Insurance Trust Fund through November 2019;
Of the Department of Unemployment Assistance (under Section 14F of Chapter 151A of the General Laws) relative to the condition of the Commonwealth’s Unemployment Insurance Trust Fund through December 2019; and

Annual Reports
Of the Department of Mental Health (under Section 35 of Chapter 123 of the General Laws) submitting the annual report of facilities other than the Massachusetts Correctional Institution at Bridgewater being used for treatment of certain males and the number of persons so committed to such facilities in the previous year;
Of the District Attorney of Bristol County (under Section 99 of Chapter 272 of the General Laws) submitting a report relative to wiretaps for calendar year 2019;
Of the District Attorney of Hampden County (under Section 99 of Chapter 272 of the General Laws) submitting a report relative to wiretaps for the calendar year 2019;
Of the District Attorney of Plymouth County (under Section 99 of Chapter 272 of the General Laws) submitting a report relative to wiretaps for the calendar year 2019;
Of the Massachusetts Development Finance Agency (MassDevelopment) (under Section 29A(k) of Chapter 23G of the General Laws) submitting the annual report of the Brownfields Redevelopment Fund for fiscal year 2019 [copies of the report were forwarded to the Speaker of the House and the committee on Ways and Means, as required by said law]; and
Of the Massachusetts Development Finance Agency (MassDevelopment) and the Massachusetts Cultural Council (see Section 46(m) of Chapter 23G of the General Laws) submitting the annual reports of the Transformative Development Fund Collaborative Workspace Program and Cultural Facilities Fund for fiscal year 2019 [copies of the reports were forwarded to the committees on Ways and Means; Economic Development and Emerging Technologies; and Labor and Workforce Development, as required by said law]; and
Of the Massachusetts District Attorneys Association (under item 0340-2100 of Chapter 41 of the Acts of 2019) submitting the annual report on the prosecution statistics of the district attorneys relative to their criminal prosecutions and workloads for calendar year 2019; and
Of the Massachusetts District Attorneys Association (under item 0340-2100 of Chapter 41 of the Acts of 2019) submitting the amended annual report on the prosecution statistics of the district attorneys relative to their criminal prosecutions and workloads for calendar year 2019; and
Of the Office of the State Auditor (under Section 17 of Chapter 11 of the General Laws) submitting its annual report of the Bureau of Special Investigations from July 1, 2018 to June 30, 2019 [received via electronic mail on January 22, 2020];
Severally were placed on file.
Petition.

Mr. Cutler of Pembroke presented a petition (subject to Joint Rule 12) of Josh S. Cutler and others relative to a sales tax exemption for protective facial coverings; and the same was referred, under Rule 24, to the committee on Rules.

Papers from the Senate.

The House Bill addressing COVID-19 data collection and disparities in treatment (House, No. 4672), came from the Senate with the endorsement that said branch had concurred with the House in its further amendment (striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4710) with a still further amendment striking out all after the enacting clause (inserted by amendment by the House) and inserting in place thereof the text contained in Senate document numbered 2703. The still further amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

The following order (having been approved by the committees on Rules of the two branches, acting concurrently), came from the Senate with the endorsement that it had been adopted by said branch:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on the Judiciary be granted until July 31, 2020, within which time to make its final report on current Senate documents numbered 313, 823, 824, 825, 845, 850, 861, 899, 902, 913, 937, 939, 952, 956, 978, 983, 989, 1041, 1209, 1385, 2441, 2457, 2480, and 2571, relative to judiciary matters.

Under suspension of the rules, on motion of Mr. Garballey of Arlington, the order (Senate, No. 2704), was considered forthwith; and it was adopted, in concurrence.

The following order (having been approved by the committees on Rules of the two branches, acting concurrently), came from the Senate with the endorsement that it had been adopted by said branch:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on the Judiciary be granted until June 30, 2020, within which time to make its final report on current Senate document numbered 2644, relative to judiciary.

Under suspension of the rules, on motion of Mr. Garballey of Arlington, the order (Senate, No. 2705), was considered forthwith; and it was adopted, in concurrence.

Reports of Committees.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the House Bill establishing a sick leave bank for Rebecca L. Stratford, an employee of [sic] Department of Correction (House, No. 4724), be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Garballey of Arlington, the bill was read a second time forthwith; and it was ordered to a third reading.
Reports of the committee on Steering, Policy and Scheduling, under the last sentence of Rule 7A, that the following bills be scheduled for consideration by the House:

The Senate Bill further regulating appointments to city offices in the city of Gloucester (Senate, No. 2411) [Local Approval Received]; and

House bills
To amend the charter of the city of Greenfield (House, No. 4329) [Local Approval Received];
Exempting the city of Northampton from appointing weighers of hay, weighers of coal, and fence viewers (House, No. 4330) [Local Approval Received];
Relative to certain affordable housing in the Charlestown section of the city of Boston (House, No. 4438) [Local Approval Received];
Relative to the town of Sandwich (House, No. 4468) [Local Approval Received];
Authorizing the city of Salem to establish a means-tested senior citizen property tax exemption (House, No. 4473) [Local Approval Received]; and
Authorizing the town of Milford to grant an additional license for the sale of all alcoholic beverages to be consumed on the premises (House, No. 4557) [Local Approval Received];

Under suspension of Rule 7A, in each instance, on motion of Mr. Garballey of Arlington, the bills severally were read a second time forthwith; and they were ordered to a third reading.

Report of the committee on Housing, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 4590) of Aaron Vega (with the approval of the mayor and city council) for legislation to further regulate certain affordable housing in the city of Holyoke.

Under suspension of the rules, on a motion of Mr. Honan of Boston, the report was considered forthwith. Pending the question on acceptance of the report, the petition was recommitted, on motion of the same member.

Report of the committee on Public Safety and Homeland Security, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 4626) of Lindsay N. Sabadosa, Paul W. Mark and others for legislation to appropriate funds to the Massachusetts Emergency Management Agency for emergency funding for certain homeless services.

Under suspension of the rules, on a motion of Mr. Naughton of Clinton, the report was considered forthwith. Pending the question on acceptance of the report, the petition was recommitted, on motion of the same member.

Report of the committee on State Administration and Regulatory Oversight, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 4409) of Daniel J. Ryan, RoseLee Vincent and Sal N. DiDomenico that the commissioner of Capital Asset Management and Maintenance be authorized to convey certain parcels of land to the city of Chelsea for conservation and passive recreational purposes.

Under suspension of the rules on motion of Miss Gregoire of Marlborough, the report was considered forthwith. Pending the question on acceptance of the report, the petition was referred to the committee on Ways and Mean, on motion of the same member.
Engrossed Bills.

The engrossed Bill establishing a sick leave bank for Jessica Zamansky, an employee of the Department of Transitional Assistance (see Senate, No. 2603) (which originated in the Senate), in respect to which the Senate had concurred in adoption of the emergency preamble, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Engrossed bills
Authorizing the city of Gloucester to designate certain property for conservation and recreation purposes (see Senate, No. 2330);
Authorizing the town of Boxford to grant 2 additional licenses for the sale of alcoholic beverages to be drunk on the premises (see Senate, No. 2366, amended);
(Which severally originated in the Senate);
Amending the charter of the town of Westwood (see House, No. 4166);
Authorizing the town of Leicester to continue the employment of Paul S. Doray (see House, No. 4240); and
Authorizing the licensing authority of the city of Woburn to grant additional licenses for the sale of alcoholic beverages to be drunk on the premises (see House, No. 4338);
(Which severally originated in the House);
 Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.

Recess.

At twenty-five minutes after eleven o’clock A.M., on motion of Mr. Garballey of Arlington (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at thirteen minutes after four o’clock P.M. the House was called to order with Mr. Donato in the Chair.

Orders of the Day.

The House Bill authorizing the city of Woburn to use certain land for fire station purposes (House, No. 4636), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

The Senate further amendment of the House amendment of the Senate Bill providing additional support to those affected by the novel coronavirus through the unemployment insurance system (Senate, No. 2618, amended), reported by the committee on Bills in the Third Reading to be correctly drawn, was considered.
Mr. Michlewitz of Boston then moved that the House concur with the Senate in its further amendment with a still further amendment by striking out all after the...
enacting clause and inserting in place thereof the text contained in House document numbered 4734.

The still further amendment was adopted. The House then concurred with the Senate in its further amendment, as amended. Sent to the Senate for concurrence in the still further amendment.

Emergency Measure.

The engrossed Bill providing additional support to those affected by the novel coronavirus through the unemployment insurance system (see Senate, No. 2618, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 2 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the Senate) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Tuesday next at eleven o’clock A.M.

At thirteen minutes after five o’clock P.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Tuesday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.


[54]
Tuesday, May 26, 2020.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

**Pledge of allegiance.**

At the request of Representatives Jones of North Reading, Poirier of North Attleborough and Hawkins of Attleboro, the members and employees stood in a moment of silent prayer in respect to the memory of former Representative George T. Ross of Attleboro.

The city of Attleboro lost a favorite son on May 20, 2020. George T. Ross passed away at his home following a period of medical decline.

George was born on November 3, 1949 in Pawtucket, Rhode Island. His parents were Timothy and Rose Ross. Their family name was originally Triantafelides. He was proud of his Greek heritage.

He attended Pawtucket Public Schools and furthered his education at Johnson & Wales in Providence, Rhode Island, studying culinary arts. He served his Nation in the United States Army during the Vietnam era, stationed in part at Fort Hood, Texas.

A talented cook, George purchased and operated Murray’s Restaurant in Attleboro for over twenty years. He enjoyed meeting and greeting a wide range of clientele and managed to make many friends.

He was committed to the city of Attleboro, serving as a member of the board on the Attleboro Housing Authority and was elected to multiple terms as a City Councilor from Ward 2. His political goal was achieved in 2010 when he was elected to the General Court from the Second Bristol District where he served on the committees on Children, Families and Persons with Disabilities; Public Health; and Veterans and Federal Affairs.

He sponsored legislation aimed at banning the sale of bath salts. Due to Representative Ross’ belief in public safety and his strength in working with all parties, the legislation became law under Governor Deval Patrick. George’s personality was effective in attaining bipartisan support for many of his bills. He was a pragmatic and compassionate public servant who would not allow politics to impair his commitment to improving the lives of the people he served.

George is survived by his daughter Nicole Ross Johnson and her husband Joshua and three grandsons, Joe, Jack and Jonathan.

**Order.**
The following order (filed by Mr. Cusack of Braintree) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Revenue be granted until Tuesday, June 16, 2020 within which time to make its final report on current Senate documents numbered 2586, 2605 and 2659, and House documents numbered 4634, 4726 and 4727.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4750), ought to be adopted. Under suspension of the rules, on motion of Mr. Cusack, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Sarah K. Peake and Julian Cyr for legislation to authorize the Nauset Regional School District to enter into renewable energy agreements. To the committee on Education.

Petition (accompanied by bill) of John J. Lawn, Jr., and Thomas M. Stanley that the University of Massachusetts be authorized to convey a certain parcel of land and buildings to the city of Waltham. To the committee on Higher Education.

Petition (accompanied by bill) of Bradley H. Jones, Jr., relative to employment rights and protections for certain commissioned employees. To the committee on Labor and Workforce Development.

Petition (accompanied by bill) of Josh S. Cutler and others relative to a sales tax exemption for protective facial coverings. To the committee on Revenue.

Petition (accompanied by bill) of Sarah K. Peake and Timothy R. Whelan for legislation to designate a certain bridge on state highway Route 137 in the town of Harwich as the hidden wounds memorial bridge. To the committee on Transportation.

Under suspension of the rules, on motion of Mr. Garballey of Arlington, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Ms. Cronin of Easton, for the committee on the Judiciary, asking to be discharged from further consideration of the petition (accompanied by bill, House, No. 4664) of Alyson M. Sullivan and others relative to prohibiting price gouging of goods, services and supplies during a declared public health emergency,— and recommending that the same be referred to the committee on Consumer Protection and Professional Licensure. Under Rule 42, the report was considered forthwith; and it was accepted. Sent to the Senate for concurrence.

Reports of the committee on Steering, Policy and Scheduling, under the last sentence of Rule 7A, that the following bills be scheduled for consideration by the House:

The Senate Bill validating actions taken in connection with a special town election in the town of Oakham (printed in Senate, No. 2394); and
House bills
Making the charter of the town of Sudbury gender neutral (House, No. 4388) [Local Approval Received];

Revenue,— extension of time for reporting.

Nauset Regional,— energy.

Waltham,— land.

Commissioned employees,— protections.

Face coverings.

Harwich,— bridge.

Price gouging.

Oakham,— election.

Sudbury,— charter.
Authorizing the town of Westford to establish a means tested senior citizen property tax exemption (House, No. 4469) [Local Approval Received];

Relative to property tax relief for low and moderate income seniors in the town of Brookline (House, No. 4474) [Local Approval Received];

Authorizing the town of Winchester to establish a senior property tax exemption (House, No. 4476) [Local Approval Received]; and

Authorizing the town of Arlington to establish a means tested senior citizen property tax exemption (House, No. 4477) [Local Approval Received];

Under suspension of Rule 7A, in each instance, on motion of Mr. Garballey of Arlington, the bills severally were read a second time forthwith; and they were ordered to a third reading.

By Mr. Parisella of Beverly, for the committee on Public Service, on House, No. 4650, a Bill to mitigate arbovirus in the Commonwealth (House, No. 4751). Referred, under Joint 1E, to the committee on Health Care Financing.

By Mr. Honan of Boston, for the committee on Housing, on a petition, a Bill further regulating certain affordable housing in Holyoke, Massachusetts (House, No. 4590) [Local Approval Received].

By Mr. O’Day of West Boylston, for the committee on Municipalities and Regional Government, on a petition, a Bill authorizing the county of Dukes County to borrow funds to maintain a balanced airport enterprise budget for fiscal years 2020 and 2021 as a result of COVID-19 based financial impacts (House, No. 4719).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. O’Day of West Boylston, for the committee on Municipalities and Regional Government, on a petition, a Bill authorizing the Water Supply District of Acton to enter into a lease, license or other disposition of land held for water supply purposes for the construction, operation and maintenance of a solar energy generating and energy storage facility (House, No. 4683).

By the same member, for the same committee, on a joint petition, a Bill authorizing the town of Hadley to convey a conservation restriction on certain parcels of land (House, No. 4714) [Local Approval Received].

By the same member, for the same committee, on a petition, a Bill relative to emergency action on FEMA Flood Insurance Rate Maps (House, No. 4720).

By Mr. Parisella of Beverly, for the committee on Public Service, on a joint petition, a Bill authorizing the town of Plainfield to continue the employment of Fire Chief David Alvord (House, No. 4254) [Local Approval Received].

By the same member, for the same committee, on a petition, a Bill establishing a sick leave bank for Thomas Hartley, an employee of Department of Corrections [sic] (House, No. 4741).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Orders of the Day.

The Senate still further amendment of the House further amendment of the Senate amendment of the House Bill addressing COVID-19 data collection and

Arbovirus.

Holyoke,—
affordable
housing.

Dukes
County,—
borrowing.

Acton,—
land.

Hadley,—
land.

Flood
insurance.

Plainfield,—
David
Alvord.

Thomas
Hartley,—
sick leave.

COVID-19,—
data.
disparities in treatment (House, No. 4672), reported by the committee on Bills in the Third Reading to be correctly drawn, was considered.

Mr. Speliotis of Danvers then moved that the House concur with the Senate in its still further amendment with a still further amendment by striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4735.

The still further amendment was adopted. The House then concurred with the Senate in its still further amendment, as amended. Sent to the Senate for concurrence in the still further amendment.

Recess.

At nine minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at ten minutes before three o’clock P.M. the House was called to order with Mr. Donato in the Chair.

Reports of Committees.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill relative to municipal governance during the COVID-19 emergency (Senate, No. 2680), ought to pass with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4752. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of the same member, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the bill, as amended, was ordered to a third reading.

Subsequently under suspension of the rules, on motion of Mr. Michlewitz of Boston, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed, in concurrence. The bill (Senate, No. 2680, amended) then was sent to the Senate for concurrence in the amendment.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Thursday next at eleven o’clock A.M.

Representatives Jones of North Reading, Poirier of North Attleborough and Hawkins of Attleboro then moved that when the House adjourns today, it do so in respect to the memory of George T. Ross, a member of the House from Attleboro in 2011 and 2012; and the motion prevailed.
Accordingly, at seven minutes after three o’clock P.M., on motion of Mr. Muradian of Grafton (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Thursday at eleven o’clock A.M., in an Informal Session.
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Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Pledge of allegiance.

Resignation of Representative Velis of Westfield.

The following communication was read; and spread upon the records of the House, as follows:

May 27, 2020

The Honorable Steven T. James  
Clerk of the House of Representatives  
The Massachusetts State House  
Room 145  
Boston, MA 02133

Dear Mr. Clerk:

I am writing at this time to resign as a member of the House of Representatives, representing the people of the 4th Hampden District. It has been my distinct honor to have served as a member of the House of Representatives for the 4th Hampden District since 2014.

During my time in the House, it has been my distinct pleasure to serve the people of Westfield, and to advocate for issues that have had an impact on their lives for the better. I look forward to continue serving the constituents in the cities of Holyoke, Westfield, part of Chicopee, and the towns of Agawam, Granville, Montgomery, Russell, Southwick, Tolland, Easthampton and Southampton as State Senator of the 2nd Hampden and Hampshire District. With this letter, I resign as State Representative from the 4th Hampden District as of ten thirty am on May 28, 2020. Thank you.

Sincerely,

JOHN C. VELIS  
State Representative  
4th Hampden District

Resignation of Representative John C. Velis of Westfield.
Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

Resolutions (filed by Ms. Ehrlich of Marblehead and other members of the House) commending the National Brain Tumor Society for its recognition of May 2020 as Brain Tumor Awareness Month; and

Resolutions (filed by Mrs. Lipper-Garabedian of Melrose) congratulating Marianne Jean Stanton on the occasion of her retirement after thirty-seven years of dedicated service to the city of Melrose;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Garballey of Arlington, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Reports of Committees.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the House Bill relative to emergency action on FEMA Flood Insurance Rate Maps (House, No. 4720), be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Garballey of Arlington, the bill was read a second time forthwith; and it was ordered to a third reading.

Subsequently under suspension of the rules, on motion of Mr. Muradian of Grafton, the bill (having been reported by the committee on Bills in the Reading to be correctly drawn) was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the House Bill establishing a sick leave bank for Thomas Hartley, an employee of Department of Corrections [sic] (House, No. 4741), be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Garballey of Arlington, the bill was read a second time forthwith; and it was ordered to a third reading.

Reports of the committee on Steering, Policy and Scheduling, under the last sentence of Rule 7A, that the following bills be scheduled for consideration by the House:

- The Senate Bill authorizing the Barnstable County Retirement Board to acquire real property in Barnstable County (Senate No. 1496, amended); and
- House bills Validating actions taken at an annual town meeting in the town of Berlin (printed in House, No. 3935);
  - Validating a certain election in the town of Boylston (printed in House, No. 3936);
  - Establishing memorial markers in the towns of Milton and Canton in memory of certain law enforcement officers killed in the line of duty (House, No. 4331); and
Designating a certain bridge as the Corporal Orie D.W Sampson Jr. memorial bridge (House, No. 4408);

Under suspension of Rule 7A, in each instance, on motion of Mr. Garballey of Arlington, the bills severally were read a second time forthwith; and they were ordered to a third reading.

By Mr. Chan of Quincy, for the committee on Consumer Protection and Professional Licensure, on House, No. 4288, a Bill authorizing the town of Somerset to grant [sic] additional licenses for the sale of alcoholic beverages to be drunk on the premises (House, No. 4753) [Local Approval Received]. Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Orders of the Day.

The House Bill authorizing the city of Lynn to use certain park land in said city for combined sewer overflow control purposes (House, No. 4362), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

The House Bill establishing a sick leave bank for Rebecca L. Stratford, an employee of [sic] Department of Correction (House, No. 4724), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by substitution of a bill with the same title (House, No. 4756), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At ten minutes after eleven o’clock A.M., on motion of Mr. Muradian of Grafton (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at twenty-five minutes before two o’clock P.M. the House was called to order with Mr. Donato in the Chair.

Order.

Mr. Galvin of Canton, for the committee on Rules, reported (under the provisions of House Rule 7C) an Order regarding the establishment of a temporary special standing committee on Covid-19 Economic Response and Recovery Efforts (House, No. 4757). The order was adopted.

Paper from the Senate.

The House still still further amendment of the Senate still further amendment of the House further amendment of the Senate amendment of the House Bill addressing COVID-19, — data.
COVID-19 data collection and disparities in treatment (House, No. 4672), came from the Senate passed to be engrossed, in concurrence, with still still still further amendments in section 1, in line 50 (as inserted by amendment by the House), striking out the words “compile and report daily the data from all boards of health or elder care facilities” and inserting in place thereof the words “publish a daily report on the data compiled, including data from elder care facilities and local boards of health,”; and

In section 2, in line 143, striking out the figure: “1” and inserting in place thereof the figures: “30”; and in line 145, striking out the figure: “1”, the first time it appears, and inserting in place thereof the figures: “30”.

The still still still further amendments were referred, under Rule 35, to the committee on Bills in the Third Reading. Said committee then reported that the still still still further amendments were correctly drawn; and they were adopted, in concurrence.

Emergency Measure.

The engrossed Bill addressing COVID-19 data collection and disparities in treatment (see House, No. 4672, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 3 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

At thirteen minutes after two o’clock P.M., on motion of Mr. Muradian of Grafton (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
Monday, June 1, 2020.

Met at six minutes after eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

- Resolutions (filed by Mr. Stanley of Waltham) congratulating Javier Matayabas on receiving the Eagle Award from the Boy Scouts of America; and
- Resolutions (filed by Mr. Stanley of Waltham) congratulating Christian Rex Schrader on receiving the Eagle Award from the Boy Scouts of America;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Stanley, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Orders.

The following order (filed by Mr. Naughton of Clinton) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Public Safety and Homeland Security be granted until Wednesday, July 15, 2020 within which time to make its final report on current House documents numbered 3573 and 4611.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4763), ought to be adopted. Under suspension of the rules, on motion of Mr. Naughton of Clinton, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Straus of Mattapoisett) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Transportation be granted until Thursday, July 2, 2020 within which time to make its final report on current Senate documents numbered 7, 2034, 2047, 2049, 2056, 2069, 2071, 2072, 2123, 2137, 2289 and 2536, and House documents numbered 2963, 3040, 3073, 3083, 3116, 3126, 3135, 3156, 3672, 3980, 4359 and 4701.
Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4764), ought to be adopted. Under suspension of the rules, on motion of Mr. Straus of Mattapoisett, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Papers from the Senate.

The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Consumer Protection and Professional Licensure be granted until June 30, 2020, within which time to make its final report on all matters referred to them, relative to consumer protection and professional licensure continued extension order.

Under suspension of the rules, on motion of Mr. Chan of Quincy, the order (Senate, No. 2706) was considered forthwith; and it was adopted, in concurrence.

The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Mental Health, Substance Use and Recovery be granted until July 15, 2020, within which time to make its final report on certain current Senate documents numbered 1144, 1145, 1152, 1153, 1154 and 1160, relative to mental health, substance use and recovery matters.

Under suspension of the rules, on motion of Mr. Chan of Quincy, the order (Senate, No. 2707) was considered forthwith; and it was adopted, in concurrence.

The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Public Safety and Homeland Security be granted until July 1, 2020, within which time to make its final report on current Senate document numbered 2658, relative to public safety.

Under suspension of the rules, on motion of Mr. Chan of Quincy, the order (Senate, No. 2715) was considered forthwith; and it was adopted, in concurrence.

Petitions were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2730) of Paul R. Feeney, Elizabeth A. Poirier, Bruce E. Tarr, Kimberly N. Ferguson and other members of the General Court for legislation to address challenges faced by restaurants and other establishments due to COVID-19. To the committee on Consumer Protection and Professional Licensure.

Petition (accompanied by bill, Senate, No. 2731) of Mark C. Montigny, Lori A. Ehrlich, Smitty Pignatelli, Patrick M. O’Connor and other members of the General Court for legislation to prevent COVID-19 deaths in senior living facilities. To the committee on Elder Affairs.
Petition (accompanied by bill, Senate, No. 2732) of Marc R. Pacheco, Paul R. Feeney, Brendan P. Crighton, Diana DiZoglio and other members of the General Court for legislation relative to a COVID-19 presumption for public employees. To the committee on Public Service.

Report of a Committee.

By Mr. Lawn of Watertown, for the committee on Election Laws, on Senate, Nos. 2653, 2654 and 2709 and House, Nos. 4699, 4721 and 4737, a Bill relative to voting options in response to COVID-19 (House, No. 4762). Read; and referred, under Rule 33, to the committee on Ways and Means.

Orders of the Day.

The Senate Bill concerning health insurance benefits for surviving spouses of firefighters in the city of Boston (Senate No. 1483), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed, in concurrence.

House bills
Exempting all positions in the city known as the town of Franklin’s fire department from the civil service law (House, No. 4411); and
Establishing a sick leave bank for Thomas Hartley, an employee of Department of Correction (House, No. 4741) (its title have been changed by the committee on Bills in the Third Reading);
Severally reported by said committee to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

The House report of the committee on Consumer Protection and Professional Licensure, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 4197) of Sheila C. Harrington (by vote of the town) that the town of Groton be authorized to grant two additional licenses for the sale of all alcoholic beverages not to be drunk on the premises and three additional licenses for the sale of all alcoholic beverages to be drunk on the premises in said town, was considered.
Pending the question on acceptance of the report, the petition was recommitted, on motion of Mr. Chan of Quincy.

Order.

On motion of Mr. DeLeo of Winthrop,—
Ordered, That when the House adjourns today, it adjourn to meet tomorrow at eleven o’clock A.M.

At twenty-five minutes after eleven o’clock A.M., on motion of Mrs. Gifford of Wareham (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following day at eleven o’clock A.M., in an Informal Session
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Tuesday, June 2, 2020.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

Orders.

The following order (filed by Ms. Ferrante of Gloucester) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Economic Development and Emerging Technologies be granted until Wednesday, July 15, 2020 within which time to make its final report on current Senate documents numbered 200, 204, 205, 208, 209, 210, 211, 216, 218 and 2193, and House documents numbered 364, 369, 370, 374, 382, 383, 384, 385, 389, 393, 3699, 4070 and 4529.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4765), ought to be adopted. Under suspension of the rules, on motion of Ms. Ferrante of Gloucester, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Hay of Fitchburg) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Labor and Workforce Development be granted until Tuesday, October 27, 2020 within which time to make its final report on current Senate documents numbered 1045, 1062, 1064, 1066, 1082, 1102, 1107 and 1110, and House documents numbered 1605, 1610, 1617, 1681, 3809, 4563, 4564, 4565 and 4567.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4766), ought to be adopted. Under suspension of the rules, on motion of Mr. Hay of Fitchburg, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Petitions.

Petitions severally were presented and referred as follows:

By Mr. McMurtry of Dedham, a petition (subject to Joint Rule 12) of Paul McMurtry and others relative to the waiver of interest accrued on meals taxes related to the COVID-19 pandemic.
By the same member, a petition (subject to Joint Rule 12) of Paul McMurtry and others for legislation to authorize outdoor alcohol service for certain licensees for the sale of all alcoholic beverages.

By the same member, a petition (subject to Joint Rule 12) of Paul McMurtry and others for legislation to authorize the distribution of tips to certain restaurant employees during the COVID-19 pandemic.

By Messrs. Rogers of Cambridge and Livingstone of Boston, a petition (subject to Joint Rule 12) of David M. Rogers, Jay D. Livingstone and others relative to protections for vulnerable employees during public health or safety emergencies.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

The House amendment of the Senate Bill relative to municipal governance during the COVID-19 emergency (Senate, No. 2680), came from the Senate with the endorsement that the Senate had concurred with the House in its amendment with a further amendment striking out all after the enacting clause (inserted by amendment by the House) and inserting in place thereof the text contained in Senate document numbered 2733. The further amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

The House Bill authorizing the retirement board of the city of Salem to retire Brian Benson, a police officer of the city of Salem (House, No. 4621), came from the Senate passed to be engrossed, in concurrence, with an amendment in section 1, in line 13, inserting after the word “non-taxable” the words “to the extent allowable under state and federal law”. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

Engrossed Bill.

The engrossed Bill concerning health insurance benefits for surviving spouses of firefighters in the city of Boston (see Senate, No. 1483) (which originated in the Senate), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Recess.

At five minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at two minutes after twelve o’clock noon the House was called to order with Mr. Donato in the Chair.

Reports of Committees.

By Mr. Galvin of Canton, for the committees on Rules of the two branches, acting concurrently, asking to be discharged from further consideration of the Bill relative to neighborhood stabilization and economic development (Senate, No.
and recommending that the same be referred to the House committee on Rules. Under Rule 42, the report was considered forthwith; and it was accepted.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill relative to voting options in response to COVID-19 (House, No. 4762), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4768). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Michlewitz of Boston, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

Mr. Michlewitz of Boston, for the committee on Ways and Means, on House, No. 4354, reported, in part, a Bill making appropriations for the fiscal year 2020 to provide for supplementing certain existing appropriations and for certain other activities and projects (House, No. 4767). Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of the rules, on motion of the same member, the bill was read a second time forthwith; and it was ordered to a third reading.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet tomorrow at eleven o’clock A.M.; and that notwithstanding the provisions of House Rule 12, the Clerk be authorized to dispense with the printing of a Calendar for said sitting.

At five minutes after twelve o’clock noon, on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following day at eleven o’clock A.M.
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Met according to adjournment at eleven o’clock A.M., under emergency rules, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Silent Prayer.

At the request of the Speaker, the members and employees stood for a moment of silent tribute in memory of George Floyd, a 46-year-old black man who was killed in Minneapolis, Minnesota during an arrest for allegedly using a counterfeit bill.

Appointment of the Speaker.

The Speaker, under the provisions of House Rule 8, announced that he had appointed Mr. Madaro of Boston to replace Ms. Peake of Provincetown as monitor of the Fourth Division for today’s session.

Orders.

The following order (filed by Ms. Peisch of Wellesley) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Education be granted until Wednesday, July 15, 2020 within which time to make its final report on current Senate document numbered 289, and House documents numbered 445 and 495.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4771), ought to be adopted. Under suspension of the rules, on motion of Ms. Peisch, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Hay of Fitchburg) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Labor and Workforce Development be granted until Friday, July 3, 2020 within which time to make its final report on current Senate document numbered 2701, and House documents numbered 4192 and 4700.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4770), ought to be adopted. Under suspension of the rules, on motion of Mr. Hay, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.
Petitions.

Ms. Decker of Cambridge presented a petition (accompanied by bill, House, No. 4773) of Marjorie C. Decker (with the approval of the city council) for legislation to authorize the city of Cambridge to allow for an exemption from taxation of personal property not in excess of $20,000 of value; and the same was referred to the committee on Revenue. Sent to the Senate for concurrence.

Miss Gregoire of Marlborough presented a petition (subject to Joint Rule 12) of Danielle W. Gregoire and others relative to the remittance of meals tax by vendors due to the COVID-19 pandemic; and the same was referred, under Rule 24, to the committee on Rules.

Papers from the Senate.

Petitions were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2740) of Diana DiZoglio, Lenny Mirra, Patrick M. O’Connor, David F. DeCoste and others for legislation to temporarily expand take-out and delivery options for local establishments licensed to sell alcoholic beverages. To the committee on Consumer Protection and Professional Licensure.

Petition (accompanied by bill, Senate, No. 2741) of Edward J. Kennedy for legislation relative to summer courses at virtual schools. To the committee on Education.

Petition (accompanied by bill, Senate, No. 2742) of Julian Cyr and William L. Crocker, Jr., for legislation to establish a sick leave bank for William Marzilli, an employee of the Massachusetts Department of Transportation. To the committee on Public Service.

Recess.

At six minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed until one o’clock P.M.; and at that time the House was called to order with the Speaker in the Chair.

Quorum.

As required under the provision of Emergency Rule 2(4), a roll call was taken for the purpose of ascertaining the presence of a quorum; and on the roll call 156 members were recorded as being in attendance.

[See Yea and Nay No. 175 in Supplement.]

Therefore a quorum was present.

Orders of the Day.

The House Bill addressing challenges faced by food and beverage establishments resulting from the COVID-19 pandemic (House, No. 4767), reported
by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

After debate on the question on passing the bill to be engrossed, (Mr. Donato of Medford being in the Chair) Mr. Pignatelli of Lenox and other members of the House moved to amend it in section 6 by adding the following paragraph:

“(c) Notwithstanding any general or special law to the contrary, in order to address disruptions caused by the outbreak of the 2019 novel coronavirus, also known as COVID-19 and the effects of the governor’s March 10, 2020 declaration of a state of emergency, the chief elected officials of a city or town, such as but not limited to a board of selectmen or chief executive officer, as they are defined in section 7 of chapter 4 of the General Laws, as established by charter or special act, during the March 10, 2020 state of emergency, may waive any bylaws of the city or town that restrict or forbid the serving or consumption of alcohol on city or town property. The waived bylaws shall be effective again on November 30th, 2020.”.

The amendment was rejected.

Mr. Chan of Quincy then moved to amend the bill in section 6, in line 110, by inserting after the word “sale” the words “; provided further, that said lip, cap or seal are affixed in such a way to prevent reopening without it being obvious that said lip, cap or seal was removed or broken”; and the amendment was adopted.

Representatives Cusack of Braintree, Ciccolo of Lexington and Ryan of Boston then moved to amend the bill in section 7, after line 136, by inserting the following paragraph:

“‘Delivery fee,’ a fee charged by a third-party delivery service for providing a covered establishment with a service that delivers food from such establishment to customers. The term does not include any other fee that may be charged by a third-party delivery service to a covered establishment, such as fees for listing or advertising the covered establishment on the third-party delivery service platform or fees related to processing the online order.”; and

In lines 151 to 155, inclusive, by striking out the paragraph contained in those lines and inserting in place thereof the following paragraph:

“(b) Notwithstanding any general or special law to the contrary, no third-party delivery service company, from the effective date of this act and for a period of 45 days after the termination of the COVID-19 emergency, shall charge a covered establishment a delivery fee per online order for the use of its services and fees other than a delivery fee that totals more than 15 per cent of the purchase price of the online order in the aggregate; provided, however, that no third-party delivery service company shall charge a covered establishment any fee or fees other than a delivery fee for the use of their services greater than 5 per cent of the purchase price of such online order.”.

The amendments were adopted.

Mr. Michlewitz of Boston then moved to amend the bill in section 5, in lines 85 to 94, inclusive, by striking out the paragraph contained in those lines and inserting in place thereof the following paragraph:

“(b) Notwithstanding any general or special law to the contrary, in order to address disruptions caused by the outbreak of the 2019 novel coronavirus, also known as COVID-19 and the effects of the governor’s March 10, 2020 declaration of a state of emergency, local licensing authorities in any city or town that vote to authorize the granting of licenses for the sale of alcoholic beverages for on-premises consumption may grant approval for a change in the description of a licensed premises for the purpose of permitting outdoor alcohol service as the local licensing authorities may
deem reasonable and proper and issue an amended license to existing license holders for said purpose, without further review or approval by the commission.”.

The amendment was adopted.

On the question on passing the bill, as amended, to be engrossed, the sense of the House was taken by yeas and nays at the request of Mr. Michlewitz of Boston; and on the roll call 156 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 176 in Supplement.]

Therefore the bill (House, No. 4774, published as amended) was passed to be engrossed. Sent to the Senate for concurrence.

The House Bill relative to voting options in response to COVID-19 (House, No. 4768), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

After debate on the question on passing the bill to be engrossed, Mr. Pignatelli of Lenox and other members of the House moved to amend it in section 6, in lines 55 and 58, by inserting after the word “addresses”, in each instance, the words “or mailing addresses if different from their residential addresses”. The amendments were adopted.

Ms. Blais of Sunderland and other members of the House then moved to amend the bill by adding the following two sections:

“SECTION 19. For any mailing required by this act to a qualified voter set forth in this act, all applications and ballots shall be mailed by United States Postal Service first class mail.

SECTION 20. (a) The state secretary shall publish after 30 days, after 60 days and after 90 days a report providing details relative to: (1) the number of applications or ballots returned by the United States Postal Service; and (2) the reason for said applications or ballots return due to (i) no mail receptacle, (ii) insufficient address, (iii) vacant, or (iv) address not known.

(b) For any mailing to a qualified voter set forth in this act, a qualified voter may provide an alternate mailing address to the state secretary and the city or town in which the voter is registered, in addition to their residential address. If a qualified voter provides an alternate mailing address, any application or ballot as provided in this act shall be mailed to their alternate mailing address.”.

The amendment was rejected.

Ms. Khan of Newton then moved to amend the bill in section 6 (as changed by the committee on Bills in the Third Reading) by adding the following paragraph:

“(i) A voter wishing to apply to vote early by mail in the primary and/or general election and needs accommodation may request such accommodation from the secretary of state. Upon receiving information from the voter pursuant to the application in this section either by phone or electronically, the secretary of state shall grant accommodations to the voter. Accommodations shall include, but are not limited to, clear and electronic instructions for completion and returning of the ballot, an authorized blank electronic ballot that can be filled out electronically and printed, an envelope to return the ballot to the voters town or city clerk, and hole punched markers where a wet signature is required for certification. Upon printing the ballot the voter shall place the ballot in the envelope provided by the secretary of state. A voter with accommodations in receipt of an early voting ballot for the primary and or general election pursuant to this section may complete and return the ballot by: (i) delivering it in person to the office of the appropriate city or town clerk; (ii) dropping it in a secured municipal drop box; or (iii) mailing it to the appropriate city or town clerk.”.
The amendment was adopted.

Recess.

At twenty-five minutes after three o’clock P.M., the Chair (Mr. Donato of Medford) declared a recess until the following day at eleven o’clock A.M.; and at that time the House was called to order with the Mr. Donato in the Chair.
Thursday, June 4, 2020 (at 11:00 o’clock A.M.).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

*Pledge of allegiance.*

*Moment of Silence.*

During the session (the Speaker being in the Chair), the members and employees stood for a moment of silent tribute to honor the life of George Floyd, a 46-year-old black man who was killed in Minneapolis, Minnesota during an arrest for allegedly using a counterfeit bill. The moment of silence of 8 minutes and 46 seconds marked the amount of time that Mr. Floyd lay on the street with former Officer Derek Chauvin’s knee on his neck. The nationwide moment of silence was organized by the NAACP.

*George Floyd.*

*Resolutions.*

Resolutions (filed with the Clerk by Messrs. Galvin of Canton and Kafka of Stoughton) congratulating William H. Struck III and Lynn K. Struck on the occasion of their fiftieth wedding anniversary, were referred under Rule 85, to the committee on Rules.

Mr. Galvin of Canton, for said committee, reported that the resolutions ought to be adopted. Under suspension of the rules, on motion of the same member, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

*William and Lynn Struck.*

*Paper from the Senate.*

A Bill relative to the Hampshire Council of Governments (Senate, No. 2744) (on the residue of Senate bill No. 2302), passed to be engrossed by the Senate, was read; and it was referred, under Rule 33, to the committee on Ways and Means.

*Hampshire Council of Governments.*

*Reports of Committees.*

By Mr. Mahoney of Worcester, for the committee on Public Health, on a petition, a Bill improving public health through immunizations (House, No. 1848). Referred, under Joint Rule 1E, to the committee on Health Care Financing.

*Immunizations.*

By Mr. Honan of Boston, for the committee on Housing, on a petition, a Bill relative to the stabilization of rents in towns and cities facing distress in the housing market (House, No. 1316) [Representative Crocker of Barnstable dissenting].

By the same member, for the same committee, on a petition, a Bill enabling local options for tenant protections (House, No. 3924) [Representatives DeCoste of Norwell and Crocker of Barnstable dissenting].

By the same member, for the same committee, on a petition, a Bill authorizing the city of Somerville to enact right to purchase legislation (House, No. 4517) [Local Approval Received].

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

*Housing,— rent stabilization.*

*Tenants,— protection.*

*Somerville,— residential property.*
Recess.

At two minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed until twelve o’clock noon; and at two minutes after twelve o’clock noon the House was called to order with Mr. Donato in the Chair.

Engrossed Bill – Land Taking.

The engrossed Bill to dissolve the Newburyport Redevelopment Authority and transfer its lands to the city of Newburyport (see House, No. 4545) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XC VII of the Amendments to the Constitution); and on the roll call 155 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 177 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

The Senate further amendment of the House amendment of the Senate Bill relative to municipal governance during the COVID-19 emergency (Senate, No. 2680), reported by the committee on Bills in the Third Reading to be correctly drawn, was considered.

Mr. Speliotis of Danvers then moved that the House concur with the Senate in its further amendment with a still further amendment by striking out all after the enacting clause and inserting in place thereof the text contained in House document number 4777.

The still further amendment was adopted. The House then concurred with the Senate in its further amendment, as amended. Sent to the Senate for concurrence in the still further amendment.

The House Bill authorizing the town of Shutesbury to convey certain land (House, No. 4221), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by substitution of a bill with the same title (House, No. 4775), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.
The House Bill relative to voting options in response to COVID-19 (House, No. 4768, amended), was considered.

Pending the question on passing the bill, as amended, to be engrossed, Mr. Moran of Boston and other members of the House moved to amend it by adding the following section:

“SECTION 19. Not later than July 15, 2020, the state secretary shall (a) promulgate regulations for electronic poll books required by section 33I of chapter 54 of the General Laws; and (b) certify one or more types of electronic poll books in time to be used in the 2020 state primary and the general elections, and all future elections, under said section 33I of said chapter 54.”

The amendment was adopted.

Mr. González of Springfield and other members of the House then moved to amend the bill by striking out section 11 and inserting in place thereof the following section:

“SECTION 11. Notwithstanding section 24 of chapter 54 of the General Laws or any other general or special law to the contrary, the select board, board of selectmen, town council or city council may vote to change any polling place to be used at the primary election or the general election at least 15 days prior to the date of the primary election or general election if it is determined that the public convenience or public health would be better served. If the select board, board of selectmen, town council or city council determines that the public convenience or public health would be better served, they may house all polling places in a single building within the municipality, if such building is suitably equipped. In cities, the city council may designate polling places in non-adjacent precincts if they determine the public convenience or public health would be better served. In making a decision to change a polling place, the select board, board of selectmen, town council or city council shall evaluate and report on whether such change would have a disparate impact on access to the polling place on the basis of race, national origin, disability, income or age, and no later than 3 days prior to changing a polling place, shall make publically available on its website and at the office of the town or city clerk a report on its evaluation. When the polling places have been designated pursuant to this section, the board of registrars shall post on the municipal website and at other such places as it may determine, a description of the polling places and shall notify voters by using an electronic means, to the extent available, such as via email or reverse 911 call.”

The amendment was adopted.

Mr. Hecht of Watertown then moved to amend the bill in section 16, in lines 277 and 278, by striking out the words “; provided, that any electronic signature shall be written in substantially the same manner as a handwritten signature”; and the amendment was rejected.

Ms. Gouveia of Acton and other members of the House then moved to amend the bill by striking out sections 11 and 18 and adding the following two sections:

“SECTION 20. Section 24A of Chapter 54, Section 24A of the General Laws is hereby amended by inserting after Section 24 the following section:

Section 24A. To ensure that in-person voting is as accessible and as safe as possible for all voters during the 2020 biennial general election and early voting, the state secretary, in consultation with the department of public health, shall issue guidance to the city and town clerks on holding safe, accessible, and fair elections. A draft of the guidance on Safe, Accessible, and Fair In-Person Voting shall be publicized and made available by June 29, 2020 for public input for ten calendar days. Opportunities for public input shall include electronic mail, online portal, and U.S.
Postal Service. The state secretary shall consider public input in devising final Guidance. Said Guidance shall be posted on the secretary of state’s website by July 17, 2020 and shall be submitted to the secretary of the executive office of public safety and the secretary of health and human services. The secretary’s guidance must include recommendations on:

(a) consideration of the layout of polling locations, including six foot markers and proper signage in and outside of the polling site, to facilitate physical distancing throughout the voting process, including while voters are standing in line (inside or outside the polling location), when entering the voting area, while voting, while casting their ballot, and exiting, ideally through a different door than the entrance.

(b) expansion and/or redesign of polling locations to accommodate physical distancing throughout the voting process, or, when necessary, the relocation of polling locations to protect health and safety, keeping in mind that closing familiar polling places and contraction in the number of polling locations should be a last resort and only to be used when other preparedness measures cannot adequately ensure safe voter participation. Polling place relocation or consolidation shall be done in a manner pursuant to Section 21 of this bill;

(c) implementation of curbside voting for voters with physical or health limitations;

(d) the protection of poll workers with personal protective equipment, adequate access to cleaning supplies throughout the day, access to hand-washing and bathrooms with adequate soap, water, and disposable paper towels, and appropriate distancing measures;

(e) voter access to hand-washing and bathrooms with adequate soap, water, and disposable paper towels;

(f) outreach, recruitment, and training of additional and reserve poll workers to ensure that the burden of administering the in-person election does not fall on poll workers at greater risk from COVID-19, and to guard against the possibility that a shortage of poll workers could compromise the administration of the election and the health and safety of voters. To help local elections officials recruit and train new poll workers, the state secretary shall establish a statewide portal to recruit poll workers and share names and contact information of interested volunteers with local elections officials, and shall also develop appropriate training materials;

(g) expanding public awareness and participation in early voting and absentee voting to reduce lines;

(h) expanded outreach on alternatives to in-person voting for those populations identified by the department of public health to be at great risk from COVID-19.

Following receipt of the state secretary’s guidance, cities and towns shall develop an election preparedness plan for in-person voting in the biennial state primary and general election, based on the guidance, that shall be posted on city or town website and submitted to the state secretary, secretary of health and human services, and secretary of public safety, including a plan to disseminate information within 25 days of election on any changes in polling locations. The local plans shall be posted no later than 30 days before the biennial primary and general state election.

SECTION 21. Notwithstanding section 24 of chapter 54 of the General Laws or any other general or special law to the contrary, the select board, board of selectmen, town council or city council may vote to change any polling place to be used at the primary election or the general election at least 25 days prior to the date of the primary election or general election. If the select board, board of selectmen, town council or city council determines that the public health would be better served, they may house all polling places in a single building within the municipality, if such building is
suitably equipped. In cities, the city council may designate polling places in non-
adjacent precincts if they determine the public health would be better served. Polling
places shall not be relocated if the relocation creates inequitable access to voting
access based on geographical area, race, age, national origin, disability, or income
level. When the polling places have been designated pursuant to this section, the board
of registrars shall post on the municipal website, posting on principle bulletin boards,
posting notice in large print in conspicuous locations, visible from the street, and
initiating telephone or text alert if city or town has such a system, and at other such
places as it may determine, a description of the polling places and shall notify voters
by using an electronic means, to the extent available, such as via email or reverse 911
call.”.

After debate on the question on adoption of the amendment, the sense of the
House was taken by yeas and nays, at the request of the same member; and on the roll
call 17 members voted in the affirmative and 139 in the negative.

[See Yea and Nay No. 178 in Supplement.]

Therefore the amendment was rejected.

Mr. Moran of Boston and other members of the House then moved to amend the
bill in section 7, in line 199, by striking out the word “election” and inserting in place
thereof the following: “or general elections, or in the case of ballots that are processed
pursuant to subsection (k), prior to depositing such ballot into a tabulator or a ballot
box.

(k) Notwithstanding any general or special law to the contrary, any absent ballot
cast pursuant to section 86 of chapter 54 of the General Laws or any early voting
ballot cast pursuant to this section or section 6 may be deposited into a tabulator or a
ballot box in a municipality or precinct that uses paper ballots, in advance of the date
of the primary or the general election. All ballots received pursuant to this section or
section 6 may be opened in advance of the date of the primary or the general election,
in accordance with regulations promulgated by the state secretary; provided, that such
ballots shall be kept secured, locked and unexamined, and that no results shall be
determined or announced until after the time polls close on the date of the primary or
the general election. Disclosing any such result before such time shall be punished as
a violation of section 14 of said chapter 56. Not later than August 1, 2020, the state
secretary shall promulgate emergency regulations regarding the advance depositing
of ballots.”.

The amendment was adopted.

Engrossed Bill – Land Taking.

The Chair (Mr. Donato of Medford) then interrupted the pending matter and
placed before the House, there being no objection, the engrossed Bill authorizing the
city of Woburn to use certain land for fire station purposes (see House, No. 4636)
(which originated in the House), having been certified by the Clerk to be rightly and
truly prepared for final passage, for its final passage.

On the question on passing the bill to be enacted, the sense of the House was
taken by yeas and nays (this being a bill providing for the taking of land or other
easements used for conservation purposes, etc., as defined by Article XCVII of the
Amendments to the Constitution); and on the roll call 156 members voted in the
affirmative and 0 in the negative.

[See Yea and Nay No. 179 in Supplement.]
Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Unfinished Business.

The House then returned to consideration of the House Bill relative to voting options in response to COVID-19 (House, No. 4768, amended).

Pending the question on passing the bill, as amended, to be engrossed, Ms. Farley-Bouvier of Pittsfield and other members of the House moved to amend it in section 6, in line 62, by striking out the date: “August 12” and inserting in place thereof the date: “August 22”, in lines 65 and 66, by striking out the date: “October 14” and inserting in place thereof the date: “October 24”, in lines 86 and 87 by striking out the following: “noon on Tuesday, August 25” and inserting in place thereof the following: “5 P.M. on Friday, August 28”; and in lines 93 and 94 by striking out the following: “noon on Tuesday, October 27” and inserting in place thereof the following: “5 P.M. on Friday, October 30”; and

By inserting after section 17 the following section:

“SECTION 17A. Notwithstanding sections 26 and 28 of chapter 51 of the General Laws or any other general or special law to the contrary, the last day to register to vote for any election taking place on or before December 31, 2020 shall be 10 days before the date of such election; provided, that the board of registrars shall hold a registration session on that date not less than from 2:00 P.M. to 4:00 P.M. and from 7:00 P.M. to 8:00 P.M. The voting list to be used for any such election shall include all eligible voters registered as of that date.”.

After remarks on the question on adoption of the amendments, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 144 members voted in the affirmative and 12 in the negative.

[See Yea and Nay No. 180 in Supplement.]

Therefore the amendments were adopted.

Ms. Sabadosa of Northampton and other members of the House then moved to amend the bill by adding the following section:

“SECTION 20. (a) An individual who is eligible to vote may register on the day of the state primary or the state election by appearing in person at the polling place, during the hours it is open for voting, for the precinct in which the individual maintains residence on primary or election day or, during the early voting period, by appearing in person at an early voting site for the city or town in which the individual maintains residence during the hours it is open for voting, by completing a registration application in a form prescribed by the state secretary which complies with identity requirements of 52 U.S.C. section 21083, by presenting to the appropriate election official proof of residency and by making a written oath which shall be as follows: I certify that I: am a citizen of the United States; am at least 18 years old; am not under guardianship that prohibits me from registering and/or voting or otherwise prohibited from voting; am not temporarily or permanently disqualified by law because of corrupt practices in respect to elections; have not and will not vote in any other location within the Commonwealth or elsewhere; have read and understand this statement: I further understand that giving false information is a felony punishable by not more than 5 years imprisonment or a fine of not more than $5,000, or both.

(b) For purposes of this section, the term ‘proof of residence’ shall mean one of the following, so long as it includes the name of the applicant and the address from which the registrant is registering:
(i) a valid photo identification including, but not limited to, a Massachusetts driver’s license or other state-issued identification card; or
(ii) other documentation demonstrating the name and address where the registrant maintains residence and seeks to register including, but not limited to, a copy of a current utility bill, bank statement, government check, residential lease agreement, wireless telephone statement, paycheck, other government document or correspondence, a current student fee statement or other document from a post-secondary educational institution that verifies the student’s current address.

(c) Upon meeting the identity requirements of subsection (a), production of proof of residence, and the making of an oath sufficient to support registration, the ballot clerk or designee shall permit the registrant to vote at that primary or election. Any person who registers to vote on the day of the primary or election in accordance with this section shall, absent disqualification, be registered to vote at all subsequent primaries and elections.

(d) A registrant who fails to present suitable identification shall be permitted to deposit a provisional ballot pursuant to the provisions of section 76C of chapter 54, but shall be required to return within 2 business days after the primary or within 6 days after the election to present sufficient identification to the city or town clerk in order for the clerk to determine that the registrant is qualified to vote in the primary or election and has deposited an eligible provisional ballot.

(e) The state secretary shall make available to the election officers at each polling place, to the extent possible, access to the statewide list of registered voters as contained in the central registry of voters set forth in section 47C of chapter 51 of the General Laws. For the purposes of this section, an electronic or printed copy of all voters registered to vote in that precinct as of the last day of the registration period, as required by sections 55 and 60 of said chapter 51, shall be sufficient.

(f) The registrars may correct information supplied by the registrant to the extent necessary to maintain the integrity of their records. If an affidavit is incomplete or if it appears from the facts set forth in the affidavit that the registrant is not qualified to register as a voter, the registrars shall proceed in accordance with section 47 of chapter 51 of the General Laws.

(g) As soon as practicable after the election, the registrars shall add the registrant’s name, address and effective date of registration to the annual register of voters.

(h) A registered voter shall not re-register on the day of the primary for the exclusive purpose of altering party affiliation.

(i) Upon credible information or allegation of illegal voter registration, or credible information or allegation of illegal multiple voting, there shall be an investigation of the information or allegation by the attorney general, or by the district attorney having jurisdiction over the municipality in which the alleged illegal registration or illegal multiple voting occurred. Nothing in this subsection shall be construed as excluding enforcement of this section by any means otherwise provided by law.

(j) Violations of this section shall be punishable under sections 8, 26 and 27, of chapter 56 of the General Laws.

SECTION (b). Chapter 51 of the General Laws is hereby amended by striking out section 33A, and inserting in place thereof the following section:—

(i) The state secretary shall create and maintain a secure online portal allowing a person to complete an affidavit of registration online. The registration, once completed, shall be transmitted by the state secretary to the appropriate local registrar.
(ii) The online affidavit may be submitted utilizing either: (i) the person’s signature from the registry of motor vehicles records, in which case the registrar of motor vehicles shall make appropriate provisions to facilitate the electronic transfer of the image of the signature to the central voter registry; or if no signature is available from the registry of motor vehicles records, then (ii) a digital image of the person’s written signature, uploaded to the online portal via a form provided by the state secretary.

(iii) The person submitting the online affidavit of registration shall affirmatively assent to the use of their signature from their driver’s license or non-driver identification card, or the use of the digital image of the person’s signature.

(iv) Nothing in this section shall be construed to change any registration deadline or qualification of voting.”.

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 16 members voted in the affirmative and 139 in the negative. 

[See Yea and Nay No. 181 in Supplement.]

Therefore the amendment was rejected.

Ms. Decker of Cambridge and other members of the House then moved to amend the bill in section 6, in line 116, by inserting after the word “election”, the second time it appears, the following: “; provided, however, that an early voting ballot cast for the general election that is returned by mail and postmarked not later than November 3, 2020 shall be received by the city or town clerk by 5 P.M. on Friday, November 6, 2020”.

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of Mr. Lawn of Watertown; and on the roll call 136 members voted in the affirmative and 20 in the negative.

[See Yea and Nay No. 182 in Supplement.]

Therefore the amendment was adopted.

Ms. Robinson of Framingham and other members of the House then moved to amend the bill in section 6, in line 113, by striking out the words “submitted by mail,”; and by adding the following paragraph:

“Notwithstanding the provisions of section 25B of chapter 54 of the General Laws or any other general or special law to the contrary, all early voting ballots submitted by mail under this section shall be timely cast if the ballot is postmarked no later than election day and received by the city or town clerk no later than 5:00 p.m. on the fifth business day following election day, or, if the ballot is sent using metered mail, permit imprint, or such mail method that does not require or receive a postmark, received by the city or town clerk no later than 5:00 p.m. on the fifth business day following election day.”.

Mr. Lawn of Watertown thereupon raised a point of order that the amendment offered by the gentlelady from Framingham was improperly before the House for the reason that it conflicts with language inserted by amendment at this reading.

In answer to the point of order, the Chair (Mr. Donato of Medford) stated that the language contained in the amendment offered by the gentlelady from Framingham would conflict with language inserted by the amendment filed by Ms. Decker of Cambridge that had been adopted by the House.

The Chair therefore ruled that the point of order was well taken; and the amendment was laid aside accordingly.
Emergency Measures.

The Chair (Mr. Donato of Medford) then interrupted the pending matter and placed before the House, there being no objection, the engrossed Bill relative to municipal governance during the COVID-19 emergency (see Senate, No. 2680, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 14 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the Senate) was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays, as required under the provisions of Emergency Rule 2(a)(5)(ii); and on the roll call 156 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 183 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

There being no objection, the engrossed Bill establishing a sick leave bank for Marta Romero, an employee of the Department of Developmental Services (see House, No. 4691), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 14 to 0. Sent to the Senate for concurrence.

Unfinished Business.

The House then returned to consideration of the House Bill relative to voting options in response to COVID-19 (House, No. 4768, amended).

Pending the question on passing the bill, as amended, to be engrossed, Mr. Michlewitz of Boston then moved to amend it in section 6, in line 56, by inserting after the word “election” the following: “; provided, however, that the state secretary shall not be required to send an application to any voter whose previous application for an absent or early ballot for the primary election or for all elections in calendar year 2020 has been accepted”, in line 60, by inserting after the word “election” the following: “; provided, however, that the state secretary shall not be required to send an application to any voter whose previous application for an absent or early ballot for the general election or for all elections in calendar year 2020 has been accepted”, by inserting after line 78 the following two paragraphs:

“(iii) The state secretary or the election officers and registrars of every city or town shall mail to any registered voter updating their address on or after July 15, 2020 and on or before August 22, 2020 an application for said voter to be permitted to vote early by mail for the primary election.

(iv) The state secretary or the election officers and registrars of every city or town shall mail to any registered voter updating their address on or after September
14, 2020 and on or before October 24, 2020 an application for said voter to be permitted to vote early by mail for the general election.”.

In lines 72 to 76, inclusive, by striking out the paragraph contained in those lines and inserting in place thereof the following two paragraphs:

“(5)(i) Each application mailed pursuant to this subsection shall be provided in any language required by the bilingual election requirements of the federal Voting Rights Act, 52 U.S.C. § 10503.

(ii) Each application mailed to a voter in the city of Boston pursuant to this subsection shall include an option, which shall appear prominently on the application, to request a ballot printed in any language available at the voter’s polling location pursuant to chapter 166 of the acts of 2014.”; and

In line 103, by striking out the words “selected by the voter” and inserting in place thereof the word “required”; and

By striking out section 12 and inserting in place thereof the following section:

“SECTION 12. Notwithstanding section 29 of chapter 53 of the General Laws and sections 11, 11B, 12 and 13 of chapter 54 of the General Laws or any other general or special law to the contrary, for the primary election and general election, if there is a deficiency in the number of required election officers, the appointing authority may appoint election officers without regard to political party membership, voter status, residence in the city or town or inclusion on a list filed by a political party committee pursuant to said sections 11B and 12 of said chapter 54. If the position of the warden, clerk or inspector, or the deputy of any such officer, if any, is vacant within the 3 weeks preceding the primary or general election, the city or town clerk may appoint a person to fill the vacancy with a competent person willing to serve and without regard to political party membership, voter status, residence in the city or town or inclusion on a list filed by a political party committee pursuant to said sections 11B and 12 of said chapter 54.”.

The amendments were adopted.

On the question on passing the bill, as amended, to be engrossed, the sense of the House was taken by yeas and nays at the request of Mr. Lawn of Watertown; and on the roll call 155 members voted in the affirmative and 1 in the negative.

[See Yea and Nay No. 184 in Supplement.]

Therefore the bill (House, No. 4778, published as amended) was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

Next sitting.

At a half past seven o’clock P.M., on motion of Mr. Jones of North Reading (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.

MONDAY, JUNE 8, 2020.

[59]
Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Petitions.

Petitions severally were presented and referred as follows:

By Mr. Hay of Fitchburg, a petition (subject to Joint Rule 12) of Stephan Hay relative to notification to residents of nursing facilities whenever their facilities will be used as a COVID-19 or infectious disease recovery or holding centers.

By Mrs. Kane of Shrewsbury, a petition (subject to Joint Rule 12) of Hannah Kane and others relative to driver education.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

Petitions were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2747) of Dean A. Tran and Stephan Hay for legislation to establishing a sick leave bank for Denise M. Lazzara, an employee of the Department of Correction;

Petition (accompanied by bill, Senate, No. 2748) of Dean A. Tran for legislation to establish a sick leave bank for Patrick Burns, an employee of the Department of Correction; and

Petition (accompanied by bill, Senate, No. 2749) of Dean A. Tran and Sheila C. Harrington for legislation to establish a sick leave bank for Nicholas Asselin, an employee of the Department of Correction;

Severally to the committee on Public Service.

A report of the committee on Revenue, recommending that the report of the Massachusetts Capital Resource Company (under the provisions of Section 20 of Chapter 816 of the Acts of 1977) submitting its forty-third annual report (see Senate, No. 2578), be placed on file, having been accepted by the Senate, was considered forthwith, under Rule 42; and it was accepted, in concurrence.

Reports of Committees.
By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

Authorizing the Water Supply District of Acton to enter into a lease, license or other disposition of land held for water supply purposes for the construction, operation and maintenance of a solar energy generating and energy storage facility (House, No. 4683);

Authorizing the town of Hadley to convey a conservation restriction on certain parcels of land (House, No. 4714) [Local Approval Received]; and

Authorizing the town of Somerset to grant [sic] additional licenses for the sale of alcoholic beverages to be drunk on the premises (House, No. 4753) [Local Approval Received];

Under suspension of Rule 7A, in each instance, on motion of the same member, the bills severally were read a second time forthwith; and they were ordered to a third reading.

By Mr. Straus of Mattapoisett, for the committee on Transportation, on House, Nos. 2956, 2957, 2958, 2959, 2961, 2966, 2968, 2970, 2976, 2977, 2980, 2981, 2991, 2995, 2996, 2997, 2999, 3000, 3006, 3010, 3013, 3014, 3021, 3028, 3029, 3032, 3033, 3035, 3037, 3038, 3041, 3042, 3045, 3050, 3054, 3061, 3071, 3079, 3085, 3087, 3089, 3091, 3094, 3098, 3100, 3103, 3108, 3112, 3113, 3114, 3120, 3123, 3124, 3125, 3128, 3129, 3131, 3143, 3164, 3168, 3171, 3172, 3174, 3175, 3176, 3177, 3182 and 3184, an Order relative to authorizing the committee on Transportation to make an investigation and study of certain House documents concerning parking, licenses and other transportation issues (House, No. 4772) [Representative Hecht of Watertown dissenting]. Referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

Subsequently, Mr. Galvin of Canton, for said committees, reported asking to be discharged from further consideration of the order; and recommending that the same be referred to the House committee on Rules. Under Rule 42, the report was considered forthwith; and it was accepted.

Mr. Galvin of Canton, for said committee on Rules, on the foregoing order, then reported, in part, asking to be discharged from further consideration of the petition (accompanied by bill, House, No. 3014) of Dylan A. Fernandes, Jonathan Hecht and others relative to electric bicycles,— and recommending that the same be recommitted to the committee on Transportation. Under Rule 42, the report was considered forthwith; and it was accepted.

By Mr. Parisella of Beverly, for the committee on Public Service, on House, No. 2169, a Bill relative to retirement benefits for Richard Drury (House, No. 4779). Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Orders of the Day.

The House Bill establishing a sick leave bank for Geo Bernardone, an employee of the Massachusetts Department of Transportation (House, No. 4481) (its title having been changed by the committee on Bills in the Third Reading), reported by said committee to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.
The House Bill authorizing the town of Westford to grant two additional licenses for the sale of alcoholic beverages to be drunk on the premises (House, No. 4339), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it in section 1, in lines 23, 24 and 25, by striking out paragraph contained in those lines and inserting in place thereof the following paragraph:

“(e) One of the licenses granted under this act shall be issued within 1 year after January 30, 2020 and the second license shall be issued within 2 years after the effective date of the of this act; provided, however, that a license originally granted within that period may be granted to a new applicant under subsections (c) or (d) thereafter.”.

The amendment was adopted; and the bill (House, No. 4339, amended) was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—
Ordered, That when the House adjourns today, it adjourn to meet on Thursday next at eleven o’clock A.M.

At seven minutes after eleven o’clock A.M., on motion of Ms. Gifford of Wareham (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Thursday at eleven o’clock A.M., in an Informal Session.
Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Silent Prayer.

At the request of Mr. LeBoeuf of Worcester and Mrs. Ferguson of Holden, the members and employees stood in a moment of silent tribute to the memory of Rutland Police Department Detective John D. Songy, who passed away recently after battling COVID-19.

Detective Songy began his career in law enforcement as a patrolman with the Oakham Police Department before joining the Rutland Police Department in 2012. He served the last several years as the department’s detective, receiving numerous commendations.

Detective Songy leaves behind his wife Joanne, children, grandchildren, parents, nephews, a sister and a grandfather. Detective Songy cared about everyone he met and passionately dedicated his life to keeping others safe. He fell in love with his community and they fell in love with him. Detective Songy will be truly missed.

Special Communications.

The following communications, together with returns of votes and schedules therein referred to, were received from the Secretary of the Commonwealth, to wit:—


commonwealth of massachusetts
office of the secretary
state house, boston 02133


To the Honorable House of Representatives:

I have the honor to lay before you the returns of votes cast at the special election held in this Commonwealth on the second day of June, 2020, for Representative in the General Court, 3rd Bristol District, together with schedules showing the number of ballots which appear to have been cast for each person voted for.

These returns have been duly canvassed by the Governor and Council, and are now transmitted for examination by the House of Representatives, as required by the Constitution.

To the Honorable House of Representatives:

I have the honor to lay before you the returns of votes cast at the special election held in this Commonwealth on the second day of June, 2020, for Representative in the General Court, 37th Middlesex District, together with schedules showing the number of ballots which appear to have been cast for each person voted for.

These returns have been duly canvassed by the Governor and Council, and are now transmitted for examination by the House of Representatives, as required by the Constitution.

Very truly yours,

WILLIAM FRANCIS GALVIN,
Secretary of the Commonwealth.

Qualification of Members-elect.

The Speaker announced that he had appointed himself as a special committee of the House to conduct Representatives-elect Carol A. Doherty, member-elect from the Third Bristol District, and Danillo A. Sena, member-elect from the Thirty-Seventh Middlesex District, to the Grand Staircase to be qualified at such time as may be convenient to the Governor and Council.

The Chair (Mr. Donato of Medford) then announced that said special committee of the House had completed the assignment, and that Representatives Doherty and Sena had, on Wednesday, June 10, 2020, taken and subscribed the necessary oaths of office, and were now duly qualified as members of the House.

Orders.

The following order (filed by Ms. Khan of Newton) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Children, Families and Persons with Disabilities be granted until Friday, July 31, 2020 within which time to make its final report on current House document numbered 4732.
Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4786), ought to be adopted. Under suspension of the rules, on motion of Ms. Khan of Newton, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Honan of Boston) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Housing be granted until Friday, July 31, 2020 within which time to make its final report on current House document numbered 4718.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4787), ought to be adopted. Under suspension of the rules, on motion of Mr. Honan of Boston, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Ms. Cronin of Easton) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on the Judiciary be granted until Tuesday, June 30, 2020 within which time to make its final report on current House document numbered 4744.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4785), ought to be adopted. Under suspension of the rules, on motion of Ms. Cronin of Easton, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Communication.

A communication from the State Retiree Benefits Trust (“HST”) Board (under Section 24(f) of Chapter 32A of the General Laws) submitting the approved budget for said board for the fiscal year 2021 [copies of said report were forwarded to the committee on Ways and Means and the committee on Public Service], was placed on file.

Petitions.

Petitions severally were presented and referred as follows:

By Mr. Capano of Lynn, a petition (subject to Joint Rule 12) of Peter Capano and others relative to municipal enforcement of COVID-19 safety regulations.

By Messrs. Crocker of Barnstable and Whelan of Brewster, a petition (subject to Joint Rules 12 and 7A) of William L. Crocker, Jr., and Timothy R. Whelan that Michael Cheung be authorized to purchase certain creditable service from the Barnstable County Retirement Board.

By Representative Mariano of Quincy and Senator Keenan, a joint petition (subject to Joint Rule 12) of Ronald Mariano and John F. Keenan for legislation to establish a sick leave bank for Alexandra Jordankova, an employee of the Department of Developmental Services.

By Mr. Mark of Peru, a petition (subject to Joint Rule 12) of Paul W. Mark that the Massachusetts Teachers’ Retirement Board be authorized to grant creditable service to Susan Floyd.
By Mr. Santiago of Boston, a petition (subject to Joint Rule 12) of Jon Santiago for legislation to establish a sick leave bank for Greta Long, an employee of the Massachusetts Rehabilitation Commission.

By Mr. Vieira of Falmouth, a petition (subject to Joint Rule 12) of David T. Vieira and Julian Cyr for legislation to establish a sick leave bank for Paul McBrien, an employee of the Trial Court.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

A message from His Excellency the Governor recommending legislation to ensure the collection of COVID-19 data (Senate, No. 2753), was referred, in concurrence, to the committee on Public Health.

The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:


Under suspension of the rules, on motion of Mr. Golden of Lowell, the order (Senate, No. 2743) was considered forthwith; and it was adopted, in concurrence.

The Senate Bill revising the town charter of Lunenburg (Senate, No. 2754) (on Senate bill No. 2557) [Local Approval Received], passed to be engrossed by the Senate was read; and it was referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the petition of Hannah Kane and others relative to driver education. Under suspension of the rules, on motion of Mr. McGonagle of Everett, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on Transportation. Sent to the Senate for concurrence.

By Mr. Cullinane of Boston, for the committee on Health Care Financing, that the Bill to create a Massachusetts rare disease advisory council (House, No. 4268), ought to pass [Cost: Greater than $100,000.00]. Read; and referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

By Mr. Cullinane of Boston, for the committee on Health Care Financing, that the Bill to reduce racial disparities in maternal health (House, No. 4448), ought to pass [Cost: Greater than $100,000.00]. Read; and referred, under Rule 33, to the committee on Ways and Means.
By Mr. Cullinane of Boston, for the committee on Health Care Financing, on a petition, a Bill eliminating racial and ethnic health disparities in the Commonwealth (House, No. 1198) [Cost: Greater than $100,000.00]. Read; and referred, under Rule 33, to the committee on Ways and Means.

Engrossed Bill.

The engrossed Bill authorizing the town of Wakefield to establish a means tested senior citizen property tax exemption (see House, No. 4475) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

House bills
Relative to certain affordable housing in the Charlestown section of the city of Boston (House, No. 4438); and
Authorizing the town of Lunenburg to grant an additional license for the sale of wines and malt beverages on the premises to Lanni Orchards (House, No. 4644);
Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—
Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

At twelve minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

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Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

Resolutions (filed by Ms. Hogan of Stow) congratulating Jacqueline Gillis for being recognized as a 2020 Commonwealth Heroine by the Massachusetts Commission on the Status of Women;

Resolutions (filed by Ms. Hogan of Stow) congratulating Officer Karl Nyholm on his retirement after thirty-six years with the Maynard Police Department; and

Resolutions (filed by Mr. McKenna of Webster) congratulating the Sacred Heart of Jesus Parish in the town of Webster on its one hundred and fiftieth anniversary;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Wong of Saugus, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Order.

The following order (filed by Mrs. Campbell of Methuen) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Veterans and Federal Affairs be granted until Thursday, October 15, 2020 within which time to make its final report on current Senate documents numbered 2151, 2160, 2164, 2167, 2168, 2171, 2464, 2502 and 2702, and House documents numbered 3195, 3198, 3200, 3201, 3202, 3203, 3205, 3206, 3207, 3214, 3218, 3228, 3229, 3231, 3232, 3233, 3234, 3238, 3245, 4407, 4512 and 4513.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4788), ought to be adopted. Under suspension of the rules, on motion of Mrs. Campbell of Methuen, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Petitions.
Ms. Robinson of Framingham presented a petition (accompanied by bill, House, No. 4789) of Maria Duaine Robinson and Carmine Lawrence Gentile (with the approval of the mayor and the city council) relative to authorizing the city of Framingham to amend the income qualifications for a certain tax deferral program in said city; and the same was referred to the committee on Revenue. Sent to the Senate for concurrence.

Petitions severally were presented and referred as follows:

By Representative Miranda of Boston and Senator Collins, a joint petition (subject to Joint Rule 12) of Liz Miranda and Nick Collins for an investigation and study by a special commission (including members of the General Court) relative to race in the Commonwealth.

By Mr. Moran of Boston, a petition (subject to Joint Rule 12) of Michael J. Moran relative to commercial vehicle warranties.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

Bills
Financing improvements to municipal roads and bridges (Senate, No. 2746) (on a part of House, No. 4547); and
To mitigate arbovirus in the Commonwealth (Senate, No. 2757) (on a part of the Senate bill printed as House, No. 4751);
Severally passed to be engrossed by the Senate, were read; and they were referred, under Rule 33, to the committee on Ways and Means.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:
Petition (accompanied by bill) of David T. Vieira and Julian Cyr for legislation to establish a sick leave bank for Paul McBrien, an employee of the Trial Court. To the committee on the Judiciary.
Petition (accompanied by bill) of Paul W. Mark that the Massachusetts Teachers’ Retirement Board be authorized to grant creditable service to Susan Floyd. To the committee on Public Service.

Under suspension of the rules, on motion of Mr. Vieira of Falmouth, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Mahoney of Worcester, for the committee on Public Health, on House, No. 1850, a Bill ensuring safe patient access to emergency care (House, No. 4781).

By the same member, for the same committee, on House, No. 1926, a Bill relative to end of life options (House, No. 4782).

By the same member, for the same committee, on House, No. 1942, a Bill protecting children from harmful diet pills and muscle-building supplements (House, No. 4783).

By the same member, for the same committee, on House, No. 4096, a Bill promoting community immunity (House, No. 4784).
Severally referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Mr. Mahoney of Worcester, for the committee on Public Health, on House, No. 1182, a Bill relative to Medicaid coverage for doula services (House, No. 4780). Read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. Parisella of Beverly, for the committee on Public Service, on a petition, a Bill authorizing the town of Boylston to continue the employment of police chief Anthony Sahagian (House, No. 4715) [Local Approval Received]. Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

**Engrossed Bills.**

The engrossed Bill establishing a sick leave bank for Marta Romero, an employee of the Department of Developmental Services (see House, No. 4691) (which originated in the House), in respect to which the Senate had concurred in adoption of the emergency preamble, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill authorizing the town of Leyden to continue the employment of Gilda Galvis (see House, No. 4544) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

**Orders of the Day.**

Bills
Relative to the Northampton Housing Authority (House, No. 3685); and
Relative to the Affordable Housing Trust Fund Board in the city of Chelsea (House, No. 4155) (its title having been changed by the committee on Bills in the Third Reading);

Severally reported by said committee to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

**Order.**

On motion of Mr. DeLeo of Winthrop,—
Ordered, That when the House adjourns today, it adjourn to meet on Thursday next at eleven o’clock A.M.

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At six minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Thursday at eleven o’clock A.M., in an Informal Session.
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JOURNAL OF THE HOUSE.

THURSDAY, JUNE 18, 2020.

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Thursday, June 18, 2020.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Silent Prayer.

During the session the Chair (Mr. Donato of Medford) declared a brief recess and, at the request of Mr. Crocker of Barnstable, the members and employees stood in a moment of silent tribute to the memory of Harold Tobey of Barnstable.

Harold Tobey was a 20th century trailblazer in the Town of Barnstable. He became the first African-American police officer in the town in 1965 and served on the force for 17 years. Following his law enforcement career, he served as the security officer for the Hyannis Public Library and would always strike up a conversation with anyone who stopped by. Tobey was a member of the Barnstable Town Council from 1989 to 2009 and was the first African-American elected to the Council’s presidency, serving in that position from 1995 to 1996.

Tobey was a founding member and former president of the Zion (ZIGH-on) Union Heritage Museum and served on the Mashpee Wampanoag (wamp-a-No-ag) Tribal Court. He was also on the Board of Directors of the Community Action Committee of the Cape and Islands. Tobey was an active member of the Cape and Islands Chapter of the NAACP.

Message from the Governor.

A message from His Excellency the Governor recommending legislation relative to improving police officer standards and accountability and to improve training (House, No. 4794), was filed in the office of the Clerk on Wednesday, June 17.

The message was read; and it was referred, under Rule 30, with the accompanying draft of a bill, to the committee on Public Safety and Homeland Security. Sent to the Senate for concurrence.

Petition.

Representative Muratore of Plymouth and Senator Moran presented a joint petition (accompanied by bill, House, No. 4797) of Mathew J. Muratore, Susan L. Moran and others (by vote of the town) for legislation to amend the charter of the Plymouth, — board of health.
town of Plymouth relative to appointments to the board of health of said town; and
the same was referred to the committee on Municipalities and Regional Government.
Sent to the Senate for concurrence.

Papers from the Senate.

The Senate Bill designating United States Cadet Nurse Corps Day (Senate, No.
2178, changed), came from the Senate with the endorsement that said branch had
concurred with the House in its amendment (adding the following section:
“SECTION 2. The superintendent of the bureau of the state house shall, subject
to the approval of the art commission of the state house as to size and content, install
and maintain a plaque in a suitable space in Nurses Hall in the state house in honor of
the Massachusetts members of the United States Cadet Nurse Corps.”) with a further
amendment in section 2 (inserted by amendment by the House) adding the following
sentence: “The Friends of the United States Cadet Nurse Corps WWII shall be
responsible for the funding of the plaque.”. The Senate further amendment was
referred, under Rule 35, to the committee on Bills in the Third Reading.

A Bill establishing a sick leave bank for Angelica Rodriguez, an employee of
Department of Children and Families (Senate, No. 2672, amended in line 5 by
inserting after the name: “Rodriguez”, the first time it appears, the words “to care for
her child”) (on a petition), passed to be engrossed by the Senate, was read; and it was
referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Petitions severally were referred, in concurrence, under suspension of Joint Rule
12, as follows:

Petition (accompanied by bill, Senate, No. 2771) of Joan B. Lovely and Bruce
E. Tarr for legislation to transfer employees of the North Shore Regional 911 Center
to the State 911 Department. To the committee on Public Service.

Petition (accompanied by bill, Senate, No. 2770) of Sal N. DiDomenico for
legislation to authorize the lease of the former Lee Pool Complex located in the city
of Boston. To the committee on State Administration and Regulatory Oversight.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on
Rules of the two branches, acting concurrently, that Joint Rules 12 and 7A be
suspended on the petition of William L. Crocker, Jr., and Timothy R. Whelan that
Michael Cheung be authorized to purchase certain creditable service from the
Barnstable County Retirement Board. Under suspension of the rules, on motion of
Mr. Tucker of Salem, the report was considered forthwith. Joint Rules 12 and 7A
were suspended; and the petition (accompanied by bill) was referred to the committee
on Public Service. Sent to the Senate for concurrence.

By Mr. Galvin of Canton, for the committee on Rules and the committees on
Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on
the joint petition of Ronald Mariano and John F. Keenan for legislation to establish a
sick leave bank for Alexandra Jordankova, an employee of the Department of
Developmental Services. Under suspension of the rules, on motion of Mr. Tucker of
Salem, the report was considered forthwith. Joint Rule 12 was suspended; and the
petition (accompanied by bill) was referred to the committee on Public Service. Sent to the Senate for concurrence.

Engrossed Bill.

The engrossed Bill providing for the appointment of retired police officers as special police officers in the town of Plymouth (see House, No. 4242) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

House bills
Relative to the historic curatorship program in the town of Hamilton (House, No. 4193);
To amend the charter of the city of Greenfield (House, No. 4329); and
Making the charter of the town of Sudbury gender neutral (House, No. 4388);
Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

Recess.

At six minutes after eleven o’clock A.M., on motion of Mr. Frost of Auburn (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at twelve o’clock noon the House was called to order with Mr. Donato in the Chair.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:
Resolutions (filed by Mr. Jones of North Reading) congratulating the Union Congregational Church of North Reading, Inc. on its three hundredth anniversary; and
Resolutions (filed by Ms. Ferrante of Gloucester) honoring Jack Clarke for his twenty five years of service to the Massachusetts Audubon Society and dedication to the environment;
Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Vieira of Falmouth, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Orders.

The following order (filed by Mr. Murphy of Weymouth) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:
Ordered, That notwithstanding the provisions of Joint Rule 10, the committee on Financial Services be granted until Wednesday, July 15, 2020 within which time to make its final report on current Senate documents numbered 102, 111, 611 and 655.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4790), ought to be adopted. Under suspension of the rules, on motion of Mr. Murphy of Weymouth, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Murphy of Weymouth) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That notwithstanding the provisions of Joint Rule 10, the committee on Financial Services be granted until Tuesday, December 29, 2020 within which time to make its final report on current House documents numbered 943, 944, 966, 975, 1013, 1041, 1045, 1055, 1061, 1066, 1067, 1068, 1073, 1104, 4044 and 4406.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4791), ought to be adopted. Under suspension of the rules, on motion of Mr. Murphy of Weymouth, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Cusack of Braintree) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That notwithstanding the provisions of Joint Rule 10, the committee on Revenue be granted until Friday, July 31, 2020 within which time to make its final report on current Senate document numbered 2659, and House documents numbered 4634, 4726, 4727, 4728 and 4760.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4792), ought to be adopted. Under suspension of the rules, on motion of Mr. Cusack of Braintree, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Cusack of Braintree) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That notwithstanding the provisions of Joint Rule 10, the committee on Revenue be granted until Friday, July 31, 2020 within which time to make its final report on current Senate document numbered 2563, and House documents numbered 4514, 4516 and 4773.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4793), ought to be adopted. Under suspension of the rules, on motion of Mr. Cusack of Braintree, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

**Paper from the Senate.**

The House Bill relative to voting options in response to COVID-19 (House, No. 4778), came from the Senate, passed to be engrossed, in concurrence, with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2764.

Under suspension of the rules, on motion of Mr. Lawn of Watertown, the amendment was considered forthwith. The House then non-concurred with the Senate.
in its amendment; and, on further motion of the same member, asked for a committee of conference on the disagreeing votes of the two branches. Representatives Lawn, Moran of Boston and Hill of Ipswich were appointed the committee on the part of the House. Sent to the Senate to be joined.

Subsequently notice was received from the Senate that said branch had insisted on its amendment, concurred with the House in the appointment of a committee of conference; and that Senators Finegold, Creem and Fattman had been joined as the committee on the part of the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

Speaker DeLeo of Winthrop and Representative Ryan of Boston then moved that when the House adjourns today, it do so in respect to the memory of Gerard F. Doherty, a member of the House from Boston from 1957 to 1964, inclusive; and the motion prevailed.

Accordingly, at six minutes after twelve o’clock noon, on motion of Mr. Frost of Auburn (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.


[63]
JOURNAL OF THE HOUSE.


Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Message from the Governor.

A message from His Excellency the Governor submitting requests for making certain appropriations for Fiscal Year 2021 before final action on the General Appropriation Bill (House, No. 4806), was filed in the office of the Clerk on Friday, June 19.

The message was read; and it was referred, under Rule 30, with the accompanying draft of a bill, to the committee on Ways and Means.

Subsequently Mr. Michlewitz of Boston, for said committee, reported on the foregoing message, a Bill making certain appropriations for fiscal year 2021 before final action on the General Appropriation Bill (printed in House, No. 4806) [Total appropriations: $5,250,000,000.00]. Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported recommending that the matter be scheduled for consideration by the House.

Under suspension of the rules, on motion of the same member, the bill was read a second time forthwith; and it was ordered to a third reading.

Subsequently, under further suspension of the rules, on motion of Mr. Michlewitz of Boston, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Orders.

The following order (filed by Mr. Cullinane of Boston) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Health Care Financing be granted until Thursday, December 31, 2020 within which time to make its final report on all matters referred to them.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4800), ought to be adopted. Under suspension of the rules, on motion of Mr. Cullinane of Boston, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.
The following order (filed by Mr. Hay of Fitchburg) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Labor and Workforce Development be granted until Thursday, August 20, 2020 within which time to make its final report on current House documents numbered 4739, 4743 and 4749.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4798), ought to be adopted. Under suspension of the rules, on motion of Mr. Hay of Fitchburg, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Hay of Fitchburg) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Labor and Workforce Development be granted until Tuesday, October 27, 2020 within which time to make its final report on current House documents numbered 4746 and 4754.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4799), ought to be adopted. Under suspension of the rules, on motion of Mr. Hay of Fitchburg, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Petitions.

Petitions severally were presented and referred as follows:
By Mr. Cutler of Pembroke, a petition (subject to Joint Rule 12) of Josh S. Cutler relative to retirement benefits for Felicia O’Connor, the surviving spouse of John Bernard O’Connor, a retired state police officer injured in the line of duty.

By Mr. Markey of Dartmouth, a petition (subject to Joint Rule 12) of Christopher M. Markey relative to inquests by medical examiners.

By Mr. Speliotis of Danvers, a petition (subject to Joint Rule 12) of Theodore C. Speliotis and others for legislation to transfer employees of the North Shore Regional 911 Center to the State 911 Department.

By Mr. Ultraño of Malden, a petition (subject to Joint Rule 12) of Steven Ultraño that assistant coordinators of the electric monitoring department of the Office of Probation shall be eligible for classification as members of Group 2 of the state contributory retirement board.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on the Judiciary be granted until June 30, 2020, within which time to make its final report on current Senate document numbered 2700, relative to Judiciary.

Under suspension of the rules, on motion of Ms. Cronin of Easton, the order (Senate, No. 2758) was considered forthwith; and it was adopted, in concurrence.
The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on the committee on Public Health be granted until July 31, 2020, within which time to make its final report on current Senate document numbered 1335, relative to public health matters.

Under suspension of the rules, on motion of Mr. Mahoney of Worcester, the order (Senate, No. 2729) was considered forthwith; and it was adopted, in concurrence.

The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on the Public Safety and Homeland Security be granted until July 15, 2020, within which time to make its final report on current Senate documents numbered 1401 and 2602, relative to public safety matters.

Under suspension of the rules, on motion of Mr. Naughton of Clinton, the order (Senate, No. 2728) was considered forthwith; and it was adopted, in concurrence.

A petition of Bruce E. Tarr, Ryan C. Fattman, Patrick M. O’Connor and Dean A. Tran for legislation relative to healthcare consumer health options and increased care efficiency, came from the Senate referred, under suspension of Joint Rule 12, to the committee on Health Care Financing.

The House then concurred with the Senate in the suspension of said rule; and the petition (accompanied by bill, Senate, No. 2776) was referred, in concurrence, to the committee on Health Care Financing.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the joint petition of Christopher M. Markey and Mark C. Montigny that the Dartmouth Housing Authority be authorized to lease a portion of land located in the town of Dartmouth to Partners in Housing, LLC for affordable housing purposes. Under suspension of the rules, on motion of Mr. Wong of Saugus, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on Municipalities and Regional Government. Sent to the Senate for concurrence.

By Mr. Hay of Fitchburg, for the committee on Labor and Workforce Development, on a petition, a Bill to reinvest justice and opportunity in communities affected by incarceration (House, No. 1651).

By the same member, for the same committee, on a joint petition, a Bill relative to meeting the human service workforce demand (House, No. 3835).

By the same member, for the same committee, on a joint petition, a Bill ensuring domestic violence victims’ protections for all employees in the Commonwealth (House, No. 4566).
By the same member, for the same committee, on House, No. 4313, a Bill to protect the collective bargaining rights of certain administrative employees (House, No. 4801).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

*Emergency Measure.*

The engrossed Bill authorizing Old Rochester Regional School District to enter into renewable energy agreements (see House No. 4435), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 3 to 0. Sent to the Senate for concurrence.

*Engrossed Bill.*

The engrossed Bill authorizing the county of Dukes County to borrow funds to pay costs of acquiring land, constructing buildings and other facilities as the county shall require, making capital improvements to county facilities, acquiring items of capital equipment, and for the payment of all other costs incidental and related thereto (see House, No. 4094) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

*Orders of the Day.*

The Senate further amendment to the House amendment of the Senate Bill designating United States Nurse Corps day (Senate, No. 2178, changed and amended), reported by the committee on Bills in the Third Reading to be correctly drawn, was considered.

Mr. Speliotis of Danvers then moved that the House concur with the Senate in its further amendment with a still further amendment by inserting before the enacting clause the following emergency preamble:

“*Whereas,* The deferred operation of this act would tend to defeat its purpose, which is to establish forthwith the United States Cadet Nurse Corps Day, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.”.

The still further amendment was adopted.

The House then concurred with the Senate in its further amendment, as amended. Sent to the Senate for concurrence in the still further amendment.

*House bills*

Authorizing the town of Clinton to grant an additional license for the sale of all alcoholic beverages to be drunk on the premises (House, No. 4336) (its title having been changed by the committee on Bills in the Third Reading); and

Authorizing the town of Clinton to grant an additional license for the sale of all alcoholic beverages not to be drunk on the premises (House, No. 4337) (its title having been changed by the committee on Bills in the Third Reading);
Severally reported by said committee to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

The House Bill authorizing the town of Hadley to transfer the care and control of park land in the town of Hadley to the board of selectmen (House, No. 4589) (its title having been changed by the committee on Bills in the Third Reading), reported by said committee to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it in section 1, in line 2, by inserting after the word “transfer” the words “the care and control of”; and in line 4 by inserting after the figures: “91” the words “from the park and recreation commission of the town”.

The amendments were adopted; and the bill (House, No. 4589, amended) was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At sixteen minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed until a quarter before twelve o’clock noon; and at eight minutes before twelve o’clock the House was called to order with Mr. Donato in the Chair.

Reports of Committees.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill to preserve the Schooner Ernestina-Morrissey (Senate, No. 2328), ought to pass with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4804. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of the same member, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the bill (Senate, No. 2328, amended) was ordered to a third reading.

Subsequently under suspension of the rules, on motion of Mr. Michlewitz, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed, in concurrence. The bill (Senate, No. 2328, amended) then was sent to the Senate for concurrence in the amendment.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, on the residue of House, No. 4326, a Bill financing municipal roads and bridges (House, No. 4803). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of the same member, the bill was read a second time forthwith; and it was ordered to a third reading.
Subsequently, under suspension of the rules, on motion of Mr. Michlewitz of Boston, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill authorizing the commissioner of Capital Asset Management and Maintenance to grant certain easements to the town of Bourne (House, No. 4007, changed), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4805). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of the same member, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill authorizing the Division of Capital Asset Management and Maintenance to transfer certain parcels of land to the city of Northampton (House, No. 4123), ought to pass. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of the same member, the bill was read a second time forthwith; and it was ordered to a third reading.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, on House, No. 4707, reported, in part, a Bill making appropriations for the fiscal year 2020 to authorize certain COVID-19 spending in anticipation of federal reimbursement (House, No. 4802) [Total appropriations: $1,100,000,000.00]. Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of the rules, on motion of the same member, the bill was read a second time forthwith; and it was ordered to a third reading.

**Recess.**

At twenty minutes before three o’clock P.M., on motion of Mr. Frost of Auburn (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at ten minutes before four o’clock P.M., the House was called to order with Mr. Donato in the Chair.

**Engrossed Bill.**

The engrossed Bill making certain appropriations for fiscal year 2021 before final action on the General Appropriation Bill (see House bill printed in House, No. 4806) (which originated in the House), having been certified by the Clerk to be rightly
and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet Wednesday next at eleven o’clock A.M.; and that notwithstanding the provisions of House Rule 12, the Clerk be authorized to dispense with the printing of a Calendar for said sitting.

At eight minutes before four o’clock A.M., on motion of Mr. Frost of Auburn (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Wednesday at eleven o’clock A.M.
The Commonwealth of Massachusetts

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[64]*
Met according to adjournment at eleven o’clock A.M., under emergency rules, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Reports of Committees.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following bills be scheduled for consideration by the House:

The Senate Bill establishing a sick leave bank for Angelica Rodriguez, an employee of Department of Children and Families (Senate, No. 2672, amended); and

The House Bill authorizing the town of Boylston to continue the employment of police chief Anthony Sahagian (House, No. 4715) [Local Approval Received];

Under suspension of Rule 7A, in each instance, on motion of the same member, the bills severally were read a second time forthwith; and they were ordered to a third reading.

By Mr. Cusack of Braintree, for the committee on Revenue, on a petition, a Bill establishing a tax credit for employment of national guard members (House, No. 2428).

By the same member, for the same committee, on a petition, a Bill establishing a local option gasoline and diesel fuel excise (House, No. 2592).

By Mr. Golden of Lowell, for the committee on Telecommunications, Utilities and Energy, on a petition, a Bill to increase the use of zero emission vehicles in the Commonwealth (House, No. 2809).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. Lawn of Watertown, for the committee on Election Laws, on a petition, a Bill providing for the city of Lowell municipal elections (House, No. 4350) [Local Approval Received].

By Ms. Cronin of Easton, for the committee on the Judiciary, on a petition, a Bill establishing a sick leave bank for Paul McBrien, an employee of the Massachusetts Trial Court (House, No. 4795).

By Mr. Cusack of Braintree, for the committee on Revenue, on a petition, a Bill authorizing the city of Somerville to impose a real estate transfer fee (House, No. 2423) [Local Approval Received].

By the same member, for the same committee, on a joint petition, a Bill authorizing the town of Nantucket to impose a real estate transfer fee for affordable and workforce housing (House, No. 3637) [Local Approval Received].
By the same member, for the same committee, on a petition, a Bill authorizing the town of Provincetown to impose a 0.5% real estate transfer fee (House, No. 3691) [Local Approval Received].

By the same member, for the same committee, on a petition, a Bill authorizing the town of Truro to impose a 0.5% real estate transfer fee (House, No. 4208) [Local Approval Received].

By Mr. Golden of Lowell, for the committee on Telecommunications, Utilities and Energy, on a petition, a Bill relative to the transfer of land in the town of Sharon (House, No. 4389) [Local Approval Received].

By the same member, for the same committee, on a petition, a Bill authorizing the town of Kingston to establish a special fund to process activity produced by non-town net metering (House, No. 4390) [Local Approval Received].

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Recess.

At three minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed until one o’clock P.M.; and at ten minutes after one o’clock the House was called to order with the Speaker in the Chair.

Quorum.

As required under the provision of Emergency Rule 2(4), a roll call was taken for the purpose of ascertaining the presence of a quorum; and on the roll call 158 members were recorded as being in attendance.

[See Yea and Nay No. 185 in Supplement.]

Therefore a quorum was present.

Orders of the Day.

The House Bill making appropriations for the fiscal year 2020 to authorize certain COVID-19 spending in anticipation of federal reimbursement (House, No. 4802), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

After debate on the question on passing the bill to be engrossed, (Mr. Donato of Medford being in the Chair) Mr. Michlewitz of Boston and other member of the House moved to amend it in section 2A, in item 1599-1231, in lines 34 to 36, inclusive, by striking out the following: “grants directly to programs that currently provide early education services to at least 1 child subsidized through funding from line items 3000-3060 and 3000-4060” and inserting in place thereof the following: “funds on behalf of programs that provide early education services to at least 1 child subsidized through funding from line items 3000-3060 and 3000-4060 or essential workers through the COVID-19 state of emergency”;

In item 1599-1232, in line 200, by inserting after the word “item” the following: “; provided further, that not less than $150,000 shall be expended for the Massachusetts Fair Housing Center, Inc. in the city of Holyoke to provide housing and eviction prevention services to those adversely impacted by the 2019 novel coronavirus pandemic; provided further, that not less than $75,000 be provided to the
city of Everett to increase funding for the Everett family resource center due to the 2019 novel coronavirus pandemic for additional food, diaper service and fundamental family services for residents; provided further, that not less than $100,000 shall be provided to the city of Everett to implement a grant program for small businesses between 6 to 50 employees impacted by the 2019 novel coronavirus pandemic, with preference given to minority owned and women owned small businesses; provided further, that not less than $25,000 shall be expended for the West End House Boys and Girls Club for food distribution services to the Allston-Brighton community and the city of Boston; provided further, that not less than $75,000 shall be expended to the Malden board of health for the staffing of temporary public health nurses necessitated by the 2019 novel coronavirus pandemic; provided further, that not less than $25,000 shall be expended for language translation services for 2019 novel coronavirus pandemic related materials in the city of Malden; provided further, that not less than $75,000 shall be expended to the Malden board of health for the staffing of temporary nurses to work on cases related to the 2019 novel coronavirus pandemic in Malden public schools; provided further, that not less than $25,000 shall be expended to the city of Malden for language translation services and materials related to the 2019 novel coronavirus pandemic in the Malden public schools; provided further, that not less than $90,000 shall be expended to the town of Watertown for the cleaning of town buildings, office reconfiguration of town hall and additional personal protective equipment in response to the 2019 novel coronavirus pandemic; provided further, that not less than $85,000 shall be expended to the city of Newton for office reconfiguration of town hall in response the 2019 novel coronavirus pandemic; provided further, that not less than $200,000 shall be expended to the Waltham health department for the staffing of additional public health nurses necessitated by the 2019 novel coronavirus pandemic to assist with disease investigation and tracing of cases; provided further, that not less than $26,000 shall be allocated for the cost of personal protective equipment due to the 2019 novel coronavirus pandemic for the Silver Lake regional school district in the town of Kingston; provided further, that not less than $75,000 shall be expended to the healthy Waltham community response food pantry to meet the immediate and critical need created by the 2019 novel coronavirus pandemic; provided further, that not less than $125,000 shall be expended for the town of Wilmington to purchase physical barriers for student desks, child and adult sized masks, fumigators and cleaning supplies for the town’s schools and public buildings as a result of the 2019 novel coronavirus pandemic; provided further, that not less than $120,000 be allocated for the cost of technology upgrades for remote learning in the Silver Lake regional school district in the town of Kingston as a result of the 2019 novel coronavirus pandemic; provided further, that not less than $125,000 shall be expended for the town of Tewksbury to purchase physical barriers for student desks, child and adult sized masks, fumigators and cleaning supplies for the town’s schools and public buildings as a result of the 2019 novel coronavirus pandemic; provided further, that not less than $241,650 shall be expended for Marlborough public schools to replace equipment and continue remote learning as a result of the 2019 novel coronavirus pandemic; provided further, that not less than $200,000 shall be expended to the Whitman-Hanson regional school district for technology improvements to facilitate remote learning necessitated by the 2019 novel coronavirus pandemic; provided further, that not less than $48,000 shall be expended for Marlborough public schools hot spots to continue remote learning and provide internet access to students as a result of the 2019 novel coronavirus pandemic; provided further, that not less than $40,000 shall be expended for the Marlborough food pantry to combat 2019 novel coronavirus pandemic-related food insecurity for
students, seniors and other vulnerable populations and fill the gap that was being provided by school nutrition during the school year; provided further, that not less than $25,000 shall be expended for the Westborough food pantry to combat 2019 novel coronavirus pandemic-related food insecurity for students, seniors and other vulnerable populations and fill the gap that was being provided by school nutrition during the school year; provided further, that not less than $25,000 shall be expended for Northborough community services to combat 2019 novel coronavirus pandemic-related food insecurity for students, seniors and other vulnerable populations and fill the gap that was being provided by school nutrition during the school year; provided further, that not less than $16,000 shall be expended for Northborough youth and family services for increased crisis management and referral costs related to the 2019 novel coronavirus pandemic; provided further, that not less than $20,000 shall be expended for the city of Marlborough personal protective equipment allotment; provided further, that not less than $10,000 shall be expended for the town of Westborough personal protective equipment allotment; provided further, that not less than $10,000 shall be expended for the town of Northborough personal protective equipment allotment; provided further, that not less than $75,000 shall be expended for the Duxbury public schools for technology improvements to facilitate remote learning necessitated by the 2019 novel coronavirus pandemic; provided further, that not less than $250,000 shall be expended for the city of Chelsea for emergency shelter services and to reduce food insecurity for those adversely impacted by the 2019 novel coronavirus pandemic; provided further, that not less than $200,000 shall be expended for Survival Centers, Inc. to reimburse for expenses associated with the acquisition, storage, distribution and delivery of emergency food and personal care items, program operations and compliance with public health guidelines, during the 2019 novel coronavirus pandemic; provided further, that not less than $50,000 be expended for the Rockland Emergency Food Pantry, Inc. for expenses meeting increased demand due to rising food insecurity brought on by the 2019 novel coronavirus pandemic and the resulting economic impact; provided further, that not less than $70,000 shall be expended for the town of Pembroke council on aging for transportation expenses necessitated by the 2019 novel coronavirus pandemic; provided further, that not less than $600,000 shall be expended to the city of Lawrence for rapid rehousing and housing stabilization to assist families who have lost their jobs due to the 2019 novel coronavirus pandemic and its economic impact; provided further, that not less than $55,000 shall be expended for the Downtown Amherst Foundation, Inc. to support its relief and resiliency efforts related to the closing and re-opening of small businesses in the town of Amherst resulting from the 2019 novel coronavirus pandemic; provided further, that not less than $300,000 shall be expended for the town of Andover to provide adequate and appropriate public accommodations to operate and hold public meetings in a manner that is consistent with the safety protocols necessary to mitigate the spread of the 2019 novel coronavirus pandemic; provided further, that not less than $50,000 shall be expended for international veteran care services in the city of Lawrence to mitigate food insecurity and provide housing relief to members of the veteran community that have been financially impacted by the 2019 novel coronavirus pandemic; provided further, that not less than $100,000 shall be expended for the city of Framingham for a pilot program of city-wide wireless internet access, necessary for educational purposes in response to the 2019 novel coronavirus pandemic; provided further, that not less than $250,000 shall be expended for buy local organizations that supports local agriculture and farms; provided further, that prospective buy local organizations shall have 2 or more years of experience expanding consumer purchasing of locally grown food and
1 buy local organization shall be funded in each of the following 9 geographic areas:
(1) Berkshire county, (2) Connecticut river valley and Hampden, Hampshire, and Franklin counties, (3) Worcester county in central Massachusetts, (4) greater Boston, including Suffolk and certain parts of Middlesex counties, (5) North of Boston, including Essex county and certain parts of Middlesex county, (6) southeastern Massachusetts, including Bristol, Plymouth, and Norfolk counties, (7) Cape Cod in Barnstable county, 8) Martha’s vineyard in the county of Dukes county, and (9) Nantucket in Nantucket county; provided further, that not less than $50,000 shall be expended for Grow Food Northampton, Inc. to combat 2019 novel coronavirus pandemic related food insecurity for students, seniors and other vulnerable populations and to fill the gap that was being provided by school nutrition during the school year; provided further, that not less than $15,000 shall be expended for the North Reading food pantry to address food insecurity due to the 2019 novel coronavirus pandemic; provided further, that not less than $15,000 shall be expended for the Reading food pantry to address food insecurity due to the 2019 novel coronavirus pandemic; provided further, that not less than $25,000 shall be expended for the First R Foundation, Inc. and Pathways for Children Head Start program to provide for the purchase of books for children through a contract with imagination library due to limited access to libraries and classrooms caused by the 2019 novel coronavirus pandemic; provided further, that not less than $50,000 shall be expended for virtual technology and infrastructure in the town of Plymouth in response to the 2019 novel coronavirus pandemic; provided further, that not less than $60,000 shall be expended for Wellspring House, Inc. to provide advising and mentoring to help individuals with limited job opportunities due to the 2019 novel coronavirus pandemic; provided further, that not less than $100,000 shall be expended for the open door food pantry to address increased food insecurity due to the 2019 novel coronavirus pandemic; provided further, that not less than $50,000 shall be expended for the Hampshire county children’s advocacy center in response to the 2019 novel coronavirus pandemic; provided further, that not less than $75,000 shall be expended for the Wayland public schools; provided further, that not less than $200,000 shall be expended for expanded 2019 novel coronavirus pandemic response activities at the Dalton community recreation association in the town of Dalton; provided further, that not less than $50,000 shall be expended for the Wakefield health department for the staffing of public health nurses necessitated by the 2019 novel coronavirus pandemic, including for the purposes of contact tracing; provided further, that not less than $300,000 shall be expended for distance learning and telework expenses in the town of Braintree necessitated by the 2019 novel coronavirus pandemic; provided further, that not less than $150,000 shall be expended for distance learning and telework expenses in the town of Holbrook necessitated by the 2019 novel coronavirus pandemic; provided further, that not less than $100,000 shall be expended for distance learning and telework expenses in the town of Randolph necessitated by the 2019 novel coronavirus pandemic; provided further, that not less than $10,000 shall be expended for Auburn Youth & Family Services, Inc. for masks, sanitizer, other personal protection equipment, supplies or devices, food distribution, 2019 novel coronavirus pandemic education materials, programs, mental health services for families in need, and internal improvements within the building to combat and protect against the 2019 novel coronavirus pandemic; provided further, that not less than $30,000 shall be expended for the town of Plymouth for personal protective equipment in response to the 2019 novel coronavirus pandemic; provided further, that not less than $50,000 shall be expended to the Coastal Foodshed Initiative in the Greater New Bedford area for a program that provides locally sourced produce and
other foodstuffs to SNAP recipients during the 2019 novel coronavirus pandemic; provided further, that not less than $25,000 shall be allocated for the St. Anne’s Food Pantry in the town of Shrewsbury to combat the 2019 novel coronavirus pandemic related food insecurity for students, seniors and other vulnerable populations and fill the gap that was being provided by school nutrition during the school year; provided further, that not less than $25,000 shall be expended to the Framingham health department to support increased services necessitated by the 2019 novel coronavirus pandemic including, but not limited to, disease investigation and tracing of cases; provided further, that not less than $50,000 be directed to the Framingham public schools for technology and health and safety improvements relating to the 2019 novel coronavirus pandemic; provided further, that not less than $25,000 be directed to the Ashland public schools for technology and health and safety improvements related to 2019 novel coronavirus pandemic; provided further, that not less than $10,000 shall be expended for the town of Auburn for masks, sanitizer, other personal protection equipment, food distribution, 2019 novel coronavirus pandemic education materials and programs within the community; provided further, that not less than $80,000 shall be expended to the Belmont health department for the staffing of a temporary contracted health inspector for the 2019 novel coronavirus pandemic; provided further, that not less than $10,000 shall be expended for the town of Millbury for masks, sanitizer, personal protection equipment, food distribution, 2019 novel coronavirus pandemic education materials and programs within the community; provided further, that not less than $15,000 shall be expended for the town of Webster for masks, sanitizer, other personal protection equipment, food distribution and 2019 novel coronavirus pandemic education materials, to combat and protect against the 2019 novel coronavirus pandemic; provided further, that not less than $10,000 shall be expended for the town of Sutton for masks, sanitizer, other personal protection equipment, food distribution, 2019 novel coronavirus pandemic education materials and programs within the community; provided further, that not less than $15,000 shall be expended for the town of Douglas for masks, sanitizer, other personal protection equipment, food distribution and 2019 novel coronavirus pandemic education materials, to combat and protect against the 2019 novel coronavirus pandemic; provided further, that not less than $50,000 shall be expended to the Massachusetts Military Support Foundation, Inc. for the Food4Vets program to support the distribution of food to veterans in need for costs necessitated by the 2019 novel coronavirus pandemic; provided further, that not less than $10,000 shall be expended to the town of Shrewsbury for personal protective equipment against the 2019 novel coronavirus pandemic; provided further, that not less than $300,000 shall be expended to the Barnstable county department of health and environment for the purposes of establishing a drive-through testing facility in the town of Falmouth; provided further, that not less than $15,000 shall be expended for the Woburn food pantry for costs necessitated by the 2019 novel coronavirus pandemic; provided further, that not less than $400,000 shall be expended to the Charles River Community Health, Inc. for 2019 novel coronavirus pandemic related expenses including but not limited to staffing, testing, personal protective equipment, and other 2019 novel coronavirus pandemic related equipment required by federal guidelines for safe operations of clinic space; provided further, that not less than $200,000 shall be expended for distance learning and telework expenses in the city of Woburn necessitated by the 2019 novel coronavirus pandemic; provided further,
that not less than $500,000 shall be expended to provide contact tracing, antibody
testing and monthly 2019 novel coronavirus pandemic testing to residents of the
Boston Housing Authority developments who are essential workers or returning to
employment outside of their home; provided further, that not less than $10,000 shall
be expended for the town of Oxford for costs related to the 2019 novel coronavirus
pandemic including touchless retrofits to buildings, protective office equipment and
upgrades to the senior center kitchen; provided further, that not less than $500,000
shall be expended to create new jobs for youth residents of Boston Housing Authority
developments, with a special focus on STEAM, parks and recreation, sports and
MSPCA jobs; provided further, that not less than $40,000 shall be expended for the
town of Randolph for the expansion and distribution of multilingual public awareness
communications and educational materials related to the response and prevention of
the 2019 novel coronavirus pandemic; provided further, that not less than $30,000
shall be expended for the town of Randolph for the allocation and distribution of a
home kit for those who test positive for the 2019 novel coronavirus, which may
include face masks, disinfectant wipes, disposable gloves, hand-sanitizer,
multilingual instructions and educational materials on how to prevent the spread of
the 2019 novel coronavirus and how to care for those infected, and other supplies as
needed; provided further, that not less than $15,000 shall be expended to the town of
Belmont for extraordinary expenses related to remote town meeting and safety
equipment for local elections; provided further, that not less than $100,000 shall be
expended to the town of Arlington for unanticipated obligations due to the 2019 novel
coronavirus pandemic; provided further, that not less than $150,000 shall be provided
to the city of Melrose for costs associated with monitoring, treatment, containment,
public awareness and prevention efforts against the 2019 novel coronavirus
pandemic; provided further, that not less than $500,000 shall be expended for the
department of early education and care to leverage state funding by working with
philanthropic and private partners in order to assist the business and technical needs
of early education and care providers in the commonwealth during the reopening and
recovery process through the Early Education and Care Public-Private Trust Fund
established under section 2IIIIII of chapter 29 of the General Laws, including through
statewide and regional trainings and by providing opportunities for providers and
stakeholders to assess and share best business practices and supports available for
providers relative to early education and care reopening and recovery efforts;
provided further, that not less than $5,000,000 shall be expended for a federally
qualified community health center with a 24/7 satellite emergency facility licensed
under 105 C.M.R. 130 for the purpose of public safety improvements, modernization
and expansion of emergency and urgent care services as a result of the 2019 novel
coronavirus pandemic; provided further, that not less than $2,000,000 shall be
expended for an adaptive surveillance testing program to routinely test nursing home
staff and residents who have previously tested negative on polymerase chain reaction
testing for the 2019 novel coronavirus or have a positive serological test; provided
further, that nursing facilities shall be reimbursed for this testing on a monthly basis;
provided further, that not less than $150,000 shall be expended for the Stow Food Pantry for costs necessitated by the 2019 novel coronavirus pandemic; provided further, that not less than $10,000 shall be expended for the Maynard Food Pantry for costs necessitated by the 2019 novel coronavirus pandemic; provided further, that not less than $20,000 shall be expended for the Hudson Food Pantry for costs necessitated by the 2019 novel coronavirus pandemic;
provided further, that not less than $10,000 shall be expended to Open Table in Maynard for pantry service and future community meal services for costs necessitated by the 2019 novel coronavirus pandemic; provided further, that not less than $100,000 shall be expended for One Can Help, Inc in the city of Newton for services related to combatting the 2019 novel coronavirus pandemic; provided further, that not less than $450,000 shall be provided to the city of Medford for costs associated with personal protective equipment and remote learning as a result of the 2019 novel coronavirus pandemic; provided further, that not less than $20,000 shall be provided to the town of North Attleborough for replacing and updating equipment for first responders relative to the 2019 novel coronavirus pandemic; provided further, that not less than $250,000 shall be expended for expanded response activities at the Greenfield Emergency Operations Center in the city of Greenfield as a result of the 2019 novel coronavirus pandemic; provided further, that not less than $50,000 shall be expended for personal protective equipment and technology upgrades at the Charles River Center in Needham; provided further, that not less than $250,000 shall be provided to the city of Revere for costs associated with monitoring, treatment, containment, public awareness and prevention efforts against the 2019 novel coronavirus; provided further, that not less than $250,000 shall be provided to the town of Winthrop for costs associated with monitoring, treatment, containment, public awareness and prevention efforts against the 2019 novel coronavirus; provided further, that not less than $500,000 shall be expended for the North End Waterfront neighborhood health center for testing costs related to the 2019 novel coronavirus; provided further, that supplemental payments made by MassHealth from April 1, 2020 through July 31, 2020 to chronic disease rehabilitation hospitals located in the commonwealth that serve solely children and adolescents shall be defined as a grant to be used for the purposes of capital improvements made to said facility as it relates to the 2019 novel coronavirus and other infectious diseases; provided further, that the supplemental payment advance of $1,500,000 made to Franciscan Hospital for Children, Inc. by MassHealth in December 2019 shall not be due until August 31, 2022; provided further, that not less than $15,000 shall be expended to the town of Grafton for the cost of personal protective equipment relating to the 2019 novel coronavirus pandemic; provided further, that not less than $15,000 shall be expended to the town of Northbridge for the cost of personal protective equipment relating to the 2019 novel coronavirus pandemic; provided further, that not less than $15,000 shall be expended to the town of Upton for the cost of personal protective equipment relating to the 2019 novel coronavirus pandemic.” and in line 216, by striking out the figures: “$100,000,000” and inserting in place thereof the figures: “$117,576,650”;

By striking out section 3 and inserting in place thereof the following four sections:

“SECTION 3. Chapter 29 of the General Laws is hereby amended by adding the following section:—

Section 2IIIII. (a) There shall be an Early Education and Care Public-Private Trust Fund. The fund shall be administered by the commissioner of early education and care, in consultation with the secretary of housing and economic development.

(b) There shall be credited to the fund: (i) revenue from appropriations or other money authorized by the general court and specifically designated to be credited to the fund; (ii) interest earned on such revenues; and (iii) funds from public and private sources, including, but not limited to, gifts, grants and donations, to support state, philanthropic and private partnership efforts supporting Massachusetts childcare providers. Amounts credit to the fund that are unexpended at the end of a fiscal year shall not revert to the General Fund.
(c) Amounts credited to the fund may be expended, without further appropriation, by the commissioner for the following purposes:
(i) to assist the needs of providers in the early education and care mixed delivery system during the reopening and recovery period due to the outbreak of the 2019 novel coronavirus, also known as COVID-19, by leveraging funding through state, philanthropic and private partnerships;
(ii) for the development of an infrastructure to facilitate state, private and philanthropic efforts in support of crisis-related childcare and childcare business considerations, including providing technical, business and legal assistance for childcare businesses licensed by the department of early education and care; and
(iii) for state collaboration with philanthropic organizations and businesses to assist with recovery by maintaining an infrastructure for providing ongoing technical assistance and long-term business sustainability and business training for the early education and care field.
(d) Amounts received from private sources shall be approved by the commissioner of early education and care and subject to review before being deposited in the fund to ensure that pledged funds are not accompanied by conditions, explicit or implicit, on the implementation of early education and care policy and planning. The review shall be made publicly available.
(e) Annually, not later than October 1, the commissioner of early education and care shall report to the clerks of the house of representatives and senate, the house and senate committees on ways and means and the joint committee on education on the fund’s activity. The report shall include, but shall not be limited to: (i) the source and amount of funds received; (ii) the amounts distributed and the purpose of expenditures from the fund, including, but not limited to, funds expended to assist early education and care providers; (iii) any grants provided to early education and care programs, philanthropic organizations or other stakeholder organizations; and (iv) anticipated revenue and expenditure projections for the next year.

SECTION 3A. Item 1100-3001 of section 2C of chapter 304 of the acts of 2008 is hereby amended by inserting after the words ‘Sherborn’ the following words:— and such funds shall be made available until June 30, 2021.

SECTION 3B. Item 1450-1266 of section 2 of chapter 154 of the acts of 2018 is hereby amended by adding the following words:— ; and provided further, that funds in this item shall be made available until June 30, 2021.

SECTION 3C. Section 44 of chapter 5 of the acts of 2019, as amended by section 41 of chapter 142 of the acts of 2019, is hereby further amended by striking out, each time they appear, the words ‘July 31, 2020’, and inserting in place thereof, in each instance, the following words:— July 31, 2021.”;
By inserting after section 9 the following ten sections:
“SECTION 9A. Item 1410-1616 of said section 2 of said chapter 41 is hereby further amended by inserting after the words ‘Memorial Park’, inserted by section 47 of chapter 142 of the acts of 2019, the following words:— and such funds shall be made available until June 30, 2021.

SECTION 9B. Item 1599-8020 of said section 2 of said chapter 41 is hereby amended by adding the following words:— and such funds shall be made available until June 30, 2021.

SECTION 9C. Item 2810-0122 of said section 2 of said chapter 41, as most recently amended by section 51 of chapter 142 of the acts of 2019, is hereby further amended by inserting after the word ‘Duxbury’ the following words:— and such funds shall be made available until June 30, 2021.
SECTION 9D. Said item 2810-0122 of said section 2 of said chapter 41, as most recently amended by said section 51 of said chapter 142, is hereby further amended by inserting after the word 'Cutillo park in the city of Boston' the following words:— and such funds shall be made available until June 30, 2021.

SECTION 9E. Said item 2810-0122 of said section 2 of said chapter 41, as most recently amended by said section 51 of said chapter 142, is hereby further amended by inserting after the word 'Copps Hill Terrace park in the city of Boston' the following words:— and such funds shall be made available until June 30, 2021.

SECTION 9F. Said item 2810-0122 of said section 2 of said chapter 41, as most recently amended by said section 51 of said chapter 142, is hereby further amended by inserting after the word 'Peters park in the city of Boston' the following words:— and such funds shall be made available until June 30, 2021.

SECTION 9G. Said item 2810-0122 of said section 2 of said chapter 41, as most recently amended by said section 51 of said chapter 142, is hereby further amended by inserting after the word 'Ringgold park in the city of Boston' the following words:— and such funds shall be made available until June 30, 2021.

SECTION 9H. Said item 2810-0122 of said section 2 of said chapter 41, as most recently amended by said section 51 of said chapter 142, is hereby further amended by inserting after the words 'functional data storage' the following words:— and such funds shall be made available until June 30, 2021.

SECTION 9I. Said item 2810-0122 of said section 2 of said chapter 41 is hereby further amended by inserting after the words 'Shivericks Pond project', inserted by section 50 of chapter 142 of the acts of 2019, the following words:— and such funds shall be made available until June 30, 2021.

SECTION 9J. Said item 2810-0122 of said section 2 of said chapter 41 is hereby further amended by inserting after the words 'such studies', inserted by section 50 of chapter 142 of the acts of 2019, the following words:—; and provided further, that such funds for said traffic analysis, feasibility study and the design of improvements of the system of intersections along Nonantum road, Soldiers Field road and Birmingham parkway between Brooks street and Western avenue in the city of Boston shall be made available until June 30, 2021.”;

By inserting after section 11 the following section:

“SECTION 11A. Item 4400-1004 of said section 2 of said chapter 41 is hereby amended by adding the following words:— ; and provided further, that funds in this item shall be made available until June 30, 2021.”;

By inserting after section 13 the following section:

“SECTION 13A. Item 7002-0012 of said section 2 of said chapter 41 is hereby amended by striking out the words ‘September 1, 2020’ and inserting in place thereof the following words:— June 30, 2021.”;

By adding after section 17 the following section:

“SECTION 17A. Item 7008-1024 of said section 2 of said chapter 41 is hereby amended by striking out the words ‘April 30, 2020’, inserted by section 66 of chapter 142 of the acts of 2019, and inserting in place thereof the following words:— January 5, 2021.”;

By inserting after section 20 the following section:

“SECTION 20A. Said item 7008-1116 of said section 2 of said chapter 41, as most recently amended by said section 10 of said chapter 31, is hereby further amended by inserting after the words ‘Community Music Center of Boston’ the following words:— and such funds shall be made available until June 30, 2021.”;

By inserting after section 25 the following section:
“SECTION 25A. Said item 7008-1116 of said section 2 of said chapter 41, as most recently amended by section 10 of said chapter 31, is hereby further amended by inserting after the words ‘Cambridge Community Center’ the following words:— and such funds shall be made available until June 30, 2021.”;

By inserting after section 30 the following section:

“SECTION 30A. Item 8000-0313 of said section 2 of said chapter 41, as amended by section 76 of chapter 142 of the acts of 2019, is hereby further amended by inserting after the word ‘Oxford’, the first time it appears, the following words:— and such funds shall be made available until June 30, 2021.”;

By inserting after section 33 the following section:

“SECTION 33A. Item 9110-9002 of said section 2 of said chapter 41 is hereby amended by inserting after the words ‘a center for the Council on Aging’ the following words:— and such funds shall be made available until June 30, 2021.”;

By inserting after section 35 the following four sections:

“SECTION 35A. Said item 1595-6368 of said section 2E of said chapter 41 is hereby further amended by inserting after the words ‘such necessary and immediate repairs’, inserted by section 78 of chapter 142 of the acts of 2019, the following words:— and such funds shall be made available through June 30, 2021.

SECTION 35B. Section 101 of chapter 41 of the acts of 2019 is hereby amended by striking out the figure ‘2020’ and inserting in place thereof the following figure:— 2021.

SECTION 35C. Subsection (a) of section 2 of chapter 49 of the acts of 2019 is hereby amended by striking out, each time it appears, the word ‘promotion’, and inserting in place thereof, in each instance, the following words:— promotion and recovery.

SECTION 35D. Subsection (c) of said section 2 of said chapter 49 is hereby amended by striking out ‘March 16, 2020’, inserted by section 81 of chapter 142 of the acts of 2019, and inserting in place thereof the following:— December 1, 2020.”;

By adding the following four sections:

“SECTION 40A. Notwithstanding clause (3) of the fifth paragraph of section 14 of chapter 23A of the General Laws, in order to address disruptions caused by the outbreak of the 2019 novel coronavirus, also known as COVID-19, for fiscal year 2020, for grants provided pursuant to said section 14 of said chapter 23A, the maximum amount received by a private nonprofit agency from the office of travel and tourism may be more than the amount received by nongovernmental sources.”;

By adding the following four sections:

“SECTION 44. Notwithstanding any general or special law to the contrary, the executive office of health and human services and the department of mental health shall maintain the same number of beds, employees and administrative hospital services at the Taunton State Hospital as was in effect on June 30, 2020.

SECTION 45. The department of public health shall collect and compile data related to the 2019 novel coronavirus, also known as COVID-19, from all boards of health, as defined in section 1 of chapter 111 of the General Laws, and regional boards of health established pursuant to said section 27B of said chapter 111 in the commonwealth and disseminate any data relevant to programming overseen by the department of early education and care.

The department of public health shall consult with the department of early education and care in order to provide the public with updated reporting on local department of public health reports relative to the number of known COVID-19 positive cases among children, staff or the extended families of children in care at a
Massachusetts childcare program overseen by the department of early education and care.

The department of public health shall publish a weekly report on its website that includes the data compiled from early education and care programs and their respective local boards of health and regional boards of health. Said report shall include data broken down as follows: (i) geographic location, including statewide, by county and by municipality; (ii) childcare facilities reporting COVID-19 positive cases and the aggregate known number of COVID-19 positive cases at each childcare facility, as well as, the aggregate known number of COVID-19 positive cases among staff, by occupation, at each childcare facility.

The department of early education and care shall publish a weekly report on its website that includes helpful and relevant data compiled by the department of public health for the purpose of ensuring providers and families have up to date information, that also includes: (i) the number and location of those early education and care programs operating as of June 22, 2020; (ii) the number of early education and care programs that were closed due to COVID-19; and (iii) any actions taken in response.

The department of early education and care shall provide a link to relevant data on the department of public health’s weekly report on its website. Any reporting relative to this section shall be provided in languages reflective of the diversity of the early education and care field and the families it serves.

SECTION 46. Section 44 is hereby repealed.

SECTION 47. Section 46 shall take effect on June 30, 2021.”.

After debate on the question on adoption of the amendments, the sense of the House was taken by yeas and nays, as required under the provisions of House Rule 33F; and on the roll call 156 members voted in the affirmative and 2 in the negative.

[See Yea and Nay No. 186 in Supplement.]

Therefore the consolidated amendments were adopted.

The Speaker being in the Chair,—

Mr. Williams of Springfield and other members of the House then moved to amend the bill by inserting after section 2A the following two sections:

“SECTION 2B. Clause Eighteenth of section 7 of chapter 4 of the General Laws, as appearing in the 2018 Official Edition, is hereby amended by inserting after the word ‘first’, in line 95, the following words:—, June nineteenth.

SECTION 2C. Section 15BBBBB of chapter 6 of the General Laws, as so appearing, is hereby amended by striking out, in line 3, the words ‘the Sunday that is closest to’.”; and

By striking out sections 3A, 3B, and 3C (inserted by amendment) and inserting in place thereof the following six sections:

“SECTION 3A. Section 13 of chapter 136 of the General Laws, as so appearing, is hereby amended by inserting after the word ‘seventeenth’, in line 5, the following words:—, June nineteenth.

SECTION 3B. Section 16 of said chapter 136, as so appearing, is hereby amended by inserting after the word ‘Day’, in lines 2 and 17, the following words:—, Juneteenth Independence Day.

SECTION 3C. Said section 16 of said chapter 136, as so appearing, is hereby further amended by inserting after the words ‘Memorial Day,’, in lines 22 and 31, the following words:— ‘Juneteenth Independence Day,’.

SECTION 3D. Item 1100-3001 of section 2C of chapter 304 of the acts of 2008 is hereby amended by inserting after the words ‘Sherborn’ the following words:— and such funds shall be made available until June 30, 2021.
SECTION 3E. Item 1450-1266 of section 2 of chapter 154 of the acts of 2018 is hereby amended by adding the following words:— ; and provided further, that funds in this item shall be made available until June 30, 2021.

SECTION 3F. Section 44 of chapter 5 of the acts of 2019, as amended by section 41 of chapter 142 of the acts of 2019, is hereby further amended by striking out, each time they appear, the words ‘July 31, 2020’, and inserting in place thereof, in each instance, the following words:— ‘July 31, 2021.’.

After debate on the question on adoption of the amendments, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 158 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 187 in Supplement.]

Therefore the amendments were adopted.

On the question on passing the bill, as amended, to be engrossed, the sense of the House was taken by yeas and nays at the request of Mr. Michlewitz of Boston; and on the roll call (Mr. Donato of Medford being in the Chair) 158 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 188 in Supplement.]

Therefore the bill (House, No. 4808, published as amended) was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet tomorrow at eleven o’clock A.M.

At twenty-three minutes before four o’clock P.M., on motion of Mr. Frost of Auburn (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following day at eleven o’clock A.M., in an Informal Session.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

*Silent Prayer.*

At the request of Representative Santiago of Boston, the members and employees stood in a moment of silent tribute to the memory of Aubri Esters, who passed away suddenly the week of June 8, 2020, at the age of 35. She leaves in her wake a powerful legacy advocating for people who use drugs, and her passing is a profound loss to her family, friends, colleagues and an entire community of activists. Aubri was born in Beverly, Massachusetts and spent over 14 years as a radical activist in Boston and across Massachusetts. Her work focused on centering the lived experiences of people who use drugs and those experiencing homelessness, forcing people into the uncomfortable space of truly recognizing the humanity of those so often forgotten or oppressed.

Aubri was proud of her work co-founding SIFMA Now!, or Supervised Injection Facilities for Massachusetts Now!, which advocates for safe spaces where drugs can be legally consumed under supervision. She was Secretary for the Boston Users Union, organizing Boston-area people who use drugs, served the Commonwealth as a member of the Harm Reduction Commission, and was working on a project looking at how COVID-19 has impacted those struggling with substance use disorder at the time of her passing. She was unabashed in talking about her own experiences on long-term opioid agonist therapy and using and injecting drugs.

Her dedication to truth and justice was unrelenting, and her contributions to the fields of public health policy, harm reduction, and organizing will not soon be forgotten.

*Appointments of the Speaker.*

The Speaker announced that he had appointed Representatives Tosado of Springfield and Tyler of Boston to the special commission established (under Chapter 93 of the Acts of 2020) to study the feasibility of establishing a COVID-19 Health Disparities Task Force.

*Communication from Representative Vincent of Revere.*

The following communication was read; and spread upon the records of the House, as follows:
June 25, 2020

The Honorable Steven T. James  
Clerk of the Massachusetts House of Representatives  
Massachusetts State House  
Boston, MA 02133

Dear Clerk James,

I write to inform you that due to being in the hospital for a surgery that had been scheduled in advance of the calling of the formal session of June 24, 2020, I was unable to attend yesterday’s formal session of the Massachusetts House of Representatives. My missing of roll calls was due entirely to this reason.

Had I have been present for the formal session of June 24, 2020, I would have voted in the following manner:

On Roll Call 186 on the adoption of the consolidated amendment to H.4802 – YES  
On Roll Call 187 on the adoption of Amendment 81 to H.4802 as changed – YES  
On Roll Call 188 on the engrossment of H.4802 – YES

Thank you for placing this in the official record of the House.

Sincerely,

RoseLee Vincent  
State Representative  
Sixteenth Suffolk District

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:  
Resolutions (filed by Mr. Kafka Stoughton) congratulating Marlene Chused on the occasion of her retirement; and  
Resolutions (filed by Messrs. Kafka of Stoughton, Rogers of Norwood, McMurtry of Dedham and Dooley of Norfolk) congratulating Trevor Marshall on receiving the Eagle Award of the Boy Scouts of America;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Wong of Saugus, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.
Papers from the Senate.

A Bill relative to special police in the town of Weston (Senate, No. 2699) (on a petition) [Local Approval Received], passed to be engrossed by the Senate, was read; and it was referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Petitions severally were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2784) of Eric P. Lesser and Thomas M. Petrolati for legislation to provide for the permanent protection and stewardship of the historic Lampson Brook Farm in Belchertown. To the committee on Environment, Natural Resources and Agriculture.

Petition (accompanied by bill, Senate, No. 2785) of Sal N. DiDomenico, Patricia D. Jehlen, Brendan P. Crighton, Denise Provost and other members of the General Court for legislation to promote housing stability and homelessness prevention through a right to counsel pilot program in Massachusetts in response to the COVID-emergency. To the committee on Housing.

Petition (accompanied by bill, Senate, No. 2786) of Anne M. Gobi, Maria Duaime Robinson, Mindy Domb, Patricia D. Jehlen and other members of the General Court for legislation relative to protecting our public higher education system during the COVID-19 pandemic. To the committee on Higher Education.

Petition (accompanied by bill, Senate, No. 2787) of Patrick M. O’Connor, James B. Eldridge and Marc R. Pacheco for legislation to establish a sick leave bank for Charlotte Charest, an employee of the Middlesex Probate and Family Court. To the committee on the Judiciary.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Josh S. Cutler relative to retirement benefits for Felicia O’Connor, the surviving spouse of John Bernard O’Connor, a retired state police officer injured in the line of duty. To the committee on Public Service.

Petition (accompanied by bill) of Carolyn C. Dykema and John Losch relative to the senior property tax deferral program. To the committee on Revenue.

Under suspension of the rules, on motion of Mr. Wong of Saugus, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

Reports of the committee on Steering, Policy and Scheduling, under the last sentence of Rule 7A, that the following bills be scheduled for consideration by the House:

The Senate Bill authorizing the city of Fitchburg to change the use of a certain parcel of land acquired for park purposes (Senate, No. 2693); and

The House Bill authorizing the town of Littleton to use certain land for construction of a water treatment facility without Article 97 restrictions on such use (House, No. 4387) [Local Approval Received];
Under suspension of Rule 7A, in each instance, on motion of Mr. Wong of Saugus, the bills severally were read a second time forthwith; and they were ordered to a third reading.

By Mr. Murphy of Weymouth, for the committee on Financial Services, on a petition, a Bill relative to hospital grade breast pumps (House, No. 3805). Referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Mr. Cusack of Braintree, for the committee on Revenue, on House, Nos. 2535 and 2653, a Bill relative to regional transportation ballot initiatives (House, No. 2653). Read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. Chan of Quincy, for the committee on Consumer Protection and Professional Licensure, on House, No. 4197, a Bill authorizing the town of Groton to grant additional alcoholic beverages licenses (House, No. 4809) [Local Approval Received].

By Mr. Murphy of Weymouth, for the committee on Financial Services, on House, No. 956 and 1087, a Bill relative to motor vehicle service contracts (House, No. 4810).

By Mr. Cusack of Braintree, for the committee on Revenue, on House, No. 2589, a Bill relative to property tax deferrals for seniors (House, No. 4811). Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Emergency Measure.

The engrossed Bill designating certain areas of the World War II Memorial in the city of Boston as the Edward J. Morrissey, John J. Mullen and Joseph P. Murphy Memorial (see House No. 4194), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 3 to 0. Sent to the Senate for concurrence.

Engrossed Bills.

The engrossed Bill authorizing Old Rochester Regional School District to enter into renewable energy agreements (see House, No. 4435) (which originated in the House), in respect to which the Senate had concurred in adoption of the emergency preamble, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill regulating city contracts in the city of Northampton (see House, No. 4102) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.
The Senate amendment of the House Bill authorizing the city of Salem to convert a license for the sale of wine and malt beverages to be drunk on the premises to a license for the sale of all alcoholic beverages to be drunk on the premises (House, No. 4117), reported by the committee on Bills in the Third Reading to be correctly drawn, was adopted, in concurrence.

The Senate Bill providing for the membership of the board of park commissioners of the town of Dunstable (Senate, No. 1193), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed, in concurrence.

The House Bill authorizing municipalities to expend certain funds for the acquisition of land to be used for rail trails (House, No. 1790), was read a second time; and it was ordered to a third reading.

The House Bill authorizing the town of Boylston to continue the employment of police chief Anthony Sahagian (House, No. 4715), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by striking out section 1 and inserting in place thereof the following section:

“SECTION 1. Chapter 34 of the acts of 2017 is hereby amended by striking out the words ‘June 30, 2020’ and inserting in place thereof the following words:—December 31, 2021.”.

The amendment was adopted; and the bill (House, No. 4715, amended) was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

At fourteen minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.


[66]

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members, guests and employees joined with him in reciting the pledge of allegiance to the flag.

**Resolutions.**

Resolutions (filed with the Clerk by Ms. Domb of Amherst) commending the Regional Tibetan Association of Massachusetts, Inc. on its observance of the eighty-fifth birthday of His Holiness the Dalai Lama, were referred under Rule 85, to the committee on Rules.

Mr. Galvin of Canton, for said committee, reported that the resolutions ought to be adopted. Under suspension of the rules, on motion of Ms. Domb of Amherst, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

**Petition.**

Representative Hill of Ipswich and Senator Lovely presented a joint petition (subject to Joint Rule 12) of Bradford Hill and Joan B. Lovely for legislation to establish a sick leave bank for Maria Boverini, an employee of the Trial Court; and the same was referred, under Rule 24, to the committee on Rules.

Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, then reported recommending that Joint Rule 12 be suspended. Under suspension of the rules, on motion of Mr. Vieira of Falmouth, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on the Judiciary. Sent to the Senate for concurrence.

**Papers from the Senate.**

The House Bill financing improvements to municipal roads and bridges (House, No. 4803), came from the Senate passed to be engrossed, in concurrence, with an amendment adding the following section:

“SECTION 5. Section 3 shall take effect as of June 30, 2020.”

The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading. Said committee then reported that the amendment was correctly drawn; and it was adopted, in concurrence.
A Bill transferring employees of the North Shore Regional 911 Center to the State 911 Department (Senate, No. 2793) (on Senate bill No. 2792), passed to be engrossed by the Senate, was read.

Under suspension of the rules, on motion of Mr. Tucker of Salem, the bill was read a second time forthwith; and it was ordered to a third reading.

Subsequently under further suspension of the rules, on motion of the same member, the bill (having been reported by the committee on Bills in the Reading to be correctly drawn) was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

A petition (accompanied by bill, Senate, No. 2779) of James B. Eldridge (by vote of the town) for legislation to authorize the conveyance by easement and change of use of conservation land in the town of Harvard, was referred, in concurrence, to the committee on Municipalities and Regional Government.

Reports of Committees.

By Mr. Parisella of Beverly, for the committee on Public Service, on a petition, a Bill relative to the retirement benefits of the surviving beneficiary of William Coulter (House, No. 4573).

By the same member, for the same committee, on a petition, a Bill providing certain state employees sick leave for COVID-19 related absences (House, No. 4627).

By Mr. McMurty of Dedham, for the committee on Tourism, Arts and Cultural Development, on a petition, a Bill establishing a COVID-19 nonprofit cultural organizations emergency relief fund (House, No. 4755).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. Straus of Mattapoisett, for the committee on Transportation, on a petition, a Bill designating a certain bridge in the town of Harwich as the hidden wounds memorial bridge (House, No. 4761). Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Orders of the Day.

The Senate Bill establishing a sick leave bank for Angelica Rodriguez, an employee of Department of Children and Families (Senate, No. 2672, amended), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed, in concurrence.

House bills

Authorizing the town of Arlington to establish a means tested senior citizen property tax exemption (House, No. 4477); and

Authorizing the commissioner of Capital Asset Management and Maintenance to grant certain easements to the town of Bourne (House, No. 4805);

Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.
The House Bill exempting the city of Northampton from appointing weighers of hay, weighers of coal, and fence viewers (House, No. 4330), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by adding the following section:

“SECTION 4. This act shall take effect upon its passage.”

The amendment was adopted; and the bill (House, No. 4330, amended) was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At eleven minutes after eleven o’clock A.M., on motion of Mr. Smola of Warren (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at two minutes after one o’clock P.M. the House was called to order with Mr. Donato in the Chair.

Order.

The following order (filed by Mr. Lawn of Watertown) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Election Laws be granted until Thursday, December 31, 2020 within which time to make its final report on current Senate documents numbered 389, 396, 404, 408, 414 and 2471, and House documents numbered 635, 636, 639, 646, 685, 715, 719, 720, 3921, 4161, 4623 and 4660.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4807), ought to be adopted. Under suspension of the rules, on motion of Mr. Lawn of Watertown, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Reports of Committees.

Mr. Michlewitz of Boston, for the committee on Ways and Means, on House, No. 4354, reported, in part, a Bill extending simulcasting and horse racing authorization (House, No. 4817). Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of the rules, on motion of Mr. Garballey of Arlington, the bill was read a second time forthwith; and it was ordered to a third reading.

Subsequently under suspension of the rules, on motion of Mr. Chan of Quincy, the bill (having been reported by the committee on Bills in the Reading to be correctly drawn) was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.
By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill to reduce racial disparities in maternal health (House, No. 4448), ought to pass with an amendment substituting therefor a Bill to reduce racial inequities in maternal health (House, No. 4818). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Garballey of Arlington, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill relative to the conveyance of a certain parcel of land in the city of Lowell (House, No. 2749), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4819). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Garballey of Arlington, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

Report of the committee on Election Laws, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 4698) of Josh S. Cutler relative to notification of changing polling locations during a state of emergency.

Under suspension of the rules, on a motion of Mr. Lawn of Watertown, the report was considered forthwith. Pending the question on acceptance of the report, the petition was recommitted, on motion of the same member.

Emergency Measures.

The engrossed Bill designating United States Cadet Nurse Corps Day (see Senate, No. 2178, changed and amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 5 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the Senate) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill establishing a sick leave bank for Angelica Rodriguez, an employee of Department of Children and Families (see Senate, No. 2672), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.
A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 5 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the Senate) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill financing improvements to municipal roads and bridges (see House, No. 4803, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 5 to 0. Sent to the Senate for concurrence.

Engrossed Bills.

The engrossed Bill designating certain areas of the World War II Memorial in the city of Boston as the Edward J. Morrissey, John J. Mullen and Joseph P. Murphy Memorial (see House No. 4194) (which originated in the House), in respect to which the Senate had concurred in adoption of the emergency preamble, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Engrossed bills
Relative to the Board of Park Commissioners of the town of Dunstable (see Senate, No. 1193);
To preserve the Schooner Ernestina-Morrissey (see Senate, No. 2328, amended); (Which severally originated in the Senate);
Authorizing the city of Salem to convert a license for the sale of wine and malt beverages to be drunk on the premises to a license for the sale of all alcoholic beverages to be drunk on the premises (see House, No. 4117, amended);
Exempting all positions in the city known as the town of Franklin’s fire department from the civil service law (see House, No. 4411); and
Authorizing the town of Boylston to continue the employment of police chief Anthony Sahagian (see House, No. 4715, amended); (Which severally originated in the House);
Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.

Recess.

At ten minutes before two o’clock P.M., on motion of Mr. Smola of Warren (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at twenty-four minutes before four o’clock P.M. the House was called to order with Mr. Donato in the Chair.

Emergency Measure.
The engrossed Bill extending simulcasting and horse racing authorization (see House, No. 4817), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 3 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet tomorrow at eleven o’clock A.M.; and that notwithstanding the provisions of House Rule 12, the Clerk be authorized to dispense with the printing of a Calendar for said sitting.

At five minutes before four o’clock P.M., on motion of Mr. Smola of Warren (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following day at eleven o’clock A.M.
Tuesday, June 30, 2020.

Met according to adjournment at eleven o’clock A.M., under emergency rules, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Silent Prayer.

At the request of the Mr. Pignatelli of Lenox and other members of the House, the members and employees stood for a moment of silent tribute in memory of Robert Libin, General Counsel to the joint committee on the Environment, Natural Resources, and Agriculture, who passed away on Saturday, June 27, 2020.

Robert Libin was a loving husband to Irene, father and grandfather who will be remembered for his many years of service to the Commonwealth of Massachusetts in both the House of Representatives and the Senate. If you ask almost anyone in the State House, they can tell you a story about Bob. He was all of the things a public servant should be and more. He was a wealth of knowledge and resource for those who needed it, a loyal employee who never missed a day of work, and most importantly, a friend to everyone. Whether you interacted with Bob in the hallways of the State House, sought out his legal expertise for certain legislation, or worked with him through the committee on Environment, Natural Resources, and Agriculture, he would always remember your name and ask how you were doing.

In his time working for the State Legislature, Bob has played a role in writing the Massachusetts smoke-free workplace law, the 2018 Environmental Bond Bill, and several hundreds of bills on a variety of topics in the Environment Committee from waste reduction to animal rights, climate change, land preservation, and more. Bob has been the staple of the joint committee on Environment, Natural Resources, and Agriculture, and in his time working for the State Legislature has helped hundreds of advocates, constituents, and residents of the Commonwealth of Massachusetts with a kind heart and pure intentions.

Many have mentioned fond memories of Bob due to his quick wit and dry sense of humor. When he told a good story, his laughter was infectious. Today we remember Bob for his brilliant mind, for the care and detail that he put into all of our legislation, for his guidance, for his dedicated work as an employee, and most importantly, for his friendship.

Appointment of the Speaker.

The Speaker, under the provisions of House Rule 8, announced that he had appointed Mr. Madaro of Boston to replace Ms. Peake of Provincetown as monitor of the Fourth Division for today’s session.
Appointments to a Temporary Special Standing Committee.

The Speaker announced that he had appointed Representatives Moran of Boston and Peake of Provincetown to the temporary special standing committee of the House (established under House order No. 4757) on COVID-19 Economic Response and Recovery Efforts.

Order.

The following order (filed by Ms. Cronin of Easton) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on the Judiciary be granted until Friday, July 31, 2020 within which time to make its final report on current House documents numbered 4652 and 4659.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4813), ought to be adopted. Under suspension of the rules, on motion of Ms. Cronin of Easton, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Petitions.

Petitions severally were presented and referred as follows:

By Ms. Barber of Somerville, a petition (subject to Joint Rule 12) of Christine P. Barber and others for legislation to address estate recovery issues due to the COVID-19 pandemic.

By Mr. Hawkins of Attleboro, a petition (subject to Joint Rule 12) of James K. Hawkins and others relative to a moratorium on the Massachusetts Comprehensive Assessment System (MCAS) in response to the COVID-19 emergency.

By Representative Miranda of Boston and Senator Collins, a joint petition (subject to Joint Rule 12) of Liz Miranda, Nick Collins and others for an investigation by a special commission (including members of the General Court) relative to race in the Commonwealth.

By Representative Miranda of Boston and Senator Creem, a joint petition (subject to Joint Rule 12) of Liz Miranda, Cynthia Stone Creem and others for legislation to address public safety issues including the use and reporting of physical force including choke holds, so-called, by law enforcement officers and the use of warrants and electronic weapons.

By Messrs. Moran of Lawrence and Rogers of Cambridge, a petition (subject to Joint Rule 12) of Frank A. Moran, David M. Rogers and others relative to the right to record law enforcement.

By the same members, a petition (subject to Joint Rule 12) of Frank A. Moran, David M. Rogers and others for legislation to provide for private rights of action against persons intentionally summoning police officers without reason to suspected violations of criminal law.

By Representatives Robinson of Framingham and Williams of Springfield, a petition (subject to Joint Rule 12) of Maria Duâime Robinson, Bud L. Williams and others for legislation to designate Juneteenth Independence Day as a legal holiday in the Commonwealth.

Severally, under Rule 24, to the committee on Rules.
Papers from the Senate.

The House Bill authorizing the city of Lynn to use certain park land in said city for combined sewer overflow control purposes (House, No. 4362), came from the Senate passed to be engrossed, in concurrence, with amendments striking out all after the enacting clause and inserting in place thereof the text contained in Senate document number 2783; and striking out the title and inserting in place thereof the following title: “An Act authorizing the city of Lynn to change the use of portions of certain park land for combined sewer overflow control purposes”. The amendments were referred, under Rule 35, to the committee on Bills in the Third Reading.

Bills

Authorizing the Massachusetts Department of Transportation to release its interest by deed or to grant an easement in a certain parcel of land in the city of Fall River (Senate, No. 2780) (on Senate bill No. 2472);

Authorizing the release of an agricultural preservation restriction of certain land in Plymouth (Senate, No. 2781) (on Senate bill No. 2335); and

Authorizing the Division of Capital Asset Management and Maintenance to dispose of certain parcels of land in the city of Brockton (Senate, No. 2782) (on Senate bill No. 2352);

Severally passed to be engrossed by the Senate were read; and they were referred, under Rule 33, to the committee on Ways and Means.

A Bill authorizing the city of Gloucester to use certain lands for municipal school purposes (Senate, No. 2628) (on a petition) [Local Approval Received], passed to be engrossed by the Senate was read; and it was referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Reports of Committees.

By Mr. Galvin of Canton, for the committees on Rules of the two branches, acting concurrently, that the Bill relative to parking and pedestrian safety (House, No. 1779), ought to pass. Referred, under Rule 33, to the committee on Ways and Means.

By Ms. Cronin of Easton, for the committee on the Judiciary, on Senate, No. 956 and House, No. 1346, a Bill removing the liability cap for malpractice resulting in serious injury or death (House, No. 1346).

By Mr. Hay of Fitchburg, for the committee on Labor and Workforce Development, on House, No. 4738, a Bill relative to manufacturing and factory worker protection from COVID-19 (House, No. 4822).

Severally referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Mr. Hay of Fitchburg, for the committee on Labor and Workforce Development, on House, No. 4748, a Bill establishing unemployment expansion during public health emergencies (House, No. 4823). Read; and referred, under Rule 33, to the committee on Ways and Means.

Parking and pedestrian safety.

Malpractice,—liability cap.

COVID-19,—worker protections.

Unemployment expansion.
By Mr. Hay of Fitchburg, for the committee on Labor and Workforce Development, on House, No. 4736, a Bill relative to employee definition harmonization (House, No. 4821).

By Mr. Parisella of Beverly, for the committee on Public Service, on a joint petition, a Bill establishing a sick leave bank for Alexandra Jordankova, an employee of the Department of Developmental Services (House, No. 4816).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Recess.

At one minute after eleven o’clock A.M., on motion of Mr. Smola of Warren (Mr. Donato of Medford being in the Chair), the House recessed until one o’clock P.M.; and at five minutes after one o’clock the House was called to order with the Speaker in the Chair.

Quorum.

As required under the provision of Emergency Rule 2(4), a roll call was taken for the purpose of ascertaining the presence of a quorum; and on the roll call 159 members were recorded as being in attendance.

[See Yea and Nay No. 189 in Supplement.]

Therefore a quorum was present.

Orders of the Day.

The House Bill to reduce racial inequities in maternal health (House, No. 4818), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it in lines 9 and 10 by striking out the following: “23 members: the house and senate chairs of the joint committee on public health, or their designees, who shall serve as co-chairs” and inserting in place thereof the following: “25 members: the house and senate chairs of the joint committee on public health, or their designees, who shall serve as co-chairs; the ranking minority members of the house and senate on the joint committee on public health, or their designees”. The amendment was adopted.

After debate on the question on passing the bill, as amended, to be engrossed, the sense of the House was taken by yeas and nays at the request of Ms. Khan of Newton; and on the roll call 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 190 in Supplement.]

Therefore the bill (House, No. 4818, amended) was passed to be engrossed. Sent to the Senate for concurrence.

Mr. Donato of Medford being in the Chair,—

House bills

Authorizing the Division of Capital Asset Management and Maintenance to transfer certain parcels of land to the city of Northampton (House, No. 4123); and
Relative to the conveyance of a certain parcel of land in the city of Lowell (House, No. 4819);
Severally reported by the committee on Bills in the Third Reading to be correctly
drawn, were read a third time; and they were passed to be engrossed. Severally sent
to the Senate for concurrence.

Reports of Committees.

The Speaker being in the Chair,—

Mr. Lawn of Watertown, for the committee of conference on the disagreeing
votes of the two branches with reference to the Senate amendment (striking out all
after the enacting clause and inserting in place thereof the text contained in Senate
document numbered 2764) of the House Bill relative to voting options in response to
COVID-19 (House, No. 4778), reported a bill with the same title (House, No. 4820).
Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.
Mr. Petrolati of Ludlow, for said committee, then reported, that the matter be
scheduled for consideration by the House.
Under suspension of Rule 7A, on motion of Mr. Lawn of Watertown, the report
was considered forthwith.
After debate on the question on acceptance of the report, the sense of the House
was taken by yeas and nays, at the request of the same member; and on the roll call
157 members voted in the affirmative and 1 in the negative.

[See Yea and Nay No. 191 in Supplement.]
Therefore the report of the committee of conference was accepted. Sent to the
Senate for concurrence.

Engrossed Bill.

The engrossed Bill financing improvements to municipal roads and bridges (see
House, No. 4803, amended) (which originated in the House), in respect to which the
Senate had concurred in adoption of the emergency preamble, was put upon its final
passage.
After remarks on the question on passing the bill to be enacted, the sense of the
House was taken by yeas and nays (this being a “loan” bill as defined by Section 3 of
Article LXII of the Amendments to the Constitution); and on the roll call (Mr. Donato
of Medford being in the Chair) 159 members voted in the affirmative and 0 in the
negative.

[See Yea and Nay No. 192 in Supplement.]
Therefore the bill was passed to be enacted; and it was signed by the Speaker
and sent to the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—
Ordered, That when the House adjourns today, it adjourn to meet on Thursday
next at eleven o’clock A.M.
At twenty-five minutes after two o’clock P.M., on motion of Mr. Smola of Warren (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Thursday at eleven o’clock A.M., in an Informal Session.
Thursday, July 2, 2020.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Silent Prayer.

At the request of Mr. Biele of Boston, the members and employees stood in a moment of silent tribute to the memory of Harry G. Uhlman, Jr., of South Boston.

Mr. Uhlman honorably served his country with the United States Army and was a member of the Thomas J. Fitzgerald VFW Post 561 in South Boston. Mr. Uhlman was a dedicated public servant and served as the Chief Court Officer at Suffolk Superior Court.

A devoted neighborhood advocate, Mr. Uhlman spent his life supporting the South Boston community, and was especially dedicated to programs that served children and young adults with mental and physical disabilities.

He was the loving son of Harry and Martha (Kamppila) Uhlman. The beloved husband of late Ellen Connolly and Kathleen O’Malley. Brother to the late Patricia Saganey, Joseph Uhlman, and Mary Keohan. He is survived by his children, Joseph of Hull and Kathleen Demeo and many loving nieces and nephews.

Order.

The following order (filed by Mr. Hay of Fitchburg) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Labor and Workforce Development be granted until Thursday, July 30, 2020 within which time to make its final report on current Senate document numbered 2701 and House document numbered 4700.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4831), ought to be adopted. Under suspension of the rules, on motion of Mr. Hay of Fitchburg, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Petitions.

Mr. Vega of Holyoke presented a petition (accompanied by bill, House, No. 4832) of Aaron Vega (with the approval of the mayor and city council) relative to the designation of certain park or open space land in the city of Holyoke; and the same
was referred to the committee on Municipalities and Regional Government. Sent to the Senate for concurrence.

Petitions severally were presented and referred as follows:

By Ms. Barber of Somerville, a petition (subject to Joint Rule 12) of Christine P. Barber and others relative to further regulating the inclusion of federal gross income in the calculation of the taxation of corporations and to create progressive revenue.

By Representative Cassidy of Brockton and Senator Brady, a joint petition (subject to Joint Rule 12) of Gerard J. Cassidy and Michael D. Brady that the commissioner of Capital Asset Management and Maintenance be authorized to transfer certain real property located in the city of Brockton.

By Representative Chan of Quincy and Senator Feeney, a joint petition (subject to Joint Rule 12) of Tackey Chan, Paul R. Feeney and others relative to consumer protections during states of emergency.

By Mr. Cutler of Pembroke, a petition (subject to Joint Rule 12) of Josh S. Cutler relative to the apportionment of expenses under regional school district agreements.

By Ms. Higgins of Leominster, a petition (subject to Joint Rule 12) of Natalie M. Higgins and others that the Department of Higher Education create a grant program for essential workers enrolled at certain public institutions.

Severally, under Rule 24, to the committee on Rules.

Reports of Committees.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

Providing for the city of Lowell municipal elections (House, No. 4350) [Local Approval Received];

Relative to the transfer of land in the town of Sharon (House, No. 4389) [Local Approval Received];

Establishing a sick leave bank for Paul McBrien, an employee of the Massachusetts Trial Court (House, No. 4795);

Establishing a sick leave bank for Alexandra Jordankova, an employee of the Department of Developmental Services (House, No. 4816);

Under suspension of Rule 7A, in each instance, on motion of Mr. Garballey of Arlington, the bills severally were read a second time forthwith; and they were ordered to a third reading.

A report of the committee on the Judiciary, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 4744) of Paul W. Mark and others for legislation to provide liability protections for contractors, sub-contractors and unions during the COVID-19 pandemic, was considered forthwith, under suspension of the rules, on motion of Ms. Cronin of Easton.

Pending the question on acceptance of the report, the petition was recommitted, on further motion of the same member.

By Mr. Galvin of Canton, for the committees on Rules of the two branches, acting concurrently, that the Bill to create a Massachusetts rare disease advisory council.
council (House, No. 4268), ought to pass. Referred, under Rule 33, to the committee on Ways and Means.

By Mr. Parisella of Beverly, for the committee on Public Service, on House, No. 4562, a Bill providing certain retirement benefits for Thomas W. Devlin, a trooper of the Department of State Police (House, No. 4825). Read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. Parisella of Beverly, for the committee on Public Service, on House, No. 4049, a Bill to create a Boston Fire Department cadet program (House, No. 4824) [Representative DeCoste of Norwell dissenting].

By Mr. Parisella, for the same committee, on Senate, No. 1565 and House, No. 4776, a Bill providing survivor benefits to Ava Roy, the daughter of fallen firefighter Christopher Roy (House, No. 4826) [Local Approval Received].

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Emergency Measures.

The engrossed Bill transferring employees of the North Shore Regional 911 Center to the State 911 Department (see Senate, No. 2793), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 4 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the Senate) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill relative to voting options in response to COVID-19 (see House, No. 4820), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 2 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

The Senate amendment of the House Bill authorizing the retirement board of the city of Salem to retire Brian Benson, a police officer of the city of Salem (House, No. 4621), reported by the committee on Bills in the Third Reading to be correctly drawn, was adopted, in concurrence.
The House Bill relative to the Revere & Son Heritage Trust Corporation (House, No. 4442), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by substitution of a bill with the same title (House, No. 4834), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

The House Bill authorizing the town of Hadley to convey a conservation restriction on certain parcels of land (House, No. 4714), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by substitution of a bill with the same title (House, No. 4833), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At eight minutes after eleven o’clock A.M., on motion of Mr. Smola of Warren (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at nineteen minutes after two o’clock the House was called to order with the Mr. Donato in the Chair.

Engrossed Bill.

The engrossed Bill authorizing the retirement board of the city of Salem to retire Brian Benson, a police officer of the city of Salem (see House, No. 4621, amended) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Recess.

At twenty-two minutes after two o’clock P.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at four o’clock P.M. the House was called to order with the Mr. Donato in the Chair.

Orders.

An Order (filed this day by Representatives DeLeo of Winthrop and Campbell of Methuen) relative to the establishment of a joint oversight committee to make an investigation and study of the Soldiers’ Home in Holyoke COVID-19 outbreak, was referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

Mr. Galvin of Canton, for said committees, then reported that the order ought to be adopted.
Under suspension of the rules, on motion of Mrs. Campbell of Methuen, the order (House, No. 4835) was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

On motion of Mr. DeLeo of Winthrop,—

*Ordered*, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

At four minutes after four o’clock P.M., on motion of Mr. Smola of Warren (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.

MONDAY, JULY 6, 2020.

[69]

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Statement of Representative LeBoeuf of Worcester.

A statement of Mr. LeBoeuf of Worcester was spread upon the records of the House, as follows:

MR. SPEAKER: I would like to call to the attention of the House the fact that my being recorded as not voting on acceptance of a conference committee report on House, No. 4820 on the sitting of last Tuesday was due to difficulty with both cellular and Wi-Fi reception that day. I was informed by the monitor that under the emergency rules late voting was not permitted.

If I had been permitted to vote late, as is permitted under the standing rules of the House, I would have voted yes on roll call number 191 on acceptance of House, No. 4820. My missing of this roll call that day was due entirely to the reason stated.

Order.

The following order (filed by Mr. Straus of Mattapoisett) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Transportation be granted until Thursday, July 20, 2020 within which time to make its final report on current Senate documents numbered 2034, 2047, 2049, 2056, 2069, 2071, 2072, 2123, 2289, and 2536, and House documents numbered 2963, 3014, 3040, 3073, 3083, 3116, 3126, 3135, 3156, 3672, 3980, 4359 and 4701.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4838), ought to be adopted.

There being no objection, under suspension of the rules, on motion of Mr. Straus of Mattapoisett, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Petitions.

Mr. Hunt of Sandwich presented a petition (accompanied by bill, House, No. 4839) of Randy Hunt and others (by vote of the town) that the city known as the town of Barnstable be authorized to grant an easement to Eversource Energy; and the same was referred to the committee on Municipalities and Regional Government. Sent to the Senate for concurrence.
Petitions severally were presented and referred as follows:

By Representative Blais of Sunderland and Senator Comerford, a joint petition (subject to Joint Rule 12) of Natalie M. Blais and Joanne M. Comerford for legislation to establish a sick leave bank for Carissa Sinclair, an employee of the Department of Mental Health.

By Mr. Day of Stoneham, a petition (subject to Joint Rule 12) of Michael S. Day relative to liability protections for essential businesses during the COVID-19 pandemic.

Severally, under Rule 24, to the committee on Rules.

Reports of Committees.

Report of the committee on Municipalities and Regional Government, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 4769) of Michelle L. Ciccolo, Tommy Vitolo and others relative to authorizing remote participation at representative town meetings due to the COVID-19 emergency.

Under suspension of the rules, on a motion of Mr. O’Day of West Boylston, the report was considered forthwith. Pending the question on acceptance of the report, the petition was recommitted, on motion of the same member.

By Mr. Hay of Fitchburg, for the committee on Labor and Workforce Development, on House, No. 4192, a Bill relative to military family support and unemployment transformation (House, No. 4840). Read; and referred, under Rule 33, to the committee on Ways and Means.

Orders of the Day.

The Senate amendments of the House Bill authorizing the city of Lynn to use certain park land in said city for combined sewer overflow control purposes (House, No. 4362), reported by the committee on Bills in the Third Reading to be correctly drawn, were adopted, in concurrence.

The House Bill establishing a sick leave bank for Alexandra Jordankova, an employee of the Department of Developmental Services (House, No. 4816), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet tomorrow at eleven o’clock A.M.
At five minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following day at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.


[70]
Tuesday, July 7, 2020.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Petition.

Mr. Lewis of Framingham presented a petition (accompanied by bill, House, No. 4842) of Jack Patrick Lewis, Carmine Lawrence Gentile and Maria Duaime Robinson (with the approval of the mayor and city council) relative to authorizing the city of Framingham to erect a permanent pavilion exceeding 600 square feet in Mary Dennison Park in said city; and the same was referred to the committee on Municipalities and Regional Government. Sent to the Senate for concurrence.

Paper from the Senate.

A message from His Excellency the Governor recommending legislation to improve the governance of the soldiers’ homes (Senate, No. 2788), was referred, in concurrence, to the committee on Veterans and Federal Affairs.

Reports of Committees.

A report of the committee on Steering, Policy and Scheduling, under the last sentence of Rule 7A, that the House Bill authorizing the town of Plainfield to continue the employment of Fire Chief David Alvord (House, No. 4254) [Local Approval Received], be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Wong of Saugus, the bill was read a second time forthwith; and it was ordered to a third reading.

By Mr. Roy of Franklin, for the committee on Higher Education, on House, No. 4759, a Bill authorizing the University of Massachusetts to convey a certain parcel of land and buildings to the city of Waltham (House, No. 4827).

By Ms. Cronin of Easton, for the committee on the Judiciary, on House, No. 4295, a Bill prohibiting discrimination based on natural hairstyles (House, No. 4828).

By the same member, for the same committee, on House, No. 4238, a Bill to improve and modernize the information technology systems and capacities of the judiciary (House, No. 4829).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.
By Ms. Peisch of Wellesley, for the committee on Education, on House, No. 4758, a Bill authorizing the Nauset Regional School District to enter into renewable energy agreements (House, No. 4830). Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

**Recess.**

At three minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at two minutes after twelve o’clock noon the House was called to order with Mr. Donato in the Chair.

**Paper from the Senate.**

The House Order (House, No. 4618) relative to extending until Wednesday, July 1, 2020, the time within which the committee on Elder Affairs is authorized to report on current Senate documents numbered 352, 358, 376, 381 and 2376, and House documents numbered 601, 605, 609, 610, 611, 618, 630 and 3830, came from the Senate with the endorsement that it had been adopted, in concurrence, with amendments striking out the date: “Wednesday, July 1” and inserting in place thereof the date: “Saturday, August 15”; and striking out the following: “and 2376” and inserting in place thereof the following: “2376 and 2731”.

Under suspension of the rules, on motion of Mr. Michlewitz of Boston, the amendments were considered forthwith; and they were adopted, in concurrence.

**Reports of Committees.**

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill relative to DCF legislative reporting reform (House, No. 4163), ought to pass with an amendment substituting therefor a Bill relative to accountability for vulnerable children and families (House, No. 4841). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Ms. Garlick of Needham, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

**Order.**

On motion of Mr. DeLeo of Winthrop,—

*Ordered,* That when the House adjourns today, it adjourn to meet Thursday next at eleven o’clock A.M.; and that notwithstanding the provisions of House Rule 12, the Clerk be authorized to dispense with the printing of a Calendar for said sitting.
At five minutes after twelve o’clock noon, on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Thursday at eleven o’clock A.M.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.

THURSDAY, JULY 9, 2020.

[71]*
Thursday, July 9, 2020.

Met according to adjournment at eleven o’clock A.M., under emergency rules, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Silent Prayer.

During the session Speaker Robert A. DeLeo declared a brief recess; and, at his request, the members and employees stood in a moment of silent tribute to the memory of retired Winthrop Fire Chief Paul L. Ford, Sr. Chief Ford passed away at Massachusetts General Hospital in Boston on May 18, 2020. He was 84 years old.

Born in Winthrop, Chief Ford was the beloved son of the late Flora (Dunbar) and Gerald R. Ford. A lifelong resident of Winthrop he retired as the Fire Chief for the town of Winthrop in 1996.

Beyond his duties in the fire department, Chief Ford volunteered much of his time to many organizations in Winthrop that helped every sector of the community.

Chief Ford was the devoted husband of the late Eileen (Coilty) and the loving father of Paul L. Ford, Jr., James J. Ford and the late Deborah Brown. He is also survived by five grandchildren.

Message from the Governor.

A message from His Excellency the Governor (under the provisions of Section 3 of Article LXII of the Amendments to the Constitution) recommending legislation relative to providing for the terms of [sic] certain bond for transportation improvements to be issued by the Commonwealth (House, No. 4845), was filed in the office of the Clerk on Wednesday, July 8.

The message was read; and it was referred, under Rule 17G, with the accompanying draft of a bill, to the committee on Bonding, Capital Expenditures and State Assets.

Petitions.

Petitions severally were presented and referred as follows:

By Representative Hunt of Sandwich and Senator Moran, a joint petition (accompanied by bill, House, No. 4846) of Randy Hunt and Susan L. Moran (by vote of the town) relative to the appointment of a school committee member in the town of Sandwich; and
By Mr. Lombardo of Billerica, a petition (accompanied by bill, House, No. 4847) of Marc T. Lombardo (by vote of the town) that the town of Billerica be authorized to change the name of the board of selectmen in said town to the select board;

Severally to the committee on Municipalities and Regional Government.

By Mr. Puppolo of Springfield, a petition (accompanied by bill, House, No. 4848) of Angelo J. Puppolo, Jr. (by vote of the town) relative to the appointment and removal authority of the town administrator of the town of Wilbraham. To the committee on Public Service.

Severally sent to the Senate for concurrence.

Papers from the Senate.

The House Bill making appropriations for the fiscal year 2020 to authorize certain COVID-19 spending in anticipation of federal reimbursement (House, No. 4808), came from the Senate passed to be engrossed, in concurrence, with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2799. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

A Bill putting patients first (Senate, No. 2796) (on Senate bill No. 2769), passed to be engrossed by the Senate, was read; and it was referred, under Joint Rule 1E, to the committee on Health Care Financing.

A petition of Michael F. Rush, Michael O. Moore, James B. Eldridge, Carole A. Fiola and other members of the General Court for legislation to make the Secretary of Veterans Services a cabinet level position, came from the Senate referred, under suspension of Joint Rule 12, to the committee on State Administration and Regulatory Oversight.

The House then concurred with the Senate in the suspension of said rule; and the petition (accompanied by bill, Senate, No. 2810) was referred, in concurrence, to the committee on State Administration and Regulatory Oversight.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Christine P. Barber and others for legislation to address estate recovery issues due to the COVID-19 pandemic; and

Petition (accompanied by bill) of James J. O’Day and others relative to the identity of victims of certain crimes;

Severally to the committee on the Judiciary.

Petition (accompanied by bill) of Christine P. Barber and others relative to further regulating the inclusion of federal gross income in the calculation of the taxation of corporations and to create progressive revenue. To the committee on Revenue.

Under suspension of the rules, on motion of Mr. Wong of Saugus, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.
By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the Senate Bill authorizing the city of Gloucester to use certain lands for municipal school purposes (Senate, No. 2628) [Local Approval Received], be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Wong of Saugus, the bill was read a second time forthwith; and it was ordered to a third reading.

By Mr. O’Day of West Boylston, for the committee on Municipalities and Regional Government, on House, No. 4769, a Bill further addressing challenges to municipalities caused by the COVID-19 emergency (House, No. 4849). Read; and referred, under Rule 33, to the committee on Ways and Means.

By Ms. Cronin of Easton, for the committee on the Judiciary, on the recommitted petition, a Bill to provide liability protections for contractors, sub-contractors and unions during the COVID-19 pandemic (House, No. 4744).

By the same member, for the same committee, on a joint petition, a Bill establishing a sick leave bank for Maria Boverini, an employee of the Essex County Juvenile Court (House, No. 4837).

By Mr. Straus of Mattapoisett, for the committee on Transportation, on a part of Senate, No. 7, a Bill relative to improving safety on the roads of the Commonwealth (House, No. 4850).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Orders of the Day.

The Senate Bill authorizing the city of Fitchburg to change the use of a certain parcel of land acquired for park purposes (Senate, No. 2693), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed, in concurrence.

The House Bill establishing the promotions fund of the town of Sandwich (House, No. 4468) (its title having been changed by the committee on Bills in the Third Reading), reported by said committee to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At eleven minutes after eleven o’clock A.M., on motion of Mr. Smola of Warren (Mr. Donato of Medford being in the Chair), the House recessed until one o’clock P.M.; and at two minutes after one o’clock the House was called to order with Mr. Donato in the Chair.

Quorum.

As required under the provision of Emergency Rule 2(4), a roll call was taken for the purpose of ascertaining the presence of a quorum; and on the roll call 156 members were recorded as being in attendance.

[See Yea and Nay No. 193 in Supplement.]

Therefore a quorum was present.
Engrossed Bills – Land Takings.

The engrossed Bill authorizing the city of Fitchburg to change the use of a certain parcel of land acquired for park purposes (see Senate, No. 2693) (which originated in the Senate), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 157 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 194 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill authorizing the city of Lynn to change the use of a certain parcel of land acquired for park purposes (see House, No. 4362, amended) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 156 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 195 in Supplement.]

[Representatives Minicucci of North Andover and Whipps of Athol answered “Present” in response to their names.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Reports of Committees.

Prior to the noon recess, By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill to mitigate arbovirus in the Commonwealth (Senate, No. 2757), ought to pass with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4843. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Wong of Saugus, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the bill, as amended, was ordered to a third reading.

Subsequently, the noon recess having terminated, under suspension of the rules, on motion of Mr. Mahoney of Worcester, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time.

After debate on the question on passing the bill, as amended, to be engrossed, in concurrence, Representatives Domb of Amherst and Blais of Sunderland moved to amend it in section 3, in line 64, by striking out the figures: “15” and inserting in place
thereof the figures: “16”; and in line 78 by inserting after the word “Inc.” the following: “and 1 of whom shall be a microbiologist with expertise in zoonotic diseases whose transmission to humans is facilitated by insects and ticks.”. The amendments were adopted.

The same members then moved to amend the bill in section 3, in line 105, by inserting after the word “wildlife” the following: “(ix) identifying known ingredients in pesticide products used for mosquito control, analyzing the ability, or lack of ability, to identify such ingredients, and making recommendations for determining such ingredients”; and the amendment was adopted.

Mr. O’Day of West Boylston then moved to amend the bill in section 3, in line 105, by striking out the following: “(ix)” and inserting in place thereof the following: “(x) identifying the challenges, including but not limited to financial barriers, facing municipalities in joining a regional mosquito control project or district; and (xi) ”. The amendment was adopted.

On the question on passing the bill, as amended, to be engrossed, in concurrence, the sense of the House was taken by yeas and nays, at the request of Mr. Mahoney of Worcester; and on the roll call 158 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 196 in Supplement.]

Therefore the bill (Senate, No. 2757, amended) was passed to be engrossed, in concurrence. Sent to the Senate for concurrence in the amendments adopted by the House [for text of House amendments, see House document numbered 4851, published as amended].

Prior to the noon recess, By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill authorizing the Massachusetts Water Resources Authority to release easements upon certain real property in the town of Stoneham (House, No. 748), ought to pass with an amendment substituting a bill with the same title (House, No. 4844). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Wong of Saugus, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

Subsequently, the noon recess having terminated, under suspension of the rules, on motion of Mr. Day of Stoneham, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by inserting before the enacting clause the following emergency preamble:

“Whereas, The deferred operation of this act would tend to defeat its purpose, which is to provide forthwith for the release of certain real property easements, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.”.

The amendment was adopted; and the bill (House, No. 4844, amended) was passed to be engrossed. Sent to the Senate for concurrence.
Orders of the Day.

The Speaker being in the Chair,—

The House Bill relative to accountability for vulnerable children and families (House, No. 4841), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

After debate on the question on passing the bill to be engrossed, (Mr. Donato of Medford being in the Chair) Mr. Crocker of Barnstable and other members of the House moved to amend it by adding the following section:

“SECTION 36. The third paragraph of section 12 of chapter 124 of the acts of 2019 is hereby amended by inserting, in line 371, after the words ‘chapter 119;’ the following: ‘(xii) proposals to allow law enforcement to report to the department of children and families on incidents of suspected child abuse and neglect in domestic violence cases’; and further amends in section 12 of chapter 124 of the acts of 2019 by striking out in line 371, the number ‘(xii)’ and inserting in place thereof the following:— (xiii).”

The amendment was adopted.

Ms. Khan of Newton and other members of the House then moved to amend the bill in section 3, in line 25, by inserting after the word “placement” the following: “; (H) rates of disproportionality including but not limited to race, ethnicity, gender identity and sexual orientation”; and in line 111 by inserting after the word “funds” the following: “; (viii) rates of disproportionality including but not limited to race, ethnicity, gender identity and sexual orientation”. The amendments were adopted.

Mr. Cusack of Braintree and other members of the House then moved to amend the bill by adding the following section:

“SECTION 37. Section 52D of chapter 149 of the General Laws, as appearing in the 2016 Official Edition, is hereby amended by striking out, in line 4, the words ‘by blood or marriage to the employee, including a’ and inserting in place thereof the following words:— by blood, marriage, or adoption to the employee, including a parent or an adoptive.”

The amendment was adopted.

Ms. Meschino of Hull and other members of the House then moved to amend the bill in section 3, in line 42, by inserting after the word “practices” the words “, including the number of requests for oral interpretation services and written translation services respectively, broken down by language”; and the amendment was adopted.

Mr. O’Day of West Boylston then moved to amend the bill by inserting after section 33 the following section:

“SECTION 33A. The board of registration of social workers shall report on the barriers prospective social workers face entering the profession as a social worker, as defined in section 130 of chapter 112 of the General Laws, due to the licensure examination. The report shall include information about the individuals who took the examination in 2019, including: (a) the total number of individuals, broken down by each licensure type; (b) aggregate data on the age, race, ethnicity, and primary language; (c) the total number of individuals who reported a learning disability or other disability; and (d) in a de-identified form, the number of previous attempts at the licensure examination, including first time takers, second time takers, third time takers or greater than third time takers, broken down by licensure type. Additionally, the report shall include a description of the accommodations offered for individuals.
with disabilities and individuals whose primary language is a language other than English.

No later than October 31, 2020, the board shall submit the report to the house and senate committees on ways and means, and the joint committee on children, families and persons with disabilities, including any recommendations on how to eliminate any cultural and implicit bias related to entry into the profession as a social worker, including the licensure examination.”.

The amendment was adopted.

Mr. Vargas of Haverhill then moved to amend the bill in section 3, in line 42, by striking out the word “and”; and in line 45 by inserting after the word “improvement” the following: “; and (I) activities of the Central and Regional Youth Advisory Boards; demographic data; guiding principles and governance; methods of outreach to youth; the number of youth participating in each central and regional boards activities; any recommendations made by the boards relative to the department’s services, policies and practices, including any action the department has taken to address those recommendations.”; and the amendments were adopted.

Ms. Robinson of Framingham and other members of the House then moved to amend the bill in section 20, in line 429, by inserting after the word “a” the word “staffed”; and in line 430 by inserting after the word “closed.” the following two sentences: “The hotline number shall be communicated with foster parents. Should the hotline number be changed, foster parents shall be alerted to the new number within one month of the change.”.

The amendments were adopted.

Mr. Michlewitz of Boston then moved to amend the bill in section 3, in line 183, by striking out the following: “(c)” and inserting in place thereof the following: “(b)”; and by striking out section 29 and inserting in place thereof the following section:

“SECTION 29. To the extent feasible, school districts shall provide the department of elementary and secondary education with the number of students who did not participate in any form of remote learning that went into effect due to the outbreak of the 2019 novel coronavirus, also known as COVID-19, from March 16, 2020 through the remainder of the 2020 school year, and the number of students the district did not have any meaningful contact with to address such participation, using a methodology to be determined by the department of elementary and secondary education. The department of elementary and secondary education shall, in conjunction with the department of children and families, provide an analysis which shall include remote learning participation rates of children with active cases at the department of children and families and the methods and process the agencies used and will continue to use to ensure ongoing communication and student engagement with families with active cases at the department of children and families.

Not later than August 21, 2020, the department of elementary and secondary education, in coordination with the department of children and families, shall share any findings and analysis on remote learning efforts with the clerks of the house of representatives and the senate and the joint committee on education and shall have developed a statewide plan to ensure effective and ongoing engagement relative to remote learning for the fall of 2020, including any guidance for best practices for engaging the most vulnerable and at-risk students and their families, including, but not limited to: (i) children with active cases at the department of children and families; (ii) students and families with limited English proficiency; (iii) students with limited access to remote learning; (iv) students receiving special education services; and (v) students residing in school districts in communities that were disproportionately impacted by the outbreak of COVID-19.”.
The amendments were adopted.

On the question on passing the bill, as amended, to be engrossed, the sense of the House was taken by yeas and nays at the request of Ms. Garlick of Needham; and on the roll call 158 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 197 in Supplement.]

Therefore the bill (House, No. 4852, published as amended) was passed to be engrossed. Sent to the Senate for concurrence.

The House Bill establishing a sick leave bank for Paul McBrien, an employee of the Trial Court Department (House, No. 4795) (its title having been changed by the committee on Bills in the Third Reading), reported by said committee to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

Representatives Elugardo of Boston and Malia of Boston then moved that when the House adjourns today, it do so in respect to the memory of David S. Tobin, a member of the House from Boston from 1965 to 1968, inclusive; and the motion prevailed.

Accordingly, at twenty-eight minutes after six o’clock P.M., on motion of Mr. Smola of Warren (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Resolutions.

Resolutions (filed with the Clerk by Representatives Peake of Provincetown and Whelan of Brewster) congratulating Norman Clarke, Jr. on the occasion of his retirement as Chief of the Harwich Fire Department, were referred under Rule 85, to the committee on Rules.

Mr. Galvin of Canton, for said committee, reported that the resolutions ought to be adopted. Under suspension of the rules, on motion of Ms. Peake, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Petitions.

Petitions severally were presented and referred as follows:

By Messrs. Connolly of Cambridge and Honan of Boston, a petition (subject to Joint Rule 12) of Mike Connolly, Kevin G. Honan and others relative to the housing market during the COVID-19 emergency and recovery.

By Mr. LeBoeuf of Worcester, a petition (subject to Joint Rule 12) of David Henry Argosky LeBoeuf and others for legislation to prohibit districts from shutting off water during the COVID-19 pandemic.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

Bills

Relative to the transfer and sale of a certain parcel of land in the town of Tewksbury (Senate, No. 2384) (on a petition) [Local Approval Received]; and 
To expand take-out/delivery options in response to COVID-19 (Senate, No. 2812) (on Senate bill No. 2740);

Severally passed to be engrossed by the Senate, were read; and they were referred, under Rule 33, to the committee on Ways and Means.
Classifying the Taunton Fire Department mechanic, Michael Perry, in connection with the determination of retirement benefits (Senate, No. 2624) (on a petition) [Local Approval Received]; and

Providing for a gender-neutral charter in the town of Walpole (Senate, No. 2807) (on Senate bill No. 2458) [Local Approval Received];

Severally passed to be engrossed by the Senate, were read; and they were referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Petitions were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2814) of Joanne M. Comerford for legislation to respond to the COVID-19 emergency by instituting a moratorium of the Massachusetts Comprehensive Assessment System. To the committee on Education.

Petition (accompanied by bill, Senate, No. 2815) of Joan B. Lovely for legislation to eliminate the statute of limitation in civil child sexual abuse cases. To the committee on the Judiciary.

Petition (accompanied by bill, Senate, No. 2816) of Brendan P. Crighton, Daniel Cahill and Peter Capano for legislation to authorizing the Division of Capital Asset Management and Maintenance to grant an easement to the city of Lynn; and

Petition (accompanied by bill, Senate, No. 2817) of Brendan P. Crighton, Peter Capano, Lori A. Ehrlich and Daniel Cahill for legislation relative to an easement in Lynn;

Severally to the committee on State Administration and Regulatory Oversight.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the petition of Jon Santiago for legislation to establish a sick leave bank for Greta Long, an employee of the Massachusetts Rehabilitation Commission. Under suspension of the rules, on motion of Mr. Wong of Saugus, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on Public Service. Sent to the Senate for concurrence.

Report of the committee on Health Care Financing, that the Bill relative to the penalties for the crime of female genital mutilation (House, No. 4606,) ought NOT to pass (under Joint Rule 10).

Under suspension of the rules, on motion of Mr. Wong of Saugus, the report was considered forthwith. The House then refused to reject the bill, which was then read.

Under further suspension of the rules, on motion of the same member, the bill was read a second time forthwith; and it was ordered to a third reading.

Reports

Of the committee on Revenue, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 4361) of Paul K. Frost relative to tax assessments of certain horticultural land; and

Of the same committee, ought NOT to pass (under Joint Rule 10), on the petition (accompanied by bill, House, No. 4480) of Michelle L. Ciccolo and others for legislation to create a transportation excise tax to be levied on certain businesses;
Under suspension of the rules, in each instance, on a motion of Mr. Cusack of Braintree, the reports were considered forthwith. Pending the question, in each instance, on acceptance of the report, the petitions were recommitted, on further motions of the same member.

By Mr. O'Day of West Boylston, for the committee on Municipalities and Regional Government, on a joint petition, a Bill relative to the charter of the town of Plymouth (House, No. 4797) [Local Approval Received].

By the same member, for the same committee, on a joint petition, a Bill relative to affordable housing in the town of Dartmouth (House, No. 4814).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Emergency Measure.

The engrossed Bill establishing a sick leave bank for Dyana Gonzalez, an employee of the Division of Capital Asset Management and Maintenance (see House, No. 4665), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 4 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Engrossed Bill.

The engrossed Bill changing the name of the board of selectmen in the town of Dedham to the select board (see House, No. 4704) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

The House Bill authorizing the town of Somerset to grant additional licenses for the sale of alcoholic beverages to be drunk on the premises (House, No. 4753) (its title having been changed by the committee on Bills in the Third Reading), reported by said committee to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

The House Bill authorizing the town of Nantucket to supply itself and its inhabitants with water (House, No. 4159), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.
Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by substitution of a bill with the same title (House, No. 4399), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

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At thirteen minutes after eleven o’clock A.M., on motion of Mr. Barrows of Mansfield (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at twenty-nine minutes after three o’clock P.M. the House was called to order with Mr. Donato in the Chair.

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The Senate amendment of House Bill making appropriations for the fiscal year 2020 to authorize certain COVID-19 spending in anticipation of federal reimbursement (House, No. 4808), reported by the committee on Bills in the Third Reading to be correctly drawn, was considered.

Pending the question on adoption of the amendment, in concurrence, Mr. Michlewitz of Boston moved that the House concur with the Senate in its amendment with a further amendment striking out all after the enacting clause (inserted by amendment by the Senate) and inserting in place thereof the text contained in House document numbered 4853. The further amendment was adopted.

The House then concurred with the Senate in its amendment, as amended. Sent to the Senate for concurrence in the further amendment.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet Wednesday at eleven o’clock A.M.

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At twenty-seven minutes before four o’clock P.M., on motion of Mr. Barrows of Mansfield (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Wednesday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.


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JOURNAL OF THE HOUSE.


Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

- Resolutions (filed by Mr. Hill of Ipswich) congratulating Christopher M. Blanchard on receiving the Eagle Award of the Boy Scouts of America;
- Resolutions (filed by Mr. Hill of Ipswich) congratulating Henry J. Ciaccio on receiving the Eagle Award of the Boy Scouts of America;
- Resolutions (filed by Mr. Hill of Ipswich) congratulating Lucas Jindra on receiving the Eagle Award of the Boy Scouts of America;
- Resolutions (filed by Mr. Hill of Ipswich) congratulating William A. Martin on receiving the Eagle Award of the Boy Scouts of America;
- Resolutions (filed by Mr. Hill of Ipswich) congratulating Henry A. Mulholland on receiving the Eagle Award of the Boy Scouts of America;
- Resolutions (filed by Mr. Hill of Ipswich) congratulating Adam Sienkiewicz on receiving the Eagle Award of the Boy Scouts of America;
- Resolutions (filed by Mr. Roy of Franklin) congratulating Declan James Fields on receiving the Eagle Award of the Boy Scouts of America;
- Resolutions (filed by Mr. Roy of Franklin) congratulating Nathan Michael Kerns on receiving the Eagle Award of the Boy Scouts of America; and
- Resolutions (filed by Mr. Roy of Franklin) congratulating Michael James Newton on receiving the Eagle Award of the Boy Scouts of America;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Hill of Ipswich, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Papers from the Senate.

A Bill to reform police standards and shift resources to build a more equitable, fair and just Commonwealth that values Black lives and communities of color (Senate, No. 2820) (on Senate bill No. 2800, amended), passed to be engrossed by the Senate, was read; and it was referred, under Rule 33, to the committee on Ways and Means.
A petition (accompanied by bill, Senate, No. 2811) of Michael D. Brady (by vote of the town) for legislation to authorize certain investments by the treasurer of the town of East Bridgewater, was referred, in concurrence, to the Municipalities and Regional Government.

A petition of Joanne M. Comerford and other members of the General Court for legislation to address estate recovery issues due to COVID-19, came the Senate referred, under suspension of Joint Rule 12, to the committee on the Judiciary.

The House then concurred with the Senate in the suspension of said rule; and the petition (accompanied by bill, Senate, No. 2818) was referred, in concurrence, to the committee on the Judiciary.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of Josh S. Cutler relative to the apportionment of expenses under regional school district agreements. To the committee on Education.

Petition (accompanied by bill) of David Rosa relative to housing developments in communities with a population less than 30,000 persons. To the committee on Housing.

Under suspension of the rules, on motion of Mr. Wong of Saugus, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

Providing survivor benefits to Ava Roy, the daughter of fallen firefighter Christopher Roy (House, No. 4826) [Local Approval Received]; and

Establishing a sick leave bank for Maria Boverini, an employee of the Essex County Juvenile Court (House, No. 4837);

Under suspension of Rule 7A, in each instance, on motion of Mr. Wong of Saugus, the bills severally were read a second time forthwith; and they were ordered to a third reading.

By Ms. Ferrante of Gloucester, for the committee on Economic Development and Emerging Technologies, on a petition, a Bill relative to the rural policy advisory commission (House, No. 364).

By the same member, for the same committee, on a petition, a Bill relative to a 5G technology task force (House, No. 383).

By the same member, for the same committee, on a petition, a Bill relative to a loan forgiveness task force (House, No. 384).

Severally read; and referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

By Ms. Ferrante of Gloucester, for the committee on Economic Development and Emerging Technologies, on House, No. 4529, a Bill enabling partnerships for
growth (House, No. 4854). Read; and referred, under Rule 17G, to the committee on Bonding, Capital Expenditures and State Assets.

By Ms. Ferrante of Gloucester, for the committee on Economic Development and Emerging Technologies, on a petition, a Bill to strategically plan for the commercial fishing industry (House, No. 369).

By the same member, for the same committee, on a petition, a Bill relative to designated port areas (House, No. 370).

By the same member, for the same committee, on a petition, a Bill relative to the use of slot machines in veterans’ organizations for its members and invited guests (House, No. 389).

By the same member, for the same committee, on a petition, a Bill to establish an entrepreneur learner’s permit program (House, No. 393).

By the same member, for the same committee, on a petition, a Bill relative to innovations in energy management technologies in regenerative braking for metro trains in the Commonwealth (House, No. 3699).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

Orders of the Day.

The House Bill relative to construction defect claims by condominium owners (House, No. 4605), was read a second time; and it was ordered to a third reading.

The House Bill authorizing the town of Plainfield to continue the employment of Fire Chief David Alvord (House, No. 4254), reported by the committee on Bills in the Third Reading be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by substitution of a bill with the same title (House, No. 4855), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At eight minutes after eleven o’clock A.M., on motion of Mr. Barrows of Mansfield (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at twenty-eight minutes before one o’clock P.M., the House was called to order with Mr. Donato in the Chair.

Emergency Measure.

The engrossed Bill making appropriations for the fiscal year 2020 to authorize certain COVID-19 spending in anticipation of federal reimbursement (see House, No. 4808, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.
A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 4 to 0. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

.Ordered, That when the House adjourns today, it adjourn to meet tomorrow at eleven o’clock A.M.

At twenty-seven minutes before one o’clock P.M., on motion of Mr. Barrows of Mansfield (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following day at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.

THURSDAY, JULY 16, 2020.

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JOURNAL OF THE HOUSE.


Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Resolutions.

Resolutions (filed with the Clerk by Mr. Cutler of Pembroke) congratulating Shawn M. Dahlen on the occasion of his retirement from the town of Duxbury, were referred under Rule 85, to the committee on Rules.

Mr. Galvin of Canton, for said committee, reported that the resolutions ought to be adopted. Under suspension of the rules, on motion of Mr. Cutler of Pembroke, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Petitions.

Petitions severally were presented and referred as follows:

By Representative Fernandes of Falmouth and Senator Cyr, a joint petition (subject to Joint Rule 12) of Dylan A. Fernandes and Julian Cyr that the University of Massachusetts be authorized to convey a certain parcel of land with buildings thereon in the town of Nantucket to the town of Nantucket Affordable Housing Trust Fund.

By Representative Santiago of Boston and Senator Lesser, a joint petition (subject to Joint Rule 12) of Jon Santiago, Eric P. Lesser and others for an investigation by a special commission to conduct a review of the Commonwealth’s COVID-19 response and subsequent recovery and to make recommendations on how to be better prepared for future crises.

By Representative Tyler of Boston and Senator Collins, a joint petition (subject to Joint Rule 12) of Chynah Tyler and Nick Collins relative to false reporting of an emergency.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

The House Bill financing the general government infrastructure of the Commonwealth (House, No. 4733, amended), came from the Senate, passed to be engrossed, in concurrence, with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2819.
Under suspension of the rules, on motion of Miss Gregoire of Marlborough, the amendment was considered forthwith. The House then non-concurred with the Senate in its amendment; and, on further motion of the same member, asked for a committee of conference on the disagreeing votes of the two branches. Representatives Michlewitz of Boston, Gregoire and Vieira of Falmouth were appointed the committee on the part of the House. Sent to the Senate to be joined.

Subsequently notice was received from the Senate that said branch had insisted on its amendment, concurred with the House in the appointment of a committee of conference; and that Senators Rodrigues, DiDomenico and Fattman had been joined as the committee on the part of the Senate.

Bills
Amending the Commonwealth Automobile Reinsurers Governing Committee (Senate, No. 580) (on a petition);
Establishing plastic pollution action day in the Commonwealth (Senate, No. 1834) (on a petition);
Authorizing employees of the city of Fall River to purchase credible service for military service time (Senate, No. 2257, amended in section 1, in line 7, by striking out the following: “not more than 180 days after the effective date of this act” and inserting in place thereof the following: “from the effective date of this act until 180 days after the employee receives notice of this act pursuant to subsection (b)”; and in line 8 by striking out the words “and the Division of Human Resources” and inserting in place thereof the words “, in collaboration with the division of human resources of the city of Fall River,”) (on a petition) [Local Approval Received]; and
Relative to supplemental reserves in the town of Winchendon (Senate, No. 2681) (on a petition) [Local Approval Received];
Severally passed to be engrossed by the Senate, were read; and they were referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the petition of Dylan A. Fernandes relative to the membership and the reviving and continuation of the Ocean Acidification Commission. Under suspension of the rules, on motion of Mr. Wong of Saugus, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by resolve) was referred to the committee on Environment, Natural Resources and Agriculture. Sent to the Senate for concurrence.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the petition of Mike Connolly, Kevin G. Honan and others relative to the housing market during the COVID-19 emergency and recovery. Under suspension of the rules, on motion of Mr. Connolly of Cambridge, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on Housing. Sent to the Senate for concurrence.

By Mr. Naughton of Clinton, for the committee on Public Safety and Homeland Security, asking to be discharged from further consideration of the message from His
Excellency the Governor recommending legislation relative to improving police officer standards and accountability and to improve training (House, No. 4794),— and recommending that the same be referred to the committee on Ways and Means. Under Rule 42, the report was considered forthwith; and it was accepted. Sent to the Senate for concurrence, insomuch as relates to the discharge of the committee.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the House Bill relative to improving safety on the roads of the Commonwealth (House, No. 4850), be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Wong of Saugus, the bill was read a second time forthwith; and it was ordered to a third reading.

Subsequently under suspension of the rules, on motion of Mr. Speliotis of Danvers, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed, its title having been changed by said committee to read: “An Act relative to the installation of ignition interlock devices for improving safety on the roads of the Commonwealth.”. Sent to the Senate for concurrence.

By Mr. Naughton of Clinton, for the committee on Public Safety and Homeland Security, on a petition, a Bill to protect the civil rights and safety of all Massachusetts residents (House, No. 3573) [Representative Walsh of Peabody dissenting].

By the same member, for the same committee, on a petition, a Bill relative to emergency hazard health duty (House, No. 4611).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

**Engrossed Bill.**

The engrossed Bill making appropriations for the fiscal year 2020 to authorize certain COVID-19 spending in anticipation of federal reimbursement (see House, No. 4808, amended) (which originated in the House), in respect to which the Senate had concurred in adoption of the emergency preamble, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

**Orders of the Day.**

House bills

Relative to certain construction claims by condominium owners (House, No. 4605) (its title having been changed by the committee on Bills in the Third Reading); and

Relative to the penalties for the crime of female genital mutilation (House, No. 4606);

Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

**Recess.**

At two minutes before twelve o’clock noon, on motion of Mr. Barrows of Mansfield (Mr. Donato of Medford being in the Chair), the House recessed subject to
the call of the Chair; and at twenty-eight minutes before four o’clock the House was called to order with Mr. Donato in the Chair.

Reports of Committees.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill to expand take-out/delivery options in response to COVID-19 (Senate, No. 2812), ought to pass with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4856. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Michlewitz of Boston, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the bill, as amended, was ordered to a third reading.

Subsequently under suspension of the rules, on further motion of the same member, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed, in concurrence. The bill (Senate, No. 2812, amended) then was sent to the Senate for concurrence in the amendment.

Recess.

At twelve minutes after four o’clock P.M., on motion of Mr. Barrows of Mansfield (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at twenty-four minutes after five o’clock the House was called to order with Mr. Donato in the Chair.

Paper from the Senate.

The Senate Bill to mitigate arbovirus in the Commonwealth (Senate, No. 2757, amended), came from the Senate with the endorsement that said branch had concurred with the House in its amendment (striking out all after the enacting clause and inserting in place thereof the text contained in House, No. 4851), with further amendments in section 1, in lines 36 and 37, striking out the words “department of public health. The department of public health” and inserting in place thereof the words “executive office. The executive office”, in line 39 striking out the words “department of public health” and inserting in place thereof the words “executive office”; in section 3, in line 64, striking out the figures: “16” and inserting in place thereof the figures: “15”, in line 64 striking out the following: “2 of whom shall be commissioners” and inserting in place thereof the following: “1 of whom shall be a commissioner”; and in lines 74, 75 and 76, by striking out, each time it appears, the word “an” and inserting in place thereof, in each instance, the words “a statewide”. The further amendments were referred, under Rule 35, to the committee on Bills in the Third Reading.

Subsequently, the further amendments (reported by said committee to be correctly drawn) were adopted, in concurrence.
Recess.

At twenty-four minutes after five o’clock P.M., on motion of Mr. Barrows of Mansfield (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at twelve minutes after six o’clock the House was called to order with Mr. Donato in the Chair.

Emergency Measures.

The engrossed Bill to mitigate arbovirus in the Commonwealth (see House, No. 2757, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 2 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the Senate) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill to expand take-out/delivery options in response to COVID-19 (see Senate, No. 2812, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 2 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the Senate) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders.

The following order (filed by Ms. Decker of Cambridge) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Mental Health, Substance Use and Recovery be granted until Wednesday, July 29, 2020 within which time to make its final report on current House documents numbered 1697, 1699, 1709, 1716, 1724, 1733, 1734, 1736, 1745 and 1748.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4400), ought to be adopted. Under suspension of the rules, on motion of Ms. Decker of Cambridge, the order was considered forthwith, there being no objection; and it was adopted. Sent to the Senate for concurrence.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.
At twenty-two minutes after six o’clock P.M., on motion of Mr. Barrows of Mansfield (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
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Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

**Resolutions.**

Resolutions (filed with the Clerk by Mr. Soter of Bellingham) recognizing August 1 through August 7, 2020 as Purple Heart Week in the city of Uxbridge, were referred, under Rule 85, to the committee on Rules.

Mr. Galvin of Canton, for said committee, reported that the resolutions ought to be adopted. Under suspension of the rules, on motion of Mr. Soter, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

**Petitions.**

Petitions severally were presented and referred as follows:

By Representative Parisella of Beverly and Senator Lovely, a joint petition (accompanied by bill, House, No. 4863) of Jerald A. Parisella and Joan B. Lovely (with the approval of the mayor and city council) that the city of Beverly be authorized to lease a certain parcel of land in said city currently held by the Beverly Harbor Management Authority for park and recreational purposes. To the committee on Municipalities and Regional Government.

By Representatives Robinson of Framingham and Lewis of Framingham, a petition (accompanied by bill, House, No. 4864) of Maria Duaime Robinson, Jack Patrick Lewis and Carmine Lawrence Gentile (with the approval of the mayor and city council) for legislation to exempt the police department of the city of Framingham from the civil service law. To the committee on Public Service.

By Mr. LeBoeuf of Worcester, a petition (accompanied by bill, House, No. 4867) of David Henry Argosky LeBoeuf (by vote of the town) that the town of Leicester be authorized to designate a certain bridge in said town as the John J. Binienda memorial bridge; and

By the same member, a petition (accompanied by bill, House, No. 4868) of David Henry Argosky LeBoeuf (by vote of the town) that the town of Leicester designate a certain bridge in said town as the Private First-Class Eugene Joseph Paranteau memorial bridge;

Severally to the committee on Transportation. Severally sent to the Senate for concurrence.
Petitions severally were presented and referred as follows:

By Representative Sabadosa of Northampton and Senator Comerford, a joint petition (subject to Joint Rule 12) of Lindsay N. Sabadosa and Joanne M. Comerford that the commissioner of Capital Asset Management and Maintenance be authorized to convey a certain parcel of land in the city of Northampton to said city.

By Representative Sena of Acton and Senator Eldridge, a joint petition (subject to Joint Rule 12) of Danillo A. Sena, James B. Eldridge and others for legislation to authorize the Executive Office of Labor and Workforce Development to establish a works progress to employ certain unemployed residents.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

Petitions were referred, in concurrence, as follows:

Petition (accompanied by bill, Senate, No. 2826) of Joan B. Lovely and Bradford Hill (by vote of the town) for legislation relative to the reorganization of the water, highway and park/cemetery departments and commissioners in the town of Topsfield; and

Petition (accompanied by bill, Senate, No. 2827) of Bruce E. Tarr and Lenny Mirra (by vote of the town) for legislation to amend the Newbury general by-laws from board of selectmen to select board;

Severally to the committee on Municipalities and Regional Government.

Petitions were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2831) of Patricia D. Jehlen, Sal N. DiDomenico, Jason M. Lewis, James B. Eldridge and other members of the General Court for legislation to guarantee housing stability during the COVID-19 emergency and recovery. To the committee on Housing.

Petition (accompanied by bill, Senate, No. 2832) of James B. Eldridge and Danillo A. Sena for legislation to establish the Massachusetts Works Progress Administration. To the committee on Labor and Workforce Development.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Joint petition (accompanied by bill) of Natalie M. Blais and Joanne M. Comerford for legislation to establish a sick leave bank for Carissa Sinclair, an employee of the Department of Mental Health; and

Petition (accompanied by bill) of Carlos González and Patrick Joseph Kearney for legislation to establish a sick leave bank for Miguel Rivera, an employee of the Hampden County Sheriff’s Department;

Severally to the committee on Public Service.

Under suspension of the rules, on motion of Mr. Wong of Saugus, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.
By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Senate Bill to reform police standards and shift resources to build a more equitable, fair and just Commonwealth that values Black lives and communities of color (Senate, No. 2820), ought to pass with amendments by striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4860; by striking out the emergency preamble and inserting in place thereof the following emergency preamble:

“Whereas, The deferred operation of this act would tend to defeat its purpose, which is to forthwith provide justice, equity and accountability in law enforcement, therefore, it is hereby declared to be an emergency law, necessary for the immediate preservation of the public safety.”; and

By striking out the title and inserting in place thereof the following title: “An Act relative to justice, equity and accountability in law enforcement in the Commonwealth.”

Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Michlewitz of Boston, the bill was read a second time forthwith.

The amendments recommended by the committee on Ways and Means then were adopted; and the bill (Senate, No. 2820, amended) was ordered to a third reading.

Mr. Galvin of Canton, for the committee on Rules, reported (under the provisions of House Rules 7B and 7C) an Order relative to special procedures for consideration of the Senate Bill to reform police standards and shift resources to build a more equitable, fair and just Commonwealth that values Black lives and communities of color (Senate, No. 2820) [for order, see House, No. 4861]. The order was considered.

Pending the question on adoption of the order, Mr. Jones of North Reading moved to amend it in line 5 by striking out the word “twelve” and inserting in place thereof word “one”; and the amendment was adopted.

The order (House, No. 4861, amended) then was adopted.

By Mr. Parisella of Beverly, for the committee on Public Service, on House, No. 4857, a Bill establishing a sick leave bank for Greta Long, an employee of the Massachusetts Rehabilitation Commission (House, No. 4859).

By Mr. Cusack of Braintree, for the committee on Revenue, on a petition, a Bill authorizing the city of Framingham to amend the income qualifications for a certain tax deferral program (House, No. 4789) [Local Approval Received].

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Orders of the Day.

Bills

Relative to the transfer of land in the town of Sharon (House, No. 4389); and
Relative to statewide grand juries (House, No. 4603);
Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.
The House Bill establishing the Littleton common smart sewer district in the town of Littleton (House, No. 3937), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by substitution of a bill with the same title (House, No. 4865), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

The House Bill authorizing the town of Littleton to use certain land for construction of a water treatment facility without Article 97 restrictions on such use (House, No. 4387), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by substitution of a bill with the same title (House, No. 4866), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Wednesday next at eleven o’clock A.M.; and that notwithstanding the provisions of House Rule 12, the Clerk be authorized to dispense with the printing of a Calendar for said sitting.

At eighteen minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Wednesday at eleven o’clock A.M.
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Met according to adjournment at eleven o’clock A.M., under emergency rules, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Message from the Governor.

A message from His Excellency the Governor submitting recommendations for making certain appropriations for the fiscal year 2021 before final action on the General Appropriation Bill (House, No. 4869), was filed in the office of the Clerk on Tuesday, July 21.

The message was read; and it was referred, under Rule 30, with the accompanying draft of a bill, to the committee on Ways and Means.

Resolutions.

Resolutions (filed with the Clerk by Mrs. Poirier of North Attleborough and other members of the House) congratulating Michelle Loranger on the occasion of her retirement as the Executive Director of the Children’s Advocacy Center of Bristol County, were referred under Rule 85, to the committee on Rules.

Mr. Galvin of Canton, for said committee, reported that the resolutions ought to be adopted. Under suspension of the rules, on motion of Mrs. Haddad of Somerset, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Order.

The following order (filed by Mrs. Campbell of Methuen) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Veterans and Federal Affairs be granted until Thursday, December 31, 2020 within which time to make its final report on current Senate document numbered 2788.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4870), ought to be adopted. Under suspension of the rules, on motion of Mrs. Campbell of Methuen, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Petition.
Mr. Gentile of Sudbury presented a petition (subject to Joint Rule 12) of Carmine Lawrence Gentile for legislation to continue the Citizens Commission concerning a constitutional amendment to secure government of the people; and the same was referred, under Rule 24, to the committee on Rules.

Papers from the Senate.

The House Bill authorizing and accelerating transportation investment (House, No. 4547), came from the Senate passed to be engrossed, in concurrence, with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2836.

Under suspension of the rules, on motion of Mr. Straus of Mattapoisett, the amendment was considered forthwith. The House then non-concurred with the Senate in its amendment; and, on further motion of the same member, asked for a committee of conference on the disagreeing votes of the two branches. Representatives Straus, Cusack of Braintree and Orrall of Lakeville were appointed the committee on the part of the House. Sent to the Senate to be joined.

The House Bill authorizing the commissioner of Capital Asset Management and Maintenance to convey an easement in certain land in the city of Peabody (House, No. 4219), came from the Senate with the endorsement that it had been passed to be engrossed, in concurrence, with amendments in section 3, in line 38, by adding after the word “appraisal,” the following sentence: “Said compensation shall be deposited in the Conservation Trust under section 1 of chapter 132A of the General Laws to be used for acquisitions of conservation land.”; and by adding the following paragraph: “(d) As a further condition of the grant of easement authorized in this act and to ensure a no-net-loss of lands protected for conservation and recreation purposes, the division of capital asset management and maintenance shall transfer to the department of conservation and recreation a parcel of land in the town of Middleton containing 11.68 acres, more or less, and recorded in the Essex southern district registry of deeds at book 6614, page 610.”.

The amendments were referred, under Rule 35, to the committee on Bills in the Third Reading.

Bills

Modernizing the credit union laws (Senate, No. 2828) (on Senate bill No. 2470); and

To address challenges faced by restaurants and other establishments due to COVID-19 (Senate, No. 2830) (on Senate bill No. 2730);

 Severally passed to be engrossed by the Senate, were read; and they were referred, under Rule 33, to the committee on Ways and Means.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the joint petition of Lindsay N. Sabadosa and Joanne M. Comerford that the commissioner of Capital Asset Management and Maintenance be authorized to convey a certain parcel of land in the city of Northampton to said city. Under suspension of the rules, on motion of Mrs. Haddad of Somerset, the report was
considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on State Administration and Regulatory Oversight. Sent to the Senate for concurrence.

By Mr. Cullinane of Boston, for the committee on Health Care Financing, that the Bill putting patients first (Senate, No. 2796), ought to pass with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4871 [Cost: Greater than $100,000.00]. Referred, under Rule 33, to the committee on Ways and Means, with the amendment pending.

By Ms. Ferrante of Gloucester, for the committee on Economic Development and Emerging Technologies, on a petition, a Bill relative to rail-trail construction (House, No. 374).

By Mr. Straus of Mattapoisett, for the committee on Transportation, on a petition, a Bill establishing a distinctive registration plate for Medal of Liberty recipients (House, No. 4359).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. O’Day of West Boylston, for the committee on Municipalities and Regional Government, on a petition, a Bill authorizing the city known as the town of Barnstable to grant an easement (House, No. 374) [Local Approval Received].

By the same member, for the same committee, on a petition, a Bill regarding a pavilion in Mary Dennison Park (House, No. 4842) [Local Approval Received].

By the same member, for the same committee, on a joint petition, a Bill relative to the appointment of a school committee member in the town of Sandwich (House, No. 4846) [Local Approval Received].

By the same member, for the same committee, on a petition, a Bill relative to [sic] change the name of the board of selectmen of the town of Billerica to select board to exhibit gender neutrality (House, No. 4847) [Local Approval Received].

By the same member, for the same committee, on House, No. 4832, a Bill regarding a parcel of land in Holyoke (House, No. 4873) [Local Approval Received].

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Orders of the Day.

The Senate Bill authorizing the city of Gloucester to use certain lands for municipal school purposes (Senate, No. 2628), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, in concurrence, Mr. Speliotis of Danvers moved to amend it by striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4872. The amendment was adopted; and the bill (Senate, No. 2628, amended) was passed to be engrossed, in concurrence. Sent to the Senate for concurrence in the amendment.
The House Bill authorizing the city known as the town of Greenfield to lease a certain parcel of land (House, No. 4198), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it in line 7 by striking out the following: “7342, page 175” and by inserting in place thereof the following: “6031, page 200”.

The amendment was adopted; and the bill (House, No. 4198, amended) was passed to be engrossed. Sent to the Senate for concurrence.

**Quorum.**

As required under the provision of Emergency Rule 2(4), a roll call was taken for the purpose of ascertaining the presence of a quorum; and on the roll call 158 members were recorded as being in attendance.

[See Yea and Nay No. 198 in Supplement.]

Therefore a quorum was present.

**Engrossed Bills – Land Takings.**

The engrossed Bill authorizing the town of Hadley to transfer the care and control of park land in the town of Hadley to the board of selectmen (see House, No. 4589, amended) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 158 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 199 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill authorizing the conveyance of certain parcels of land in the city of Lowell (see House, No. 4819) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 200 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill authorizing the town of Hadley to convey a conservation restriction on certain parcels of land (see House, No. 4833) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.
On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 158 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 201 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Recess.

At twelve o’clock noon, on motion of Mr. Jones of North Reading (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at six minutes before two o’clock P.M. the House was called to order with the Speaker in the Chair.

Orders of the Day.

The Senate Bill to reform police standards and shift resources to build a more equitable, fair and just Commonwealth that values Black lives and communities of color (Senate, No. 2820, amended), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

After debate on the question on passing the bill, as amended, to be engrossed, in concurrence, (Mr. Donato of Medford being in the Chair) Mr. Whelan of Brewster and other members of the House moved to amend it in section 29, in line 338, by adding the following paragraph:

"Unprofessional police conduct- shall mean on-duty behavior by a law enforcement officer which is established by probable cause to be a violation of state and/or federal law, excessive use of physical force, or repeated, sustained instances of behaviors which violate departmental policies or bring the law enforcement agency into disrepute."

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 44 members voted in the affirmative and 115 in the negative.

[See Yea and Nay No. 202 in Supplement.]

Therefore the amendment was rejected.

Mr. Whelan and other members of the House then moved to amend the bill by striking out section 38 and inserting in place thereof the following section:

“SECTION 38. Said section 3 of said chapter 22C, as so appearing, is hereby further amended by striking the section its entirety and inserting in place thereof the following:—

Section 3. The colonel, or the superintendent as provided in this section, shall be the executive and administrative head of the department and shall have charge of the administration and organization thereof. The colonel or superintendent may, subject to the approval of the governor and the secretary of public safety and except as otherwise provided, organize such divisions, bureaus, sections and units as the colonel or superintendent deems necessary for the effective management of the department and, when the colonel or superintendent deems necessary for such purpose, may abolish or consolidate such divisions, bureaus, sections or units. The colonel or superintendent shall, except as otherwise provided, direct all inspections and
investigations. The colonel or superintendent shall make all necessary rules and regulations for the government of the department, for reports to be made by employees of the department and for the performance of the duties of said employees. The colonel or superintendent shall make an annual report to the governor and the secretary of public safety.

The colonel shall be appointed by the governor, upon the recommendation of the secretary of public safety and security, and shall be a person employed by the department in a rank above lieutenant immediately prior to such appointment; should the governor appoint a civilian superintendent from outside the department, that superintendent shall be superior to the colonel and take on all the powers and responsibilities afforded to the colonel under this chapter. The superintendent shall be qualified by training and experience to direct the work of the department; provided that, at the time of appointment, the superintendent shall have not less than 20 years of full-time experience as a sworn law enforcement officer and not less than 10 years of full-time experience in a senior administrative or supervisory position in a police force or a military body with law enforcement responsibilities; and further provided that such outside police force or military body be of a similar size and scope as the department. Such appointment shall qualify the colonel to exercise all powers granted to a uniformed member under this chapter. The superintendent and colonel shall serve at the pleasure of the governor and shall devote his or her full time during business hours to the duties of the office.”.

After debate the amendment was rejected.

Ms. Miranda of Boston and other members of the House then moved to amend the bill in section 78, in lines 1512 to 1523, inclusive, by striking out the four paragraphs contained in those lines and inserting in place thereof the following four paragraphs:

“Section 2D. (a) A warrant that does not require a law enforcement officer to knock and announce their presence and purpose before forcibly entering a residence shall not be issued except by a judge and only if the affidavit supporting the request for the warrant: (i) establishes probable cause that if the law enforcement officer announces their presence their life or the lives of others will be endangered and (ii) includes an attestation that the law enforcement officer filing the affidavit has no reason to believe that minor children or adults over the age of 65 are in the home.

(b) A police officer executing a search warrant shall knock and announce their presence and purpose before forcibly entering a residence unless authorized by a warrant to enter pursuant to subsection (a).

(c) An officer shall not dispense with the requirements of subsections (a) and (b) except to prevent a credible risk of imminent harm as defined in section 1 of chapter 6E.

(d) Evidence seized or obtained during the execution of a warrant shall be inadmissible if a law enforcement officer violates this section.”.

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 83 members voted in the affirmative and 76 in the negative.

[See Yea and Nay No. 203 in Supplement.]

Therefore the amendment was adopted.

Mr. Golden of Lowell and other members of the House then moved to amend the bill in section 29, in line 308, by inserting after the word “state police” the words “, the Massachusetts Port Authority police department also known as the Port of Boston Authority police department”; and in line 313 by inserting after the word “section” the following: “58 and”. The amendments were adopted.
The Speaker being in the Chair,—

Miss Garry of Dracut and other members of the House then moved to amend the bill in section 83, in line 1654, by striking out the date: “January 31, 2022” and inserting in place thereof the date: “August 1, 2021”. After remarks the amendment was rejected.

Miss Garry and other members of the House then moved to amend the bill in Section 83, in lines 1667, 1668 and 1669 by striking out the following: “(vi) a requirement preventing an officer from accessing or viewing any recording of an incident involving the officer before the officer is required to make a statement about the incident” and inserting in place thereof the words “a requirement allowing an officer access to view any recording of an incident involving the officer before the officer is required to make a statement about the incident”; and the amendment was rejected.

Miss Garry of Dracut and other members of the House then moved to amend the bill in section 29, in line 725, by striking out the following: “general nature of the alleged violation within 30” and inserting in place thereof the following: “details of the alleged violation within 7”; and the amendment was rejected.

Miss Garry of Dracut and other members of the House then moved to amend the bill by striking out section 79 and inserting in place thereof the following section:

“SECTION 79. Notwithstanding any general or special law or collective bargaining agreement to the contrary, on or before December 31, 2020, every law enforcement agency, as defined in section 1 of chapter 6E of the General Laws, shall provide to the Massachusetts police standards and training commission, in a form to be determined by the commission, a comprehensive disciplinary record for each law enforcement officer, as defined by said section 1 of said chapter 6E, employed by said agency, including, but not limited to: (i) every substantiated complaint of which the officer was the subject of during the course of their employment with the agency; and (ii) all disciplinary records of the officer, including the final disposition of a complaint, if any, and any discipline imposed. On or before June 1, 2021, the commission shall provide to each agency a list of each officer currently employed in the commonwealth, and each agency shall provide to the commission, in a form to be determined by the commission, a comprehensive disciplinary record for each law enforcement officer previously employed by said agency or a transferor agency for which the agency is the transferee agency, including, but not limited to: (i) every substantiated complaint of which the officer was the subject of during the course of their employment with the agency; and (ii) all disciplinary records of the officer, including the final disposition of a complaint, if any, and any discipline imposed.”.

The amendment was rejected.

After remarks on the question on passing the bill, as amended, to be engrossed, in concurrence, Representatives Peisch of Wellesley and Devers of Lawrence moved to amend it by striking out section 65 and inserting in place thereof the following section:

“SECTION 65: Section 37L of chapter 71 of the General Laws, as so appearing, is hereby amended by inserting after the third paragraph the following paragraph:—

School department personnel shall not disclose to a law enforcement officer or agency, or submit to a database or system designed to track gang affiliation or involvement, the following information from its databases and other recordkeeping systems: (i) immigration status; (ii) citizenship; (iii) neighborhood of residence; (iv) religion; (v) national origin; (vi) ethnicity; (vii) suspected gang affiliation, unless it is germane to a specific unlawful incident or to a specific prospect of unlawful activity the school is otherwise required to report. Nothing in this paragraph shall prohibit the
sharing of information for the purposes of completing a report pursuant to section 51A of chapter 119 or filing a weapon report with the local chief of police pursuant to this section.”.

After remarks the amendment was adopted.

After remarks on the question on passing the bill, as amended, to be engrossed, in concurrence, Ms. Tyler of Boston and other members of the House moved to amend it by adding the following two sections:

“SECTION 92. Chapter 3 of the General Laws is hereby amended by adding the following section:—

Section 70. (1) A Commission to study and examine issues which disproportionately have a negative impact on Black men and boys in Massachusetts will signal that the issues facing the Black male population are a national priority, will develop solutions to these hardships, and will help eliminate the obstacles facing Black men and boys. The Commission should work to improve economic, education, criminal justice, public safety, housing, health and wellness, fatherhood, and mentorship outcomes of black men and boys in the Commonwealth of Massachusetts.

(2) There is established a permanent commission on the social status of black men and boys consisting of 21 persons as follows: 2 persons appointed by the speaker of the house of representatives, 2 persons appointed by the president of the senate, the commissioner of the department of public health or the designee of said commissioner, the commissioner of the department of social services or the designee of said commissioner, the commissioner of the department of education or the designee of said commissioner, and one additional member from the department of education at the discretion of said commissioner, the commissioner of the department of youth services or the designee of said commissioner, the commissioner of the department of corrections or the designee of said commissioner, the director of the department of workforce development or the designee of said director, 3 additional persons appointed by the speaker of the house of representatives provided that no said additional persons shall be members of the general court, 3 additional persons appointed by the president of the senate provided that no said additional persons shall be members of the general court, and 3 persons appointed by the Massachusetts Black and Latino Legislative Caucus or its successor organization provided that no persons shall be a member of the general court. Members of the commission shall be selected from diverse religious, age, sexual orientation, socio-economic, and geographical backgrounds from throughout the commonwealth and shall have a sincere desire or experience in working toward the improvement of the social status of black men and boys. Members shall be subject to the provisions of Chapter 268A as they apply to special state employees.

(3)(a) Members shall serve terms of three years and until their successors are appointed. Members may be reappointed in the same manner in which they were originally appointed.

(b) Vacancies in the membership of the commission shall be filled by the original appointing authority for the balance of the unexpired term.

(c) The commission shall elect from among its members a chair, a vice chair, a treasurer and any other officers it deems necessary.

(d) The members of the commission shall receive no compensation for their services, but shall be reimbursed for any usual and customary expenses incurred in the performance of their duties.

(4) The commission shall conduct an ongoing study of all matters concerning the social status of black men and boys in the commonwealth. In furtherance of that responsibility, the commission shall: (a) study, review and report on the social status
of black men and boys in the commonwealth; (b) inform leaders of business, education, health care, state and local governments and the media of issues pertaining to black men and boys, (c) serve as a liaison between government and private interest groups concerned with issues affecting black men and boys; (d) serve as a clearinghouse for information on issues pertaining to black men and boys; (e) identify and recommend policies and programs to be implemented by state departments, agencies, commissions, and boards that will lead to the improved social status of black men and boys, as the commission deems necessary and appropriate; and (h) promote and facilitate collaboration among local agencies, including community-based organizations in the state, as the commission deems necessary and appropriate.

The commission shall annually, on or before August 31, 2020, report the results of its findings and activities of the preceding year and its recommendations to the Governor and to the clerk of the Senate and House of Representatives.

(5) The powers of the commission shall include but not be limited to the following: (a) to use such voluntary and uncompensated services of private individuals, agencies, and organizations as may from time to time be offered and needed; (b) to recommend policies and make recommendations to agencies and officers of the state and local subdivisions of government to effectuate the purposes of subsection (X); (X) to select and executive director and to acquire adequate staff to perform its duties, subject to appropriation, provided that said persons are not members of said commission; (d) to establish and maintain such offices as it may deem necessary, subject to appropriation; (e) to enact bylaws for its own governance; and (f) to hold regular, public meetings and to hold fact finding hearings and other public forums as it may deem necessary.

(6) The commission shall set its own meeting schedule.

(7)(a) The commission may request from all state agencies such information and assistance as the commission may require. Each state agency shall cooperate with requests from the commission and shall provide such information and assistance requested, as permitted under the state law.

(b) The commission may accept and solicit funds, including any gifts, donations, grants, or bequests, or any federal funds for any of the purposes of this chapter. Such funds shall be deposited in a separate account with the state treasurer, be received by said treasurer on behalf of the commonwealth, and be expended by the commission in accordance with law.

(X) provided that $100,000 be appropriated to this commission

SECTION 93. Notwithstanding the provisions of section 70 of chapter 3 of the General Laws, the initial members of the commission on the status on black men and boys shall be appointed for the following terms:—

(a) The speaker of the House of Representatives shall appoint, on or before November 1, 2020, one member for a term of one year, one member for a term of two years, and one member for a term of three years.

(b) The president of the Senate shall appoint, on or before November 1, 2020, one member for a term of one year, one member for a term of two years, and one member for a term of three years.

(c) The Massachusetts Black and Latino Legislative Caucus or its successor organization shall appoint, on or before November 1, 2020, one member for a term of one year, one member for a term of two years, and one member for a term of three years.”.

After remarks the amendment was adopted.

After debate on the question on passing the bill, as amended, to be engrossed, in concurrence (Mr. Donato of Medford being in the Chair), at thirteen minutes before
seven o’clock P.M., on motion of Mr. Jones of North Reading, the House recessed until a quarter after seven o’clock P.M.; and at one minute before eight o’clock the House was called to order with Mr. Donato in the Chair.

Pending the question on passing the bill, as amended, to be engrossed, in concurrence, Mrs. Campbell of Methuen and other members of the House then moved to amend it in section 85, in line 1759, by inserting after the word “designee”, the following: “; 1 of whom shall be the commander of the Disabled American Veterans, Department of Massachusetts, Inc., or the commander’s designee”.

After remarks on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of Mrs. Campbell; and on the roll call 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 204 in Supplement.]

Therefore the amendment was adopted.

Ms. Khan of Newton and other members of the House then moved to amend the bill in section 88, in line 1880, in section 89, in line 1907, and in section 90, in line 1935, by inserting after the word “designee” the following: “; 1 of whom shall be the executive director of Massachusetts Coalition for the Homeless or a designee”.

After remarks on the question on adoption of the amendments, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 158 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 205 in Supplement.]

Therefore the amendments were adopted.

Recess.

At nineteen minutes after ten o’clock P.M. (Wednesday, July 22), the Chair (Mr. Donato of Medford being in the Chair) declared a recess until the following day at eleven o’clock A.M.; and at that time, the House was called to order with Mr. Donato of Medford in the Chair.
Thursday, July 23, 2020 (at 11:00 o’clock A.M.).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

_Pledge of allegiance._

_Paper from the Senate._

The House Bill authorizing and accelerating transportation investment (House, No. 4547), came from the Senate with the endorsement that said branch had insisted on its amendment (striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2836) (in which the House had non-concurred).

The bill bore the further endorsement that said branch had concurred with the House in appointment of a committee of conference on the disagreeing votes of the two branches; and that Senators Boncore, Rodrigues and Tran had been joined as the committee on the part of the Senate.

_Reports of Committees._

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the House Bill authorizing the city of Framingham to amend the income qualifications for a certain tax deferral program (House, No. 4789) [Local Approval Received], be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Moran of Boston, the bill was read a second time forthwith; and it was ordered to a third reading.

A report of the committee on Steering, Policy and Scheduling, under the last sentence of Rule 7A, that the Senate Bill revising the town charter of Lunenburg (Senate, No. 2754) [Local Approval Received], be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Moran of Boston, the bill was read a second time forthwith; and it was ordered to a third reading.

By Mr. Cabral of New Bedford, for the committee on Bonding, Capital Expenditures and State Assets, that the Bill enabling partnerships for growth (House, No. 4854), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4874) [Bond Issue: General Obligation Bonds: $338,000,000.00]. Referred, under Rule 33, to the committee on Ways and Means, with the amendment pending.

By Mr. Cabral of New Bedford, for the committee on Bonding, Capital Expenditures and State Assets, on a message from His Excellency the Governor, a Bill providing for the terms of certain bond [sic] for transportation improvements to be issued by the Commonwealth (printed in House, No. 4845). Read; and referred, under Rule 33, to the committee on Ways and Means.
By Mr. O’Day of West Boylston, for the committee on Municipalities and Regional Government, on a joint petition, a Bill relative to 1 Water Street in Beverly (House, No. 4863) [Local Approval Received].

By Mr. Parisella of Beverly, for the committee on Public Service, on a joint petition, a Bill establishing a sick leave bank for Carissa Sinclair, an employee of the Department of Mental Health (House, No. 4875).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Quorum.

As required under the provision of Emergency Rule 2(4), a roll call was taken for the purpose of ascertaining the presence of a quorum; and on the roll call 159 members were recorded as being in attendance.

[See Yea and Nay No. 206 in Supplement.]

Therefore a quorum was present.

Orders of the Day.

The Senate Bill to reform police standards and shift resources to build a more equitable, fair and just commonwealth that values Black lives and communities of color (Senate, No. 2820, amended), was considered.

Pending the question on passing the bill, as amended, to be engrossed, in concurrence, Mr. Tucker of Salem moved to amend it by striking out section 22 and inserting in place thereof the following section:

“SECTION 22. Said chapter 6, as so appearing, is hereby further amended by inserting after section 116G the following 2 sections:—

Section 116H. (a) The committee on police training and certification, established in section 4 of chapter 6E, shall establish and develop an in-service training program designed to train school resource officers, as defined in section 37P of chapter 71. Such program shall include training on: (i) the ways in which legal standards regarding police interaction and arrest procedures differ for juveniles compared to adults; (ii) child and adolescent cognitive development, which shall include instruction on common child and adolescent behaviors, actions and reactions as well as the impact of trauma, mental illness and developmental disabilities on child and adolescent development and behavior; (iii) engagement and de-escalation tactics that are specifically effective with youth; and (iv) strategies for resolving conflict and diverting youth in lieu of making an arrest.

(b) The course of instruction, the learning and performance objectives and the standards for training developed pursuant to this section shall be developed in consultation with experts on child and adolescent development and child trauma and with educators and attorneys experienced in juvenile and education law.

Section 116I: The committee on police training and certification, established in section 4 of chapter 6E, shall establish and develop within the recruit basic training curriculum a program for regional and municipal police training schools for the training of law enforcement officers and correction officers in the commonwealth in appropriate interactions with persons on the autism spectrum and those with other intellectual and developmental disabilities. The program shall include training for law enforcement response to individuals on the autism spectrum and those with other
intellectual and developmental disabilities who are victims or witnesses to a crime, or suspected or convicted of a crime.”.

After remarks the amendment was adopted.

Ms. Khan of Newton and other members of the House then moved to amend the bill in section 76, in line 1498, by inserting after the following: “section (b),” the following sentence: “In a prosecution commenced under this subsection, a person shall be deemed incapable of consent to sexual intercourse with such law enforcement officer.”; and

By adding the following section:

“SECTION 94. Section 13H of Chapter 265 of the General Laws as so appearing, is hereby amended by adding the following section:

Section 13H½. Sexual Misconduct by a Law Enforcement Officer on a Person in Custody

(a) For the purposes of this section ‘law enforcement officer’ shall mean a police officer, an auxiliary, intermittent, special, part-time or reserve police officer, a police officer in the employ of a public institution of higher education pursuant to section 5 of chapter 15A, a public prosecutor, a municipal or public emergency medical technician, a deputy sheriff, a correction officer, a court officer, a probation officer, a parole officer, an officer of the department of youth services, constables, a campus police officer who holds authority as special state police officer or a person impersonating one of the foregoing.

(b) A law enforcement officer who commits an indecent assault and battery on a person who has attained the age of fourteen and who is in the custody or control of such law enforcement officer shall be punished by imprisonment in the state prison for not more than five years, or by imprisonment for not more than two and one-half years in a jail or house of correction. In a prosecution commenced under this section, a person shall be deemed incapable of consent to contact of a sexual nature with a law enforcement officer.

(c) A law enforcement officer who commits an indecent assault and battery on an elder or person with a disability, as defined in section 13K, and who is in the custody or control of such law enforcement officer shall be punished by imprisonment in the state prison for not more than 10 years, or by imprisonment in the house of correction for not more than 2 1/2 years, and a law enforcement officer who commits a second or subsequent such offense shall be punished by imprisonment in the state prison for not more than 20 years. In a prosecution commenced under this section, a person shall be deemed incapable of consent to contact of a sexual nature with a law enforcement officer.

(d) A law enforcement officer who commits an indecent assault and battery on a person in their custody or control who is known to such law enforcement officer as having an intellectual disability shall for the first offense be punished by imprisonment in the state prison for not less than five years or not more than ten years; and for a second or subsequent offense, by imprisonment in the state prison for not less than ten years. Except in the case of a conviction for the first offense for violation of this section, the imposition or execution of the sentence shall not be suspended, and no probation or parole shall be granted until the minimum imprisonment herein provided for the offense shall have been served. In a prosecution commenced under this section, a person shall be deemed incapable of consent to contact of a sexual nature with a law enforcement officer.

(e) A law enforcement officer who commits an indecent assault and battery on a child under the age of 14 and who is in the custody or control of such law enforcement officer shall be punished by imprisonment in the state prison for not more than 10
years, or by imprisonment in the house of correction for not more than 2 1/2 years. A prosecution commenced under this section shall neither be continued without a finding nor placed on file. In a prosecution commenced under this section, a child under the age of 14 shall be deemed incapable of consent to contact of a sexual nature with a law enforcement officer.”.

The amendments were adopted.

Mr. González of Springfield then moved to amend the bill by inserting after section 1 the following section:

“SECTION 1A. Chapter 3 of the General Laws is hereby further amended by adding the following section:

Section 73. (a) There shall be a permanent commission on the status of Latinos. The commission shall consist of: 3 persons appointed by the governor from a list of not less than 5 nominees provided by gateway cities where 40% or more of the population are Latinos; 3 persons appointed by the president of the senate; and 3 persons appointed by the speaker of the house of representatives from a list of not less than 5 nominees provided by the Massachusetts Black and Latino Legislative Caucus. Members of the commission shall be residents of the commonwealth who have demonstrated a commitment to the Latino community. Members shall be considered special state employees for purposes of chapter 268A.

(b) A member of the commission shall serve a term of 3 years and until a successor is appointed. Vacancies in the membership of the commission shall be filled by the original appointing authority for the balance of the unexpired term.

(c) The commission shall annually elect from among its members a chair, a vice chair, a treasurer and any other officers it considers necessary. The members of the commission shall receive no compensation for their services; provided however, that members shall be reimbursed for any usual and customary expenses incurred in the performance of their duties.

(d) The commission shall be a resource to the commonwealth on issues affecting Latinos. It shall be a primary function of the commission to make policy recommendations, based on research and analysis, to the general court and executive agencies that: (i) ensure Latinos equitably benefit from and have access to government services in the same manner as other citizens of the commonwealth; (ii) amend laws, policies and practices that have benefited citizens of the commonwealth to the exclusion of Latinos; and (iii) promote solutions that address the impact of discrimination against Latinos. Further, the commission shall: (A) promote research and be a clearinghouse and source of information on issues pertaining to Latinos in the commonwealth; (B) inform the public and leaders of business, education, human services, health care, judiciary, state and local governments and the media of the historical and current implications of systemic racism on the Latino community across the commonwealth and the unique cultural, social, ethnic, economic and educational issues affecting Latinos in the commonwealth; (C) serve as a liaison between government and private interest groups with regard to matters of unique interest and concern to Latinos in the commonwealth; (D) identify and recommend qualified Latinos for appointive positions at all levels of government, including boards and commissions; (E) assess programs and practices in all state agencies as they affect Latinos using a racial equity framework; (F) advise executive agencies and the general court on the potential effect on Latinos of proposed legislation and regulations using a racial equity framework; (G) monitor executive and legislative action purported to eliminate systemic racism for its impact on Latinos using a racial equity framework; and (H) generally undertake activities designed to enable the
commonwealth to realize the full benefit of the skills, talents and cultural heritage of Latinos in the commonwealth.

(e) Annually, not later than June 2, the commission shall report the results of its findings and activities of the preceding year and its recommendations to the governor and to the clerks of the senate and house of representatives.

(f) The powers of the commission shall include, but not be limited to: (i) directing a staff to perform its duties; (ii) holding regular, public meetings and fact-finding hearings and other public forums as necessary; (iii) using the voluntary and uncompensated services of private individuals, agencies and organizations that may from time to time be offered and needed, including provision of meeting places and refreshments; (iv) establishing and maintaining offices that it considers necessary, subject to appropriation; (v) enacting by-laws for its own governance; (vi) contracting or collaborating with academic institutions, private sector consultants or other professionals for research and analysis; and (vii) recommending policies and making recommendations to agencies and officers of the state and local subdivisions of government to effectuate the purposes of subsection (d).

(g) The commission may request information and assistance from state agencies as the commission requires.

(h) The commission may accept and solicit funds, including any gifts, donations, grants or bequests or any federal funds for any of the purposes of this section. The commission shall receive settlement funds payable to the commonwealth related to matters involving racial discrimination or other bias toward Latinos; provided, however, that the commission shall not receive more than $2,000,000 in settlement funds in any single fiscal year or cumulatively more than $2,500,000 in settlement funds in any period of 5 fiscal years. Funds received under this subsection shall be deposited in a separate account with the state treasurer, received by the treasurer on behalf of the commonwealth and expended by the commission in accordance with law.

(i) The commission staff shall consist of an executive director, employees and consultants and unpaid volunteers who assist the commission in effectuating its statutory duties. The commission shall appoint the executive director for a term of 3 years.”.

The amendment was adopted.

Mr. Connolly of Cambridge and other members of the House then moved to amend the bill in section 29, in line 889, by striking out the word “weapon,” and inserting in place thereof the words “weapon. A Law Enforcement Officer shall not”; and in lines 893 and 894, in line 895, in lines 899 and 900, and in line 903 by striking out, in each instance, the words “tear gas or any other chemical weapon,”.

After debate on the question on adoption of the amendments, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 38 members voted in the affirmative and 121 in the negative.

[See Yea and Nay No. 207 in Supplement.]

Therefore the amendments were rejected.

After remarks on the question on passing the bill, as amended, to be engrossed, in concurrence, Mr. Vargas of Haverhill and other members of the House moved to amend it in section 29, in line 779 and also in line 810, by striking out, in each instance, the words “clear and convincing evidence” and inserting in place thereof, in each instance, the words “a preponderance of the evidence”.

After debate on the question on adoption of the amendments, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 46 members voted in the affirmative and 113 in the negative.
Therefore the amendments were rejected.

Mr. Lombardo of Billerica and other members of the House then moved to amend the bill in section 29, in line 665, by striking out the word “complaint” and inserting in place thereof the words “sustained complaint received from an identifiable complainant and signed under the pains and penalties of perjury”.

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of Mr. Lombardo; and on the roll call 34 members voted in the affirmative and 124 in the negative.

Amendment rejected,— yea and nay No. 208.

Mr. Lombardo of Billerica and other members of the House then moved to amend the bill in section 29, in line 665, by striking out the word “complaint” and inserting in place thereof the words “sustained complaint received from an identifiable complainant and signed under the pains and penalties of perjury”.

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of Mr. Lombardo; and on the roll call 34 members voted in the affirmative and 124 in the negative.

Amendment rejected,— yea and nay No. 209.

Mr. Lombardo of Billerica then moved to amend the bill in section 29, line 616, by inserting after the following: “subsection (f),” the following sentence: “Disciplinary matters resolved or adjudicated prior to the effective date of this legislation shall not on their own constitute sufficient reason to deny recertification; however, such matters may be considered in the event that an officer is the subject of further discipline after the effective date of this legislation.”.

After debate on the question on adoption of the amendment, (the Speaker having taken the Chair) the sense of the House was taken by yeas and nays, at the request of Mr. Lombardo; and on the roll call 45 members voted in the affirmative and 114 in the negative.


The same member then moved to amend the bill in section 81, in line 1554, by inserting after the word “section” the words “, provided further that any action taken by a law enforcement officer that has been fully adjudicated prior to the effective date of this section shall not be the sole basis for review by the Massachusetts Police Standards and Training Commission”; and the amendment was rejected.

Amendment rejected,— yea and nay No. 211.
sexual orientation, religion, mental or physical disability, immigration status or socioeconomic or professional level; (B) was unprofessional; (C) involved excessive, prohibited or deadly force; or (D) resulted in serious bodily injury or death; and (v) a copy of the original complaint submitted directly to the agency; provided, however, that the commission may establish a minimum threshold and streamlined process for the reporting or handling of minor complaints that do not involve the use of force or allegations of biased behavior.

(2) Upon completion of the internal investigation of a complaint, the head of each agency shall immediately transmit to the division of police standards an investigation report in a form to be determined by the commission; provided, that the form shall include, but shall not be limited to: (i) a description of the investigation and disposition of the complaint; (ii) any disciplinary action recommended by internal affairs or the supervising officer; and (iii) if the recommended disciplinary action included retraining, suspension or termination, a recommendation by the head of the agency for disciplinary action by the commission including, retraining or suspension or revocation of the officer’s certification.

(3) Upon final disposition of the complaint, the head of each agency shall immediately transmit to the division of police standards a final report in a form to be determined by the commission; provided, that the form shall include, but shall not be limited to: (i) any disciplinary action initially recommend by internal affairs or the supervising officer; (ii) the final discipline imposed and a description of the adjudicatory process; and (iii) if the disciplinary action recommended or imposed included retraining, suspension or termination, a recommendation by the head of the agency for disciplinary action by the commission including, retraining or suspension or revocation of the officer’s certification.

(4) If an officer resigns during an agency investigation, prior to the conclusion of an agency investigation or prior to the imposition of agency discipline, up to and including termination, the head of said agency shall immediately transmit to the division of police standards a report in a form to be determined by the commission; provided, that the form shall include, but shall not be limited to: (i) the officer’s full employment history; (ii) a description of the events or complaints surrounding the resignation; and (iii) a recommendation by the head of the agency for disciplinary action by the commission, including retraining or suspension or revocation of the officer’s certification.

(5) Notwithstanding any general or special law or collective bargaining agreement to the contrary, nothing shall limit the ability of the head of an agency to make a recommendation in their professional judgement to the commission relative to the certification status of an officer, after having followed the agency’s internal affairs procedure and any appeal therefrom.

(c)(1) The division of police standards shall initiate a preliminary inquiry into the conduct of a law enforcement officer if the commission finds by a preponderance of evidence that the law enforcement officer:—

(i) was involved an officer-involved injury or death;
(ii) committed a felony or misdemeanor, whether or not the officer has been arrested, indicted, charged or convicted;
(iii) engaged in conduct prohibited pursuant to section 14;
(iv) engaged in conduct prohibited pursuant to section 15; or
(v) receipt of an affirmative recommendation by the head of an appointing agency for disciplinary action by the commission, including retraining or suspension or revocation of the officer’s certification.
(2) The division of police standards may initiate a preliminary inquiry into the conduct of a law enforcement officer if, upon receipt of any complaint, report or evidence the commission finds by a preponderance of evidence that the law enforcement officer may have engaged in prohibited conduct. All proceedings and records relating to a preliminary inquiry or initial staff review used to determine whether to initiate an inquiry shall be confidential, except that the executive director may turn over to the attorney general, the United States Attorney or a district attorney of competent jurisdiction evidence which may be used in a criminal proceeding.

(3) The division of police standards shall notify any law enforcement officer who is the subject of the preliminary inquiry, the head of their collective bargaining unit and the head of their appointing agency of the existence of such inquiry and the general nature of the alleged violation within 30 days of the commencement of the inquiry.

(d) The division of police standards may audit all records related to the complaints, investigations and investigative reports of any agency related to complaints of officer misconduct or unprofessionalism, including without limitation personnel records, of any agency. The commission shall promulgate rules and regulations establishing an audit procedure; provided, that said rules and regulations shall not limit the ability of the division of police standards to initiate an audit at any time and for any reason.

(e) If the division of police standards discovers evidence of the commission of a crime by an officer, the division of police standards shall immediately refer the matter to the division of police standards and professional conduct enforcement established pursuant to section 11O of chapter 12.

(f) The division of police standards shall create and maintain a database containing information related an officer’s: (i) receipt of complaints and related information, including, but not limited to: the officer’s appointing agency, date, a description of circumstances of the conduct that is the subject of the complaint and whether the complaint alleges that the officer’s conduct: (A) was biased on the basis of race, ethnicity, sex, gender identity, sexual orientation, religion, mental or physical disability, immigration status or socioeconomic or professional level; (B) was unprofessional; (C) involved excessive, prohibited or deadly force; or (D) resulted in serious bodily injury or death; (ii) allegations of untruthfulness; (iii) failure to follow commission training requirements; (iv) decertification by the commission; (v) agency-imposed discipline; (vi) termination for cause; and (vii) any other information the commission deems necessary or relevant.

(g) The division of police standards shall actively monitor the database to identify patterns of unprofessional police conduct. Upon identification of a pattern of unprofessional police conduct, the division of police standards may recommend the evidence in its possession for review in a preliminary inquiry.

(h) The division of police standards shall be a law enforcement agency and its employees shall have such law enforcement powers as necessary to effectuate the purposes of this chapter, including the power to receive intelligence on an applicant for certification or an officer certified under this chapter and to investigate any suspected violations of law.

Section 9. (a)(1) The commission shall immediately suspend the certification of any officer who is arrested, charged or indicted for a felony.

(2) If, after a preliminary inquiry pursuant to paragraph (1) of subsection (c) of section 8 the commission concludes that a law enforcement officer has engaged in conduct that could constitute a felony and upon a vote to initiate an adjudicatory proceeding of said conduct, shall immediately suspend an officer’s certification.
(3) The commission may, after a preliminary inquiry pursuant to paragraph (1) of subsection (c) of section 8, suspend the certification of any officer who is arrested, charged or indicted for a misdemeanor, if the commission determines that the crime affects the fitness of the officer to serve as a law enforcement officer.

(4) The commission may, pending preliminary inquiry pursuant to paragraph (1) of subsection (c) of section 8, suspend the certification of any officer if the commission determines that the suspension is in the best interest of the health, safety or welfare of the public.

(5) A suspension order of the commission issued pursuant to this subsection shall continue in effect until issuance of the final decision of the commission or until revoked by the commission.

(b) The commission shall administratively suspend the certification of an officer who fails to complete in-service training requirements of the commission within 90 days of the deadline imposed by the commission; provided, that the commission may promulgate reasonable exemptions to this subsection, including, but not limited to, exemptions for: (1) injury or physical disability; (2) a leave of absence; or (3) other documented hardship. The commission shall reinstate the certification of an officer suspended pursuant to this subsection upon completion of the in-service training requirements of the commission.

(c) The commission shall administratively suspend the certification of an officer with a duty to report information to the commission pursuant to section 8 who fails to report such information. The commission shall reinstate the certificate of an officer suspended pursuant to this subsection upon completion of said report.

(d) A law enforcement officer whose certification is suspended by the commission pursuant to subsection (a), subsection (b) or subsection (c) shall be entitled to a hearing before a commissioner within 15 days. The terms of employment of a law enforcement officer whose certification is suspended by the commission pursuant to subsection (a), subsection (b) or subsection (c) shall continue to be subject to the provisions of chapter 31 and any applicable collective bargaining agreement to which the law enforcement officer is a beneficiary.

Section 10. (a) The commission shall, after a hearing, revoke an officer’s certification if the commission finds by clear and convincing evidence that:—

(i) the officer is convicted of a felony;
(ii) the certification was issued as a result of administrative error;
(iii) the certification was obtained through misrepresentation or fraud;
(iv) the officer falsified any document in order to obtain or renew certification;
(v) the officer has had a certification or other authorization revoked by another jurisdiction;
(vi) the officer is terminated by their appointing agency, and any appeal of said termination is completed, based upon intentional conduct performed under the color of office to: obtain false confessions; make a false arrest; create or use falsified evidence, including false testimony or destroying evidence to create a false impression; engage in conduct that would constitute a hate crime, as defined in section 32 of chapter 22C; or directly or indirectly receive a reward, gift or gratuity on account of their official services;
(vii) the officer has been convicted of submitting false timesheets in violation of section 85BB of chapter 231;
(viii) the officer knowingly files a written police report containing a false statement or commits perjury, as defined in section 1 of chapter 268;
(ix) the officer tampers with a record for use in an official proceeding, as defined in section 13E of chapter 268;
(x) the officer used force in violation of section 14;
(x) the officer used excessive force resulting in death or serious bodily injury;
(xii) the officer used a chokehold in violation of section 14;
(xiii) the officer engaged in conduct that would constitute a hate crime, as defined in section 32 of chapter 22C;
(xiv) the officer engaged in the intimidation of a witness, as defined in section 13B of chapter 268;
(xv) the officer failed to intervene, or attempt to intervene, to prevent another officer from engaging in prohibited conduct or behavior, including but not limited to excessive or prohibited force in violation of section 15;
(xvi) the officer is not fit for duty as an officer and the officer is dangerous to the public, as determined by the commission.
(b) The commission may, after a hearing, suspend or revoke an officer’s certification if the commission finds by clear and convincing evidence that the officer:
(i) has been convicted of any misdemeanor;
(ii) was biased on the basis of race, ethnicity, sex, gender identity, sexual orientation, religion, mental or physical disability, immigration status or socioeconomic or professional level in their conduct;
(iii) has a pattern of unprofessional police conduct that commission believes may escalate;
(iv) was suspended or terminated by their appointing agency for disciplinary reasons, and any appeal of said suspension or termination is completed; or
(v) has repeated sustained internal affairs complaints, for the same or different offenses.
(c) The commission may reinstate the certificate of an officer suspended pursuant to subsection (b) at the expiration of the suspension, if the commission finds that all conditions of the suspension were met.
(d) The commission may, after a hearing, order retraining for any officer if the commission finds substantial evidence that the officer:
(i) failed to comply with this chapter or commission regulations, reporting requirements or training requirements;
(ii) was biased on the basis of race, ethnicity, sex, gender identity, sexual orientation, religion, mental or physical disability, immigration status or socioeconomic or professional level in their conduct;
(iii) used excessive force;
(iv) failed to respond an incident according to established procedure;
(v) has a pattern of unprofessional police conduct;
(vi) was untruthful, except for a statement or action that mandates revocation pursuant to subsection (a);
(vii) was suspended or terminated by their appointing agency for disciplinary reasons, except those reasons which mandate revocation pursuant to subsection (a);
(viii) fails to intervene to prevent another officer from engaging in prohibited conduct or behavior, except a failure to intervene in conduct that mandates revocation pursuant to subsection (a); or
(ix) would benefit in their job performance if retrained.
(e) The commission shall immediately notify the officer and the head of the appointing agency of the officer who is decertified, suspended or ordered to undergo retraining of the order.
(f) The commission shall conduct preliminary inquiries, revocation and suspension proceedings and hearings, and promulgate regulations for such proceedings and hearings, pursuant to sections 1, 8 and 10 through 14, inclusive, of chapter 30A. Any decision of the commission relative to a preliminary inquiry, revocation and suspension proceeding shall be appealable pursuant to chapter 30A. No adverse action taken against a certification by the commission pursuant to this section shall be appealable to the civil service commission established under chapter 31. No employment action taken by an appointing authority that results from a revocation by the commission pursuant to subsection (a) shall be appealable to the civil service commission established under chapter 31. The commission shall not institute a revocation or suspension hearing pursuant to section 10 in any case where the officer’s appointing agency has disciplined or terminated the officer until the discipline or termination is final. This limitation shall not impact the commission’s authority to suspend a certification pursuant to section 9.”; and

By inserting after section 84 the following section:

“SECTION 84A. There shall be, pursuant to section 2A of chapter 4, a special legislative commission on emergency hospitalizations pursuant to subsection (a) of section 12 of chapter 123 of the General Laws. The commission shall: (i) study how often emergency hospitalizations are used by law enforcement professionals; (ii) examine the impact of emergency hospitalizations on law enforcement resources; (iii) create best practices for coordination of services for hospitalized individuals by law enforcement and medical professionals; and (iv) determine how to reduce police interactions with individuals frequently subject to emergency hospitalization.

(b) The commission shall consist of 11 members: the commissioner of mental health or a designee; the secretary of public safety and security or a designee; the executive director of the mental health legal advisors committee established in section 34E of chapter 221 of the General Laws or a designee; 2 law enforcement officers, as defined in section 1 of chapter 6E of the General Laws, to be appointed by the speaker of the house of representatives, of whom at least 1 shall reside in a gateway municipality as defined in section 3A of chapter 23A of the General Laws; 2 clinical social workers to be appointed by the president of the senate, of whom at least 1 shall reside in a gateway municipality, as defined in said section 3A of said chapter 23A; the president of the Massachusetts Medical Society or a designee; the president of the Massachusetts Nurses Association or a designee; the president of the Massachusetts Chiefs of Police Association Incorporated or a designee; and the president of the Massachusetts Coalitions of Police Inc. or a designee.

(c) The commission shall conduct a thorough review of the policies and procedures related to emergency hospitalizations pursuant to subsection (a) of section 12 of chapter 123 of the General Laws. The goals of the special commission shall be to: (i) develop strategies that reduce the amount of police resources and police interactions with individuals hospitalized pursuant to said subsection (a) of said section 12 of said chapter 123; (ii) better determine how law enforcement and medical professionals can coordinate services to advance the shared goals of public safety and public health in the commonwealth; and (iii) make recommendations, including but not limited to policy or legislative changes, related to emergency hospitalizations.

(d) The commission shall submit its report and recommendations, together with drafts of legislation to carry its recommendations into effect, by filing the same with the clerks of the house of representatives and the senate not later than March 31, 2021.”.
After debate on the question on adoption the amendments, the sense of the House was taken by yeas and nays, as required under the provisions of House Rule 33F; and on the roll call 147 members voted in the affirmative and 12 in the negative.

[See Yea and Nay No. 212 in Supplement.]

Therefore the consolidated amendments were adopted.

Recess.

At fourteen minutes before five o’clock P.M., on motion of Mr. Mariano of Quincy (Mr. Donato of Medford being in the Chair), the House recessed until a half past five o’clock P.M.; and at twenty minutes before eight o’clock the House was called to order with Mr. Donato in the Chair.

Engrossed Bill – Land Taking.

The engrossed Bill relative to the Revere & Son Heritage Trust Corporation (see House, No. 4834) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 213 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

The Senate Bill to reform police standards and shift resources to build a more equitable, fair and just Commonwealth that values Black lives and communities of color (Senate, No. 2820, amended), was considered.

Pending the question on passing the bill, as amended, to be engrossed, in concurrence, Mr. Kearney of Scituate moved to amend it in section 29, in lines 324 and 325, by striking out the following: “(vi) attacks a person using a dog, actually or proximately causing injury or death of another”.

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 43 members voted in the affirmative and 115 in the negative.

[See Yea and Nay No. 214 in Supplement.]

[mrs. lanatra of kingston answered “present” in response to her name.]

Therefore the amendment was rejected.

Representatives Frost of Auburn and Sullivan of Abington then moved to amend the bill by striking out section 65; and the amendment was rejected.

Mr. Soter of Bellingham and other members of the House then moved to amend the bill in section 79, in line 1535, by striking out the word “previously”. The amendment was rejected.

The same members then moved to amend the bill in section 29, in line 754, by inserting after the word “law.” the following: “(i) It shall be a crime to make any
knowingly false statement in a complaint under this chapter.”; and the amendment was rejected.

Mr. Soter and other members of the House then moved to amend the bill in section 29, in line 960, by striking out the word “and”; and in line 961 by inserting after the word “taken” the following: “and (6) any information on complaints found to be based upon false or fraudulent information”. The amendments were rejected.

Representatives Boldyga of Southwick, Whelan of Brewster and Garry of Dracut then moved to amend the bill in section 29, in line 904, by inserting after the word “justified.” the following sentence: “Oleoresin Capsicum (O.C.) spray, also known as ‘pepper spray’ shall not be considered a chemical weapon for purposes of this section.”; and the amendment was rejected.

Mr. Tucker of Salem then moved to amend the bill in section 81, in line 1554, by inserting after the word “section.” the following sentence: “No officer who is certified under this section shall be required to complete or repeat a basic training program if such officer previously completed a basic training program provided or approved by the municipal police training committee or its predecessor, the criminal justice training council, or received previous basic training that the commission deems equivalent to Massachusetts training standards.”. The amendment was adopted.

Representatives Lombardo of Billerica, Whelan of Brewster and Orrall of Lakeville then moved to amend the bill in section 29, in line 329, by striking out the words “requests or”. The amendment was rejected.

Mr. Vieira of Falmouth and other members of the House then moved to amend the bill in section 25, in line 189, by inserting after the word “prints” the words “; voice, iris”. The amendment was rejected.

Mr. Muradian of Grafton and other members of the House then moved to amend the bill in section 29, in lines 355 to 358, inclusive, by striking out the words “all commissioners shall be civilians and no commissioner shall have previously been employed as a law enforcement officer, previously been employed by a law enforcement agency or be a retired law enforcement officer or retired from a law enforcement agency.”.

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 68 members voted in the affirmative and 90 in the negative.

[See Yea and Nay No. 215 in Supplement.]

Therefore the amendment was rejected.

Mrs. Harrington of Groton and other members of the House then move to amend the bill in section 29, in lines 344 to 354, inclusive, by striking out the paragraph contained in those lines and inserting in place thereof the following:

“Section 2. (a) There shall be a Massachusetts police standards and training commission consisting of 7 members, 1 of whom shall be appointed by the governor, 1 of whom shall be appointed by the attorney general and 5 of whom shall be appointed jointly by the governor and the attorney general; provided, however, that of the 5 members jointly appointed by the governor and the attorney general, 1 shall be a chair of the Massachusetts Law Enforcement Policy Group, Inc. and 3 shall be selected from a list of 5 persons submitted by the Massachusetts Coalition of Police, Inc. The governor shall designate the chair of the commission. The commission shall include people of color and women, at least in such proportion as these groups exist in the commonwealth’s population as periodically determined by the state secretary as the commonwealth’s chief census officer. The members of the commission shall

Amendment rejected.—

yea and nay
No. 215.
represent diverse geographic areas of the commonwealth, including urban, rural and suburban areas.”.

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 53 members voted in the affirmative and 106 in the negative.

[See Yea and Nay No. 216 in Supplement.]

Therefore the amendment was rejected.

Mr. Silvia of Fall River and other members of the House then moved to amend the bill in section 29, in lines 348, 349 and 350, by striking out the following: “1 shall be a chair of the Massachusetts Law Enforcement Policy Group, Inc. and 1 shall be selected from a list of 3 persons submitted by the Massachusetts Coalition of Police, Inc.” and inserting in place thereof the following: “2 persons shall be selected from a list of nominations, one submitted by the Boston Police Patrolman Association Inc., one submitted by the International Brotherhood of Police Officers, one submitted by Massachusetts Coalition of Police, Inc, one submitted by Massachusetts Police Association, Inc. and one submitted by New England Police Benevolent Association, Inc.”.

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 55 members voted in the affirmative and 104 in the negative.

[See Yea and Nay No. 217 in Supplement.]

Therefore the amendment was rejected.

Mr. Michlewitz of Boston and other members of the House then moved to amend the bill in section 29, in line 371, by striking out the word “Three” and inserting in place thereof the word “Four”; and in line 920 by inserting after the word “deaths” the words “, including the injuries or deaths of police officers”;

In section 82, in line 1596, by inserting after the word “caucus” the following: “; 2 members appointed by the Massachusetts House Asian Caucus who shall not be members of the caucus”;

In section 83, in line 1630, by striking out the figures: “17” and inserting in place thereof the figures: “25”; and in line 1635, by inserting after the word “law;” the following: “1 member appointed by the chair of the Massachusetts Minority Law Enforcement Officers Association; 1 member appointed by the chair of the Massachusetts Minority State Police Officers Association; 1 member appointed by the chair of the Massachusetts Latino Police Officers Association; 1 member appointed by the chair of the Massachusetts Association of Women in Law Enforcement; 2 members appointed by the Massachusetts House Asian caucus who shall have expertise in constitutional or civil rights law; the president of the Massachusetts Sheriffs’ Association or a designee; 1 member appointed by the Massachusetts Coalition of Police”;

In section 84, in line 1702, by striking out the figures: “13” and inserting in place thereof the figures: “15”; in line 1712 by inserting after the word “designee” the following: “; 1 of whom shall be the president of the Massachusetts Sheriffs’ Association or a designee; 1 of whom shall be the president of the district attorneys association or a designee”;

In section 85, in line 1743, by striking out the figures: “25” and inserting in place thereof the figures: “27”; in line 1761 by inserting after the word “caucus” the following: “; 1 of whom shall be the chair of the Massachusetts House Asian caucus or a designee”; and

In section 86, in line 1815, by striking out the figures: “19” and inserting in place thereof the figures: “21”, in line 1819 by inserting after the words “designee”, the first
time it appears, the following: “; 1 of whom shall be the chair of the Massachusetts House Asian caucus or a designee”, in line 1826 by striking out the figure: “7” and inserting in place thereof the figure: “8”, in line 1828 by inserting after the word “Incorporated” the following: “, 1 of whom shall be from the Massachusetts Police Association”;

In section 88, in lines 1867, 1868 and 1869, by striking out the following: “15 members: 2 of whom shall be members of the house of representatives to be appointed by the speaker of the house, 1 of whom shall be member of the Massachusetts Black and Latino legislative caucus” and inserting in place thereof the following: “17 members: 4 of whom shall be members of the house of representatives to be appointed by the speaker of the house, 1 of whom shall be a member of the Massachusetts Black and Latino legislative caucus and 1 of whom shall be a member of the Massachusetts House Asian caucus”;

In section 89, in lines 1898 to 1901, inclusive, by striking out the following: “11 members: 2 of whom shall be members of the house of representatives to be appointed by the speaker of the house of representatives, 1 of whom shall be a member of the Massachusetts Black and Latino legislative caucus” and inserting in place thereof the following: “13 members: 4 of whom shall be members of the house of representatives to be appointed by the speaker of the house, 1 of whom shall be a member of the Massachusetts Black and Latino legislative caucus and 1 of whom shall be a member of the Massachusetts House Asian caucus”;

In section 90, in lines 1925 to 1928, inclusive, by striking out the following: “11 members: 2 of whom shall be members of the house of representatives to be appointed by the speaker of the house of representatives, 1 of whom shall be a member of the Massachusetts Black and Latino legislative caucus” and inserting in place thereof the following: “13 members: 4 of whom shall be members of the house of representatives to be appointed by the speaker of the house, 1 of whom shall be a member of the Massachusetts Black and Latino legislative caucus and 1 of whom shall be a member of the Massachusetts House Asian caucus”;

By adding the following section:

“SECTION 95. The Massachusetts police standards and training commission, established in section 2 of chapter 6E, shall establish an anonymous work environment survey for each certified law enforcement officer to complete annually. The survey shall collect information and data of officers opinions of their work environment, which shall include, but not be limited to: (1) the race, gender, a range of age, a range of years of service for each officer; (2) the average number of hours of work per week including overtime; (3) the working conditions of physical law enforcement department; (4) conditions of available equipment and adequacy of supplies; (5) the overall workplace environment; and (6) the ability to provide additional comments. The data shall be collected in aggregate in a manner most useful to make recommendations on what additional resources, if any, should be provided to police departments. Said survey shall be completed by July 1st of each year and a report provided to the secretary of public safety and homeland security, the house committee on ways and means, the senate committee on ways and means, and the house and senate chairs of the joint committee on public safety and homeland security no later than September 30th of each year.”.

After debate on the question on adoption the amendments, the sense of the House was taken by yeas and nays, as required under the provisions of House Rule 33F; and on the roll call 151 members voted in the affirmative and 8 in the negative.

[See Yea and Nay No. 218 in Supplement.]

Therefore the consolidated amendments were adopted.
Mr. Cutler of Pembroke and other members of the House then moved to amend the bill in section 29 (as amended) by striking out the following: “(b)(1) The head of an agency shall immediately transmit” and inserting in place thereof the following: “(b)(1) The head of an agency shall within two business days transmit”; and the amendment was adopted.

Recess.

At eighteen minutes before twelve o’clock midnight (Thursday, July 23), on motion of Mr. Mariano of Quincy (Mr. Donato of Medford being in the Chair), the House recessed until the following day at eleven o’clock A.M.; and at that time, the House was called to order with Mr. Donato of Medford in the Chair.
Friday, July 24, 2020 (at 11:00 o’clock A.M.).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Pledge of allegiance.

Message from the Governor.

A message from His Excellency the Governor returning with his disapproval of certain items contained in section 2A of the engrossed Bill making appropriations for the fiscal year 2020 to authorize certain COVID-19 spending in anticipation of federal reimbursement [see House, No. 4808, amended] (for message, see House, No. 4880), filed this day in the office of the Clerk.

The message was read; and it was referred, under Rule 30, to the committee on Ways and Means.

Supplemental appropriations.

Papers from the Senate.

The House Bill establishing the George Washington memorial highway (House, No. 2974, amended), came from the Senate with the endorsement that it had been passed to be engrossed, in concurrence, with an amendment striking out all after the enacting clause (inserted by amendment by the House) and inserting in place thereof the following:

“The section of state highway route 159 in the city known as the town of Agawam from its most southerly border with the state of Connecticut running northbound to its intersection with state highway route 75 and state highway route 147 shall be designated and known as the George Washington Memorial Highway. The highway division of the Massachusetts Department of Transportation shall erect and maintain suitable markers bearing that designation in compliance with the standards of the department.”.

The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

Strokes,— prevention.

Agawam.— Washington highway.

Craft brewers.

Bills

To prevent death and disability from stroke (Senate, No. 2835) (on Senate, bill No. 1306); and

Relative to craft brewers (Senate No. 2841) (on Senate bill No. 2829);

Severally passed to be engrossed by the Senate, were read; and they were referred, under Rule 33, to the committee on Ways and Means.

Craft brewers.

A Bill further defining the purposes of the municipal affordable housing trust fund in the city of Somerville (Senate, No. 2421) (on a petition) [Local Approval Received] [Representative DeCoste of Norwell, of the committee on Housing, dissenting], passed to be engrossed by the Senate, was read; and it was referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Somerville,— housing trust.

Petitions were referred, in concurrence, as follows:

Petition (accompanied by bill, Senate, No. 2837) of Walter F. Timilty, Bruce J. Ayers, Mark J. Cusack and William J. Driscoll, Jr. (with approval of the mayor and Randolph,— liquor licenses.
city council) for legislation to authorize the city known as the town of Randolph to grant additional liquor licenses. To the committee on Consumer Protection and Professional Licensure.

Petition (accompanied by bill, Senate, No. 2838) of Michael J. Rodrigues and Norman J. Orrall (by vote of the town) for legislation relative to the position of treasurer collector in the town of Lakeville. To the committee on Municipalities and Regional Government.

Petition (accompanied by bill, Senate, No. 2839) of James B. Eldridge (by vote of the town) for legislation to authorize the town of Harvard to establish a cap on property taxes for means tested senior citizens. To the committee on Revenue.

Report of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the joint petition of Danillo A. Sena, James B. Eldridge and others for legislation to authorize the Executive Office of Labor and Workforce Development to establish a works progress to employ certain unemployed residents. Under suspension of the rules, on motion of Mr. Wong of Saugus, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on Labor and Workforce Development. Sent to the Senate for concurrence.

Orders of the Day.

The House Bill establishing a sick leave bank for Maria Boverini, an employee of the Essex County Juvenile Court (House, No. 4837), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by inserting before the enacting clause the following emergency preamble:

“Whereas, The deferred operation of this act would tend to defeat its purpose, which is to establish forthwith a sick leave bank for a certain employee of the Essex county juvenile court, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.”.

The amendment was adopted; and the bill (House, No. 4837, amended) was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At three minutes after eleven o’clock A.M. (Friday, July 24), on motion of Mr. D’Emilia of Bridgewater (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at seven minutes before twelve o’clock noon the House was called to order with Mr. Donato in the Chair.

Reports of Committees.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill enabling partnerships for growth (House, No. 4854), ought to pass with an
amendment substituting therefor a bill with the same title (House, No. 4879) [General Obligation Bonds: $372,000,000.00].

Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling, with the amendment previously recommended by the committee on Bonding, Capital Expenditures and State Assets,— to amend the bill by substitution of a bill with the same title (House, No. 4874),— and the amendment recommended by the committee on Ways and Means, pending.

Mr. Petrolati of Ludlow, for the committee Steering, Policy and Scheduling, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Ms. Ferrante of Gloucester, the bill was read a second time forthwith.

The amendment previously recommended by the committee on Bonding, Capital Expenditures and State Assets was rejected.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill (House, No. 4879) was ordered to a third reading.

Recess.

At five minutes before twelve o’clock noon (Friday, July 24), on motion of Mr. D’Emilia of Bridgewater (Mr. Donato of Medford being in the Chair), the House recessed until half past twelve o’clock noon; and at twenty-two minutes after one o’clock P.M., the House was called to order with Mr. Donato in the Chair.

Orders of the Day.

The Senate Bill to reform police standards and shift resources to build a more equitable, fair and just Commonwealth that values Black lives and communities of color (Senate, No. 2820, amended), was considered.

Mr. Hill of Ipswich then asked for a count of the House to ascertain if a quorum was present. The Chair (Mr. Donato of Medford), having determined that a quorum was not in attendance, then directed the Sergeant-at-Arms to secure the presence of a quorum.

Subsequently a roll call was taken for the purpose of ascertaining the presence of a quorum; and on the roll call 159 members were recorded as being in attendance. [See Yea and Nay No. 219 in Supplement.]

Therefore a quorum was present.

Pending the question on passing the bill, as amended, to be engrossed, in concurrence, Mr. Cutler of Pembroke moved to amend it by inserting after section 1A (inserted by amendment) the following section:

“SECTION 1B. Chapter 3 of the General Laws is hereby further amended by adding the following section:—

Section 74. (a) There shall be established a permanent commission on the status of persons with disabilities. The commission shall consist of 23 members: 3 persons appointed by the president of the senate; 3 persons appointed by the speaker of the house of representatives; 1 person appointed by the minority leader of the senate; 1 person appointed by the minority leader of the house of representatives; 7 persons appointed by the governor; the attorney general or their designee; the state treasurer or their designee; the secretary of state or their designee; the executive director of the Disabled Persons Protection Commission or their designee; 1 person from the University of Massachusetts Medical School Work Without Limits program; 1 person
from the Massachusetts Disability Policy Consortium; 1 person from the Massachusetts Association of Developmental Disabilities Providers; and 1 person from the Massachusetts Developmental Disabilities Council.

(b) Members of the commission shall be drawn from diverse racial, ethnic, religious, age, disability, sexual orientation, gender identity and expression, and socio-economic backgrounds, and should have personal experience, professional background or demonstrated interest on issues relating to persons with disabilities. It shall be the goal of the commission to include representation from a broad spectrum of disabilities, as well as perspectives of family members, disability advocacy organizations, human service agencies, regional employment collaboratives and business and labor organizations throughout the commonwealth.

(c) The commission shall be an independent agency of the commonwealth and shall not be subject to the control of any other department or agency. Members of the commission shall be subject to the provisions of chapter 268A as they apply to special state employees.

(d)(1) A member of the commission shall serve a term of 3 years and until a successor is appointed, or the member is reappointed by their appointing or nominating authority.

(2) Vacancies in the membership of the commission shall be filled by the original appointing or nominating authority for the balance of the unexpired term. If the position was filled by a nominating body, the replacement member shall be selected from solicited nominations. If the nominating body or appointing authority does not fill a position, the existing members of the commission shall fill the vacancy from a pool of qualified applicants as pursuant to subsection (b).

(3) Nominations for vacancies in the membership shall be solicited through an open application process using a uniform and accessible application, which accommodates candidates of all abilities. Appointments shall be announced no later than April 1 of each year.

(4) The commission shall elect from among its members a chair, a vice-chair, a clerk, a treasurer and any other officers it deems necessary to carry out its mission.

(5) The members of the commission shall receive no compensation for their services, but shall be reimbursed for any usual and customary expenses incurred in the performance of their duties.

(e) An executive director shall be selected by the commission, and may hire staff. The executive director shall be qualified by his or her experience working on issues relating to persons with disabilities, organizing research and reports, advocacy and communication skills, and demonstrated leadership abilities. The executive director shall not simultaneously serve as a member of the commission.

(f) The commission shall work to advance the cause of all persons with disabilities in the commonwealth. The commission shall be empowered to (i) study, review, advise and report on: (A) any disparities across service or geographical areas concerning the range of available options within state disability services; (B) the status of transportation for persons with disabilities including access to employment opportunities; (C) the effect of public assistance for persons with disabilities as it pertains to earning limits and eligibility for subsidies for food, housing, child care, and other benefits; (D) establishing school-to-work activities for transition aged youth with disabilities that establish a bridge to self-sufficiency and engage school supports, family members and employers; (E) the status of the strategic plan to make the commonwealth a model employer by seeking to increase the number of people with disabilities employed by the executive branch; (F) the enhanced enforcement of state requirements that promote diversity in state government employment; (F) and the
number of persons with disabilities who apply for state disability services and are unsuccessful in receiving services; (ii) facilitate and promote public awareness to encourage inclusion of persons with disabilities as employees and vendors within the private and public sector workforce, including under-represented business sectors of all sizes; (iii) assess programs and practices in all state agencies as they affect persons with disabilities, as the commission deems necessary and appropriate; (iv) advise executive and legislative bodies regarding the impact of proposed legislation on persons with disabilities; and, (v) promote and facilitate collaboration among local disability commissions, disability rights advocacy organizations, and disability employment service providers.

(g) The commission shall annually, on or before October 31, report the results of its findings and activities of the preceding fiscal year and its recommendations which may include draft legislation to the governor; the senate and house committees on ways and means; the clerks of the house of representatives and the senate; the joint committee on children, families and persons with disabilities; and, the joint committee on labor and workforce development.

(h) The powers of the commission shall include but not be limited to the following: (i) to use voluntary and uncompensated services of private individuals, agencies and organizations as may from time to time be offered and needed; (ii) to review policies and legislation and make recommendations to agencies and officers of the state and local subdivisions of government to effectuate the purposes of subsections (f) and (g); (iii) to select an executive director and to acquire adequate staff to perform its duties; (iv) to establish and maintain such offices as it may deem necessary; (v) to enact bylaws for its own governance; (vi) to establish subcommittees or regional chapters of the commission as it deems necessary; and (vii) to hold regular, public meetings and fact-finding hearings and other public forums as it may deem necessary.

(i) Public meetings should be held in a manner accessible to and welcoming of persons of all abilities with necessary accommodations to ensure broad participation. Notices of meetings and other information shall be posted to a publicly accessible website that also accommodates persons who are visually impaired.

(j) The commission may request from all state agencies such information and assistance as the commission may require.

(k) The commission may accept and solicit funds, including any gifts, donations, grants or bequests or any federal funds, for any of the purposes of this section. Such funds shall be deposited in a separate account with the state treasurer, be received by said treasurer on behalf of the commonwealth, and be expended by the commission in accordance with commission bylaws and state and federal law.”.

After remarks on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 220 in Supplement.]

Therefore the amendment was adopted.

Mr. Berthiaume of Spencer and other members of the House then moved to amend the bill in section 81, in lines 1555 to 1558, inclusive, by striking out the paragraph contained in those lines and inserting in place thereof the following paragraph:

“The Division of Training and Certification shall conduct a comprehensive study, not to exceed one-hundred and eighty days in length, of reserve/intermittent police training in the Commonwealth, including ways of assisting those officers in completing the requirements to be certified as a full-time police officer while
understanding that many of those officers also concurrently work another full-time job. In addition to division employees, the study committee will also include current police trainers, chiefs of police, members of police unions and current reserve/intermittent police officers. Distance learning concepts will be utilized wherever possible.”.

The amendment was rejected.

Engrossed Bill – Land Taking.

The engrossed Bill authorizing the town of Hopkinton to remove certain land from a conservation restriction (see House, No. 4319) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 221 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Engrossed Bill.

The engrossed Bill authorizing the city of Fitchburg to grant an additional license for the sale of all alcoholic beverages not to be drunk on the premises (see House, No. 4334) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted, under suspension of Emergency Rule 2(5), on motion of Mr. Hay of Fitchburg; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

The Senate Bill to reform police standards and shift resources to build a more equitable, fair and just Commonwealth that values Black lives and communities of color (Senate, No. 2820, amended), was considered.

Pending the question on passing the bill, as amended, to be engrossed, in concurrence, Mr. Chan of Quincy and other members of the House moved to amend it in section 22, in paragraph (a) (inserted by amendment) by inserting at the end thereof the following sentence: “Such program shall also include training related to: i) hate crime identification and prevention training curriculum including acquisition of practical skills to prevent, respond to and investigate hate crimes and hate incidents and their impacts on victim communities; ii) anti-bias, anti-racism, and anti-harassment strategies; iii) bullying and cyberbullying; iv) and comprehensive training to help school resource officers interact effectively with school personnel, victim communities and build public confidence with cooperation with law enforcement agencies.”, in the paragraph (b) by inserting before the word “standards” the words “curriculum and”; and by inserting after the word “law” the words “and preventing and addressing youth hate crimes”. The amendments were adopted.
Mr. Naughton of Clinton then moved to amend the bill by adding the following section:

“SECTION 96. Notwithstanding any general or special law to the contrary, the committee on police training and certification, established in section 4 of chapter 6E of the General Laws, shall investigate and study the benefits and costs of consolidating existing municipal police training committee training academies located in Boylston, Plymouth, Randolph, Reading and in Western Massachusetts and the nine Reserve/Intermittent Academies authorized by the municipal police training committee into a single, full time training institution with full time instructional staff. As part of the study, the committee on police training and certification shall identify feasible and appropriate locations for such a campus or facility within the commonwealth. The study, including any recommendations for legislation, shall be filed with the clerks of the house and senate, the house and senate committees on ways and means and the chairs of the joint committee on public safety and homeland security no later than July 31, 2021.”.

The amendment was adopted.

Mr. Whelan of Brewster then moved to amend the bill in section 29, in line 884, by inserting after the word “flow” the words “unless the totality of the circumstances reveal such force was a necessary response to a deadly force incident, and that said action was taken to prevent immediate and life-threatening harm to the officer or another”. The amendment was rejected.

Mr. Chan of Quincy and other members of the House then moved to amend the bill in section 29, in lines 263, 264 and 265, in lines 481 to 485, inclusive; and also in lines 733, 734 and 735, by striking out, in each instance, the paragraphs contained in those lines;

By striking out section 35; and

By adding the following:

“SECTION 97. The attorney general and district attorneys shall review the existing laws and procedure on the investigation and prosecution of law enforcement officer involved deaths and actions resulting in serious bodily injury of another. As part of the review, the attorney general and district attorneys shall consult interested stakeholders including but not limited to community groups, the committee for public counsel services, the American civil liberties union, the Massachusetts chiefs of police association, and the colonel of the state police. The attorney general and district attorneys shall submit a report with recommendations to the Chairs of the Joint Committee on the Judiciary and the Joint Committee on Public Safety not later than December 31, 2020.”.

The amendments were adopted.

Mr. Livingstone of Boston and other members of the House then moved to amend the bill in section 32 [A]by adding the following sentence: “Nothing in this section should grant immunity regarding any other cause of action or preclude any other remedy that may be available.”.

Pending the question on adoption of the amendment, Mr. Rogers of Cambridge moved to amend it by striking out the text of the amendment [after “A’”] and inserting in place thereof the following: “in subsection (b) by striking out the second sentence and inserting in place thereof the following sentence: ‘Qualified immunity shall not apply to claims for monetary damages against law enforcement officers unless the law at the time of the conduct clearly established that the conduct was lawful.’; and

By adding the following section:—

SECTION 98. Section 11I of said chapter 12 of the General Laws is hereby amended by inserting at the end thereof the following:— In an action under this...
section, qualified immunity shall not apply to claims for monetary damages against law enforcement officers unless the law at the time of the conduct clearly established that the conduct was lawful.”.

After debate on the question on adoption of the further amendment, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 24 members voted in the affirmative and 135 in the negative.

[See Yea and Nay No. 222 in Supplement.]

Therefore the further amendment was rejected.

The amendment then also was rejected.

Representatives Malia of Boston and Rogers of Norwood then moved to amend the bill in section 29, in line 294, by inserting after the word “professionals” the following: “, as defined in subsection (a) of section 51½ of chapter 111,”; and the amendment was adopted.

After remarks on the question on passing the bill, as amended, to be engrossed, in concurrence, Mr. Michlewitz of Boston and other members of the House moved to amend it by adding the following section:

“SECTION 98. (a) There shall be established, pursuant to section 2A of chapter 4 of the General Laws, a special legislative commission to investigate and study the impact to the administration of justice of the qualified immunity doctrine in the commonwealth. Said investigation and study shall include, without limitation, an analysis of the origins of qualified immunity and its present interpretation by the courts of the commonwealth, and the legal and policy rationale for, and the legal and policy impact of, the qualified immunity doctrine in the commonwealth.

(b) The special legislative commission shall consist of 15 members: 2 of whom shall be the chairs of the joint committee on the judiciary, who shall serve as co-chairs; 2 of whom shall be members of the house of representatives appointed by the speaker of the house; 1 of whom shall be a member of the house of representatives appointed by the minority leader; 2 of whom shall be members of the senate appointed by the president of the senate; 1 of whom shall be a member of the senate appointed by the minority leader; 3 of whom shall be appointed by the governor, 1 of whom shall be a member of a police officers’ union, 1 of whom shall be a member of a firefighters’ union, 1 of whom shall be a retired justice of the appeals court; 1 of whom shall be the executive director of the American Civil Liberties Union of Massachusetts, Inc. or a designee; 1 of whom shall be the president of the Massachusetts Bar Association or a designee; 1 of whom shall be the executive director of the Massachusetts Municipal Association, Inc. or a designee; and 1 of whom shall be the president of the Boston branch of the National Association for the Advancement of Colored People New England Area Conference or a designee.

(c) The special legislative commission shall submit a report of its study and recommendations, together with legislation, if any, to the clerks of the house of representatives and the senate on or before March 31, 2021.”.

Pending the question on adoption of the amendment, Mr. Hill of Ipswich moved to amend it by inserting after the year “2021” the following: “; provided however, sections 32, 33, and 34 shall not take effect until such time the special legislative commission established by this section has issued a final report.”.

After debate on the question on adoption the further amendment, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 72 members voted in the affirmative and 87 in the negative.

[See Yea and Nay No. 223 in Supplement.]

Therefore the further amendment was rejected.
After debate on the question on adoption the amendment, the sense of the House was taken by yeas and nays, as required under the provisions of House Rule 33F; and on the roll call 115 members voted in the affirmative and 44 in the negative.

[See Yea and Nay No. 224 in Supplement.]

Therefore the consolidated amendment was adopted.

Representatives Chan of Quincy and Harrington of Groton then moved to amend the bill in section 29, in lines 417 to 421, inclusive, by striking out the paragraph contained in those lines; and the amendment was rejected.

After remarks on the question on passing the bill, as amended, to be engrossed, in concurrence, Mr. Fernandes of Falmouth moved to amend it by adding the following section:

“SECTION 99. Section 8 of chapter 111B of the General Laws is hereby amended by inserting after the word ‘station’, in each instance, the following words:— or the Dukes County Sheriff’s office.”.

The amendment was adopted.

Mr. Lewis of Framingham and other members of the House then moved to amend the bill by adding the following three sections:

“SECTION 100. Section 1 of said chapter 29, as so appearing, is hereby further amended by inserting after the definition of ‘Line-item’ the following 2 definitions:—

‘Local legislative body’, the town meeting for the purposes of a town system, the city council subject to the provisions of its charter in a city system, the district meeting in a district system, the county commissioners in a county system, and the governing body of the authority in an authority system.

‘Military grade controlled property’, equipment, articles, services and related technical data as enumerated in the United States munitions list under 22 C.F.R. 121.1 or the department of commerce control list under 15 C.F.R. 774.

SECTION 101. Section 6B of chapter 29, as so appearing, is further amended by adding the following subsection:—

(k) The department of state police, the office of law enforcement within the executive office of environmental affairs or the Massachusetts Bay transportation authority police force shall not apply for military grade controlled property or related funds or for acquisition by transfer of military grade controlled property from a federal agency unless the department of state police, the office of law enforcement within the executive office of environmental affairs or the Massachusetts Bay transportation authority police force obtains approval from the secretary of public safety and security, secretary of energy and environmental affairs or the secretary of transportation, respectively; provided, however, that such approval shall not be granted until the approving agency holds a public hearing and solicits written public comment on the application. The department of state police, the office of law enforcement within the executive office of energy and environmental affairs and the Massachusetts Bay transportation authority police force shall file a report on any approval of an application for military grade controlled property or related funds or acquisition by transfer of military grade controlled property from a federal agency, describing the type of military grade controlled property acquired and the amount of funds expended on the acquisition, with the clerks of the senate and house of representatives, the joint committee on ways and means and the joint committee on public safety and homeland security.

SECTION 102. Chapter 29 is hereby amended by inserting after section 6B the following section:—

Section 6B½. (a) A local law enforcement agency shall not apply for military grade controlled property or related funds or for acquisition by transfer of military
grade controlled property from a federal agency unless: (i) the local law enforcement agency provides notice to the local legislative body of any intended application, including a detailed list of supplies and equipment sought to be acquired; (ii) the local legislative body advertises and holds a public hearing regarding the prospective application, during which the public shall be allowed the opportunity to testify and comment; (iii) the local law enforcement agency has responded in writing to any questions and matters raised by the local legislative body or residents at such public hearing; and (iv) the local legislative body votes to approve the intended application, including the particular supplies and equipment sought to be acquired. The local law enforcement agency shall include documentation of the local legislative body’s approval in its application.

(b) A regional law enforcement council or other multi-jurisdictional law enforcement agency, including those constituted by entities or representatives from multiple agencies, shall not apply for military grade controlled property or related funds or for acquisition by transfer of military grade controlled property from a federal agency unless it has: (i) provided notice to each of the local legislative bodies for the cities and towns participating in the regional or multi-jurisdiction law enforcement agency regarding any prospective application; and (ii) obtained approval from the secretary of public safety and security, provided, however, that such approval shall not be granted until the approving agency holds a public hearing and solicits written public comment on the application, including any information, comments and recommendations from the local legislative bodies for the cities and towns participating in the regional or multi-jurisdiction law enforcement agency. The regional law enforcement council or multi-jurisdiction agency shall include documentation of the approval of the secretary of public safety and security in its application. The regional law enforcement council or other multi-jurisdictional law enforcement agency shall file a report on any approval of an application for military grade controlled property or related funds or the acquisition by transfer of military grade controlled property from a federal agency, describing the type of military grade controlled property acquired and the amount of funds expended on the acquisition, with the clerks of the senate and house of representatives, the joint committee on ways and means and the joint committee on public safety and homeland security.

c) A sheriff’s department shall not apply for military grade controlled property or related funds or for acquisition by transfer of military grade controlled property from a federal agency unless it has obtained approval from the secretary of public safety and security; provided, however, that such approval shall not be granted until the secretary holds a public hearing and solicits written public comment on the application. The sheriff’s department shall include documentation of the approval of the secretary of public safety and security in its application. The sheriff’s department shall file a report on any approval of an application for military grade controlled property or related funds or the acquisition by transfer of military grade controlled property from a federal agency, describing the type of military grade controlled property acquired and the amount of funds expended on the acquisition, with the clerks of the senate and house of representatives, the joint committee on ways and means and the joint committee on public safety and homeland security.”.

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 47 members voted in the affirmative and 112 in the negative.

[See Yea and Nay No. 225 in Supplement.]

Therefore the amendment was rejected.
Mr. Lawn of Watertown and other members of the House then moved to amend the bill in section 29, in lines 916 and 917, by striking out the sentence contained in those lines and inserting in place thereof the following sentence: “The committee on police training and certification shall promulgate rules and regulations, subject to the approval of the commission, for the administration and enforcement of sections 14 and 15.” The amendment was adopted.

Mr. Holmes of Boston then moved to amend the bill in section 29, in line 616, by adding the following paragraph:

“(j) The commission shall promulgate regulations for the committee to maintain a publicly available and searchable database containing records for law enforcement officers. In promulgating the regulations, the commission shall consider the health and safety of the officers.”.

The amendment was adopted.

After debate on the question on passing the bill, as amended, to be engrossed, in concurrence, (the Speaker being in the Chair) Mr. Michlewitz of Boston and other members of the House moved to amend it in section 22 (inserted by amendment), by inserting after the words “mental illness” the words “behavioral addictions such as gaming and gambling disorder”;

In section 29 (inserted by amendment), in subsection 10, by striking out the following sentence: “The commission shall not institute a revocation or suspension hearing pursuant to section 10 in any case where the officer’s appointing agency has disciplined or terminated the officer until the discipline or termination is final.” and inserting in place thereof the following sentence: “The commission shall not institute a revocation or suspension hearing pursuant to section 10 in any case where the officer’s appointing agency has disciplined or terminated the officer until any appeal of said discipline or termination is completed.”, and by inserting at the end of section 10 of chapter 6E the following paragraph:

(g) The committee shall publish any revocation order and findings. The committee shall provide all revocation information to the national decertification index. No officer may apply for certification after that officer’s certification has been revoked pursuant to this section.

In section 65, in line 1254, by inserting after the figures: “119” the following: “, the sharing of information upon the specific, informed written consent of the eligible student, parent or guardian, to comply with a court order or lawfully issued subpoena, in connection with a health or safety emergency pursuant to the provisions of 603 C.M.R. 23.07(4)”;

In section 68, in line 1431, by inserting after the word “alcohol” the words “and gambling”; and

By adding the following section:

“SECTION 100. (a) Notwithstanding any general or special law to the contrary, the police standards and training commission, established in section 2 of chapter 6E of the General Laws, shall authorize the transfer of each employee of the municipal police training committee employed prior to the effective date of this act to become an employee of the police standards and training commission, subject to the provisions of chapter 6E of the General Laws.

(b) All employees of the municipal police training committee transferred to the service of the commission shall be transferred without impairment of seniority, retirement or other statutory rights of employees, without loss of accrued rights to holidays, sick leave, vacation and other benefits, and without change in union representation or certified collective bargaining unit as certified by the state labor relations commission or in local union representation or affiliation, except as
otherwise provided in this act. Terms of service of employees of the program shall not be deemed to be interrupted by virtue of transfer to the commission.

(c) Nothing in this section shall be construed to confer upon any employee of the municipal police training program any right not held immediately before the date of said transfer to the commission or to prohibit any reduction of salary grade, transfer, reassignment, suspension, discharge, layoff or abolition of position not prohibited before such date.

(d) The terms and conditions of any collective bargaining agreement that is in effect upon such transfers authorized by this section shall continue in effect until the stated expiration date of such agreement, at which point the agreement shall expire; provided, however, that all such employees shall continue to retain their right to collectively bargain under chapter 150E of the General Laws and shall be considered employees of the police standards and training commission established pursuant to chapter 6E of the General Laws for the purposes of said chapter 150E.”.

The amendments were adopted.

On the question on passing the bill, as amended, to be engrossed, in concurrence, the sense of the House was taken by yeas and nays, at the request of Ms. Cronin of Easton; and on the roll call 93 members voted in the affirmative and 66 in the negative.

[See Yea and Nay No. 226 in Supplement.]

Therefore the bill (Senate, No. 2820, amended) was passed to be engrossed, in concurrence. Sent to the Senate for concurrence in the amendment adopted by the House [for text of House amendment, see House document numbered 4886, published as amended].

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M. and that notwithstanding the provisions of House Rule 12, the Clerk be authorized to dispense with the printing of a Calendar for said sitting.

At two minutes after ten o’clock P.M. (Friday, July 24, 2020), on motion of Mr. Hill of Ipswich (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M.
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Met according to adjournment at eleven o’clock A.M., under emergency rules, Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Representative Danillo A. Sena of Acton.

During the session, the Chair (Mr. Donato of Medford), declared a brief recess and introduced Representative Danillo A. Sena, who was present in the Chamber for his first formal session as the Representative from the 37th Middlesex District.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

Resolutions (filed by Mr. Arciero of Westford) congratulating Elizabeth Almeida of Westford on her selection as the 2020 Westford Unsung Heroine by the Massachusetts Commission on the Status of Women;

Resolutions (filed by Mr. Cutler of Pembroke) recognizing Willard J. “Bill” Boulter, Jr. for his dedicated service to the town of Pembroke;

Resolutions (filed by Mr. Cutler of Pembroke) recognizing Arthur P. Boyle, Jr. for his service to the town of Pembroke;

Resolutions (filed by Mr. Cutler of Pembroke) recognizing Edward J. Thorne for his service to the town of Pembroke;

Resolutions (filed by Mr. Fernandes of Falmouth) congratulating Juliette E. Fay on the occasion of her retirement from public service to the island of Martha’s Vineyard and the Commonwealth;

Resolutions (filed by Mr. Speliotis of Danvers) honoring town clerk Joseph L. Collins upon his retirement after more than fifty years of service to the town of Danvers; and

Resolutions (filed by Mr. Vargas of Haverhill) on the occasion of the Day of Remembrance of the Srebrenica Genocide in Bosnia and Herzegovina;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Wong of Saugus, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Petitions.
Petitions severally were presented and referred as follows:
By Mr. Barrett of North Adams, a petition (subject to Joint Rule 12) of John Barrett, III and others relative to the expungement of racially restrictive covenants in recorded real property documents.
By Representatives Santiago of Boston and Domb of Amherst, a petition (subject to Joint Rule 12) of Jon Santiago, Christina A. Minicucci and others relative to public measures to prevent the resurgence of the COVID-19 virus in the Commonwealth.
Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

The Senate Bill to reform police standards and shift resources to build a more equitable, fair and just Commonwealth that values Black lives and communities of color (Senate, No. 2820, amended), came from the Senate with the endorsement that said branch had non-concurred with the House in its amendments (striking out all after the enacting clause, the title and the emergency preamble and inserting in place thereof the text, title and emergency preamble contained in House document numbered 4886).
The bill bore the further endorsement that the Senate had asked for a committee of conference on the disagreeing votes of the two branches; and that Senators Brownsberger, Chang-Diaz and Tarr had been appointed as the committee on the part of the Senate.
On motion of Ms. Cronin of Easton, the House insisted on its amendments; and concurred with the Senate in the appointment of a committee of conference. Representatives Cronin, González of Springfield and Whelan of Brewster were appointed as the committee on the part of the House. Sent to the Senate to be noted.

The House Bill directing the Bristol County Retirement Board to grant creditable service to Christopher R. Carreiro (House, No. 3912), came from the Senate passed to be engrossed, in concurrence, with an amendment in line 10 inserting after the word “plus” the word “buyback”. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

Reports of Committees.
Report of the committee on Health Care Financing, that the Bill to reduce harm from opioids (House, No. 4538), ought NOT to pass (under Joint Rule 10).
Under suspension of the rules, on motion of Mr. Pignatelli of Lenox, the report was considered forthwith. The House then refused to reject the bill, which was then read.
Under further suspension of the rules, on motion of the same member, the bill was read a second time forthwith; and it was ordered to a third reading.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:
Authorizing the city known as the town of Barnstable to grant an easement (House, No. 4839) [Local Approval Received];
Establishing a sick leave bank for Greta Long, an employee of the Massachusetts Rehabilitation Commission (House, No. 4859); and
Establishing a sick leave bank for Carissa Sinclair, an employee of the Department of Mental Health (House, No. 4875);

Under suspension of Rule 7A, in each instance, on motion of Mr. Wong of Saugus, the bills severally were read a second time forthwith; and they were ordered to a third reading.

Orders of the Day.

The Senate amendment of the House Bill regarding breakfast after the bell (House, No. 4218), reported by the committee on Bills in the Third Reading to be correctly drawn, was considered.

Pending the question on adoption of the amendment, in concurrence, Mr. Speliotis of Danvers moved that the House concur with the Senate in its amendment with a further amendment striking out all after the enacting clause (inserted by amendment by the Senate) and inserting in place thereof the text contained in House document numbered 4896.

The further amendment was adopted. The House then concurred with the Senate in its amendment, as amended. Sent to the Senate for concurrence in the further amendment.

The House Bill granting equal access to original birth certificates to all persons born in Massachusetts (House, No. 1892), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At eleven minutes after eleven o’clock A.M., on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at three minutes before twelve o’clock noon the House was called to order with Mr. Donato in the Chair.

Reports of Committees.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, on House, No. 4409, a Bill authorizing the Division of Capital Asset Management and Maintenance to convey a certain parcel of land in the city of Chelsea (House, No. 4891). Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of the rules, on motion of Mr. Ryan of Boston, the bill was read a second time forthwith; and it was ordered to a third reading.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill relative to the transfer and sale of a certain parcel of land in the town of Tewksbury (Senate, No. 2384), ought to pass with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4889. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.
Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Ryan of Boston, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the bill (Senate, No. 2384, amended) was ordered to a third reading.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill authorizing the release of an agricultural preservation restriction of certain land in Plymouth (Senate, No. 2781), ought to pass with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4890; and by inserting before the enacting clause the following emergency preamble:

“Whereas, The deferred operation of this act would tend to defeat its purpose, which is to authorize forthwith the execution of the release of an agricultural preservation restriction of certain land in the town of Plymouth by the commonwealth, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.”.

Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Ryan of Boston, the bill was read a second time forthwith.

The amendments recommended by the committee on Ways and Means then were adopted; and the bill (Senate, No. 2781, amended) was ordered to a third reading.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill putting patients first (Senate, No. 2796), ought to pass with amendments by striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4888; and by striking out the title and inserting in place thereof the following title: “An Act to promote resilience in our health care system.”. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling, with the amendment previously recommended by the committee on Health Care Financing,— to amend the bill by striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4871,— and the amendment recommended by the committee on Ways and Means pending.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Michlewitz of Boston, the bill was read a second time forthwith.

The amendment previously recommended by the committee on Health Care Financing was rejected.

The amendments recommended by the committee on Ways and Means then were adopted; and the bill (Senate, No. 2796, amended) was ordered to a third reading.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill providing for a study of noise impacts from the confluence of Interstates 93 and 495 (House, No. 3625), ought to pass with an amendment substituting therefor a bill
with the same title (House, No. 4893). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Ryan of Boston, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill relative to clean energy generation at the Essex North Shore Agricultural and Technical School (House, No. 4182), ought to pass with an amendment substituting therefore a bill with the same title (House, No. 4894). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Ryan of Boston, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill authorizing the Division of Capital Asset Management and Maintenance to convey a certain parcel of land to the city of Newton (House, No. 4364), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4892). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Ryan of Boston, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

Recess.

At one minute before twelve o’clock noon, on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed until one o’clock P.M.; and at one minute after one o’clock P.M. the House was called to order with the Speaker in the Chair.

Quorum.

As required under the provision of Emergency Rule 2(4), a roll call was taken for the purpose of ascertaining the presence of a quorum; and on the roll call 158 members were recorded as being in attendance.

[See Yea and Nay No. 227 in Supplement.]

Therefore a quorum was present.
Engrossed Resolve.

The engrossed Resolve providing for the erection in the House Chamber of a memorial containing the text of the address which Reverend Doctor Martin Luther King Jr. delivered to a joint convention of the 2 branches of the General Court on April 22, 1965 (see House, No. 2799) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

After remarks on the question on passing the resolve, the sense of the House was taken by yeas and nays, at the request of Mr. Williams of Springfield and in accordance with Emergency Rule 2(5)(ii); and on the roll call 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 228 in Supplement.]

Therefore the resolve was passed; and it was signed by the Speaker and sent to the Senate.

Orders of the Day.

The House Bill enabling partnerships for growth (House, No. 4879), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

After debate on the question on passing the bill to be engrossed, (Mr. Donato of Medford having taken the Chair) Mr. Dooley of Norfolk moved to amend it in section 7, in line 770, by striking out the figures: “15” and inserting in place thereof the figures: “16”; and in lines 774 to 783, inclusive, by striking out the text contained in those lines.

After debate on the question on adoption of the amendments, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 33 members voted in the affirmative and 126 in the negative.

[See Yea and Nay No. 229 in Supplement.]

Therefore the amendments were rejected.

Mrs. Kane of Shrewsbury and other members of the House then moved to amend the bill by adding the following section:

“SECTION 123. Section 1. Chapter 6C of the General Laws is hereby amended by adding the following section:

Section 77. (a) As used in this section, the following words shall have the following meanings:

‘Executive director’, the executive director of the office of travel and tourism.
‘Secretary’, the secretary of the Massachusetts Department of Transportation.
(b) Notwithstanding any general or special law to the contrary, the secretary, in conjunction with the executive director, shall develop and implement a Women’s Rights History Trail program, which shall include designating properties and sites that are historically and thematically associated with the struggle for women’s rights and women’s suffrage. Said program shall promote education and awareness of the struggle for women’s rights in the commonwealth.
(c) The secretary and executive director shall produce and disseminate appropriate educational materials regarding the trail program, which may include handbooks, maps, exhibits, uniform signs, interpretive guides and electronic information.
(d) The executive director shall develop vacation itineraries based on the Women’s Rights History Trail program, which shall identify surrounding attractions, restaurants, farms, lodging and other exhibits or places of entertainment as may be a part of the historical theme linking the properties and sites in the Women’s Rights History Trail program.

(e) The secretary may erect and maintain signs on the state highway system or trails designated pursuant to this section; provided that any trail designation shall be of a ceremonial nature and the official names of such highways shall not be changed as a result of such designations.

(f) In developing and implementing the Women’s Rights History Trail program, the secretary shall consider the recommendations of the Women’s Rights History Trail Task Force of 2020-2021.

Section 2. There shall be established, pursuant to section 2A of chapter 4 of the General Laws, the Women’s Rights History Trail Task Force of 2020-2021 to research, solicit public input and make recommendations for sites, properties and attractions to be included in the Women’s Rights History Trail program established pursuant to section 1. The task force shall consider, in making such recommendations, sites that (i) are historically and thematically associated with the struggle for women’s rights and women’s suffrage; (ii) are geographically diverse; and (iii) commemorate individuals who reflect racial, ethnic, cultural and economic diversity.

The task force shall consist of the following 13 members: the house and senate chairs of the joint committee on tourism, arts, and cultural development, who shall serve as co-chairs of the task force; 1 person to be appointed by the speaker of the house of representatives; 1 person to be appointed by the president of the senate; the minority leader of the house of representatives, or their designee; the minority leader of the senate, or their designee; the house and senate chairs of the Massachusetts Caucus of Women Legislators, or their designees; the secretary of the Massachusetts Department of Transportation, or their designee; the executive director of the Massachusetts Office of Travel and Tourism, or their designee; the executive director of the commission on the status of women, established pursuant to section 66 of chapter 3 of the General Laws; 1 person to be appointed by the commission on the status of women, established pursuant to said section 66 of said chapter 3; and a representative of the Massachusetts Historical Society.

The task force shall submit its findings and recommendations with the clerks of the house of representatives and senate not later than July 31, 2021.”.

The amendment was adopted.

After debate on the question on passing the bill, as amended, to be engrossed, Mr. Connolly of Cambridge and other members of the House moved to amend it by adding the following section:

“SECTION 124. Chapter 40 of the General Law is hereby amending by adding the following section:

Section 70 (a) A city or town which accepts this section and has established a Municipal Affordable Housing Trust Fund pursuant to section 55C of chapter 44, Chapter 482 of the Acts of 1991, or other municipally established Affordable Housing Trust Fund may impose a fee or range of fees between .5 percent and 2 percent of the purchase price of real property; provided, however, that no such fee shall be imposed on: (i) transfers to the government of the United States or any other instrumentality, agency of subdivision thereof, or the commonwealth or any instrumentality or subdivision thereof; or (iii) transfers to any charitable organization as defined in the third clause of Section 5 of chapter 59.
(b) Any city or town adopting a real estate transfer fee pursuant to this Section shall have the authority to establish one or more exemptions from such fee should it choose to do so. Exemptions may include, but are not limited to (i) seniors age 62 or older; (ii) purchasers with annual income below 80% of Area Median Income as established by the U.S. Department of Housing and Urban Development for that city or town; (iii) residential transfers with a purchase price below the mean purchase price for the city or town over the previous twelve month period; and (iv) transfers between family members as defined by the city or town.

(c) The fee shall be paid to the city or town and shall be accompanied by a copy of the deed or other instrument evidencing such transfer, and an affidavit signed under oath or under the pains and penalties or perjury by the purchaser and seller attesting to the purchase price and the basis, if any, upon which the transfer is claimed to be exempt in whole or in part from said fee. The city or town, or the designee, shall promptly thereafter issue a certificate indicate that the fee has been paid or that the transfer is exempt from the fee.

(d) Upon receipt of the fee pursuant to subsection (c) above, the treasurer of the city or town shall transfer the funds to the Municipal Affordable housing Trust Fund, established pursuant to said section 55C of said chapter 44.

(e) The register of deeds for the county in which the real property is located shall not record or register a deed unless the deed is accompanied by a certificate issued pursuant to subsection (c).

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 29 members voted in the affirmative and 130 in the negative.

[See Yea and Nay No. 230 in Supplement.]

Therefore the amendment was rejected.

Mr. Connolly and other members of the House then moved to amend the bill by adding five sections [being the text contained in House document number 3255].

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of the Mr. Connolly of Cambridge; and on the roll call 23 members voted in the affirmative and 136 in the negative.

[See Yea and Nay No. 231 in Supplement.]

Therefore the amendment was rejected.

The same member then moved to amend the bill by adding the following section: “SECTION 124. Section 5 of chapter 40A of the General Laws, as appearing in the 2016 Official Edition, is hereby amended by inserting after the word ‘members’, in line 90, the following words:— ; provided however, that any adoption of, or amendment to, a zoning ordinance or by-law to allow for inclusionary zoning may be passed by majority vote. As used in this paragraph the term “inclusionary zoning” shall mean a residential subdivision or a multi-unit residential project of a size to be determined by the municipality; and provided further, that a certain percentage of such subdivision or project’s dwelling units or net floor area, as determined by the municipality, shall be reserved for the construction of dwelling units permanently affordable for occupancy to persons whose household income does not exceed a municipally determined per cent of such municipality’s area median income as such income is determined by the federal department of Housing and Urban Development.”.

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of the Mr. Connolly; and on the roll call 19 members voted in the affirmative and 139 in the negative.

[See Yea and Nay No. 232 in Supplement.]
Therefore the amendment was rejected.

After debate on the question on passing the bill, as amended, to be engrossed, Mr. Michlewitz of Boston and other members of the House moved to amend it by inserting after section 62 the following three sections:

“SECTION 62A. Section 1 of chapter 121B of the General Laws, as appearing in the 2018 Official Edition, is hereby amended by striking out the definition of ‘Tenant member’ and inserting in place thereof the following definition:—

‘Tenant member’, a member of the board of a housing authority who is: (i) a tenant who has signed a lease for a public housing unit owned and operated by the housing authority; (ii) a tenant in a public housing unit owned and operated on behalf of a housing authority; (iii) a participant in a rental assistance program administered by a housing authority; or (iv) an adult over the age of 18 years old who is authorized to reside in the unit of another pursuant to clause (i), (ii) or (iii).

SECTION 62B. Section 5 of said chapter 121B, as so appearing, is hereby amended by striking out the third paragraph and inserting in place thereof the following 3 paragraphs:—

In a town, 4 members of a redevelopment authority that is not a housing authority shall be elected by the town; provided, however, that of the members originally elected at an annual town meeting, the candidate who received the highest number of votes shall serve for 5 years, the candidate who received the next highest number of votes shall serve for 4 years, the candidate who received the next highest number of votes shall serve for 2 years and the candidate who received the next highest number of votes shall serve for 1 year. Notwithstanding the preceding sentence, upon the initial organization of a redevelopment authority that is not a housing authority, if a town so votes at an annual or special town meeting called for the purpose, 4 members of the redevelopment authority shall be appointed immediately by the board of selectmen to serve only until the qualification of their successors; provided, however, that the successors shall be elected at the next annual town meeting as provided in this paragraph.

Notwithstanding section 20 of chapter 43B or any other general or special law to the contrary, in a town, 1 member of a housing authority shall be a tenant member appointed by the board of selectmen and 3 members shall be elected by the town; provided, however, that of the members originally elected at an annual town meeting, the candidate who received the highest number of votes shall serve for 5 years, the candidate who received the next highest number of votes shall serve for 4 years and the candidate who received the next highest number of votes shall serve for 2 years. Notwithstanding the preceding sentence, upon the initial organization of a housing authority, if a town so votes at an annual or special town meeting called for the purpose, 3 members of the authority shall be appointed immediately by the board of selectmen to serve only until the qualification of their successors; provided, however, that the successors shall be elected at the next annual town meeting as provided above.

A tenant, where applicable, shall be appointed by the town from a list of names submitted by a duly recognized tenants’ organization in the town. A tenants’ organization may submit a list to the board of selectmen that shall contain not less than 2 and not more than 5 names and the board shall make the appointment from among the names so submitted; provided, that if there is no such tenants’ organization, the housing authority shall immediately post notices throughout the common areas of the authority and provide each household with notice of the opportunity to be appointed to the housing authority board and, if any person wishes to be considered for such appointment, that person shall submit their name within 30 days thereafter to the town clerk; provided, further, that the notice shall include
contact information for the town clerk and for any independent technical training programs available pursuant to section 5B. The board of selectmen shall appoint a tenant member from the list; provided, however, that where federal law requires the town to maintain a member who is a federally-subsidized tenant, a federally-subsidized tenant shall be given preference for the appointment. If there are no public housing units owned and operated by the local housing authority and if there a no such units owned and operated on behalf of the local housing authority, the board of selectmen shall appoint a person meeting the eligibility requirements for a tenant member. If a list of names is not submitted within 60 days after a vacancy occurs, the board of selectmen shall appoint a tenant member of its own choosing to the authority. The town shall provide any written notice to tenants’ organizations as required by this section not less than 90 days before the expiration of the term of a tenant member. If a vacancy occurs in the term of a tenant member for any reason other than the expiration of a term, the town shall provide written notice to the tenants’ organizations within 10 business days after the vacancy occurs. The board of selectmen shall make the appointment of the successor tenant member within a reasonable time after the expiration of 60 days following the provision of notice as provided in this section.

SECTION 62C. Said chapter 121B is hereby further amended by striking out section 5A and inserting in place thereof the following section:

Section 5A. A housing authority may request a waiver of the requirement to appoint a tenant member to a housing authority board if the department determines that a housing authority provided notice pursuant to section 5 and there is no person who is eligible and willing to serve as a tenant member on the board. The waiver shall be for a term of 1 year and may be renewed by the department. A housing authority shall submit a written statement to the department that explains why a waiver is being requested and documents the steps that it took to educate tenants about the right of a tenant to serve on a housing authority board; provided, however, that such steps shall include the housing authority meeting with all local tenants’ organizations. Before issuing a waiver, the department shall, in addition to reviewing the written statement, make a determination that the housing authority provided notice pursuant to said section 5.

If the department grants a waiver, it shall notify the housing authority and the town that a person other than a person who is eligible to be a tenant member may be appointed to the tenant member seat on the board for a 1-year period. The housing authority shall notify any tenants’ organizations of the waiver and post a notice of the waiver throughout common areas of the authority.

By inserting after section 82 the following section:

“SECTION 82A. Chapter 184 of the General Laws is hereby amended adding the following section:

Section 36. (a) For the purposes of this section, the following words shall, unless the context clearly requires otherwise, have the following meanings:

‘Affiliate’, an entity owned or controlled by an owner or under common control with the owner.

‘Auction’ or ‘public auction’, the sale of a housing accommodation under power of sale in a mortgage loan by public bidding.

‘Borrower’, a mortgagor of a mortgage loan.

‘Deed in lieu,’ a deed for the collateral property or the housing accommodation that the mortgagee accepts from the borrower in exchange for the release of the borrower’s obligation under the mortgage loan.

‘Designee’, a nonprofit organization, established pursuant to chapter 180, which is selected by members of a tenant association.
‘Department’, the department of housing and community development.
‘Elderly tenant household’, a tenant household in which 1 or more of the residents are age 65 or older.
‘Foreclosure,’ a legal proceeding to terminate a borrower’s interest in property instituted by the mortgagee and regulated under chapter 244.
‘Housing accommodation,’ a building, structure or part thereof, rented or offered for rent for living or dwelling purposes, including, without limitation, houses, apartments, condominium units, cooperative units and other multi-family residential dwellings; provided, however, that a housing accommodation shall not include a group residence, homeless shelter, lodging house, orphanage, temporary dwelling structure or transitional housing; and provided, further that a housing accommodation shall not include a borrower-occupied housing accommodation if the borrower is domiciled in the housing accommodation at the initiation of the short-sale, deed in lieu or foreclosure process.
‘Member’, a natural person who is a member of a tenant association.
‘Minimum tenant participation percentage’, the minimum percentage of tenants who must participate as members of the tenant association as defined by the city or town in a municipal ordinance; provided, that the minimum tenant participation percentage shall be not less than 51 per cent of the tenant-occupied housing units. The percentage shall be calculated based on the number of tenant-occupied housing units in a property. If more than 1 person is a lessee in a unit, all of the tenants who are lessees for that unit shall participate as members of the tenant association if the unit is counted towards the participating percentage of units.
‘Mortgage loan,’ a loan secured wholly or partially by a mortgage on a housing accommodation.
‘Mortgagee,’ an entity to whom property is mortgaged, the mortgage creditor or lender including, but not limited to, mortgage servicers, lenders in a mortgage agreement and any agent, servant or employee of the mortgagee or any successor in interest or assignee of the mortgagee’s rights, interests or obligations under the mortgage agreement.
‘Owner’, a person, firm, partnership, corporation, trust, organization, limited liability company or other entity, or its successors or assigns that holds title to real property.
‘Purchaser’, a party who has entered into a purchase contract with an owner and who will, upon performance of the purchase contract, become the new owner of the property.
‘Purchase contract’, a binding written agreement whereby an owner agrees to sell property including, without limitation, a purchase and sale agreement, contract of sale, purchase option or other similar instrument.
‘Sale’, an act by which an owner conveys, transfers or disposes of property by deed or otherwise, whether through a single transaction or a series of transactions; provided, that a disposition of housing by an owner to an affiliate of such owner shall not constitute a sale.
‘Short-sale,’ sale approved by the mortgagee to a bona fide purchaser at a price that is less than borrower’s existing debt on the housing accommodation.
‘Successor’, the entity through which the tenant association will take title to the property, which may be a corporation, with the sole stockholder being the tenant association; a housing cooperative organized under chapter 157B, a limited liability company in which the tenant association is the member; a limited partnership in which the tenant association is a general partner or when permitted by the municipality’s ordinance, a joint venture between any of such entities and another
party with: (i) the requisite experience in acquiring, developing and owning residential property and (ii) the financial capacity to guaranty financing of the purchase transaction.

‘Tenant’, a natural person who has: (i) entered into an express written lease or rental agreement with the owner for exclusive possession of the premises for at least 6 months or (ii) paid rent to the owner and the owner has accepted said rent for at least 6 months.

‘Tenant association’, an organization with a membership limited to present tenants of a property that is: (i) registered with the municipality that has adopted an ordinance consistent with this section or (ii) a non-profit organization incorporated under chapter 180.

‘Third-party offer’, an offer to purchase the mortgaged property for valuable consideration by an arm’s length purchaser; provided, that a third-party offer shall not include an offer by the borrower or tenants.

‘Third-party purchaser’, a purchaser who is not a tenant association, a designee or an affiliate.

(b) A city or town may adopt this section in the manner provided in section 4 of chapter 4. The acceptance of this local option by a municipality shall take effect no later than 180 days after such acceptance. A city or town may at any time revoke the acceptance of this section in the manner provided in said section 4 of said chapter 4. The revocation shall not affect agreements relative to a tenants’ right to purchase that have already been asserted prior to the revocation. In addition, the ordinance or bylaw accepting this section may contain provisions that establish:

(i) tenancy protections for non-elderly tenant households that do not participate in the tenant association; and
(ii) exclusion of applicability to properties with fewer than a designated number of units; different exclusion numbers may be adopted for owner-occupied properties and properties with no owner occupancy; and
(iii) criteria for qualified designee; and
(iv) the tenant association’s ability to exercise rights hereunder through a joint venture or partnership with another entity with requisite experience in developing, owning or operating residential real estate or an entity that has the financial capacity to guaranty the financing of the purchase transaction; and
(v) exclusion of classes of properties not enumerated in subsection (k).

(c) In any city or town that votes to adopt the provisions of this section, an owner of a residential building shall:

(i) notify the municipality and each tenant household, in writing by hand delivery and United States’ mail, of the owner’s intention to sell the property, with copy of the municipality’s prepared summary of the ordinance adopted hereunder; and
(ii) provide a tenant association with the minimum tenant participation percentage, an opportunity to make an offer to purchase the property prior to entering into an agreement to sell such property pursuant to the time periods contained in this section, but no owner shall be under any obligation to enter into an agreement to sell such property to the tenants.

(d) a tenant association with the minimum tenant participation percentage may select a successor entity or a designee to act on its behalf as purchaser of the property and shall give the owner and the municipality notice of its selection.

(e) A tenant association with the minimum tenant participation percentage, or its successor or designee, may, within 15 days after receipt of the owner’s intention to sell, submit an offer to the owner to purchase the property. Failure to submit a timely offer shall constitute an irrevocable waiver of the tenants’ rights under subsection (e)
and the owner may enter into a contract sell the property to a third party, subject to subsections (f) to (i), inclusive. If the owner and the tenant association, or its successor, or its designee, have not entered into an agreement within 15 days after receipt of the notice of the owner’s intent to sell, the owner may enter into an agreement to sell the property to a third party, subject to subsections (f) to (i), inclusive.

(f) Upon execution of any purchase contract with a third party, the owner shall, within 7 days, submit a copy of the contract along with a proposed purchase contract for execution by tenant association or its successor, or designee. If the tenant association, or its successor or, its designee, elect to purchase the property, the tenant association, or its successor, or its designee, shall within 30 days after the receipt of the third party purchase contract and the proposed purchase contract, execute the proposed purchase contract or such other agreement as is acceptable to both parties. The time periods set forth in this subsection may be extended by agreement between the owner and the tenant association, its successor or its designee. Except as otherwise specified in subsection (h), the terms and conditions of the proposed purchase contract offered to the tenant association, successor, or its designee, shall be the same as those of the executed third party purchase contract.

(g) After receipt of the third party purchase contract provided for in subsection (f), the tenant association or its successor or designee may, within the 15 day time period prescribed in said subsection (f), make a counteroffer by executing and submitting to the owner an amended proposed purchase contract. Failure by the tenant association, successor or its designee, to execute the purchase contract or submit a counteroffer within the 15 day period referenced in subsection (f) shall constitute a waiver of the tenants’ right to purchase under these subsections. If the tenant association, successor or its designee, submits a counteroffer, the owner shall have 15 days from the date it receives the amended proposed purchase contract to execute the amended proposed purchase contract or reject, in writing, the counteroffer. However, if the owner rejects a counteroffer, it may not subsequently enter into any purchase contract with a third party on terms that are the same as, or materially more favorable to the proposed third party purchaser, than the economic terms and conditions in the counteroffer proposed by the tenant association, successor, or its designee, unless the owner first provides a copy of such new third party purchase contract, along with a new proposed purchase contract for execution by the tenant association, successor, or its designee, which shall contain the same terms and conditions as the newly executed third party purchase contract, except as otherwise specified by subsection (h), and the tenant association, successor, or its designee, shall have 30 days from the date they receive the third party purchase contract and the proposed purchase contract to execute the proposed purchase contract or such other agreement as is acceptable to the owner and the tenant association, successor, or its designee.

(h) Any purchase contract offered to, or proposed by, the tenant association, its successor or its designee shall provide at least the following terms:

(i) the earnest money deposit shall not exceed the lesser of:
   (1) the deposit in the third party purchase contract;
   (2) 5 per cent of the sale price; or
   (3) $250,000; provided, however, that the owner and the tenant association, or its successor, or its designee, may agree to modify the terms of the earnest money deposit; provided, further, that the earnest money deposit shall be held under commercially-reasonable terms by an escrow agent selected jointly by the owner and the tenant association, its successor or its designee;
(ii) the earnest money deposit shall be refundable for not less than 90 days from
the date of execution of the purchase contract or such greater period as provided for
in the third party purchase contract; provided, however, that if the owner
unreasonably delays the buyer's ability to conduct due diligence during the 90 day
period, the earnest money deposit shall continue to be refundable for a period greater
than 90 days. After the expiration of the specified time period, the earnest money
deposit shall be forfeited and the right to purchase of the tenant association, its
successor or designee shall be irrevocably waived.

(i) The tenant association or its successor, or designee, shall have 160 days from
execution of the purchase and sale agreement to perform all due diligence, secure
financing for and close on the purchase of the building. Failure to exercise the
purchase option within 160 days shall constitute a waiver of the purchase option by
the tenant association, its successor or, or its designee.

(j) Any notice required by this section shall be deemed to have been provided
when delivered in person or mailed by certified or registered mail, return receipt
requested, to the party to whom notice is required. Notice shall be deemed to have
been provided when either: (i) the notice is delivered in hand to the tenant or an adult
member of the tenant’s household; or (ii) the notice is sent by first class mail and a
copy is left in or under the door of the tenant’s dwelling unit. A notice to the affected
municipality shall be sent to the chief executive officer.

(k) This section shall not apply to the following:

(i) property that is the subject of a government taking by eminent domain or a
negotiated purchase in lieu of eminent domain;

(ii) a proposed sale to a purchaser pursuant to terms and conditions that preserve
affordability, as determined by the department;

(iii) any sale of publicly-assisted housing, as defined in section 1 of chapter 40T;

(iv) rental units in any hospital, skilled nursing facility, or health facility;

(v) rental units in a nonprofit facility that has the primary purpose of providing
short term treatment, assistance or therapy for alcohol, drug or other substance abuse;
provided, that such housing is incident to the recovery program, and where the client
has been informed in writing of the temporary or transitional nature of the housing;

(vi) rental units in a nonprofit facility that provides a structured living
environment that has the primary purpose of helping homeless persons obtain the
skills necessary for independent living in a permanent housing and where occupancy
is restricted to a limited and specific period of time of not more than 24 months and
where the client has been informed in writing of the temporary or transitional nature
of the housing at its inception;

(vii) public housing units managed by the local housing authority;

(viii) federal public housing units that are subsidized and regulated under federal
laws, to the extent such applicable federal laws expressly preempt the provisions of
this section;

(ix) any residential property where the owner is a natural person who owns 6 or
fewer residential rental units in the municipality and who resides in the
commonwealth;

(x) any unit that is held in trust on behalf of a disabled individual who
permanently occupies the unit, or a unit that is permanently occupied by a disabled
parent, sibling, child or grandparent of the owner of that unit; or

(xi) any rental unit that is owned or managed by a college or university for the
express purpose of housing students.
The tenant association, successor or its designee shall ensure that their purchase of the property will not result in the displacement of any elderly tenant households that choose not to participate in the purchase of the property.

An owner shall give notice to each tenant household of the intention to sell the housing accommodation by way of short-sale to avoid foreclosure. Such notice shall be mailed by regular and certified mail, with a simultaneous copy to the attorney general, the director of housing and community development and to the municipality adopting this section within 2 business days of the owner’s submission of a request or application to the mortgagee for permission to sell the housing accommodation by way of short-sale or to accept a deed in lieu. This notice shall also include a notice of the rights provided by this section.

No mortgagee may accept any third party offers or deem the owner’s application for short-sale submitted for review unless and until the mortgagee receives documentation in a form approved by the attorney general demonstrating that the tenants of the housing accommodation have been informed of the owner’s intent to seek a short-sale or deed in lieu and the tenants have expressed their interest in exercising a right of first refusal within 60 days, assigning that right of first refusal, or the tenants have waived those rights. If tenants have not affirmatively expressed their interest in exercising a right of first refusal or in assigning that right within 60 days, or have not affirmatively waived that right within 60 days, the tenants’ rights are deemed waived.

Before a housing accommodation may be transferred by short-sale or deed-in-lieu, the owner shall notify each tenant household, with a simultaneous copy to the attorney general and the director of housing and community development, and the municipality adopting this section, by regular and certified mail, of any bona fide offer that the mortgagee intends to accept. Before any short-sale or transfer by deed-in-lieu, the owner shall give each tenant household such a notice of the offer only if households constituting at least 51 per cent of the households occupying the housing accommodation notify the owner, in writing, that they collectively desire to receive information relating to the proposed sale. Tenants may indicate this desire within the same notice described in paragraph (2). Any notice of the offer required to be given under this subsection shall include the price, calculated as a single lump sum amount and of any promissory notes offered in lieu of cash payment.

A group of tenants representing at least 51 per cent of the households occupying the housing accommodation that are entitled to notice under paragraph (3) shall have the collective right to purchase, in the case of a third party offer that the mortgagee intends to accept, provided that the group of tenants:

(i) submits to the owner reasonable evidence that the tenants of at least 51 per cent of the occupied units in the housing accommodation have approved the purchase of the housing accommodation;

(ii) submits to the owner a proposed purchase and sale agreement on substantially equivalent terms and conditions within 60 days of receipt of notice of the offer made under paragraph (3);

(iii) obtains a binding commitment for any necessary financing or guarantees within an additional 90 days after execution of the purchase and sale agreement; and

(iv) closes on such purchase within an additional 90 days after the end of the 90-day period described in clause (iii).

No owner shall unreasonably refuse to enter into, or unreasonably delay the execution or closing on a purchase and sale with tenants who have made a bona fide offer to meet the price and substantially equivalent terms and conditions of an offer.
for which notice is required to be given pursuant to paragraph (3). Failure of the tenants to submit such a purchase and sale agreement within the first 60-day period, to obtain a binding commitment for financing within the additional 90-day period or to close on the purchase within the second 90-day period, shall serve to terminate the rights of such tenants to purchase. The time periods provided in this paragraph may be extended by agreement. Nothing herein shall be construed to require an owner to provide financing to such tenants. A group or association of tenants that has the right to purchase pursuant to this subsection, at its election, may assign its purchase right pursuant to this subsection to the city or town in which the housing accommodation is located, or the housing authority of the city or town in which the housing accommodation is located, or an agency of the commonwealth, nonprofit, community development corporation, affordable housing developer, or land trust, for the purpose of permanently continuing the use of the housing accommodation as affordable rental housing.

(5) The right of first refusal created in this subsection shall inure to the tenants for the time periods provided in paragraph (4), beginning on the date of notice to the tenants under paragraph (1). The effective period for such right of first refusal shall begin anew for each different offer to purchase that the mortgagee intends to accept. The right of first refusal shall not apply with respect to any offer received by the owner for which a notice is not required pursuant to paragraph (3).

(6) In any instance where the tenants are not the successful purchaser of the housing accommodation, the mortgagee shall provide evidence of compliance with this section by filing an affidavit of compliance with the attorney general, the director of housing and community development and the registry of deeds for the county and district where the property is located within 7 days of the sale.

(7) It is illegal for the owner to evict a tenant or tenants in order to avoid application of this subsection.

(8) Aggrieved tenants may seek damages under chapter 93A and may file a complaint with the attorney general. Tenants may seek damages including compensatory relief in the form of a percentage of the sales price, injunctive relief in the form of specific performance to compel transfer of the property or both compensatory and injunctive relief. Nothing in this subsection shall be construed to limit or constrain the rights tenants currently have under applicable laws, including but not limited to chapters 186 and 186A. At all times, all parties shall negotiate in good faith.

(9) The attorney general shall enforce this section and shall promulgate rules and regulations necessary for enforcement. The attorney general may seek injunctive, declaratory, and compensatory relief on behalf of tenants and the commonwealth in a court of competent jurisdiction. The attorney general shall post a sample intent to sell notice, sample proof of notice to tenants, sample notice of offer, and other necessary documents.

(n)(1) When a mortgagee seeks judicial determination of the right to foreclose, then the mortgagee shall provide a copy of the complaint by regular and certified mail to the tenants of the housing accommodation and to the municipality adopting this section. The mortgagee shall also provide tenants and the municipality, by regular and certified mail, with a copy of any order of notice issued by the land court, if applicable, within 5 days of issuance.

(2) The mortgagee shall provide each tenant household and the municipality adopting this section, by regular and certified mail, a copy of any and all notices of sale published pursuant to section 14 of chapter 244. A copy shall be provided simultaneously with the successive publication notices.
(3) No later than 5 business days before the auction of a housing accommodation, the tenants shall inform the mortgagee, in writing, if a group of tenants representing at least 51 per cent of the households occupying the housing accommodation or an entity to which they have assigned their right of first refusal intend to exercise their right of first refusal at auction and desire to receive information relating to the proposed auction.

(4) A group of tenants representing at least 51 per cent of the households occupying the housing accommodation or an entity to which they have assigned their right of first refusal may exercise their collective right to purchase the housing accommodation, in the event of a third party offer at auction that the mortgagee receives, provided that the group of tenants:

(i) submits to the mortgagee reasonable evidence that the tenants of at least 51 percent of the occupied homes in the housing accommodation have approved the purchase of the housing accommodation;

(ii) submits to the mortgagee a proposed purchase and sale agreement on substantially equivalent terms and conditions to that received by the mortgagee in the third party offer within 60 days of receipt of notice of the bid made under paragraph (3) of this subsection;

(iii) obtains a binding commitment for any necessary financing or guarantees within an additional 90 days after execution of the purchase and sale agreement; and

(iv) closes on such purchase within an additional 90 days after the end of the 90-day period under clause (iii).

No mortgagee shall unreasonably refuse to enter into, or unreasonably delay the execution or closing on a purchase and sale with tenants who have made a bona fide offer to meet the price and substantially equivalent terms and conditions of a bid received at auction. Failure of the tenants to submit such a purchase and sale agreement within the first 60-day period, to obtain a binding commitment for financing within the additional 90-day period or to close on the purchase within the second 90-day period, shall serve to terminate the rights of such tenants to purchase. The time periods provided in this paragraph may be extended by agreement.

Nothing herein shall be construed to require a mortgagee to provide financing to such tenants. A group or association of tenants that has the right to purchase hereunder, at its election, may assign its purchase right hereunder to the city, town, housing authority, or agency of the commonwealth, nonprofit, community development corporation, affordable housing developer, or land trust for the purpose of permanently continuing the use of the housing accommodation as affordable rental housing.

If there are no third party bids at auction for the housing accommodation, the tenants shall have a right of first refusal whenever the mortgagee seeks to sell the housing accommodation. The tenants shall be notified of any offers the mortgagee intends to accept and shall be given an opportunity to meet the price and substantially the terms of a third-party offer based on the same time line described in paragraph (4).

(5) The right of first refusal created herein shall inure to the tenants for the time periods herein before provided, beginning on the date of notice to the tenants under paragraph (1).

(6) In any instance where the tenants are not the successful purchaser of the housing accommodation, the seller of such unit shall provide evidence of compliance with this section by filing an affidavit of compliance with the attorney general, the director of housing and community development, and the registry of deeds for the county and district where the property is located within seven days of the sale.
(7) It is illegal for the owner to evict a tenant or tenants in order to avoid application of this law.

(8) Aggrieved tenants may seek damages under chapter 93A and may file a complaint with the attorney general. Tenants may seek damages including a percentage of the sales price or injunctive relief in the form of specific performance to compel transfer of property. Nothing in this act shall be construed to limit or constrain in any way the rights tenants currently have under applicable laws, including but not limited to chapters 186 and 186A. At all times, all parties must negotiate in good faith.

(9) The attorney general shall enforce this section and shall promulgate rules and regulations necessary for enforcement. The attorney general may seek injunctive, declaratory, and compensatory relief on behalf of tenants and the commonwealth in a court of competent jurisdiction. The attorney general shall post a sample intent to sell notice, sample proof of notice to tenants, sample notice of offer, and other necessary documents.

By inserting after section 106 the following section:

“SECTION 106A. Notwithstanding the fourth paragraph of section 5 of chapter 121B of the General Laws, if a town has 4 elected members of a housing authority board on the effective date of this act, any vacant seat or, if there is no vacant seat, the first seat set to expire not less than 60 days after the effective date of this act, shall be filled by the appointment of a tenant member unless a waiver has been granted by the department pursuant to section 5A of said chapter 121B that allows for the appointment of a person who is not eligible to be a tenant member.”; and

By inserting after section 112 the following three sections:

“SECTION 112A. Tenants required to be appointed to housing authority boards pursuant to the fourth and fifth paragraph of section 5 of chapter 121B of the General Laws, as appearing in section 62B, shall be implemented within 90 days after the effective date of this act.

SECTION 112B. On the effective date of this act, a housing authority may request a waiver of the requirement to appoint a tenant member to a housing authority board pursuant to section 5 of chapter 121B of the General Laws if a person who is eligible to be a tenant member is already serving as either an elected member or a member appointed to fill a vacancy by the board of selectmen. The waiver shall be valid for 1 year and may be renewed for successive 1-year terms until the expiration of the current tenant member’s term or until the that member vacates the position and, at that time, the board of selectmen shall appoint a tenant member pursuant to said section 5 of said chapter 121B.

SECTION 112C. Any votes taken by a local housing authority and any votes taken by a town with respect to a local housing authority between August 6, 2014 and the effective date of this act are hereby ratified, validated and confirmed, notwithstanding the number of elected members on the local housing authority board.”.

After debate on the question on adoption the amendments, the sense of the House was taken by yeas and nays, as required under the provisions of House Rule 33F; and on the roll call 129 members voted in the affirmative and 30 in the negative.

[See Yea and Nay No. 233 in Supplement.]

Therefore the consolidated amendments were adopted.

Mr. Michlewitz of Boston then moved to amend the bill by inserting after section 6 the following section:

“SECTION 6A. Section 58 of chapter 23K of the General Laws, as so appearing, is hereby amended by striking the words ‘abuse services, educational campaigns to mitigate the potential addictive nature of gambling’, in lines 10 to 12, inclusive, and
inserting in place thereof the following words:— use and addiction services, educational campaigns to mitigate the potential addictive nature of gambling, which shall include targeted outreach to communities or groups at higher risk of gambling addiction including, but not be limited to, Asian American communities.”;

In section 7, in line 343, by inserting after the word “level” the following: “and is a member or is classified within the National Collegiate Athletic Association Division 1”, in line 37 by striking out the word “or”, in line 376 by inserting after the word “jurisdictions” the following: “; or (iv) is located in the United States that offers sports wagering through a mobile application and other digital platforms and has been permitted to offer sports wagering in at least 2 other jurisdictions in the United States by the relevant regulatory body in those jurisdictions for at least 1 year”, in line 423 by adding the following: “or the Massachusetts Department of Public Health helpline at 1-800-327-5050”, in line 443 by inserting after the word “commission” the words “; provided, that the power and authority granted to the commission shall be construed as broadly as necessary for the implementation, administration and enforcement of this chapter”, in line 485 by adding after the word “commission.”, the following paragraph:

“(4) The commission may issue 2 additional category 3 licenses to any entity located in the United States that has been permitted to offer sports wagering in at least 2 other jurisdictions in the United States by the relevant regulatory body in those jurisdictions for at least 1 year and meets the requirements of this chapter and the rules and regulations of the commission. Prior to the issuance of such category 3 license, the entity shall undergo a suitability review by the commission subject to the requirements of section 12 of chapter 23K.”; and in lines 689 and 690, inclusive, by striking out the words “notifies the commission of its desire to supply official league data, a sports wagering operator may use any data source for determining the results of” and inserting in place thereof the words “does not notify the commission of its desire to supply official league data, a sports wagering operator may use any data source for determining the results of any and all”; and

By inserting after section 112C (inserted by amendment) the following section:

“SECTION 112D. (a) Notwithstanding any general or special law to the contrary, not later than October 1, 2020, the Massachusetts gaming commission, established in chapter 23K of the General Laws, shall submit a report on the status of region C, as defined in section 19 of said chapter 23K, to the speaker of the house of representatives, the minority leaders of the house of representatives and senate, the chairs of the house and senate committees on ways and means, the chairs of the joint committee on economic development and emerging technologies and the clerks of the house of representatives and the senate.

(b) The report shall include, but not be limited to: (i) an evaluation of economic conditions within region C and surrounding areas with respect to the region’s ability to sustain a category 1 gaming establishment; (ii) an evaluation of the likelihood of an applicant for a category 1 license to be able to offer convincing evidence that it could provide value to region C, as required by said section 19 of said chapter 23K; and (iii) the probability of the submission of an application for a category 1 license in region C prior to January 1, 2024.”.

After remarks on the question on adoption the amendments, the sense of the House was taken by yeas and nays, as required under the provisions of House Rule 33F; and on the roll call 157 members voted in the affirmative and 1 in the negative.

[See Yea and Nay No. 234 in Supplement.]

[Mr. Scaccia of Boston answered “Present” in response to his name.]

Therefore the consolidated amendments were adopted.
Reports of Committees.

Mr. Michlewitz of Boston, for the committee on Ways and Means, on a message from His Excellency the Governor (for message, see House, No. 4880), returning with his disapproval of certain items contained in the engrossed Bill making appropriations for the fiscal year 2020 to authorize certain COVID-19 spending in anticipation of federal reimbursement (see House, No. 4808, amended), reported, in part, that certain items stand (as passed by the General Court). Severely referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, reported, in each instance, that the matters be scheduled for consideration by the House. Under suspension of Rule 7A, in each instance, on motion of Mr. Michlewitz of Boston, the reports were considered forthwith.

Item 1599-1231 (contained in section 2A) (COVID-19 Reserve 1231), which had been disapproved, in part, by the Governor, then was considered.

The Governor had stricken certain wording.

On the question on passing said item, notwithstanding the action of the Governor, the sense of the House was taken by yeas and nays, as required by Chapter I, Section I, Article II of the Constitution; and on the roll call 127 members voted in the affirmative and 31 in the negative.

[See Yea and Nay No. 235 in Supplement.]

Therefore item 1595-1231 (contained in section 2A) was passed, notwithstanding the action of the Governor (more than two-thirds of the members present and voting having voted in the affirmative). Sent to the Senate for its action.

Item 1599-1232 (contained in section 2A) (COVID-19 Reserve 1231), which had been disapproved, in part, by the Governor, then was considered.

The Governor had stricken certain wording.

On the question on passing said item, notwithstanding the action of the Governor, the sense of the House was taken by yeas and nays, as required by Chapter I, Section I, Article II of the Constitution; and on the roll call 127 members voted in the affirmative and 31 in the negative.

[See Yea and Nay No. 236 in Supplement.]

Therefore item 1595-1232 (contained in section 2A) was passed, notwithstanding the action of the Governor (more than two-thirds of the members present and voting having voted in the affirmative). Sent to the Senate for its action.

Recess.

At twelve minutes before eleven o’clock P.M. (Monday, July 27), the Chair (Mr. Donato of Medford being in the Chair) declared a recess until the following day at ten o’clock A.M.; and at five minutes after ten o’clock, the House was called to order with Mr. Donato of Medford in the Chair.
Tuesday, July 28, 2020 (at 10:05 o’clock A.M.).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Pledge of allegiance.

Petitions.

Petitions severally were presented and referred as follows:

By Representatives Minicucci of North Andover and Nguyen of Andover, a petition (accompanied by bill, House, No. 4902) of Christina A. Minicucci and Bruce E. Tarr (by vote of the town) that the town of North Andover be authorized to amend the charter of said town relative to posting of town meeting warrants. To the committee on Election Laws.

By the same members, a petition (accompanied by bill, House, No. 4903) of Christina A. Minicucci and Bruce E. Tarr (by vote of the town) that the town of North Andover be authorized to change the name of the board of selectmen to the select board. To the committee on Municipalities and Regional Government.

By the same members, a petition (accompanied by bill, House, No. 4904) of Christina A. Minicucci and Bruce E. Tarr (by vote of the town) that Richard Bruno, Daniel Smart and Michael Soltys shall be eligible for original appointment to the position of firefighter in the town of North Andover. To the committee on Public Service.

Severally sent to the Senate for concurrence.

Petitions severally were presented and referred as follows:

By Mr. Finn of West Springfield, a petition (subject to Joint Rule 12) of Michael J. Finn for legislation to further regulate the declaration of death by certain certified nurses.

By Messrs. Pignatelli of Lenox and Barrett of North Adams, a petition (subject to Joint Rule 12) of Smitty Pignatelli relative to establishing a COVID-19 nonprofit cultural organizations emergency relief fund.

Severally, under Rule 24, to the committee on Rules.

Reports of Committees.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the House Bill relative to 1 Water Street in Beverly (House, No. 4863), be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Wong of Saugus, the bill was read a second time forthwith; and it was ordered to a third reading.

Subsequently, under suspension of the rules, on motion of Mr. Parisella of Beverly, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the House Bill regarding a parcel of land in Holyoke (House, No. 4873) [Local Approval Received], be scheduled for consideration by the House.

Beverly,— land.

Holyoke,— land.
Under suspension of Rule 7A, on motion of Mr. Wong of Saugus, the bill was read a second time forthwith; and it was ordered to a third reading.

Subsequently, under suspension of the rules, on motion of Mr. Vega of Holyoke, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed, its title having been changed to read: “An Act authorizing the city of Holyoke to convey a certain parcel of land”. Sent to the Senate for concurrence.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

Designating a certain bridge in the town of Harwich as the hidden wounds memorial bridge (House, No. 4761); and

Relative to the charter of the town of Plymouth (House, No. 4797) [Local Approval Received];

Under suspension of Rule 7A, in each instance, on motion of Mr. Wong of Saugus, the bills severally were read a second time forthwith; and they were ordered to a third reading.

By Mr. Galvin of Canton, for the committee on Rules, that the following matters ought to pass:

House bills

Establishing a commission to study the offshore wind investment tax credit (House, No. 2487); and

To study forest management practices (House, No. 4415); and

The House Resolve providing for an investigation and study by a special commission relative to child suicide (House, No. 474).

Severally referred, under Rule 33, to the committee on Ways and Means.

By Mr. Parisella of Beverly, for the committee on Public Service, on a petition, a Bill authorizing Michael Cheung to purchase creditable service from the Barnstable County Retirement Board (House, No. 4815).

By the same member, for the same committee, on House, No. 4876, a Bill establishing a sick leave bank for Miguel Rivera, an employee of the Hampden County Jail (House, No. 4897).

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Orders of the Day.

Senate bills

Relative to the transfer and sale of a certain parcel of land in the town of Tewksbury (Senate, No. 2384, amended); and

Authorizing the release of an agricultural preservation restriction of certain land in Plymouth (Senate, No. 2781, amended);

Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time, under the suspension of the rules, in each instance, on motion of Mr. Wong of Saugus; and they were passed to be engrossed, in concurrence.

Severally sent to the Senate for concurrence in amendments adopted by the House.
The House Bill establishing a sick leave bank for Carissa Sinclair, an employee of the Department of Mental Health (House, No. 4875), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time, under the suspension of the rules, on motion of Mr. Wong of Saugus; and it was passed to be engrossed. Sent to the Senate for concurrence.

At nine minutes after ten o’clock A.M. (Tuesday, July 28), on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed until a half past ten o’clock; and at sixteen minutes after eleven o’clock A.M., the House was called to order with Mr. Donato in the Chair.

The House Bill enabling partnerships for growth (House, No. 4879, amended), was considered.

Pending the question on passing the bill, as amended, to be engrossed, Mr. Jones of North Reading moved to amend it by striking out section 76; and the amendment was adopted.

At the request of the same member, a roll call was taken for the purpose of ascertaining the presence of a quorum; and on the roll call 157 members were recorded as being in attendance.

[See Yea and Nay No. 237 in Supplement.]

Therefore a quorum was present.

Mr. Hunt of Sandwich and other members of the House then moved to amend the bill by adding the following two sections:—

“SECTION 124. Section 321 of chapter 94 of the General Laws, as appearing in the 2016 Official Edition, is hereby amended by striking out the definitions of ‘Beverage’ and ‘Beverage container’ and inserting in place thereof the following two definitions:—

‘Beverage’, soda water or similar carbonated soft drinks, mineral water, alcoholic beverages sold in a miniature, and beer and other malt beverages, but shall not include alcoholic beverages other than beer and malt beverages as defined in chapter one hundred and thirty-eight, dairy products, natural fruit juices or wine.

‘Beverage container’, any sealable bottle, can, jar, or carton which is primarily composed of glass, metal, plastic or any combination of those materials and is produced for the purpose of containing a beverage, including a miniature. This definition shall not include containers made of biodegradable material.

SECTION 125. Said section 321 of said chapter 94 is hereby further amended by inserting after the definition of ‘Label’ the following definition:—

‘Miniature’, any sealable bottle, can, jar, or carton which is primarily composed of glass, metal, plastic, or any combination of those materials that has a capacity of not more than 100 milliliters and is produced for the purpose of containing an alcoholic beverage.

After remarks the amendment was rejected.

After remarks on the question on passing the bill, as amended, to be engrossed, Mr. Michlewitz of Boston moved to amend it by adding the following three sections:
“SECTION 3A. Section 66 of chapter 23A of the General Laws, as so appearing, is hereby amended by inserting after the words ‘Commission’ in lines 19 and 20, the following:— , 1 of whom shall be from the Southeastern Regional Planning and Economic Development District.

SECTION 3B. Chapter 23A of the General Laws, as so appearing, is hereby amended by inserting after section 66 the following new section:—

Section 66A. (a) There is hereby established within the executive office of housing and economic development an office of rural policy, which shall consult with the rural policy advisory commission established in section 66. The office shall not be under the control of the executive office and shall be an independent public entity not subject to the supervision and control of any other executive office, department, commission, board, bureau, agency, or political subdivision of the commonwealth. The mission of said office shall be to enhance the economic vitality of rural communities, defined as municipalities with a population density of less than 500 persons per square mile, and to advance the health and well-being of rural residents.

(b) The office shall serve as a research and policy clearinghouse for issues critical to the welfare and vitality of rural communities, including but not limited to, economic development, education, environment, health, housing, infrastructure, technology and transportation. In furtherance of that responsibility, the office shall work in coordination with and under the direction of the rural policy advisory commission.

(c) The powers of the office shall include, but not be limited to, the following: (i) to use such voluntary and uncompensated services of private individuals, agencies and organizations as may from time to time be offered and needed; (ii) to recommend policies and make recommendations to agencies and officers of the state and local subdivisions of government to effectuate and the purposes of this section; (iii) to select an executive director and to acquire adequate staff to perform its duties, subject to appropriation; (iv) to establish and maintain such offices as it may deem necessary, subject to appropriation; (v) to enact bylaws for its own governance; and (vi) to hold regular, public meetings and to hold fact-finding hearings and other public forums as deemed necessary.

SECTION 3C. Chapter 23A of the General Laws is hereby amended by adding the following section:—

Section 69. (a) The MOBD shall establish a micro business development center, in this section referred to as the center, which shall foster micro businesses in the commonwealth by providing resources, including information on available loans, grants and technical assistance. The center shall provide micro businesses with information and technical assistance related to aspects of micro business management, including but not limited to, (i) business plan development; (ii) technology development; (iii) lending assistance; (iv) market research support; and (v) procurement and contracting aid. For the purposes of this section the term ‘micro business’ shall mean a business: (i) with no more than 5 employees; (ii) located in a city or town with 75 per cent of residents living under the federal poverty level; and (iii) with no more than $200,000 in annual revenue.

(b) The center shall advise the Massachusetts Growth Capital Corporation in the design, administration and disbursement of loans and grants to entrepreneurs in the commonwealth for low and moderate-income entrepreneurs who are forming, running or expanding microbusinesses in the commonwealth.

(c) The center may expend funds as may be appropriated therefor, accept federal funds, or private gifts and grants to assist in carrying out the purposes as set forth in this section.”;
By inserting after section 14 the following section:

“SECTION 14A. Section 23 of chapter 32 of the General Laws, as appearing in the 2018 Official Edition, is hereby amended by adding the following subdivision:—

(8)(a) It shall be the policy of the PRIM board to use minority investment managers to manage PRIT Fund assets, encompassing all asset classes, and to increase the racial, ethnic, and gender diversity of PRIT Fund investments to the greatest extent feasible, consistent with sound investment policy. The PRIM board and the executive director shall take affirmative steps to remove any barriers to the full participation of minority investment managers in investment opportunities. Such affirmative steps shall include, but not be limited to, consideration of whether current investment policy discourages the use of minority investment managers through quantitative or qualitative restrictions, including, but not limited to, number of years track record and minimum assets under management.

(b) It shall be the goal of the PRIM board that not less than 20 per cent of investment managers be minorities, females and persons with disabilities. It shall further be the goal of the PRIM board to utilize businesses owned by minorities, females and persons with disabilities for not less than 20 per cent of total contracts awarded pursuant to section 23B.

(c) Annually, not later than January 15 of each year, the PRIM board shall file with the house and senate committee on ways and means and with the joint committee on public service a report detailing its progress toward implementing the policies and goals outlined above. Such report shall include documentation related to all minority investment managers considered for investment, including documentation, where applicable, of the reasons for declining any such investment.”;

In section 47, in line 1366, by striking out the words “a majority” and inserting in place thereof the following: “55 per cent”;

By inserting after section 55 the following two sections:

“SECTION 55A. Paragraph (i) of subsection (b) of section 6J of said chapter 62, as so appearing, is hereby amended by striking out, in line 39, the figure ‘2022’ and inserting in place thereof the following figure:—2027.

SECTION 55B. Said paragraph (i) of said subsection (b) of said section 6J of said chapter 62, as so appearing, is hereby further amended by striking out, in line 41, the figure ‘55,000,000’ and inserting in place thereof the following figure:—65,000,000.”;

By inserting after section 57 the following two sections:

“SECTION 57A. Paragraph (i) of subsection (b) of section 38R of chapter 63, as so appearing, is hereby amended by striking out, in line 38, the figure ‘2022’ and inserting in place thereof the following figure:—2027.

SECTION 57B. Said paragraph (i) of said subsection (b) of said section 38R of said chapter 63 is hereby further amended by striking out, in line 40, the figure ‘$55,000,000’ and inserting in place thereof the following figure: $65,000,000.”;

By inserting after section 62C (inserted by amendment) the following two sections:

“SECTION 62D. Section 3 of chapter 101 of the General Laws, as so appearing, is hereby amended by striking out the words ‘one year’, in line 23, and inserting in place thereof the following words:—3 years.

SECTION 62E. Chapter 130 of the General Laws is hereby amended by adding the following section:—

Section 107. There shall be within the department of fish and game an office of renewable energy fishery impacts, which shall be under the supervision and control of the commissioner. The office of renewable energy fishery impacts shall: (i)
conduct and foster research concerning the impacts of offshore wind energy infrastructure on marine fisheries including effects of such installations and connections on the health and behavior of marine mammals; (ii) accept and review commentary from representatives of impacted fishing fleets and renewable energy operators or providers; and (iii) educate and inform citizens on matters related to offshore wind energy and associated impacts on marine life. The office of renewable energy fishery impacts shall advise all other branches of state and local government concerning the health and behavior of fisheries relative to the operation and management of offshore wind installations. The office of renewable energy fishery impacts shall maintain a liaison with federal and state agencies and other academic institutions.

By inserting after section 67 the following section:

“SECTION 67A. Chapter 159B of the General Laws, as so appearing, is hereby amended by inserting after section 15A the following section:—

Section 15B. Notwithstanding any general or special law or regulation to the contrary, any agricultural carrier by motor vehicle or common or contract carrier by motor vehicle, or any individual, partnership or corporation regularly and lawfully conducting a parcel delivery service or a general express or trucking business, or a business regularly and lawfully engaged in the business of leasing trucks for hire, with or without drivers, may, if authorized by a fleet permit issued by the department, transport or deliver the products sold at retail by licensees under sections 19B, 19C, or 19F of chapter 138 to the ultimate consumers of such products. There shall be an annual fee for such fleet permit of $3,500. Such fleet permit shall cover any and all vehicles owned or hired, and operated, by such permittee. Persons operating a vehicle when engaged in such transportation or delivery shall be required to carry such permit or a photostatic copy thereof. Parcels transported or delivered under this section shall be clearly labeled with words that indicate that the package contains alcohol and that the signature of a person, age 21 years or older, is required for delivery. Receipts for delivery of such parcels shall contain a check box next to the recipient’s signature where the recipient shall certify that the recipient is not under 21 years of age and a check box where the delivery person shall certify that valid identification showing that the recipient is not under 21 years of age was presented by the recipient upon delivery.

A delivery company may use an electronic device to receive the signature of a person accepting delivery of a parcel under this section and to certify that the person has displayed a valid identification as so required. No such delivery shall exceed 108 liters.”;

In section 82, in line 2206, by striking out the words “‘Credibility table’ means the following table:” and inserting in place thereof the following:

“Credibility table” means the following table:
By inserting after section 82A (inserted by amendment) the following three sections:

“SECTION 82B. Subsection (a) of section 168 of chapter 175 of the General Laws, as appearing in the 2018 Official Edition, is hereby amended by adding the following definitions:—

‘Personal vehicle sharing’, the authorized use of a vehicle by an individual other than the vehicle’s owner through a personal vehicle sharing program.

‘Personal vehicle sharing program’, a business platform that connects vehicle owners with drivers to enable the sharing of vehicles for financial consideration.

SECTION 82C. Said section 168 of said chapter 175, as so appearing, is hereby further amended by striking out, in lines 18 to 27, inclusive the words ‘(b) The commissioner may, upon the payment of the fee prescribed by section 14, issue to any suitable person aged 18 or older, a license to act as a special insurance broker to negotiate, continue or renew contracts of insurance against any of the hazards specified in section 47, except as specified in clause Fifteenth thereof, and except accident and health, workers’ compensation, compulsory motor vehicle liability, with the exception of motor vehicle policies for transportation network vehicles, and life insurance on property or interests in the commonwealth with an unauthorized company upon the following conditions:’ and inserting in place thereof the following words:— (b) The commissioner may, upon the payment of the fee prescribed by section 14, issue to any suitable person aged 18 or older, a license to act as a special insurance broker to negotiate, continue or renew contracts of insurance against any of the hazards specified in section 47, except as specified in clause Fifteenth thereof, and except accident and health, workers’ compensation, compulsory motor vehicle liability, with the exception of both motor vehicle policies for transportation network vehicles and any contracts that directly or indirectly provide insurance or other forms of protection, including without limitation, collision damage waivers, for vehicles and vehicle drivers engaged in personal vehicle sharing through a personal vehicle sharing program, and life insurance on property or interests in the commonwealth with an unauthorized company upon the following conditions:

SECTION 82D. Said section 168 of said chapter 175, as so appearing, is hereby further amended by striking out subsection (i) and inserting in place thereof the following 2 subsections:—
(i) Nothing in this section shall preclude a personal vehicle sharing program from procuring a contract of insurance for itself, vehicles, and vehicle drivers engaged in personal vehicle sharing, if the personal vehicle sharing program or the policyholder expressly acknowledges its understanding, that: (1) the company from which insurance is procured is not admitted to transact insurance in the commonwealth; and (2) in the event of the insolvency of the company, a loss shall not be paid by the Massachusetts Insurers Insolvency Fund under chapter 175D.

(j) The commissioner may promulgate regulations as necessary to implement this section.

By inserting after section 100 the following section:

“SECTION 101A. Section 226 of chapter 139 of the acts of 2012 is hereby amended by striking out the figure ‘2021’, inserted by section 15 of chapter 142 of the acts of 2019, and inserting in place thereof— 2023.”;

By inserting after section 108 following ten sections:

“SECTION 108A. (a) Notwithstanding chapter 62C of the General Laws or any other general or special law to the contrary, in order to address disruptions caused by the outbreak of the 2019 novel coronavirus, also known as COVID-19 and the effects of the governor’s March 10, 2020 declaration of a state of emergency, a vendor who has made any sale subject to the tax imposed on the sale of meals by chapters 64H and 64L of the General Laws from August 1, 2020 to December 31, 2020 may delay the filing of the returns and payment of taxes required pursuant to section 16 of said chapter 62C; provided, that if a vendor delays the filing of said return and payment of said taxes, the vendor shall file the return and make the payment of taxes required for the period of August 1, 2020 to October 31, 2020, on or before November 20, 2020 and for the period of November 1, 2020 to December 31, 2020, on or before January 20, 2021.

(b) If a vendor delays the filing of returns and payment of taxes pursuant to subsection (a), the commissioner of revenue shall waive: (i) any late-file or late-pay penalties imposed pursuant to section 33 of said chapter 62C; and (ii) any interest that accrues as a result of any late payments pursuant to section 32 of said chapter 62C.

(c) Nothing in this section shall be construed to waive any late-file, late-pay penalties or interest for a vendor who fails to file returns or make payment of taxes on or before the date set pursuant to subsection (a). Notwithstanding subsection (a), if a vendor fails to file returns and make payment of taxes on or before the date set pursuant to subsection (a), the payment shall accrue interest from the date the return was required to be filed pursuant to section 16 of said chapter 62C.

(d) The commissioner of revenue may promulgate guidance on the implementation of this section.

SECTION 108B. Notwithstanding any general or special law to the contrary, the executive office of education shall establish a financial literacy task force on financial literacy from kindergarten to grade 12 in schools. The task force shall consist of: the secretary of the executive office of education or a designee, who shall serve as chair; the commissioner of early education and care or a designee; the commissioner of the department of elementary and secondary education or a designee; the state treasurer or a designee; and 6 persons to be appointed by the secretary of education, 2 of whom shall be representatives from the Massachusetts Teachers Association, 1 of whom shall be a representative from the Massachusetts Bankers Association, Inc., 1 of whom shall be a representative from Massachusetts JumpStart Coalition for Personal Financial Literacy, Inc., and 1 of whom shall be a representative of the office of economic empowerment or a designee.
(b) The task force shall: (i) review current financial literacy standards in schools in the commonwealth; (ii) review the commonwealth’s financial literacy activities and programs; (iii) develop a comprehensive strategic plan to improve outcomes for individuals with a risk of negative financial situations, including recommendations to: (1) promote research on financial education in kindergarten through grade 12; (2) improve the frequency and quality of financial education in public schools and charter schools; (3) improve public awareness and recognition of the importance of financial literacy; (4) improve financial education with a focus on low-income and minority communities; (5) advance the goals and objectives outlined by the state treasurer’s 2015 financial literacy task force report; and (6) provide information on student loans and strategies for avoiding or reducing student debt; and (iv) monitor the implementation of the comprehensive strategic plan and make updates as necessary.

(c) The task force shall submit a report on the status of financial literacy in schools with recommendations, if any, to the governor and the clerks of the house of representatives and senate not later than December 31, 2021.

SECTION 108C. (a) In this section, unless the context clearly requires otherwise, ‘outdoor table service’ shall mean a service that is provided outside the restaurant building envelope, whether on a sidewalk, patio, deck, lawn, parking area or other outdoor space, which may include, but is not limited to, service that is provided under awnings or table umbrellas or other cover from the elements; provided, however, that at least 50 per cent of the perimeter of any covered dining space must remain open and unobstructed by any form of siding or barriers at all times.

(b) Notwithstanding chapter 40A of the General Laws, or any special permit, variance or other approval thereunder, or any other general or special law to the contrary, a city or town may approve requests for the expansion of outdoor table service, including changing the description of a licensed premises, as described in section 108D; provided, however, prior to such approval, the chief executive officer of the city or town, as defined in clause Fifth B of section 7 of chapter 4 of the General Laws, as established by charter or special act, shall establish the process for approving such requests; provided further, that said process need not comply with the notice and publication provisions set forth in section 11 of said chapter 40A. Said approval may be exercised immediately upon filing of notice thereof with the city or town clerk, without complying with any otherwise applicable recording or certification requirements.

SECTION 108D. (a) As used in this section, the following words shall, unless the context clearly requires otherwise, have the following meanings:

‘Commission’, the alcohol beverages control commission, established in section 70 of chapter 10 of the General Laws.

‘Local licensing authorities’, as defined in section 1 of chapter 138 of the General Laws.

(b) Notwithstanding any general or special law to the contrary, in order to address disruptions caused by the outbreak of the 2019 novel coronavirus, also known as COVID-19 and the effects of the governor’s March 10, 2020 declaration of a state of emergency, local licensing authorities in any city or town that vote to authorize the granting of licenses for the sale of alcoholic beverages for on-premises consumption may grant approval for a change in the description of a licensed premises for the purpose of permitting outdoor alcohol service as the local licensing authorities may deem reasonable and proper and issue an amended license to existing license holders for said purpose, without further review or approval by the commission.
(c) Upon approval of an amended license, the local licensing authorities shall forward notice of the amended license to the commission.

(d) The commission shall, within 10 days of the passage of this act, promulgate regulations consistent with this section and issue updated guidance to local licensing authorities.

(e) Nothing in this section shall prevent the commission from exercising its statutory or regulatory enforcement authority over any such amended license granted.

Section 108E. (a) As used in this section, the following words shall, unless the context clearly requires otherwise, have the following meanings:

‘Covered establishment’, a restaurant or other eating or drinking establishment offering same-day food or drink for sale in a single commercial transaction through any third-party delivery service platform, from 1 or more retail locations within the commonwealth.

‘COVID-19 emergency’, the state of emergency declared by the governor on March 10, 2020 in order to address the outbreak of the 2019 novel coronavirus, also known as COVID-19.

‘Customer’, an individual using a third-party delivery service platform to place an online order.

‘Online order’, an order for food or drinks placed by a customer through a third-party delivery service platform provided by a third-party delivery service company for pickup or delivery in the commonwealth.

‘Purchase price’, the menu price publicly offered on the third-party delivery service platform by a covered establishment. The purchase price shall not include any taxes, gratuities or other fees that may make up the total cost charged to the customer for an online order.

‘Third-party delivery service company’, a corporation, partnership, sole proprietorship or other entity qualified to do business in the commonwealth that is engaged in facilitating same-day delivery or pickup of food and beverages through a third-party delivery service platform for 20 or more separately owned and operated covered establishments.

‘Third-party delivery service platform’, any online enabled application, software, website or system offered or utilized by a third-party delivery service company to facilitate the sale of food and beverages prepared by, and the same-day delivery or same-day pickup of food and beverages from, covered establishments.

(b) Notwithstanding any general or special law to the contrary, no third-party delivery service company, from the effective date of this act and for a period of 45 days after the termination of the COVID-19 emergency, shall charge a covered establishment a delivery fee per online order for the use of its services and fees other than a delivery fee that totals more than 15 per cent of the purchase price of the online order.

(c) This section shall preempt, supersede or nullify any inconsistent, contrary or conflicting local law, ordinance, rule or regulation relating to third-party delivery service platforms and third-party delivery service companies fees, including with respect to any agreements with covered establishments using third-party delivery service companies.

(d) A violation of this section shall be an unfair and deceptive trade practice in violation of chapter 93A of the General Laws.

SECTION 108F. (a) There is hereby established a special legislative commission, pursuant to section 2A of chapter 4 of the General Laws, to study journalism in underserved communities in the commonwealth. The commission shall: (i) conduct a comprehensive study relative to communities underserved by local
journalism in the commonwealth; (ii) review all aspects of local journalism including, but not limited to, the adequacy of press coverage of cities and towns, ratio of residents to media outlets, print and digital business models for media outlets, the impact of social media on local news, strategies to improve local news access, public policy solutions to improve the sustainability of local press business models and private and nonprofit solutions, and identifying career pathways and existing or potential professional development opportunities for aspiring journalists in the commonwealth.

(b) The commission shall consist of the following 23 members: the chairs of the joint committee on community development and small business, who shall serve as co-chairs; 1 member of the house of representatives appointed by the speaker; 1 member of the senate appointed by the senate president; 1 member who shall be a professor at the Northeastern School of Journalism; 1 member who shall be a member of the Boston Association of Black Journalists; 1 member who shall be a member of the National Association of Hispanic Journalists; 1 member who shall be a member of the Asian American Journalists Association of New England; 1 of who shall be a representative from the Massachusetts Newspaper Publishers Association; 11 members to be appointed by the chairs: 2 of whom shall be representatives of public colleges or universities of the commonwealth with either a journalism or communications program, 1 of whom shall be a representative of a private college or university of the commonwealth with either a journalism or communications program, and 8 of whom shall be currently employed or freelance journalists, editors or producers from independent community news outlets from across the commonwealth; provided, that the appointees shall represent communities underserved by professional news organizations, rural communities, immigrants communities, working-class communities and communities of color; 3 members to be appointed by the governor who shall be representatives of journalism unions or associations; provided, that the appointees shall be selected from the following unions and associations: (i) the NewsGuild – Communication Workers of America, (ii) the Screen Actors Guild-American Federation of Television and Radio Artists, (iii) the National Association of Broadcast Employees and Technicians – Communications Workers of America, (iv) the Association of Independents in Radio, (v) the Boston Chapter of the National Writers Union, (vi) the New England Newspaper and Press Association, or (vii) the New England Chapter of the Society of Professional Journalists. All appointments shall be made no later than 30 days following the effective date of this act.

(c) The commission shall hold public information sessions in order to promote the work of the commission and to solicit public comment pursuant to the work of the commission.

(d) The commission shall accept written and oral comment from the public beginning at the first meeting of the commission.

(e) The commission shall meet no less than 5 times to review, study and analyze existing literature, quantitative and qualitative data on the status of journalism in the commonwealth and review the oral and written public comments.

(f) No later than August 1, 2021, the commission shall submit its findings, along with recommendations for legislation, if any, to the clerks of the house of representatives and the senate and the joint committee of community development and small business.

(g) The special commission may make such interim reports as it considers appropriate.
SECTION 108G. There is hereby established a special commission pursuant to section 2A of chapter 4 of the General Laws to conduct an investigation and study regarding the needs of agriculture in the commonwealth in the 21st century, including the viability, efficiency, climate change resiliency, education, technical assistance and energy needs of farms and means of ensuring farms’ ability to adapt to changing economic, climate and energy conditions.

The commission shall consist of 1 member who shall be appointed by the senate president, who shall serve as co-chair; 1 member who shall be appointed by the minority leader of the senate; 1 member who shall be appointed by the speaker of the house of representatives, who shall serve as co-chair; 1 member who shall be appointed by the minority leader of the house of representatives; the house and senate chairs of the joint committee on environment, natural resources and agriculture; the house and senate chairs of the joint committee on telecommunications, utilities and energy; the secretary of energy and environmental affairs or a designee; the secretary of housing and economic development or a designee; the commissioner of agricultural resources or a designee; a representative of the Massachusetts Farm Bureau Federation, Incorporated; a representative of the University of Massachusetts center for agriculture, food and the environment; a representative of the Massachusetts chapter of the Northeast Organic Farming Association; a representative of the Cape Cod Cranberry Growers’ Association; and a representative of the Massachusetts Association of Dairy Farmers, Inc. Members shall not receive compensation for their services but may receive reimbursement for the reasonable expenses incurred in carrying out their responsibilities as members of the commission. The executive office of energy and environmental affairs and executive office of housing and economic development may furnish reasonable staff and other support for the work of the commission.

The commission shall review: (i) methods of supporting farms including development of tax incentives and credits for equipment related to farm-based renewable energy projects; (ii) effects of zoning ordinances and bylaws on farm-based renewable energy projects and means of reducing administrative and regulatory barriers to such projects; (iii) potential zoning exemptions of farm renewable energy systems; (iv) the feasibility of establishing an incentive program to facilitate the growth of non-solar renewable-energy distributed-generation projects on farms; (v) methods of encouraging the use of renewable energy resources on farms; (vi) development of potential grant programs in support of farms to develop farm-based renewable energy capabilities including wind harvesting, energy conserving refrigerated food storage pilot projects, methane capture and green combustion and solar and photovoltaic energy projects; (vii) feasibility of using farms as resiliency centers during power outages or extreme weather events by installing technology such as battery storage or microgrids; (viii) the effects of climate change and means by which farms may seek to adapt to climate change; (ix) methods of promoting and facilitating more prompt interconnection of energy projects owned or operated by agricultural producers; (x) the development of a single uniform application for use by owners of farms in the commonwealth for application to any and all grant and other assistance programs administered by the department of agricultural resources and consistent with federal grant and program application criteria; (xi) the benefits of designating an administrator or separate office within the department of agricultural resources to provide advice, technical assistance and other guidance to owners of farms who apply for grants and other programs; (xii) ways to support, expand and enhance opportunities for agricultural tourism; (xiii) the timing of grant applications to the department of agricultural resources and department responses with a view to
facilitating more efficient and timely use of grant funds; (xiv) administrative and regulatory barriers to and restrictions on farm owners placing renewable energy structures on farmland; (xv) means of addressing the need for education and technical assistance to farmers; and (xvi) any other matters the commission deems relevant to supporting the viability of farms in the commonwealth.

The commission shall file a report of its findings and recommendations, together with drafts of legislation necessary to carry those recommendations into effect, by filing the same with the clerks of the senate and the house of representatives, the chairs of the senate and house committees on ways and means, the senate and house chairs of the joint committee on environment, natural resources and agriculture, and the house and senate chairs of the joint committee on telecommunications, utilities and energy not later than June 30, 2021.

SECTION 108H. Notwithstanding any general or special law to the contrary, there shall be established a special commission to investigate, study and make legislative recommendations on the participation of minority business enterprises and women business enterprises in public construction projects, including, but not limited to: (i) a review of the efficiency and adequacy of current laws and regulations designed to promote diversity; (ii) a review of employment data and recruitment strategies for public construction projects; and (iii) development of best practices for the promotion of diversity and application of such practices to public construction projects. The commission shall consist of 19 members, 1 of whom shall be appointed by the governor and who shall serve as co-chair; 1 of whom shall be appointed by the attorney general and who shall serve as co-chair; 2 of whom shall be members of the senate, 1 of whom shall be appointed by the president of the senate and 1 of whom shall be appointed by the minority leader of the senate; 2 of whom shall be members of the house of representatives, 1 of whom shall be appointed by the speaker of the house, and 1 of whom shall be appointed by the minority leader of the house of representatives; the commissioner of capital asset management and maintenance or a designee; the inspector general or a designee; the chairperson of the Massachusetts Municipal Association, Inc. or a designee; the president of the Massachusetts Building Trades Council or a designee; the president of the Associated General Contractors of Massachusetts, Inc. or a designee; the president of the Building Trades Employers Association of Boston and Eastern Massachusetts, Inc. or a designee; the president of Associated Subcontractors of Massachusetts, Inc. or a designee; the president of Construction Industries of Massachusetts, Inc. or a designee; the president of the Massachusetts AFL-CIO or a designee; 2 representatives of the Massachusetts Minority Contractors Association, Inc.; a representative of the Boston chapter of the National Association of Women and Construction; and a representative of the Policy Group on Tradeswomen’s Issues. The commission shall file a report on the results of its study, together with its recommendations and any legislation necessary to carry such recommendations into effect, with the clerks of the house of representatives and the senate not later than December 31, 2020.

SECTION 108I. (a) There is hereby established a special commission to examine and make recommendations relative to the economic impact of early education and care programming in the commonwealth. The commission shall consist of 19 members: 1 of whom shall be the commissioner of the department of early education and care, or a designee, and 1 of whom shall be the secretary of housing and economic development, or a designee, who shall serve as co-chairs; 1 of whom shall be the secretary of education, or a designee; 1 of whom shall be a member of the house of representatives appointed by the speaker of the house of representatives; 1 of whom shall be a member of the senate appointed by the senate president; 1 of whom shall
be a member of the house of representatives appointed by the minority leader of the house of representatives; 1 of whom shall be a member of the senate appointed by the minority leader of the senate; 1 of whom shall be the executive director of the Massachusetts Association of Early Education and Care, or a designee; 1 of whom shall be the executive director of the Massachusetts Association of School Superintendents, Inc., or a designee; 1 of whom shall be a representative of the Massachusetts Afterschool Partnership, Inc.; 1 of whom shall be the executive director of the Massachusetts Business Roundtable, or a designee; 1 of whom shall be the executive director of the Black Economic Council of Massachusetts, Inc., or a designee; 1 of whom shall be the director of Strategies for Children, Inc. or a designee; 1 of whom shall be the president-elect of the Massachusetts Association for the Education of Young Children, Inc. or a designee; and 5 of whom shall be appointed by the governor, 1 of whom shall be an early educator in a community serving high percentages of low-income children, 1 of whom shall be a family child-care provider, 1 of whom shall be a private-pay early education and care provider and 2 of whom shall be employers or business leaders with proven records of supporting increased access to high quality early education and care programs and services.

(b) In appointing members of the commission, consideration shall be given to race, gender, socioeconomic and geographic diversity that is reflective of the early education and care workforce and the children and families it serves.

(c) The commission shall consider and report on: (i) the creation of statewide and regional hubs in order to foster, support and strengthen early education and care programming efforts and needs in partnership with public and private programs and local businesses; (ii) an overview and assessment of the current economic landscape of early education and care providers in the commonwealth; (iii) recommendations for providing targeted small business and economic development support for early education and care providers, including but not limited to technical support and loan programs; and (iv) recommendations on ways to strengthen public and private efforts and coordination in support of early education and care programming, including, but not limited to, establishing tax credits for businesses and employers interested in providing childcare benefits to employees.

(d) The chairs of the commission shall hold no fewer than 6 public meetings and ensure that the work of the commission incorporates feedback from the early education and care sector, and the families and employers the sector serves across the commonwealth. The special commission shall submit a report of its findings and recommendations by filing its report with the clerks of the house of representatives and the senate, the house and senate committees on ways and means, the joint committee on education and the joint committee on economic development and emerging technologies, not later than November 1, 2020.

(e) Not later than August 21, 2020, the department of early education and care in consultation with the secretary of housing and economic development shall submit a plan to the house and senate committees on ways and means, the joint committee on education and the joint committee on economic development and emerging technologies on how the department will provide ongoing support for early education and care programs in the commonwealth in order to ensure economic diversity during the commonwealth’s recovery efforts in 2020, including continued efforts to stabilize those programs serving the commonwealth’s most vulnerable children and families, including, but not limited to, those serving children and families with active cases at the department of children and families. The report shall include an analysis of the economic impact any changes to such reimbursement efforts is expected to have on
childcare providers and the region’s local economy, including the recent economic impact on programs currently not supported by a state subsidy.

SECTION 108J. There is hereby established along state highway route 62 in the towns of Hudson, Berlin, Clinton, Sterling, Princeton, Stow and Maynard, a cultural highway, which shall ensure the preservation of the economic, cultural, historical, agricultural and scenic aspects unique to the route and its municipalities. The secretary of energy and environmental affairs shall establish the exact meets and bounds of the cultural highway and shall develop a program to protect the resources within the boundaries of the cultural highway. The program may include, but is not limited to, the implementation of conservation restrictions, preservation restrictions, agricultural preservation restrictions, watershed preservation restrictions and the establishment of historical districts.

In section 110, after the word “expenditures.”, by inserting after the first sentence the following sentence: “The report shall also include a breakdown of the demographic information, including, but not limited to, race, gender and age, using non-identifying information of the recipients of the grant program.”;

In section 111, in line 2455, by striking out the word “chair” and inserting in place thereof the words “executive director”;

By inserting after section 112D (inserted by amendment) the following three sections:

“SECTION 112E. Any approvals issued pursuant to section 108C shall automatically revert back to their status prior to the approval of the change for expansion of outdoor table service on November 30, 2020.

SECTION 112F. Amended licenses issued by local licensing authorities pursuant to section 108D shall automatically revert back to their status prior to the approval of the change in the description of a licensed premises on November 30, 2020.

SECTION 112G. Section 108A shall take effect on August 1, 2020.”;

Petitions were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2849) of Bruce E. Tarr and Josh S. Cutler for legislation to establish a special commission to scope a state grant or low interest loan program for properties prone to flooding. To the committee on Environment, Natural Resources and Agriculture.

Petition (accompanied by bill, Senate, No. 2850) of Nick Collins and Chynah Tyler for legislation relative to false reporting of an emergency. To the committee on the Judiciary.

Reports of Committees.
By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of John Barrett, III and others relative to the expungement of racially restrictive covenants in recorded real property documents. To the committee on the Judiciary.

Petition (accompanied by bill) of Carmine Lawrence Gentile for legislation to continue the Citizens Commission concerning a constitutional amendment to secure government of the people. To the committee on Veterans and Federal Affairs.

Under suspension of the rules, on motion of Mrs. Haddad of Somerset, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, on House, No. 4869, a Bill making certain appropriations for fiscal year 2021 before final action on the General Appropriation Bill (House, No. 4905) [Total appropriation: $16,530,000,000.00]. Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of the rules, on motion of Mr. Michlewitz of Boston, the bill was read a second time forthwith; and it was ordered to a third reading.

Subsequently, under further suspension of the rules, on motion of Mr. Speliotis of Danvers, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill providing for the terms of certain bond for transportation improvements to be issued by the Commonwealth (printed in House, No. 4845), ought to pass. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of the rules, on motion of Mr. Michlewitz of Boston, the bill was read a second time forthwith; and it was ordered to a third reading.

Subsequently, under further suspension of the rules, on motion of Mr. Speliotis of Danvers, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At eleven minutes after one o’clock P.M. (Tuesday, July 28), on motion of Mrs. Haddad of Somerset (Mr. Donato of Medford being in the Chair), the House recessed until a quarter before two o’clock P.M.; and at two minutes before two o’clock the House was called to order with Mr. Donato in the Chair.

Orders of the Day.
The House Bill authorizing the Division of Capital Asset Management and Maintenance to convey a certain parcel of land to the city of Newton (House, No. 4892), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time, under suspension of the rules, on motion of Mr. Speliotis of Danvers; and it was passed to be engrossed. Sent to the Senate for concurrence.

The House Bill authorizing the city known as the town of Barnstable to grant an easement (House, No. 4839), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time, under suspension of the rules, on motion of Mr. Speliotis of Danvers.

Pending the question on passing the bill to be engrossed, the same member moved to amend it by substitution of a bill with the same title (House, No. 4906), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At nine minutes after two o’clock P.M., on motion of Mr. D’Emilia of Bridgewater (Mr. Donato of Medford being in the Chair), the House recessed until a quarter before three o’clock P.M.; and at seven minutes after three o’clock the House was called to order with Mr. Donato in the Chair.

Emergency Measures.

The engrossed Bill regarding breakfast after the bell (see House, No. 4218, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 6 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was put upon its final passage.

After remarks on the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays, as required under Emergency Rule 2; and on the roll call 158 members voted in the affirmative and 0 in the negative. [See Yea and Nay No. 239 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill providing for the terms of certain bond [sic] for transportation improvements to be issued by the Commonwealth (see House bill printed in House, No. 4845), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 13 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted, under
suspension of Emergency Rule 2(5), on motion of Mr. Michlewitz of Boston; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill making certain appropriations for fiscal year 2021 before final action on the General Appropriation Bill (see House, No. 4905), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 13 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was passed to be enacted, under suspension of Emergency Rule 2(5), on motion of Mr. Michlewitz of Boston; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

The House Bill providing for a study of noise impacts from the confluence of Interstates 93 and 495 (House, No. 4893), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time, under the suspension of the rules, on motion of Mr. Moran of Lawrence; and it was passed to be engrossed. Sent to the Senate for concurrence.

The House Bill enabling partnerships for growth (House, No. 4879, amended), was considered.

Pending the question on passing the bill, as amended, to be engrossed, Representatives Sullivan of Abington and DuBois of Brockton moved to amend it in section 2, in item 7002-8031, by adding the following: “; provided further, that not less than $500,000 shall be expended for mitigation efforts to two adjoining industrial sites for future commercial development in the town of East Bridgewater”. The amendment was rejected.

Mr. Michlewitz of Boston and others then moved to amend the bill in section 2 by striking out item 7002-8028 and inserting in place thereof the following item: “7002-8028 For the Massachusetts Growth Capital Corporation, established in section 2 of chapter 40W of the General Laws to provide, in consultation with the microbusiness development center within the Massachusetts office of business development, matching grants to low- and moderate-income entrepreneurs to acquire, expand, improve or lease a facility, to purchase or lease equipment or to meet other capital needs of a business with not more than 20 employees and annual revenues not exceeding $2,500,000; provided, that preference shall be given to businesses located in low- or moderate-income areas or owned by women, veterans, minorities or immigrants; provided further, that funds may be expended for micro businesses with credible revenue losses due to the 2019 novel coronavirus pandemic; and provided further, that not less than $10,000,000 shall be expended to minority-owned businesses ...............$20,000,000”,

In item 7002-8034, in line 136, by striking out the figures: “10,000,000” and inserting in place thereof the figures: “12,500,000”; and
By inserting adding the following item:

“7002-8036 For supports to local and statewide housing and economic development efforts, including relief measures to public and nonprofit entities significantly impacted by the 2019 novel coronavirus pandemic; provided, that not less than $500,000 shall be expended to fund capital improvements related to health and safety standards for early childcare facilities at United South End Settlements in the city of Boston; provided further, that not less than $500,000 shall be expended for the Natick Center Associates, Inc. for economic development in Natick center to assist in recovery from the combined effects of the 2019 fire and the 2019 novel coronavirus pandemic; provided further, that not less than $150,000 shall be expended to the Center for Arts in Natick, Inc. for revenue lost due to the 2019 novel coronavirus pandemic; provided further, that not less than $100,000 shall be expended to the disability commission of the city of Framingham; provided further, that not less than $250,000 shall be expended for the development of a SIMS lab; provided further, that not less than $150,000 shall be expended to Greenfield Community College for the Stationery Factory, LLC in the town of Dalton for accessibility improvements; provided further, that not less than $150,000 shall be expended for the New North Citizens Council, Inc. for youth and senior information technology data instruction programming; provided further, that not less than $25,000 shall be expended for the New England Center for Arts and Technology, Inc. for career training in the restaurant industry; provided further, that not less than $100,000 shall be expended for reimbursement for expenditures related to the 2019 novel coronavirus pandemic, including but not limited to personal protective
equipment, in the town of Ipswich; provided further, that not less than $100,000 shall be expended for the Kingston Business Association, Inc. for revenue lost during the 2019 novel coronavirus pandemic; provided further, that not less than $250,000 shall be expended for the historic restoration of the Governor Bellingham-Cary house in the city of Chelsea; provided further, that not less than $200,000 shall be expended for capital improvements to the Charlestown Working Theater, Inc. in the Charlestown section of the city of Boston; provided further, that not less than $100,000 shall be expended for the Homeless Prevention Council, Inc. in lower cape cod to support self-sufficiency and housing stability; provided further, that not less than $150,000 shall be expended for the Cape Cod commission for the application and administration of early education funding and grants; provided further, that not less than $350,000 shall be expended for Smart from the Start, Inc. in the city of Boston; provided further, that not less than $150,000 shall be expended for economic development in the town of Pembroke; provided further, that not less than $400,000 shall be expended for the New North Citizen Council, Inc. for a minority community down payment and closing costs assistance program; provided further, that not less than $350,000 shall be expended for the Talking Information Center, Incorporated in the town of Marshfield to provide supports to radio reading services for visually impaired and otherwise disabled listeners across Massachusetts; provided further, that not less than $50,000 shall be expended for funding to conduct a study to investigate opportunities in the opportunity zones in the city of Framingham; provided further, that not less than $20,000 shall be expended for the Framingham History Center, Inc.; provided further, that not less than $500,000 shall be expended for the blue economy initiative at the University of Massachusetts at Dartmouth for the flume tank for ocean technology research and development; provided further, that not less than $100,000 shall be expended for infrastructure improvements and federal Americans with Disabilities Act-compliant upgrades to the bathhouse and boathouse at West beach located on West Rodney French boulevard in the city of New Bedford; provided further, that not less than $350,000 shall be expended for infrastructure improvements, federal Americans with Disabilities Act-compliant upgrades, safety code compliance, and the rehabilitation and renovation of the historical building serving as the Cape Verdean veterans memorial hall in the city of New Bedford; provided further, that not less than $25,000 shall be expended for the town of Dracut for investments in economic development; provided further, that not less than $25,000 shall be expended for the town of Tyngsborough for investments in economic development; provided further, that not less than $150,000 shall be expended for the Wayside Inn Foundation in the town of Sudbury; provided further, that not less than $100,000 shall be expended for the city of Leominster to be used for a downtown storefront revitalization program; provided further, that not less than $285,000 shall be expended for the study of improvements to and redevelopment of commercial districts in the town of Brookline; provided further, that not less than $56,000 shall be expended for the Arlington Historical Society for maintenance, refurbishment, and replacement of critical assets at the Jason Russell house and the Smith museum cultural attractions; provided further, that not less than $250,000 shall be expended for the town of Belmont for costs associated with designs for the community path to connect town centers; provided further, that not less than $300,000 shall be expended for the planning, design, development, and construction of a recreational area at 40 to 48 Geneva avenue, inclusive, in the Grove Hall section in the city of Boston; provided further, that not less than $100,000 shall be expended for capital improvements and construction-related costs toward the development of a health center to be operated by Harvard Street Neighborhood Health Center, Inc. on Blue Hill avenue in the city
of Boston; provided further, that not less than $750,000 shall be expended for the Fitchburg State University theater block renovations; provided further, that not less than $250,000 shall be expended for the New England Historic Genealogical Society for revenue lost during the 2019 novel coronavirus pandemic; provided further, that not less than $250,000 shall be expended for costs related to a wastewater treatment facility in the town of Southborough; provided further, that not less than $150,000 shall be expended for changes in gas line sizing to increase capacity in the town of Leicester; provided further, that not less than $250,000 shall be expended for the Malden department of public works to aid the purchase of new equipment; provided further, that not less than $50,000 shall be expended for the city of Malden to aid the purchase of new safety equipment for the Malden police department; provided further, that not less than $1,000,000 shall be expended for the city of Newton for the rehabilitation of the Gath memorial pool; provided further, that not less than $100,000 shall be expended for land acquisition for senior housing in the town of Lenox; provided further, that not less than $150,000 shall be expended for the Sudbury housing trust; provided further, that not less than $35,000 shall be expended for economic development in the town of Grafton; provided further, that not less than $35,000 shall be expended for economic development in the
town of Northbridge; provided further, that not less than $30,000 shall be expended for economic development in the town of Upton; provided further, that not less than $1,000,000 shall be expended for the redevelopment of the downtown corridor in the town of Winchester; provided further, that not less than $150,000 shall be expended for the construction and expansion of a deck and hospitality area at the clubhouse at D.W. Field golf course in the city of Brockton; provided further, that not less than $1,000,000 shall be expended to the parks and recreation department of the city of Newton to be combined with partnering funds from the city to support the design, repair, renovation, improvement and construction of a modern facility at Crystal lake public beach to replace the old bathhouse, to support tourism and recreational needs of Crystal lake; provided further, that not less than $500,000 shall be expended for the expansion of the Mary Cruise Kennedy Senior Center in the city of Brockton; provided further, that not less than $100,000 shall be expended for the replacement and repair of roads within D.W. Field Park in the city of Brockton; provided further, that not less than $500,000 shall be expended for maintenance, repairs and additions to the Brockton Cape Verdean Association building; provided further, that not less than $1,000,000 shall be expended for the planning and development of a regional transit service in the town of Stoneham; provided further, that not less than $180,000 shall be expended for the build out and staffing of the Brockton Innovation Center; provided further, that not less than $100,000 shall be expended for life sciences planning and zoning in the city of Brockton; provided further, that not less than $500,000 shall be expended for design funding for sewer, roadway and pedestrian infrastructure improvement in the Easton Industrial Park in the town of Easton; provided further, that not less than $50,000 shall be expended for the revitalization, repair, and electrical upgrades of the Robert Goddard Rocket and Fountain area in Goddard park in the town of Auburn; provided further, that not less than $250,000 shall be expended for free remote field trip experiences for Massachusetts schools by the Boston Museum of Science on the topics of science, technology, engineering and mathematics; provided further, that not less than $200,000 shall be expended for the Brookline housing authority for the purpose of upgrading kitchens to all-electric appliances; provided further, that not less than $250,000 shall be expended for, in consultation with the department of conservation and recreation, renovations and improvements to the historic Stone Building in Hemlock Gorge in Wellesley to establish a visitor center, including but not limited to: improvements to the interior and exterior of the building, the building’s immediate surroundings and the development of a paved trail from the parking lot on Ellis street in Newton along Route 9 to the Stone building, connecting to the sidewalk along the south side of Route 9 in Wellesley; provided further, that not less than $75,000 shall be expended for the Stoneham Historical Society, Inc. to increase remote access to enhance and provide remote programming; provided further, that not less than $50,000 shall be expended for the renovation of the playground at the West Somerville Neighborhood school in the city of Somerville; provided further, that not less than $75,000 shall be expended for the Winchester Historical Society, Inc. to increase remote access to enhance and provide remote programming; provided further, that not less than $250,000 shall be expended to support the capital costs at the Colonel Floyd Apartments in the town of Brookline; provided further, that not less than $10,000 shall be expended for the Massachusetts Alliance for Portuguese Speakers Framingham office; provided further, that not less than $10,000 shall be expended for the Framingham public schools drama department; provided further, that not less than $500,000 shall be expended for a laundry facility at the Bunker Hill housing development in the Charlestown section of Boston; provided further, that not less than
$10,000 shall be expended for Downtown Framingham Inc.; provided further, that not less than $10,000 shall be expended for Amazing Things Arts Center, Inc.; provided further, that not less than $20,000 shall be expended for the Ashland Community Theatre; provided further, that not less than $10,000 shall be expended for the city of Framingham for funding for professional and technical consultants in order to undertake a downtown parking study; provided further, that not less than $20,000 shall be expended for the Ashland Historical Society; provided further, that not less than $10,000 shall be expended for the Ashland housing authority; provided further, that not less than $100,000 shall be expended for the Weymouth Teen Center Jobs program; provided further, that not less than $50,000 shall be expended for the implementation of a parking management program in downtown Reading; provided further, that not less than $50,000 shall be expended for the town of Scituate for economic development in the North Scituate business district; provided further, that not less than $50,000 shall be expended for technology upgrades to the Willis Ave Community Center in the city of Medford; provided further, that not less than $50,000 shall be expended for cultural and educational programs for the senior center and the Ventress Memorial Library of the town of Marshfield; provided further, that not less than $15,000 shall be expended for the Hitchcock Center for the Environment, Inc. in Amherst for expenses related to virtual tours and educational programming; provided further, that not less than $15,000 shall be expended for The Eric Carle Museum of Picture Book Art, Inc. in Amherst for expenses related to virtual tours and programming; provided further, that not less than $15,000 shall be expended for the National Yiddish Book Center, Inc. in Amherst for expenses related to virtual tours and programming; provided further, that not less than $20,000 shall be expended for the Amherst Cinema Center, Inc. for revenue lost during the 2019 novel coronavirus pandemic and needed modifications to ensure adherence to public health guidelines; provided further, that not less than $40,000 shall be expended for the Taunton Council on Aging for the purchasing of supplies and hiring of qualified staff to increase program offerings to seniors in order to reduce social isolation and improve health and mental health in respond to the 2019 novel coronavirus pandemic; provided further, that not less than $50,000 shall be expended for the Methuen Arlington Neighborhood, Inc. for workforce development training for young men and women; provided further, that not less than $50,000 shall be expended for the Amherst Business Improvement District, Inc. to provide economic relief to restaurants in distress as a result of the 2019 novel coronavirus pandemic health or economic crisis in the town of Amherst; provided further, that not less than $75,000 shall be expended for the Methuen Arlington Neighborhood District for façade and signage to promote local, small businesses; provided further, that not less than $75,000 shall be expended for The Downtown Amherst Foundation, Inc. in its efforts to revitalize downtown Amherst; provided further, that not less than $100,000 shall be expended for the city of Lawrence for the rehabilitation of the handball court located at the corner of Oxford street and Lowell street; provided further, that not less than $125,000 shall be expended for the Methuen Arlington Neighborhood, Inc. community center in the city of Methuen for youth recreational programming; provided further, that not less than $150,000 shall be expended for the city of Watertown for business assistance grants for store redesign, outside seating and other improvements to ensure safe business operations during the 2019 novel coronavirus pandemic; provided further, that not less than $150,000 shall be expended for a public facilities planning study to result in new housing and economic development opportunities in the downtown of the city of Methuen; provided further, that not less than $200,000 shall be expended to the town of Andover for upgrades to the Andover Senior Center; provided further, that not less
than $250,000 shall be expended for strategic planning and pre-development expenditures resulting in a mixed-use and historic preservation project at the Searles Estate in the city of Methuen; provided further, that not less than $250,000 shall be expended for the Amherst Municipal Affordable Housing Trust to be used to develop and secure affordable housing; provided further, that not less than $250,000 shall be expended for the town of Amherst to use to develop climate resilience affordable multi-family units, upon receiving LEED Gold or LEED Silver certification; provided further, that not less than $300,000 shall be expended for the town of Littleton for costs associated with the expansion of commuter parking at the Littleton Massachusetts Bay Transportation Authority train station; provided further, that not less than $500,000 shall be expended for the city of Lawrence for the construction of a footbridge along the Lawrence Rail Trail; provided further, that not less than $450,000 shall be expended for a gateway identification, signage, wayfinding and beautification program for economic development districts in the city of Methuen; provided further, that not less than $50,000 shall be expended for an economic development grant for downtown North Reading; provided further, that not less than $150,000 be provided to the town of Braintree for economic development; provided further, that not less than $250,000 shall be expended for Northeastern University for equipment and infrastructure at its Technology Research Center in Burlington; provided further, that not less than $250,000 shall be expended for design, construction and making safety and other improvements to roadways and sidewalks, and to improve pedestrian and bicycle safety, including a crosswalk, at Soldiers Field road at William F. Smith Playground in the city of Boston; provided further, that not less than $100,000 shall be expended for the Leo M. Birmingham Parkway Trust Fund which shall be used for the purposes of advancing recreational, educational, and conservation interests including, but not limited to, the maintenance of facilities and infrastructure improvements for the parcel of land; provided further, that not less than $150,000 shall be expended for the town of Wilmington and its development committee for consultation services to develop, promote and retain small businesses within the town of Wilmington; provided further, that not less than $250,000 shall be expended for Roslindale Village main streets in the city of Boston for training and resources; provided further, that not less than $1,500,000 shall be expended for Roca, Inc. to provide and administer a transitional employment program to at-risk, court involved young people and adults; provided further, that not less than $1,000,000 shall be made available to the Dorchester Bay Economic Development Corporation, in matching grants for low-income housing developments in which at least 50 per cent of units are affordable; provided further, that not less than $1,000,000 shall be made available to the Codman Square Neighborhood Development Corporation, in matching grants for low-income housing developments in which at least 50 per cent of units are affordable; provided further, that not less than $300,000 shall be expended for the department of transitional assistance to establish a telephone hotline to provide residents of the commonwealth information and consultation on program benefits, program eligibility, application processes and intersectionality with other programs facilitated by agencies including, but not limited to, the executive office of housing and economic development, the executive office of labor and workforce development and the executive office of education; provided further, that not less than $500,000 shall be expended to establish an online platform in order to conduct and provide services, communication and support for nonprofits, charitable organizations and other mission-oriented institutions impacted by the 2019 novel coronavirus pandemic; provided further, that not less than $3,000,000 shall be expended for the New England Aquarium Corporation for costs associated with the preparation of
plans, studies and specifications, repairs, construction, renovations, improvements, maintenance, asset management and demolition and other capital improvements including those necessary for the operation of facilities operated by the New England Aquarium Corporation on Central Wharf in the city of Boston; provided further, that not less than $750,000 shall be expended for capital improvements to the ‘Z’ building at the Dimock Center in the city of Boston to provide additional clinical stabilization services; provided further, that not less than $2,000,000 shall be expended for grants to be made available for seafood processing facilities for the purposes of mechanical or technological upgrades necessary to: (i) combat the effects of the 2019 novel coronavirus pandemic on supply chains, processing, distribution and sale of seafood products; (ii) limit the transmission of the 2019 novel coronavirus among the workforce; and (iii) undertake any further compliance measures in response to executive orders issued related to the declaration of the state of emergency beginning as of March 10, 2020; provided further, that not less than $250,000 shall be expended for the department of housing and community development to distribute as grants to any provider of temporary housing assistance, which shall include but not be limited to, a family shelter, a shelter for adults, a hotel used for emergency shelter, an emergency apartment, a domestic violence shelter, a runaway and homeless youth shelter or a safe house for refugees, to provide disposable menstrual products, including but not limited to, sanitary napkins, tampons and panty liners at no cost to menstruating individuals; provided further, that such products shall be available in a convenient manner that does not stigmatize any persons seeking such products; provided further, that not less than $100,000 shall be expended for the Canton housing authority for the renovation, reconstruction and improvement of existing housing units under the authority's control; provided further, that not less than $1,000,000 shall be expended for the Massachusetts Food Trust Program established by section 65 of chapter 23A of the General Laws; provided further, that not less than $500,000 shall be expended for the office of travel and tourism to expand and promote agriculture tourism in the aquaculture and cranberry industries; provided further, that not less than $2,000,000 shall be expended for the New North Citizen’s Council, Inc. in Springfield for programming at the Barbara Rivera Community Center, including youth programs, HIV outreach, family support, disabled and the community welcome center, to help individuals from housing and food bank programs; provided further, that not less than $150,000 shall be expended for the town of Tewksbury and its development committee for consultation services to develop, promote and retain small businesses within the town of Tewksbury; provided further, that not less than $300,000 shall be expended for Taunton public schools for the adoption of a new English language arts program to provide online access for students and families to address equity and learning gaps; provided further, that no less than $25,000 shall be expended for Mission Hill Main Streets, Inc. in the city of Boston for training and resources; provided further, that not less than $1,000,000 shall be expended for the town of Arlington for the redesign of the Arlington Heights Commercial Corridor; provided further, that not less than $500,000 shall be expended for the town of Arlington for improvements to Arlington center and Whittemore park; provided further, that not less than $500,000 shall be expended for the town of Arlington for the Arlington workforce training program; provided further, that not less than $400,000 shall be expended for the town of Randolph to be used for business district revitalization efforts; provided further, that not less than $25,000 shall be expended to JP Centre and South Main Streets in the city of Boston for training and resources; provided further, that not less than $5,000,000 shall be expended for the relocation of Springfield Technical Community College’s Allied Health Service Programs in
Building 20 across Federal street to Building 103B at Springfield Technology Park, operated by Springfield Technical Community College’s Assistance Corporation, an eligible public entity, as established by section 125 of chapter 273 of the acts of 1994, to address infrastructure inadequacies in Building 20 and allow for the sustainability of important healthcare programs that contribute to the regional workforce; provided further, that not less than $350,000 shall be expended for Commonwealth Kitchen, Inc. for the purpose of developing an economic development recovery plan including regional market based strategies to address food access and security in gateway municipalities, as defined in section 3A of chapter 23A of the General Laws, and Boston, including but not limited to, assessing infrastructure and food chain gaps; provided further, that not less than $400,000 shall be expended to the town of Milton to be used for overlay district revitalization efforts; provided further, that not less than $250,000 shall be expended to create a pilot Sibling Cities Youth Work Initiative program for the design, planning, and implementation of a tri-community jobs creation and training effort wherein the city of Boston, city of Haverhill and town of Lexington shall collaborate on a pilot in pairing and matching employers with underprivileged youth and young adults; provided further, that not less than $25,000 shall be expended to Three Square Main Streets JP in the city of Boston for training and resources; provided further, that no less than $200,000 shall be expended for the town of Clinton for parking solutions for older housing stock in the downtown area; provided further, that not less than $25,000 shall be expended for the Allston Village Main Streets, Inc. for the beautification of the Allston and Brighton business district; provided further, that not less than $100,000 shall be expended for The Megan House Foundation, Inc. in conjunction with The Bridge Club of Greater Lowell to be expended for the purpose of the Career Success in Sobriety program; provided further, that not less than $50,000 shall be expended for local economic development in the town of Holliston; provided further, that not less than $200,000 shall be expended for the Clinton housing authority for Presentation Apartments to improve building quality; provided further, that not less than $300,000 shall be expended for the town of Lancaster to be used for the creation of a new well system to help alleviate town water shortage; provided further, that not less than $750,000 shall be expended to CitySpace Easthampton for the renovation of Old Town Hall; provided further, that not less than $1,000,000 shall be expended for the MassChallenge technology incubator; provided further, that not less than $1,000,000 shall be expended for the city of Revere for investments in economic development; provided further, that not less than $1,000,000 shall be expended for town of Winthrop for investments in economic development; provided further, that not less than $1,000,000 shall be expended for infrastructure improvements to parks and open space in the city of Medford; provided further, that not less than $1,000,000 shall be expended for parking improvements and economic development opportunities for Medford square in the city of Medford; provided further, that not less than $1,000,000 shall be expended for parking improvements and economic development opportunities for West Medford square in the city of Medford; provided further, that not less than $250,000 shall be expended for the West Medford Community Center in the city of Medford; provided further, that not less than $1,500,000 shall be expended for capital improvements for the Needham housing authority; provided further, that not less than $4,000,000 shall be expended for the Shaw Wharf Pier in the city of Boston; provided further, that such funds shall be disbursed upon a match of not less than $1 in private contributions for every $1 in state grant funding; provided further, that not less than $100,000 shall be expended for infrastructure including public sewer improvements towards the construction of the Power Mill Place affordable housing development in
the town of Acton; provided further, that not less than $100,000 shall be expended for infrastructure improvements for economic development at Depot square in the town of Ayer; and provided further, that not less than $250,000 shall be expended for the Island Housing Trust on the island of Martha’s Vineyard for wastewater remediation in housing development

In section 2A, in line 164, by inserting after the heading: “TREASURER AND RECEIVER GENERAL” the following:

“Lottery Commission

0640-0100 For costs associated with information technology projects at the state lottery commission

In item 0640-0303, in line 182, by striking out the words “and local museums” and inserting in place thereof the words “, local museums, local performing arts organizations, local performance venues, and other arts and cultural nonprofit organizations”; and by striking out the figures: “5,000,000” and inserting in place thereof the figures: “6,000,000”; and

By inserting after item 7004-0065 the following item:

“7004-0066 For a gateway city housing pilot program to support the construction of shovel-ready market-rate housing opportunities in gateway municipalities, as defined in section 3A of chapter 23A, by providing funding in an amount up 150 per cent of the maximum Housing Development Incentive Program tax credit under chapter 40V of the General Laws; provided, that awards to projects shall be based on the following criteria: (1) communities that have satisfied the 10 per cent affordable housing stock requirements under chapter 40B of the General Laws; (2) nonprofit developers; (3) new construction or market rate apartment rentals or homeownership; (4) projects that are ready to commence construction within 6 months of approval; and (5) projects that are located in a zoning area that permits high density housing such as a TDI district, waterfront, or zoning overlay district such as those permitted under chapter 40R of the General Laws; and provided further, that a developer’s fee under the program would be deferred by 33 per cent with positive net cash flow from the development to be split with the commonwealth on an equal basis after payment of any first mortgage permanent financing

By inserting after section 4 the following section:

“SECTION 4A. Said chapter 23G is hereby further amended by adding the following section:

—

Section 47. (a) There shall be established within the agency a maritime piers repair and rehabilitation program to advance the public purpose of ensuring the physical integrity and safety of piers and other maritime infrastructure that is essential to the continued viability of (i) maritime industries; (ii) water-dependent uses, as defined in section 1 of chapter 91; and (iii) other commercial and industrial uses that contribute to the economic vitality of a designated port area. The agency, in consultation with the secretary of housing and economic development, shall design and implement the program. The agency may coordinate with other agencies, community development organizations and instrumentalities of the commonwealth to effectuate this section.

(b) The program shall be eligible to receive funds as appropriated by the general court, the board, federal grants and programs, and transfers, grants and donations from
state agencies, foundations and private parties. Such funds shall be held in a separate account or accounts segregated from other funds. Money in or received for the fund may be deposited with and invested by an institution designated by the executive office and paid as the agency shall direct. A return on an investment received by the fund shall be deposited and held for the use and benefit of the fund. The agency may make payments from a deposit account for use under this section.

(c) The agency shall use the fund to make grants, loans or a combination thereof for the reconstruction, repair, renovation or rehabilitation of existing commercial and marine industrial infrastructure and public or private maritime transportation infrastructure. Eligible recipients of such financial assistance shall include public entities, community development corporations, non-profit and for-profit corporations and other private business entities. In making a loan or grant, the agency shall consider: (i) the impacts on future economic growth, commercial and industrial development and wastewater and wastewater pre-treatment within the designated port area and on the commercial fishing industry; (ii) the attendant economic benefits to the commonwealth; and (iii) the benefits to the commonwealth’s transportation system including the benefits derived from enhancing intermodal connections from the seaports to road, rail and air facilities. Funding shall be awarded on a competitive basis in accordance with guidelines developed by the agency.

(d) The agency shall be reimbursed from the fund for all reasonable and necessary direct costs and expenses incurred in any fiscal year associated with its administration, management and operation of the fund, including reasonable staff time and out-of-pocket expenses and the reasonable and approved administrative costs.

(e) The agency shall submit an annual report to the clerks of the house of representatives and the senate who shall forward the report to the house and senate committees on ways and means and the joint committee on economic development and emerging technologies not later than December 31. The report shall include a current assessment of the progress of each project funded through the program.”;

In section 7, in lines 336 and 337, by striking out the paragraph contained in those lines and inserting in place thereof the following paragraph:

“‘Category 2 license’, a license issued by the commission that permits the operation of sports wagering in person at a race track as defined in section 1 of chapter 128A or at a facility that was licensed to conduct a racing meeting as defined in said section 1 of said chapter 128A during calendar year 2020 and conducts pari-mutuel wagering in accordance with applicable laws.”;

In line 373 by inserting after the following: “128A” the following: “or held a license to conduct a racing meeting as defined in section 1 of chapter 128A during calendar year 2020 and conducts pari-mutuel wagering in accordance with applicable laws”, in line 479 by inserting after the following: “128A” the following: “or to any person who held a license to conduct a racing meeting, as so defined, during the calendar year 2020 and conducts pari-mutuel wagering in accordance with applicable laws”; 

In section 11, in line 889, by striking out the word “populations” and inserting in place thereof the following: “populations; provided, further, preference shall be given to eligible grant recipients providing opportunities for individuals who meet at least 2 of the following: (i) is under 30 years of age; (ii) is a victim of violence; (iii) is over 18 years of age and does not have a high school diploma; (iv) has been convicted of a felony; (v) has been unemployed or has had a family income below 250 per cent of the federal poverty level for not less than 6 months; or (vi) lives in a
census tract where over 20 per cent of the populations fall below the federal poverty line”;

By inserting after section 103 the following section:
“SECTION 103A. Item 7002-8014 of section 2A of chapter 219 of the acts of 2016 is hereby amended by adding the following words:—; and provided further, that funds in this item shall be made available until June 30, 2025.”;

By inserting after section 104 the following section:
“SECTION 104A. Item 7008-1116 of section 2 of chapter 154 of the acts of 2018, as amended by section 26 of chapter 142 of the acts of 2019, is hereby further amended by striking out the words “provided further, that not less than $150,000 shall be expended for the construction of bathroom facilities at Frasca field in Tewksbury and such funds shall be made available until June 30, 2020” and inserting in place thereof the following words:— provided further, that not less than $150,000 shall be expended for the construction of bathroom facilities, sidewalks, parking lots and other pedestrian upgrades at the Livingston street recreational field in Tewksbury and such funds shall be available until June 30, 2021.”;

In section 107, in line 2322, by striking out the figures: “247,000,000” and inserting in place thereof the figures: “317,476,000”; and
In section 108, in line 2334, by striking the figures: “125,000,000” and inserting in place thereof the figures: “146,000,000”.

After remarks on the question on adoption the amendments, the sense of the House was taken by yeas and nays, as required under the provisions of House Rule 33F; and on the roll call 139 members voted in the affirmative and 19 in the negative.

[See Yea and Nay No. 240 in Supplement.]
[Ms. Whipps of Athol answered “Present” in response to her name]
Therefore the consolidated amendments were adopted.

On the question on passing the bill, as amended, to be engrossed, the sense of the House was taken by yeas and nays, as required under the provisions of House Rule 33F; and on the roll call 156 members voted in the affirmative and 3 in the negative.

[See Yea and Nay No. 241 in Supplement.]
Therefore the bill (House, No. 4887, published as amended) was passed to be engrossed. Sent to the Senate for concurrence.

The Senate Bill putting patients first (Senate, No. 2796, amended) (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time, under suspension of the rules, on motion of Mr. Mariano of Quincy.

After debate on the question on passing the bill, as amended, to be engrossed, in concurrence, Ms. Higgins of Leominster moved to amend it in section 36, in line 747, by inserting after the figures: “34,” the figures: “38”; and
By adding the following section:
“SECTION 38. Section 25 of Chapter 118E of the General Laws, as appearing in the 2010 Official Edition, is hereby amended in subsection (5) by striking the second paragraph and inserting in place thereof the following paragraph:—
In any case where the monthly income of an applicant or recipient is in excess of the exemptions allowed, the applicant or recipient, if otherwise eligible for Medicaid under this chapter, shall be liable to pay to the provider of medical care or service an amount which shall be equal to the excess income for a period of six consecutive months, which includes the period when such service was provided; provided, however that in such cases where the individual’s gross income is greater than 300% of the federal Supplemental Security Income level but less than the average monthly cost of nursing home care as calculated by the division and the
individual is participating in a Home and Community Based Waiver, under 42 USC 1396a(10)(a)(ii)(VI) or a PACE Program, under 42 USC 1396u-4 or 42 USC 1395eee, the division shall charge a premium, equal to the difference between the individual’s gross income and 300% of the federal Supplemental Security Income level, on a monthly basis. The division shall apply for any federal waivers necessary to implement this provision.”.

The amendments were adopted.

Mrs. Kane of Shrewsbury and other members of the House then moved to amend the bill by adding the following section:

“SECTION 39. Chapter 111 of the General Laws, as appearing in the 2018 Official Edition, is hereby amended by adding the following section:—

Section 238. (a) As used in this section, the following words shall have the following meanings:

‘Cancer clinical trials’, research studies that test new cancer treatments on people, including but not limited to, medications, chemotherapies, stem cell therapies, and other treatments.

‘Inducement’, paying a person money, including a lump sum or salary payment, to participate in a cancer clinical trial.

‘Subject’, a person who participates in a cancer clinical trial.

‘Travel and ancillary costs’, any reasonable costs incurred by a person in connection with their participation in a cancer clinical trial, including but not limited to travel and lodging expenses.

(b) (i) Reimbursement of a subject’s travel and ancillary costs shall not be deemed an inducement or as exerting undue influence to participate in a cancer clinical trial.

(ii) The informed consent process should inform potential subjects if:

(A) Reimbursement for travel and ancillary costs is available to subjects based on financial need;

(B) Reimbursement of travel and ancillary costs is provided to eliminate financial barriers to enrollment in order to retain subjects in the clinical trial; and

(C) Family, friends, or chaperones that attend the cancer clinical trial treatments to support the subject are eligible for reimbursement of their reasonable travel and ancillary expenses.

(c) Governmental entities, study sponsors, public and private foundations, corporations, and individuals may offer financial support to cover travel and ancillary costs through their support of third party nonprofit corporations and public charities that seek to increase enrollment, retention, and minority participation in cancer clinical trials.

(d) Reimbursement plans to cover travel and ancillary costs must be reviewed and approved by the Institutional Review Board (IRB) or Independent Ethics Committee (IEC) reviewing on behalf of a health care facility in conjunction with the review of the proposed cancer clinical trial. The nature of the support for travel and ancillary costs and general guidelines on financial eligibility must be disclosed to subjects. The reimbursement process must conform to state and federal laws and guidance.”.

The amendment was adopted.

Ms. Peake of Provincetown and other members of the House then moved to amend the bill in section 34 by adding the following four paragraphs:

“(b) Coverage shall also provide for medically necessary outpatient testing, which shall include testing for asymptomatic individuals under circumstances to be
defined by guidelines established by the secretary of health and human services, hereinafter ‘the secretary’.

The secretary shall promulgate guidelines for COVID-19 testing of asymptomatic individuals that work in industries with increased exposure to SARS-CoV-2, the virus that causes COVID-19, which shall include but not be limited to the health care, restaurant, retail, and hospitality industries. The secretary may consider the availability of tests and statewide testing capacity when issuing guidelines under this section.

For the purposes of this subsection, the term ‘COVID-19 testing’ shall mean polymerase chain reaction and antigen tests approved to diagnose SARS-CoV-2, the virus that causes COVID-19.

The secretary shall issue guidelines in accordance with this section within 30 days of the effective date of this act.”.

The amendment was adopted.

Ms. Peake and other members of the House then moved to amend the bill in section 7, in line 95 and also in line 99, by inserting after the word “order”, in each instance, the words “and interpret”;

In section 18, in line 157 and also in line 168, by inserting after the words “and order”, in each instance, the words “and interpret”; and in line 182 by inserting after the word “board” the words “of nursing”.

The amendments were rejected.

Mr. Cutler of Pembroke then moved to amend the bill by adding the following section:

“SECTION 40. Chapter 111 of the General Laws is hereby amended by adding the following section:

Section 238. Notwithstanding any general or special law to the contrary, there shall be established Advisory Council on pediatric autoimmune neuropsychiatric disorder associated with streptococcal infections (PANDAS) and pediatric acute neuropsychiatric syndrome (PANS) within the Department of Public Health. Said advisory council shall advise the Commissioner of Public Health on research, diagnosis, treatment, and education relating to the disorder and syndrome.

Said advisory council shall be comprised of the following members, who shall be appointed by the Commissioner of Public Health within 60 days after the effective date of this act. Advisory Council Members shall serve a term of 3 years;

One physician specialized in infectious diseases, licensed and practicing in the state with experience treating persons with pediatric autoimmune neuropsychiatric disorder associated with streptococcal infections and pediatric acute neuropsychiatric syndrome and the use of intravenous immunoglobulin. One pediatrician licensed and practicing in the state who has experience treating persons with pediatric autoimmune neuropsychiatric disorder associated with streptococcal infection pediatric acute neuropsychiatric syndrome. One child psychiatric practitioner with experience treating persons with pediatric autoimmune neuropsychiatric disorder associated with streptococcal infections and pediatric acute neuropsychiatric syndrome. Two health care provider/medical specialist licensed and practicing in the state who have experience treating persons with pediatric autoimmune neuropsychiatric disorder associated with streptococcal infections and pediatric acute neuropsychiatric syndrome. One medical researcher with experience conducting research concerning pediatric autoimmune neuropsychiatric disorder associated with streptococcal infections, pediatric acute neuropsychiatric syndrome, obsessive-compulsive disorder, tic disorder, and other neuro-inflammatory disorders. One representative of a Massachusetts non-profit PANDAS/PANS Advocacy Organization. One
representative of a professional organization in the state for school nurses. Two parents with a child who has been diagnosed with pediatric autoimmune neuropsychiatric disorder associated with streptococcal infections or pediatric acute neuropsychiatric syndrome. One social worker licensed and practicing in this state who has experience working persons & families impacted by pediatric autoimmune neuropsychiatric disorder associated with streptococcal infections and pediatric acute neuropsychiatric syndrome. One Special Educator Administrator who has experience working persons & families impacted by pediatric autoimmune neuropsychiatric disorder associated with streptococcal infections and pediatric acute neuropsychiatric syndrome, and three additional members as appointed by the Commissioner.

The Commissioner of Public Health, or his or her designee, shall be an ex-officio, nonvoting member. Any member of the advisory council appointed under this Section may be a member of the General Court. Members shall receive no compensation for their services.

The Commissioner of Public Health shall schedule the first meeting of the advisory council, which shall be held not later than 90 days after the effective date of this act. A majority of the council members shall constitute a quorum. A majority vote of a quorum shall be required for any official action of the advisory council. The advisory council shall meet upon the call of the chairperson or upon the request of a majority of council members.

The advisory council shall issue a report to the General Court annually with recommendations concerning: practice guidelines for the diagnosis and treatment of the disorder and syndrome; development of screening protocol; mechanisms to increase clinical awareness and education regarding the disorder and syndrome among physicians, including pediatricians, school-based health centers, and providers of mental health services; outreach to educators and parents to increase awareness of the disorder and syndrome; and development of a network of volunteer experts on the diagnosis and treatment of the disorder and syndrome.

The advisory council may request from all state agencies such information and assistance as the council may require.

The advisory council may accept and solicit funds, including any gifts, donations, grants or bequests or any federal funds, for any of the purposes of this section. Such funds shall be deposited in a separate account with the state treasurer, be received by said treasurer on behalf of the commonwealth, and be expended by the advisory council in accordance with council bylaws and state and federal law.”.

The amendment was adopted.

Recess.

At ten minutes after ten o’clock P.M. (Tuesday, July 28), on motion of Mr. Jones of North Reading (Mr. Donato of Medford being in the Chair), the House recessed until the following day at eleven o’clock A.M.; and at that time, the House was called to order with Mr. Donato of Medford in the Chair.
Wednesday, July 29, 2020 (at 11:02 o’clock A.M.).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Petition.

Mr. Moran of Boston presented a petition (accompanied by bill, House, No. 4915) of Michael J. Moran (with the approval of the mayor and city council) relative to certain affordable housing in the Brighton section of the city of Boston; and the same was referred to the committee on Housing. Sent to the Senate for concurrence.

Papers from the Senate.

The House Bill making technical corrective changes to the Cape Cod and Islands Water Protection Fund tax assessments (House, No. 4073), came from the Senate passed to be engrossed, in concurrence, with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2851. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

A Bill creating higher education opportunities for students with intellectual disabilities, autism, and other developmental disabilities (Senate, No. 2844) (on Senate, No. 2539); and

A Resolve providing for the creation of a special commission relative to the seal and motto of the Commonwealth (Senate, No. 2848, amended in line 28 by inserting after the word “study” the following: “subject to the provisions of Chapter 268A”) (on Senate, resolve No. 1877);

Severally passed to be engrossed by the Senate, were read; and they were referred, under Rule 33, to the committee on Ways and Means.

A petition (accompanied by bill, Senate, No. 2847) of Marc R. Pacheco and Susan Williams Gifford (by vote of the town) for legislation relative to the position of Deputy Chief of Police in the town of Carver, was referred, in concurrence, to the committee on Public Service.

Reports of Committees.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following bills be scheduled for consideration by the House:

The Senate Bill authorizing employees of the city of Fall River to purchase credible service for military service time (Senate, No. 2257, amended) [Local Approval Received]; and

House bills

To create a Boston Fire Department cadet program (House, No. 4824) [Local Approval Received];

Regarding a pavilion in Mary Dennison Park (House, No. 4842) [Local Approval Received]; and
Establishing a sick leave bank for Miguel Rivera, an employee of the Hampden County Jail (House, No. 4897);

Under suspension of Rule 7A, in each instance, on motion of Mr. Wong of Saugus, the bills severally were read a second time forthwith; and they were ordered to a third reading.

Report of the committee on Transportation, ought NOT to pass (under Joint Rule 10), on a message from His Excellency the Governor recommending legislation to promote commercial driver safety (House, No. 3980).

Under suspension of the rules, on a motion of Mr. Straus of Mattapoisett, the report was considered forthwith. Pending the question on acceptance of the report, the subject-matter was recommitted, on motion of the same member.

By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on House, No. 4732, a Bill establishing a COVID-19 local food access emergency fund (House, No. 4898).

By Miss Gregoire of Marlborough, for the committee on State Administration and Regulatory Oversight, on Senate, No. 2268 and House, Nos. 36 and 2698 and on a part of House, No. 27, a Bill relative to the 401(k) CORE program (House, No. 36).

By the same member, for the same committee, on a message from His Excellency the Governor, a Bill to expand opportunities for minority and women business enterprises in public construction projects (printed in House, No. 4511).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill setting next-generation climate policy (Senate, No. 2500), ought to pass with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4912; and by striking out the title and inserting in place thereof the following title: “An Act creating a 2050 roadmap to a clean and thriving Commonwealth.”. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Michlewitz of Boston, the bill was read a second time forthwith.

The amendments recommended by the committee on Ways and Means then were adopted; and the bill (Senate, No. 2500, amended) was ordered to a third reading.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill authorizing the Division of Capital Asset Management and Maintenance to convey certain parcels of land in the city of Salem (Senate, No. 2584), ought to pass with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4913. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Michlewitz of Boston, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the bill (Senate, No. 2584, amended) was ordered to a third reading.

Establishing a sick leave bank for Miguel Rivera, an employee of the Hampden County Jail (House, No. 4897);

Miguel Rivera,— sick leave.

Commercial driver safety.

COVID-19,— food access.

401(k) CORE program.

Minority and women business.

Climate policy.

Salem,— land.
By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill authorizing the Massachusetts Department of Transportation to release its interest by deed or to grant an easement in a certain parcel of land in the city of Fall River (Senate, No. 2780), ought to pass with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4914. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Silvia of Fall River, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the bill (Senate, No. 2780, amended) was ordered to a third reading.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill relative to Gardner Heritage State Park (House, No. 3688), ought to pass with an amendment substituting therefor a Bill authorizing the Division of Capital Asset Management and Maintenance to convey a certain portion of the Gardner Heritage State Park to the city of Gardner (House, No. 4911).

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Zlotnik of Gardner, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

Recess.

At twenty-two minutes after eleven o’clock A.M. (Wednesday, July 29), on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed until a quarter after twelve o’clock noon; and at twenty-eight minutes before one o’clock P.M. the House was called to order with the Speaker in the Chair.

Quorum.

At the request of Mr. Jones of North Reading, a roll call was taken for the purpose of ascertaining the presence of a quorum; and on the roll call 158 members were recorded as being in attendance.

[See Yea and Nay No. 242 in Supplement.]

Therefore a quorum was present.

Orders.

On motion of Mr. Galvin of Canton,—

Ordered, That notwithstanding any standing or emergency rule to the contrary, the monitors shall be authorized to cast roll call votes, except quorum roll calls, for Representatives Cronin of Easton, González of Springfield and Whelan of Brewster, while said members are involved in conference committee negotiations.
Mr. Galvin of Canton, for the committee on Rules, reported (under the provisions of House Rule 7C) an Order relative to suspending Joint Rule 12A (House, No. 4910). After debate on adoption of the order, Mr. Jones of North Reading and other members of the House moved to amend it in line 45 by inserting after the year: “2020” the following: “; provided that any formal session occurring after that date must be scheduled at least 14 calendar days prior to such formal session”.

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 33 members voted in the affirmative and 126 in the negative.

[See Yea and Nay No. 243 in Supplement.]

Therefore the amendment was rejected.

Subsequently a statement of Mr. Silvia of Fall River was spread upon the records of the House as follows:

MR. SPEAKER: I would like to call to the attention of the House the fact that on the previous roll call, it was my intention to vote in the negative. However, I now find that due to technical problems in relation to voting remotely, for some inexplicable reason, I was recorded in the affirmative. As soon as I realized that there was an error, I contacted my monitor in the House Chamber, but was informed that the vote had been announced and it was too late to change my vote.

Mr. Jones of North Reading and other members of the House then moved to amend the order in line 45 by inserting after the year: “2020” the following: “; provided that any committee poll after that date must be held open for at least 2 hours”.

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of Mr. Smola of Warren; and on the roll call 51 members voted in the affirmative and 108 in the negative.

[See Yea and Nay No. 244 in Supplement.]

Therefore the amendment was rejected.

On the question on adoption of the order, the sense of the House was taken by yeas and nays, at the request of Ms. Gouveia of Acton; and on the roll call (Mr. Donato of Medford being in the Chair) 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 245 in Supplement.]

Therefore the order was adopted.

Mr. Galvin of Canton, for the committee on Rules, reported (under the provisions of House Rules 7B and 7C) an Order relative to special procedures for consideration of the Senate Bill setting next-generation climate policy (Senate, No. 2500, amended) [for order, see House, No. 4909]. The order was adopted.

Engrossed Bills.

The engrossed Bill authorizing the appointing authority of the town of Bridgewater to appoint police cadets (see House, No. 3677, amended) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted, under suspension of Emergency Rule 2(5), on motion of Mr. D’Emilia of Bridgewater; and it was signed by the acting Speaker and sent to the Senate.

Bill enacted.
The engrossed Bill relative to certain affordable housing in the city of Chelsea (see House, No. 4368) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted, under suspension of Emergency Rule 2(5), on motion of Mr. Ryan of Boston; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

The Senate Bill putting patients first (Senate, No. 2796, amended), was considered.

Pending the question on passing the bill, as amended, to be engrossed, in concurrence, Mr. Hendricks of New Bedford and other members of the House moved to amend it by inserting after section 34 the following section:

“SECTION 34A. Chapter 152 of the General Laws is hereby amended by inserting after section 7G the following section: Section 7H: In any claim for compensation where the employee has been diagnosed with COVID-19, it shall be prima facie evidence that (i) the employee was performing his or her regular duties at the time of contracting COVID-19; (ii) the claim comes within the provisions of this chapter and, (iii) sufficient notice of the injury has been given. This section shall apply to persons employed as emergency medical technicians, emergency rooms, and urgent care medical personnel, emergency room and urgent care non-medical staff, and all hospital and medical staff office employees.”.

After debate on the question on adoption of the amendment, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 62 members voted in the affirmative and 94 in the negative.

[See Yea and Nay No. 246 in Supplement.]

Therefore the amendment was rejected.

Ms. Garlick of Needham and other members of the House then moved to amend the bill by adding the following section:

“SECTION 41. Notwithstanding any general or special law to the contrary, the department of public health shall publish daily on its website the data it receives from health care facilities pursuant to the federal COVID-19 guidance for hospitals. The report shall include data in the aggregate and broken down by health care facility.”.

The amendment was adopted.

Ms. Malia of Boston then moved to amend the bill by inserting after section 33 the following section:

“SECTION 33A. (a) For the purposes of this section the following words shall, unless the context clearly requires otherwise, have the following meanings:

‘Health Care Workforce’, personnel employed by or contracted to work at a facility that have an effect upon the delivery of quality care to patients, including but not limited to registered nurses, licensed practical nurses, unlicensed assistive personnel, service, maintenance, clerical, professional and technical workers, and all other health care workers.

‘Facility’ shall mean a hospital licensed under section 51 of this chapter, the teaching hospital of the University of Massachusetts medical school, any licensed private or state-owned and state-operated general acute care hospital, an acute psychiatric hospital, an acute care specialty hospital, or any acute care unit within a state operated healthcare facility. This definition shall not include rehabilitation facilities or long-term care facilities.
(b) Notwithstanding any special or general law to the contrary, each facility shall establish and develop a health care workforce care planning committee within 90 days of the effective date of this act. The membership of the planning committee shall include at least one registered nurse, one unlicensed assistive personnel, one service or maintenance worker, one professional or technical worker, one clerical worker, and one representative for each labor organization representing bargaining units at the facility. The membership of the planning committee shall include no more than the same number of management representatives relative to the number of appointed members of the health care workforce. The committee shall participate in at least one meeting of labor management committee training.

(c) Each facility’s health care workforce planning committee shall develop, implement, monitor and regularly adjust a comprehensive care team plan that accounts for each unit or other facility division in which direct patient care is provided. The care team plan shall be developed to ensure that the assigned health care workforce members are sufficient to ensure a safe working environment and to provide quality care to the facility’s patients. Further, the care team plan shall account for all anticipated variables that can influence a facility’s delivery of quality patient care including but not limited to the development of a comprehensive acuity-based classification system. The care team plan shall include account for (i) the numbers and skill mix of needed health care workforce members to be assigned to patients, (ii) anticipated patient volume, (iii) the time needed to complete expected care tasks, (iv) the need for specialized equipment and technology, (v) the physical environment of the facility; (vi) the necessity of ensuring a safe working environment; and (vii) all quality and safety data submitted on a unit-by-unit basis for each facility through PatientCareLink or any similar system.

(d) The department of public health, in consultation with the health policy commission, shall develop rules and regulations as needed to implement this section.

In section 36, in line 747, by inserting after the number “32” the following: “, 33A”.

The amendments were adopted.

Mr. McGonagle of Everett and other members of the House then moved to amend the bill by adding the following section:

“SECTION 42. (a) Notwithstanding section 51G of chapter 111 or any general or special law or regulation to the contrary, no acute care hospital, as defined by section 25B of said chapter 111, shall close or discontinue any essential health service, as defined in 105 CMR 130.020, for the remainder of the governor’s March 10, 2020 declaration of a state of emergency or any subsequent declaration of a state of emergency in response the outbreak of the 2019 novel coronavirus, also known as COVID-19.

(b) This section shall not apply to the temporary discontinuation or closure of an essential health service by an acute care hospital when such discontinuation or closure is consistent with any rule, requirement, or procedure authorized under the governor’s declaration.”.

The amendment was adopted.

Mr. Golden of Lowell and other members of the House then moved to amend the bill by inserting after section 33A (inserted by amendment) the following section:

“SECTION 33B. (a) Notwithstanding any general or special law to the contrary, the executive office of health and human services shall study the feasibility and cost of converting multiple occupancy bedrooms into single occupancy bedrooms within long-term care facilities for the purpose of compliance with infection control
standards and to provide private isolation space for residents to protect against the spread of contagious diseases.

The secretary shall file the report with the joint committee on health care financing and the house and senate committees on ways and means not later than December 31, 2021. The report shall include, but not be limited to: (i) an analysis of the estimated cost of converting multiple occupancy bedrooms; (ii) the projected health benefits to residents; and (iii) recommendations for an enhanced Medicaid payment structure to support the creation of private isolation space within long-term care facilities.

(b) For the purposes of this section, the ‘long-term care facilities’, shall mean the Soldiers’ Home in Massachusetts, the Soldiers’ Home in Holyoke or a convalescent home, a nursing home, a skilled nursing facility, a rest home or a charitable home for the aged licensed under the provisions of section 71 of chapter 111 of the General Laws.”.

The amendment was adopted.

Ms. Decker of Cambridge and other members of the House then moved to amend the bill in section 4, in line 19; in section 22, in line 210; in section 24, in line 282; in section 25, in line 351; in section 26, in line 415; in section 27, in line 479; and in section 28, in line 542, by inserting after the word “the”, in each instance, the word “evaluation,”. After remarks the amendments were adopted.

Ms. Decker and other members of the House then moved to amend the bill in section 4, in line 20; in section 22, in line 211; in section 24, in line 283; in section 25, in line 352; in section 26, in line 416; in section 27, in line 480; and in section 28, in line 543, by inserting after the word “health”, in each instance, the word “developmental”. The amendments were adopted.

Ms. Gouveia of Acton and other members of the House then moved to amend the bill in section 4, in line 41; in section 16, in line 139; in section 22, in line 232; in section 24, in line 304; in section 25, in line 373; in section 26, in line 437; in section 27, in line 501; and in section 28, in line 564, by inserting after the word “injury”, in each instance, the words “or acute mental health or behavioral health episode”. The amendments were adopted.

Representatives Moran of Boston and Khan of Newton then moved to amend the bill by adding the following section:

“SECTION 43. Notwithstanding any law or rule to the contrary, for fiscal year 2021 and beyond, in establishing Medicaid reimbursement rates for Medicaid Eligible inpatient services provided by chronic disease rehabilitation hospitals located in the commonwealth that serve solely children and adolescents, the department of health and human services shall apply a multiplier of 1.5 times the hospital’s FY 20 current inpatient per diem rate in fiscal year 2021. For fiscal year 2022 and beyond, such rates of reimbursement shall not be lower than the rates in effect for the prior fiscal year.”.

The amendment was adopted.

Mrs. Ferguson of Holden and other members of the House then moved to amend the bill in section 34, in line 695, by striking out the words “and inpatient services” and inserting in place thereof the words “, inpatient services and cognitive rehabilitation services,”. The amendment was adopted.

Mrs. Kane of Shrewsbury and other members of the House then moved to amend the bill by adding the following section:

“SECTION 44. Section 1. Chapter 111 of the General Laws is hereby amended by adding the following section:—

Section 238. (a) For the purposes of this section the following words shall, unless the context clearly requires otherwise, have the following meanings:—
‘Rare disease’, any disease that affects fewer than 200,000 people in the United States, has status as an orphan disease for research purposes or is known to be substantially under-diagnosed and unrecognized as a result of lack of adequate diagnostic and research information.

‘Rare disease care’, the academic research of a rare disease or the medical treatment of individuals diagnosed with a rare disease.

(b) There is hereby established the rare disease advisory council consisting of the following 29 members: the commissioner, or a designee who shall serve as chair; the executive director, or a designee, of the Massachusetts health policy commission; 2 members of the state senate, or their designee, 1 of whom shall be appointed by the senate president and 1 appointed by the minority leader; 2 members of the house of representatives, or their designee, 1 of whom shall be appointed by the speaker of the house and 1 appointed by the minority leader; 4 persons appointed by the senate president, 1 of whom shall be a pharmacist with experience with drugs used to treat rare diseases, 1 of whom shall be a geneticist licensed and practicing in the state and 1 of whom shall be a registered nurse or advanced practice registered nurse licensed and practicing in the commonwealth with experience treating rare diseases; 4 persons appointed by the speaker of the house, 1 of whom shall be a representative of a health plan or accountable care organization certified by the health policy commission and 1 of whom shall be a genetic counselor with experience providing services to persons diagnosed with a rare disease and 1 of whom shall be a representative from a rehabilitation facility that provides rare disease care; and 15 persons to be appointed by the governor, 2 of whom shall be from academic research institutions that receive grant funding for rare diseases research; 2 of whom shall be physicians licensed and practicing in the state with experience researching, diagnosing or treating rare diseases; 2 of whom shall be hospital administrators, or their designee, from hospitals in the commonwealth that provide care to persons diagnosed with a rare disease, 1 of whom shall represent a hospital in which the scope of service focuses on rare diseases of pediatric patients; 3 of whom shall be representatives of rare disease patient organizations that operate in the commonwealth; 2 of whom shall be a representative of the biotechnology and scientific community who is engaged in rare disease research, including, but not limited to, a medical researcher with experience conducting research on rare diseases; 1 of whom shall be a dietician licensed and practicing in the state with experience administering dietary therapies to those with rare diseases; 2 of whom shall be persons age 18 or older who have a rare disease; and 1 of whom shall be a caregiver of a person with a rare disease.

(c) Each member of the rare disease advisory council shall serve for a term of 3 years and shall serve until their successors have been appointed. The advisory council shall meet periodically no fewer than 4 times annually, with members able to participate in any meeting by teleconference. The members of the advisory council shall serve without compensation. The commissioner shall provide the advisory council with suitable accommodations for its meetings and the department shall further provide administrative support to assist the advisory council.

(d) The rare disease advisory council shall advise the governor, the general court and the department on the incidence of rare disease within the commonwealth and the status of the rare disease community. To achieve its purpose, the advisory council shall:

(i) coordinate the performance of the rare disease advisory council’s duties with those of other rare disease advisory bodies, community-based organizations and other public and private organizations within the state for the purpose of ensuring greater cooperation regarding the research, diagnosis and treatment of rare diseases. The
coordination shall require, when appropriate: (1) disseminating the outcomes of the advisory council’s research, identified best practices and policy recommendations; and (2) utilizing common research collection and dissemination procedures;

(ii) using existing publicly available records and information, undertake a statistical and qualitative examination of the prevalence and causes of rare disease to develop a profile of the social and economic burden of rare disease in the commonwealth;

(iii) receive and consider reports and testimony from expert individuals, the department, community-based organizations, voluntary health organizations, healthcare providers and other public and private organizations recognized as having expertise in rare disease care, to learn about their contributions to rare disease care and possibilities for the improvement of rare disease care in the commonwealth;

(iv) develop methods to publicize the profile of the social and economic burden of rare disease in the commonwealth to ensure that the public and healthcare providers are sufficiently informed of the most effective strategies for recognizing and treating rare disease;

(v) determine the human impact and economic implications of early treatment of rare diseases versus delayed or inappropriate treatment of rare disease as it pertains to the quality of care, the quality of patients’ and their families’ lives, and the economic burdens; including insurance reimbursements, rehabilitation, hospitalization and related services on patients, families and the commonwealth;

(vi) evaluate the current system of rare disease treatment and available public resources to develop recommendations to increase rare disease survival rates, improve quality of life and prevent and control risks of co-morbidities for rare disease, based on available scientific evidence;

(vii) research and determine the most appropriate method for the commonwealth to collect rare disease data, including a database of all rare diseases identified in the commonwealth along with known best practices for care of said diseases and such additional information concerning these cases as the advisory committee deems necessary and appropriate to conduct thorough and complete epidemiological surveys of rare diseases, subject to all applicable privacy laws and protections;

(viii) examine the feasibility of developing a rare disease information and patient support network in the commonwealth to aid in determining any genetic or environmental contributors to rare diseases; and

(ix) develop and maintain a comprehensive rare disease plan for the commonwealth, utilizing any information and materials received or developed by the advisory council pursuant to this subsection, and which shall include information specifically directed toward the general public, state and local officials, state agencies, private organizations and associations, and businesses and industries.

(e) The advisory council may apply for, and accept, any grants of money from the federal government, private foundations, or any other source which may be available for programs related to rare diseases or to advance the mission of the advisory council.

(f) On or before December 31st of each calendar year, the advisory council shall file a report with the clerks of the house of representatives and the senate and the executive office for administration and finance, which shall include, but is not limited to: (i) a summary of the current state of comprehensive rare disease plan for the commonwealth; (ii) those actions taken and progress made toward achieving implementation of the comprehensive rare disease plan; (iii) an accounting of all funds received by the council, and the source of those funds; (iv) an accounting of all funds expended by the council; and (v) to the extent practicable, an estimate of any
cost savings on the part of individuals and the commonwealth that will occur upon full implementation of the comprehensive rare disease plan and accompanying programs.

Section 2. Prior to appointing the members of the rare disease advisory council established in this act, the governor or the secretary of the executive office of health and human services shall research and report to the general court, within 30 days of the effective date of this act, existing sources of funding that may be used to finance the formation and operation of the advisory council.

Section 3. On or before 180 days following the effective date of this act, the rare disease advisory council shall provide a preliminary report to the governor, the department of public health and to the general court, by filing the same with the clerks of the house of representatives and the senate. The preliminary report shall include, but is not limited to, an estimate the financial, informational and other resources needed to achieve the goals and duties of the advisory council.

The amendment was adopted.

After remarks, Ms. Balser of Newton and other members of the House move to amend the bill by adding the following section:

“SECTION 45. Notwithstanding any general or special law to the contrary, the Executive Office of Health and Human Services shall organize and establish an online Personal Protective Equipment Exchange for the purpose of identifying, aggregating and making available for purchase and procurement necessary personal protective equipment to be utilized by health care and elder care providers including, but not limited to, nursing facilities, acute care hospitals, resident care facilities, assisted living residences, adult day programs, physician practices, community health centers, ambulatory surgery centers, home health agencies and home care agencies within the Commonwealth. The Executive Office of Health and Human Services shall:

(A) identify and offer qualified wholesalers, manufacturers and suppliers the opportunity to participate on the Exchange;
(B) ensure that the personal protective equipment offered on the Exchange complies with all federal and state requirements and specifications; and
(C) establish and implement a process to receive, negotiate and finalize competitive pricing to be offered for the personal protective equipment placed on the Exchange.

All sales of the personal protective equipment from the Exchange shall be private transactions completed by and between the parties and the Executive Office of Health and Human Services shall have no responsibility to arrange for the processing of such transactions or the delivery of the personal protective equipment. In developing the Exchange, the Executive Office of Health and Human Services shall establish a stakeholder group which shall be comprised of representatives from the Massachusetts Senior Care Association, Massachusetts Health and Hospital Association, Massachusetts Medical Society, SEIU 1199, manufacturers and suppliers and others the Executive Office of Health and Human Services deem necessary to organize and establish the Exchange. The Exchange shall be established within 30 days of enactment of this law.”

The amendment was adopted.

Representatives Gregoire of Marlborough, Decker of Cambridge and other members of the House then moved to amend the bill in section 4, in lines 27 to 30, inclusive, by striking out the sentence contained in those lines and inserting in place thereof the following sentence: “Eligible health care services shall also include: (i) all health care services delivered through provider-to-provider consultation via telehealth; (ii) all health care services delivered to a patient via telehealth when the
patient is located in a health care facility licensed or certified by the department of public health or the department of mental health or otherwise in the physical presence of a health care professional licensed pursuant to chapter 112; and (iii) any additional health care services to be delivered to a patient via telehealth, while located in their place of residence, that are approved by bulletins or regulations issued or promulgated by the division of insurance and division of medical assistance based on recommendations from the health policy commission.

In section 22, in lines 218 to 221, inclusive, by striking out the sentence contained in those lines and inserting in place thereof the following sentence: “Eligible health care services shall also include: (i) all health care services delivered through provider-to-provider consultation via telehealth; (ii) all health care services delivered to a patient via telehealth when the patient is located in a health care facility licensed or certified by the department of public health or the department of mental health or otherwise in the physical presence of a health care professional licensed pursuant to chapter 112; and (iii) any additional health care services to be delivered to a patient via telehealth, while located in their place of residence, that are approved by bulletins or regulations issued or promulgated by the division of insurance and division of medical assistance based on recommendations from the health policy commission.”;

In section 24, in lines 290 to 293, inclusive, by striking out the sentence contained in those lines and inserting in place thereof the following sentence: “Eligible health care services shall also include: (i) all health care services delivered through provider-to-provider consultation via telehealth; (ii) all health care services delivered to a patient via telehealth when the patient is located in a health care facility licensed or certified by the department of public health or the department of mental health or otherwise in the physical presence of a health care professional licensed pursuant to chapter 112; and (iii) any additional health care services to be delivered to a patient via telehealth while located in their place of residence that are approved by bulletins or regulations issued or promulgated by the division of insurance and division of medical assistance based on recommendations from the health policy commission.”;

In section 25, in lines 359 to 362, inclusive, by striking out the sentence contained in those lines and inserting in place thereof the following sentence: “Eligible health care services shall also include: (i) all health care services delivered through provider-to-provider consultation via telehealth; (ii) all health care services delivered to a patient via telehealth when the patient is located in a health care facility licensed or certified by the department of public health or the department of mental health or otherwise in the physical presence of a health care professional licensed pursuant to chapter 112; and (iii) any additional health care services to be delivered to a patient via telehealth while located in their place of residence that are approved by bulletins or regulations issued or promulgated by the division of insurance and division of medical assistance based on recommendations from the health policy commission.”;

In section 26, in lines 423 to 426, inclusive, by striking out the sentence contained in those lines and inserting in place thereof the following sentence: “Eligible health care services shall also include: (i) all health care services delivered through provider-to-provider consultation via telehealth; (ii) all health care services delivered to a patient via telehealth when the patient is located in a health care facility licensed or certified by the department of public health or the department of mental health or otherwise in the physical presence of a health care professional licensed pursuant to chapter 112; and (iii) any additional health care services to be delivered
to a patient via telehealth while located in their place of residence that are approved by bulletins or regulations issued or promulgated by the division of insurance and division of medical assistance based on recommendations from the health policy commission.”;

In section 27, in lines 487 to 490, inclusive, by striking out the sentence contained in those lines and inserting in place thereof the following sentence: “Eligible health care services shall also include: (i) all health care services delivered through provider-to-provider consultation via telehealth; (ii) all health care services delivered to a patient via telehealth when the patient is located in a health care facility licensed or certified by the department of public health or department of mental health or otherwise in the physical presence of a health care professional licensed under chapter 112; and (iii) any additional health care services to be delivered to a patient via telehealth, while located in their place of residence, that are approved by bulletins or regulations issued or promulgated by the division of insurance and division of medical assistance based on recommendations from the health policy commission.”;

In section 28, in line 550 to 553, inclusive, by striking out the sentence contained in those lines and inserting in place thereof the following sentence: “Eligible health care services shall also include: (i) all health care services delivered through provider-to-provider consultation via telehealth; (ii) all health care services delivered to a patient via telehealth when the patient is located in a health care facility licensed or certified by the department of public health or the department of mental health or otherwise in the physical presence of a health care professional licensed pursuant to chapter 112; and (iii) any additional health care services to be delivered to a patient via telehealth, while located in their place of residence, that are approved by bulletins or regulations issued or promulgated by the division of insurance and division of medical assistance based on recommendations from the health policy commission.”;

By adding the following section:

“SECTION 46. (a) Notwithstanding any general of special law to the contrary, the health policy commission shall, from time to time, issue recommendations for additional health care services to be delivered to a patient while the patient is located in their place of residence.

(b) The division of insurance and the division of medical assistance shall issue bulletins or promulgate regulations incorporating the recommendations of the health policy commission on additional health care services that to be provided via telehealth, and such recommendations shall be incorporated not later than 6 months after the health policy commission issues said recommendations.”.

The amendments were adopted.

Representatives Santiago of Boston and Gentile of Sudbury then moved to amend the bill in section 35, in lines 729 and 735, by inserting after the word “provider”, in each instance, the following: “the greater of: (i) 115 per cent of the average rate the carrier pays for that service performed by a health care provider in the same or similar specialty and provided in Massachusetts, as determined by the commissioner of the division of insurance, and in consultation with the center for health information and analysis; and (ii)”; and the amendments were adopted.

Mr. Honan of Boston then moved to amend the bill by inserting after section 33B (inserted by amendment) the following section:

“SECTION 33C. On or before October 1, 2020, due to the 2019 novel coronavirus, also known as COVID-19, the house of representatives commonwealth resilience and recovery special committee shall hold a hearing to determine the available supplies for personal protective equipment, which meet the standards of the
federal Center for Disease Control that were in effect on January 6, 2020, held by (i) acute care hospitals licensed under section 51 of chapter 111; (ii) any facility as defined under section 1 of chapter 6D; and (iii) any other entities identified by the special committee. The special committee shall also determine anticipated demand for personal protective equipment.”.

The amendment was adopted.

Ms. Dykema of Holliston then moved to amend the bill by inserting after section 37 the following six sections:

“SECTION 37A. Subsection (f) of said section 15 of said chapter 6D, as so appearing, is hereby amended by inserting after the words ‘which providers of’ the following:- health care services and

SECTION 37B. Said subsection (f) of said section 15 of said chapter 6D, as so appearing, is hereby further amended by striking out words ‘of these services’.

SECTION 37C. Said Subsection (f) of said section 15 of said chapter 6D, as so appearing, is hereby further amended by striking out the words “as an approved provider of these free-standing ancillary services for ACO patients”.

SECTION 37D. Said Subsection (f) of said section 15 of said chapter 6D, as so appearing, is hereby further amended by striking out the words ‘of free-standing ancillary services’.

SECTION 3. [sic] Said section 15 of said chapter 6D, as so appearing, is hereby amended by adding the following subsection: –

(h) The commission shall annually review the standards published by each certified ACO pursuant to subsection (f) and shall issue a report of its findings, including any recommendations. At a minimum, the commission’s review shall include whether the standards of each ACO ensure consideration and participation by providers sufficient to ensure the goals of subsection (c) and to maximize value to patients by minimizing price and health status adjusted total medical expenses and maximizing quality and access. Such findings shall be used by the commission in the examination and cross examination of witnesses at the annual cost trend hearings pursuant to section 8. The commission shall biennially amend the minimum standards established under subsection (b) in order to ensure processes by which participants and out-of-ACO arrangements are approved and structured by certified ACOs, including through joint venture arrangements.

SECTION 37F. Notwithstanding any other general or special law to the contrary, not later than January 1, 2021, the health policy commission shall promulgate regulations to implement the aggrieved provider review process established in subsection (f) of section 15 of chapter 6D of the General Laws.”.

The amendment was adopted.

Ms. Decker of Cambridge and other members of the House then moved to amend the bill in section 4, in line 41; in section 16, in line 139; in section 22, in line 232; in section 24, in line 304; in section 25, in line 373; in section 26, in line 437; in section 27, in line 501; and in section 28, in line 564, by inserting after the word “symptoms”, in each instance, the words “, and as many refills of that prescription as a provider may issue within their discretion.”

The amendments were adopted.

On the question on passing the bill, as amended, to be engrossed, in concurrence, the sense of the House was taken by yeas and nays, at the request of Mr. Cullinane of Boston; and on the roll call 158 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 247 in Supplement.]
Therefore the bill (Senate, No. 2796, amended) was passed to be engrossed. Sent to the Senate for concurrence in the amendments adopted by the House [for text of the House amendments published as amended, see House document numbered 4916].

Recess.

At a quarter before eight o’clock P.M. (Wednesday, July 29), on motion of Mr. Mariano of Quincy (Mr. Donato of Medford being in the Chair), the House recessed until the following day at eleven o’clock A.M.; and at three minutes after eleven o’clock, the House was called to order with Mr. Donato in the Chair.
Thursday, July 30, 2020 (at 11:03 o’clock A.M.).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

_Pledge of allegiance._

_Note: This section is mentioned but not included in the provided text._

_Communication from Representative LeBoeuf of Worcester._

A communication from Representative LeBoeuf of Worcester was spread upon the records of the House, to wit:—


The Honorable Steven T. James
Clerk of the House
24 Beacon Street, Room 145
Boston, MA 02133

Dear Mr. Clerk,

I am writing to explain my being recorded as not voting on passing to be engrossed, in concurrence, Senate bill No. 2796, as amended by the House by inserting the text of House document numbered 4888, on Tuesday, July 29, 2020.

I was having difficulty with both cellular and Wi-Fi reception that day and did not hear the final roll call. I was informed by the monitor that under the emergency rules late voting was not permitted.

If I had been permitted to vote late, as is permitted under traditional House Rules I would have voted in favor of enacting House document numbered 4888. Thank you for the inclusion of this explanation in the House Journal.

Regards,

David LeBoeuf
State Representative
17th Worcester District

_Resolution._

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

_Resolutions (filed by Representatives Decker of Cambridge, Peake of Provincetown, Malia of Boston, Hogan of Stow, Lewis of Framingham and Higgins of Leominster) commending Grace Sterling Stowell on her fortieth anniversary serving with the Boston Alliance of Gay, Lesbian, Bisexual and Transgender Youth;_  
_Resolutions (filed by Mr. Kelcourse of Amesbury) congratulating Bryce Jackson on receiving the Eagle Award of the Boy Scouts of America;_  
_Resolutions (filed by Mr. Kelcourse of Amesbury) congratulating Jack White on receiving the Eagle Award of the Boy Scouts of America;_
Resolutions (filed by Mr. Kelcourse of Amesbury) congratulating Noah White on receiving the Eagle Award of the Boy Scouts of America; and
Resolutions (filed by Mr. Soter of Bellingham) congratulating the town of Bellingham on being recognized as a Purple Heart Town;
Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Wong of Saugus, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Petitions.

Representative Finn of West Springfield and Senator Welch presented a joint petition (accompanied by bill, House, No. 4917) of Michael J. Finn and James T. Welch (with the approval of the mayor and town council) that the city known as the town of West Springfield be authorized to grant easements and conservation restrictions to all or portions of certain parcels of land owned by said city to the Department of Conservation and Recreation; and the same was referred to the committee on Environment, Natural Resources and Agriculture. Sent to the Senate for concurrence.

Miss Gregoire of Marlborough presented a petition (subject to Joint Rule 12) of Danielle W. Gregoire and Hannah Kane relative to an agricultural deed restriction in the town of Westborough; and the same was referred, under Rule 24, to the committee on Rules.

Papers from the Senate.

The House Bill enabling partnerships for growth (House, No. 4887), came from the Senate, passed to be engrossed, in concurrence, with an amendments striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2874; and striking out the title and inserting in place thereof the following title: “An Act to encourage new development and usher in a recovering economy”.

Under suspension of the rules, on motion of Mr. Michlewitz of Boston, the amendments were considered forthwith. The House then non-concurred with the Senate in its amendments; and, on further motion of the same member, asked for a committee of conference on the disagreeing votes of the two branches. Representatives Michlewitz, Ferrante of Gloucester and Wong of Saugus were appointed the committee on the part of the House. Sent to the Senate to be joined.

Subsequently notice was received from the Senate that said branch had insisted on its amendment, concurred with the House in the appointment of a committee of conference; and that Senators Lesser, Rodrigues and O’Conner had been joined as the committee on the part of the Senate.

The House Order suspending Joint Rule 12A (House, No. 4910), came from the Senate passed to be adopted, in concurrence, with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2873. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading. Subsequently the amendment (having been
reported by said committee to be correctly drawn) was considered forthwith; and it was adopted, in concurrence.

A Bill authorizing the town of Harvard to convey an easement over a certain parcel of conservation land (Senate, No. 2866) (on Senate bill No. 2779) [Local Approval Received], passed to be engrossed by the Senate, was read; and it was referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, reported that the matter be scheduled for consideration by the House.

Under suspension of the rules, on motion of Mr. Galvin of Canton, the bill was read a second time forthwith; and it was ordered to a third reading.

The House amendment of the Senate Bill authorizing the city of Gloucester to use certain lands for municipal school purposes (Senate, No. 2628), came from the Senate with the endorsement that the Senate had concurred with the House in its amendment with a further amendment striking out section 1 and inserting in place thereof the following section:

“SECTION 1. Notwithstanding any general or special law to the contrary, the city of Gloucester may transfer the care, custody and control of certain city-owned land comprising approximately 2.7 acres, more or less, located at 11 Webster street, which includes Mattos field, and is described in deeds recorded in the Essex southern district registry of deeds in book 2599, page 151 and book 2867, page 34 to the school committee of the city of Gloucester for school purposes without any restrictions imposed on such use by Article 97 of the Amendments to the Massachusetts Constitution.”

The further amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

The House Bill to reduce racial inequities in maternal health (House, No. 4818, amended), came from the Senate passed to be engrossed, in concurrence, with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2865. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

Bills
Relative to step therapy and patient safety (Senate, No. 2843) (on Senate bill No. 2433);
Concerning genocide education (Senate, No. 2845) (on Senate bill No. 2581); and
Relative to out-of-hospital birth access and safety (Senate, No. 2863) (on Senate bill No. 1332); and
A Resolve relative to improving access to treatment for individuals with perinatal substance use disorder (Senate, No. 2864) (on Senate bill No. 2482);
Severally passed to be engrossed by the Senate, were read; and they were referred, under Rule 33, to the committee on Ways and Means.

The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:
Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on the Judiciary be granted until July 31, 2020, within which time to make its final report on a current Senate document numbered 2644, relative to Judiciary.

Under suspension of the rules, on motion of Mr. Galvin of Canton, the order (Senate, No. 2797) was considered forthwith; and it was adopted, in concurrence.

The following order, having been approved by the committees on Rules of the two branches, acting concurrently, came from the Senate with the endorsement that it had been adopted by said branch, as follows:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Mental Health, Substance Use and Recovery be granted until July 29, 2020, within which time to make its final report on current Senate documents numbered 1144, 1145, 1152, 1153, 1154 and 1160, relative to Mental Health, Substance Use and Recovery matters.

Under suspension of the rules, on motion of Ms. Decker of Cambridge, the order (Senate, No. 2821) was considered forthwith.

Pending the question on adoption of the order, in concurrence, the same member moved to amend by striking out the date: “29” and inserting in place thereof the date: “31”; and the amendment was adopted.

The order (Senate, No. 2821, amended) then also was adopted. Sent to the Senate for concurrence in the amendment.

Petitions were referred, in concurrence, under suspension of Joint Rule 12, as follows:

Petition (accompanied by bill, Senate, No. 2867) of Michael O. Moore and Hannah Kane for legislation to establish a sick leave bank for Sharon L. Kelley, an employee of the Trial Court of the Commonwealth. To the committee on the Judiciary.

Petition (accompanied by bill, Senate, No. 2868) of Adam G. Hinds and Paul R. Feeney for legislation to enhance worker protection; and

Petition (accompanied by bill, Senate, No. 2869) of Adam G. Hinds for legislation to protect working parents during the COVID-19 emergency;

Severally to the committee on Labor and Workforce Development.

Petition (accompanied by bill, Senate, No. 2870) of Adam G. Hinds and John Barrett, III for legislation relative to the Baker Hill Road District. To the committee on Municipalities and Regional Government.

Petition (accompanied by bill, Senate, No. 2871) of Michael O. Moore for legislation relative to source plasma donation centers. To the committee on Public Health.

Petition (accompanied by bill, Senate, No. 2872) of Eric P. Lesser and José F. Tosado for legislation to establish a sick leave bank for Tamerisa Sanchez, an employee of the Department of Developmental Services. To the committee on Public Service.

Reports of Committees.

Report of the committee on Health Care Financing, that the Bill providing for diabetes management in schools (House, No. 4638), ought NOT to pass (under Joint Rule 10).
Under suspension of the rules, on motion of Mr. Cullinane of Boston, the report was considered forthwith. The House then refused to reject the bill, which was then read.

Under further suspension of the rules, on motion of the same member, the bill was read a second time forthwith; and it was ordered to a third reading.

Subsequently, under further suspension of the rules, on motion of Mr. Moran of Lawrence, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed, its title having been changed by said committee to read: “An Act relative to diabetes management in schools”. Sent to the Senate for concurrence.

By Ms. Decker of Cambridge, for the committee on Mental Health, Substance Use and Recovery, on a petition, a Bill relative to increasing access to psychological services (House, No. 1697).

By the same member, for the same committee, on a petition, a Bill protecting children’s mental health services (House, No. 1736).

By the same member, for the same committee, on a petition, a Bill to expand access to patient centered care for opioid use disorder (House, No. 1748).

Severally referred, under Joint Rule 1E, to the committee on Health Care Financing.

By Mr. Cusack of Braintree, for the committee on Revenue, on a petition, a Bill authorizing the city of Boston to fund affordable housing through a fee on certain real estate transfers (House, No. 4514) [Local Approval Received].

By the same member, for the same committee, on a petition, a Bill authorizing the city of Cambridge to allow for a personal property tax exemption of $20,000 or less (House, No. 4773) [Local Approval Received].

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Orders of the Day.

The Senate amendment of the House Bill authorizing the transfer of care and control of certain parcels of land in the town of Bridgewater from the Department of Correction to the Department of Fire Services (House, No. 4178, amended), reported by the committee on Bills in the Third Reading to be correctly drawn, was considered. Pending the question on adoption of the amendment, in concurrence, Mr. Speliotis of Danvers then moved that the House concur with the Senate in its amendment with a further amendment in section 5 by adding the following sentence: “The city known as the town of Bridgewater shall be responsible for all costs and expenses incurred pursuant to this section as determined by the commissioner of capital asset management and maintenance, in consultation with the department of correction. Such costs shall include, but not be limited to, the costs of any engineering, surveys, recording fees and deed preparation related to the grant of the easement pursuant to this section.”. The further amendment was adopted.

The House then concurred with the Senate in its amendment, as amended. Sent to the Senate for concurrence in the further amendment.

The Senate Bill authorizing the Division of Capital Asset Management and Maintenance to convey certain parcels of land in the city of Salem (Senate, No. 2584,
amended), reported by the committee Bills in the Third Reading to be correctly drawn, was read a third time, under suspension of the rules, on motion of Mr. Michlewitz of Boston; and it was passed to be engrossed, in concurrence. Sent to the Senate for concurrence in the amendment previously adopted by the House.

The Senate Bill authorizing the Massachusetts Department of Transportation to release its interest by deed or to grant an easement in a certain parcel of land in the city of Fall River (Senate, No. 2780, amended), reported by the committee Bills in the Third Reading to be correctly drawn, was read a third time, under suspension of the rules, on motion of Mr. Michlewitz of Boston; and it was passed to be engrossed, in concurrence. Sent to the Senate for concurrence in the amendment previously adopted by the House.

The House Bill authorizing the Division of Capital Asset Management and Maintenance to convey a certain portion of the Gardner Heritage State Park to the city of Gardner (House, No. 4911), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time, under suspension of the rules, on motion of Mr. Michlewitz of Boston; and it was passed to be engrossed. Sent to the Senate for concurrence.

The House Bill to create a Boston Fire Department cadet program (House, No. 4824), reported by the committee Bills in the Third Reading to be correctly drawn, was read a third time, under suspension of the rules, on motion of Ms. Tyler of Boston. Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by substitution of a bill with the same title (House, No. 4919), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

The House Bill authorizing the Division of Capital Asset Management and Maintenance to convey a certain parcel of land in the city of Chelsea (House, No. 4891), reported by the committee Bills in the Third Reading to be correctly drawn, was read a third time, under suspension of the rules, on motion of Mr. Ryan of Boston. Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it in section 1, in line 3, by inserting after the word “land” the words “acquired by the commonwealth for sewer purposes”.

The amendment was adopted; and the bill (House, No. 4891, amended) was passed to be engrossed. Sent to the Senate for concurrence.

The House Bill relative to clean energy generation at the Essex North Shore Agricultural and Technical School (House, No. 4894), reported by the committee on Bills in the Third reading to be correctly drawn, was read a third time, under suspension of the rules, on motion of Mr. Speliotis of Danvers. Pending the question on passing the bill to be engrossed, the same member moved to amend it by substitution of a bill with the same title (House, No. 4922), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.
Recess.

At twelve minutes after eleven o’clock A.M. (Thursday, July 30), on motion of Mr. Jones of North Reading (Mr. Donato of Medford being in the Chair), the House recessed until one o’clock P.M.; and at a quarter after one o’clock P.M. the House was called to order with Mr. Donato in the Chair.

Quorum.

A roll call was then taken for the purpose of ascertaining the presence of a quorum; and on the roll call 159 members were recorded as being in attendance.

[See Yea and Nay No. 248 in Supplement.]

Therefore a quorum was present.

Reports of Committees.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill designating and transferring certain land in the town of Norfolk for conservation, open space, water supply protection, and recreation purposes (House, No. 3915), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4920). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of the Rule 7A, on motion of Mr. Michlewitz of Boston, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

Subsequently, under suspension of the rules, on further motion of Mr. Speliotis of Danvers, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill promoting awareness of sewage pollution in public waters (House, No. 3976), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4921). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Michlewitz of Boston, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

Subsequently, under suspension of the rules, on further motion of Mrs. Campbell of Methuen, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time.
After debate on the question on passing the bill to be engrossed, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 249 in Supplement.]

Therefore the bill was passed to be engrossed. Sent to the Senate for concurrence.

Engrossed Bill.

The engrossed Bill relative to the penalties for the crime of female genital mutilation (see House, No. 4606) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays, as required under Emergency Rule 2(5); and on the roll call 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 250 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Engrossed Bill – Land Taking.

The engrossed Bill authorizing the city of Beverly to lease all or a portion of a certain parcel of land acquired for park and recreation purposes (see House, No. 4863) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 251 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

The Senate Bill setting next-generation climate policy (Senate, No. 2500, amended), reported by the committee Bills in the Third Reading to be correctly drawn, was read a third time, under suspension of the rules, on motion of Mr. Golden of Lowell.

After debate on the question on passing the bill, as amended, to be engrossed, in concurrence, Mr. Honan of Boston moved to amend it in section 9, in line 74, by striking the following: “and (xi)” and inserting in place thereof the following: “(xi) a detailed summary of the steps taken by the commonwealth to improve or mitigate economic, environmental and public health impacts on low or moderate-income individuals and environmental justice populations; and (xii)” ; and the amendment was adopted.

Mr. Hunt of Boston and other members of the House then moved to amend the bill by adding the following section:
“SECTION 25. Notwithstanding any general or special law to the contrary, the secretary of energy and environmental affairs, in consultation with the commissioner of environmental protection, shall make recommendations for increasing small businesses’ access to energy efficiency grants and programs. The recommendations shall, at a minimum, include: (i) proposed changes to existing programs to better aid small businesses with short-term leases in making energy efficient improvements to existing properties; (ii) proposed changes to other existing programs to suit the particular needs of small businesses; and (iii) proposals for new programs specifically aimed at small businesses. The secretary shall file the recommendations as a report with the house and senate chairs of the joint committee on telecommunications, utilities and energy and the clerks of the house of representatives and the senate on or before January 15, 2022.”.

The amendment was adopted.

Representatives Jones of North Reading and Peake of Provincetown then moved to amend the bill by inserting after section 4 the following section:

“SECTION 4A. Section 1 of chapter 21N of the General Laws, as so appearing, is hereby amended by inserting after the definition of ‘Nature-based solutions’ the following new definition:—

‘Natural and working lands’, lands that (i) are actively used by an owner or operator of an agricultural operation that includes, but is not limited to, active engagement in farming or ranching; (ii) produce forest products; (iii) consist of forests, grasslands, freshwater and riparian systems, wetlands, coastal and estuarine areas, watersheds, wildlands or wildlife habitats; or (iv) are used for recreational purposes, including parks, urban and community forests, trails and similar open space land.”;

In section 10 by adding the following two paragraphs:

“Section 13. The secretary shall (i) determine a baseline measurement and measure the current carbon flux on natural and working lands; (ii) track and report the release of measurable greenhouse gases from and carbon sequestration by natural and working lands and the products derived from these lands to the maximum extent practicable; (iii) adopt statewide goals to reduce greenhouse gas emissions and increase carbon sequestration on natural and working lands; and (iv) develop a natural and working lands plan that outlines actions to meet these statewide goals, including but not limited to, land protection, management, and restoration, and state and local legislation, laws and regulations, programs, grants, loans, incentives and public-private partnerships to meet the statewide goals. The secretary shall conduct a stakeholder process to inform and develop said plan. Said plan shall provide guidance and strategies for state agencies, authorities, municipalities, regional planning agencies, nonprofit organizations, landowners and operators. Said baseline, goal and plan shall be integrated into the inventory, baseline assessment, plan and reporting requirements pursuant to this chapter, and shall be consistent with state climate change adaptation and resiliency policies.

The secretary shall provide the plan to the senate and house committees on ways and means and the joint committee on environment, natural resources and agriculture not later than December 31, 2021 and every fifth year thereafter.”.

The amendments were adopted.

Ms. Hogan of Stow then moved to amend the bill by inserting after section 20 the following section:

“SECTION 20A. There shall be a land use commission to develop recommendations on land use restrictions within the Solar Massachusetts Renewable Target (SMART) Program. The commission shall develop recommendations on
developing land use policies to encourage conservation of open space, farm and forestlands in a responsible manner. The commission shall review the negative impacts of the SMART program on the development of solar facilities in the commonwealth and consider the economic viability of farmlands, forest management practices and the balance of farm preservation through utilization of solar as an economic tool. The commission shall also consider the social value of community solar projects and best practices for carbon sequestration.

The commission shall consist of 13 members appointed by the governor; the commissioner of the department of energy resources or a designee, who shall serve as chair; the executive director of the Massachusetts Municipal Association or a designee; the executive director of the Massachusetts Farm Bureau or a designee; the executive director of the Massachusetts Forest Alliance or a designee; the executive director of the Massachusetts Cranberry Growers Association or a designee; 1 member of an environmental organization; 1 member of a conservation group; 1 member from a business that develops solar facilities, 1 member of the community shared solar group; 1 member who is an owner of an active farm; 1 member with experience working with low-income communities on community shared solar programs, 1 member of a local or regional land trust organization, and 1 member from the National Heritage and Endangered Species Program.

The department of energy resources shall provide assistance and shall staff the commission meetings. The commission members shall serve without compensation. The commission shall file a report with the house and senate committees on ways and means and the joint committee on telecommunications, utilities and energy not later than July 1, 2021.”.

The amendment was adopted.

Ms. Ehrlich of Marblehead and other members of the House then moved to amend the bill in section 20, in line 251, by striking out the word “and”, the first time it appears; and in line 252, by inserting after the word “Laws” the following: “; and (iv) transitioning in the commonwealth from energy derived from fossil fuels to energy derived from clean, non-emitting renewable sources, in order to reach net zero statewide greenhouse gas emissions by 2050.”. The amendments were adopted.

The same members then moved to amend the bill by inserting after section 20A (inserted by amendment) the following section:

“SECTION 20B. The department of public utilities may, upon application of a gas company, as defined in section 1 of chapter 164 of the General Laws, authorize 1 or more pilot projects for the development of utility-scale renewable thermal energy, including non-carbon emitting technologies for energy savings and energy storage. Such application shall be filed with the department on or before January 1, 2023. The department may approve recovery of costs for pilot projects situated in the commonwealth that demonstrate the costs and benefits of: (i) utility-scale renewable thermal energy sources, systems or technologies capable of substituting for fossil-based natural gas; or (ii) utility-scale renewable thermal energy replacements for, or alternative uses of, infrastructure constructed originally to generate, transmit or distribute fossil-based natural gas; provided, however, that such substitute renewable thermal energy sources, systems or technologies, and such replacements or alternative uses, have a reasonable likelihood of facilitating substantial reductions in greenhouse gas emissions that satisfy the mandates of greenhouse gas reductions set forth in chapter 21N of the General Laws; and provided further, that the pilots shall not include the blending of other fuels with fossil-based natural gas. The department may approve a pilot project in a gas system enhancement plan as replacement for leak prone infrastructure submitted pursuant to section 145 of chapter 164. The department
may permit a gas company to bill for thermal energy developed by a pilot project. The department shall ensure transparency and validity of the outcomes of the pilot projects through a third-party evaluation and through reports by the department of energy resources. In determining whether to approve a pilot project, the department shall consider the reasonableness of the size, scope and scale of the pilot project and related budget and whether the benefits of the proposed pilot justify the proposed cost to participating and non-participating customers; provided, however, that the calculation of benefits shall include calculations of the social value of greenhouse gas emissions reductions. The department may promulgate rules or regulations to implement this section.”.

The amendment was adopted.

Pending the question on passing the bill, as amended, to be engrossed, in concurrence, at thirteen minutes before six o’clock P.M. (Thursday, July 30), on motion of Mrs. Haddad of Somerset (Mr. Donato of Medford being in the Chair), the House recessed until a quarter before seven o’clock P.M.; and at ten minutes after seven o’clock the House was called to order with Mr. Donato in the Chair.

Ms. Gouveia of Acton then moved to amend the bill by inserting after section 15 the following six sections:

“SECTION 15A. Section 93 of chapter 143, as so appearing, is hereby amended by striking out, in line 6, the word ‘eleven’ and inserting in place thereof the following:— 15.

SECTION 15B. Said section 93 of chapter 143 is hereby further amended by striking out, in lines 8 and 9, the words ‘both of whom shall serve’ and inserting in place thereof following words:—one of whom shall be the commissioner of the department of energy resources, or their designee, all of whom who shall serve.

SECTION 15C. Said section 93 of said chapter 143, as so appearing, is hereby further amended by striking out, in line 9 , the word ‘nine’ and inserting in place thereof the following figure:— 12.

SECTION 15D. Said section 93 of said chapter 143, as so appearing, is hereby further amended by inserting after the word ‘department’, in line17, the following words:— , one of whom shall be an expert in commercial building energy efficiency, one of whom shall be an expert in residential building energy efficiency, one of whom shall be an expert in advanced building technology.,

SECTION 15E. Said section 93 of chapter 143 is hereby further amended by inserting after the word ‘reappointment’, in lines 26 and 27, the following words:— for a second term, but shall not serve more than 10 total years.

SECTION 15F. Said section 93 of chapter 143 is hereby further amended by inserting after the word ‘years’, in line 37, the following words:— or more than 4 years total.”.

After remarks the amendment was adopted.

Mr. Roy of Franklin and other members of the House then moved to amend the bill by inserting after section 15F (inserted by amendment) the following section:

“SECTION 15G. Section 5 of chapter 59 of the General Laws, as so appearing, is hereby amended by striking out clause Forty-fifth and inserting in place thereof the following clause:—

Forty-fifth, Any solar or wind powered system that is capable of producing not more than 125 per cent of the annual energy needs of the residential real property upon which it is located.

Any other solar or wind powered system capable of producing energy shall be taxable unless the owner has executed an agreement for a payment in lieu of taxes with the city or town where the system is located. The chief executive officer, as
defined in section 7 of chapter 4, of a city or town may execute any such agreement for a payment in lieu of taxes with the owner of a solar or wind powered system in the municipality where the solar or wind powered system is located.

Unless otherwise provided by such agreement, (1) a notice of the payment in lieu of taxes owed for each fiscal year shall be mailed to the owner and due on the dates by which a tax assessed under this chapter would be payable without interest; (2) all provisions of law regarding billing and collecting a tax assessed under this chapter shall apply to the payment in lieu of taxes, including the payment of interest; and (3) upon issuance of the notice, the owner shall have the remedies provided by section 59 and section 64 and all other applicable provisions of law for the abatement and appeal of taxes upon real estate.

Any exemption pursuant to this clause shall be allowed for a period of not more than 20 years from the date of installation of the system; provided, however, that no exemption shall be allowed for any year within that period where the solar or wind powered system is not capable of producing energy as required by this clause. Each owner shall annually, on or before March 1, make a declaration under oath to the assessors regarding the system and power generated for the previous calendar year. This clause shall not apply to projects developed pursuant to section 1A of chapter 164.”; and

By adding the following two sections:

“SECTION 26. Clause Forty-fifth of section 5 of chapter 59 of the General Laws shall not apply to solar and wind powered systems for which the owner has a signed agreement with the city or town to make a payment in lieu of taxes under subsection (b) of section 38H of chapter 59 as of the effective date of this act.

SECTION 27. Section 15G shall apply to taxes assessed for fiscal years beginning on or after July 1, 2021.”.

The amendments were adopted.

Ms. Barber of Somerville and other members of the House then moved to amend the bill by inserting after section 20B (inserted by amendment) the following section:

“SECTION 20C. Not later than 6 months after the effective date of this act, the department of energy resources shall publish a guide to assist cities and towns to develop programs that allow residents unable to install off-street electric vehicle charging stations to install curbside electric vehicle charging stations proximate to their residences.”.

The amendment was adopted.

Ms. Barber and other members of the House then moved to amend the bill in section 20, in line 276, by striking out the figures: “19” and inserting in place thereof the figures: “21”; and in line 291, by inserting after the word “ratepayers” the following: “; 1 of whom shall be a representative from a regional planning agency”; and the amendments were adopted.

Mr. Rogers of Cambridge and other members of the House then moved to amend the bill by adding after section 20C (inserted by amendment) the following section:

“SECTION 20D. The secretary of energy and environmental affairs shall conduct and publish the results of quantitative modeling and analysis of the commonwealth’s direct and indirect emissions, as defined in section 1 of chapter 21N of the General Laws, for any direct or indirect emissions for which no such
quantitative modeling and analysis exists as of December 31, 2021, and publish such
results no later December 31, 2022.”.

The amendment was adopted.

Recess.

At eighteen minutes before nine o’clock P.M. (Thursday, July 30), on motion of
Mr. Jones of North Reading (Mr. Donato of Medford being in the Chair), the House
recessed until the following day at eleven o’clock A.M.; and at five minutes after
eleven o’clock, the House was called to order with Mr. Donato of Medford in the
Chair.
Friday, July 31, 2020 (at 11:05 o’clock A.M.).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Pledge of allegiance.

Papers from the Senate.

The Senate Bill putting patients first (Senate, No. 2796, amended), came from the Senate with the endorsement that said branch had non-concurred with the House in its amendments (striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4916; and striking out the title and inserting following title: “An Act to promote resilience in our health care system”).

The bill bore the further endorsement that the Senate had appointed a committee of conference on the disagreeing votes of the two branches; and that Senators Friedman, Cyr and Tran had been appointed to the committee on the part of the Senate.

On motion of Mr. Cullinane of Boston, the House insisted on its amendments; and concurred with the Senate in the appointment of a committee of conference. Representatives Mariano of Quincy, Cullinane and Hunt of Sandwich were appointed the committee on the part of the House. Sent to the Senate to be noted.

The House Resolve establishing a Deborah Samson memorial commission (House, No. 4179) (its title having been changed by the Senate committee on Bills in the Third Reading), came from the Senate passed to be engrossed, in concurrence, with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2883. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

The House Bill relative to accountability for vulnerable children and families (House, No. 4852), came from the Senate passed to be engrossed, in concurrence, with an amendment striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2884. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

A Bill authorizing the commissioner of the Division of Capital Asset Management and Maintenance to convey and acquire certain parcels of land in the town of Halifax (Senate, No. 2627) (on a petition), passed to be engrossed by the Senate, was read; and it was referred, under Rule 33, to the committee on Ways and Means.

Mr. Michlewitz of Boston, for said committee, reported that the bill ought to pass with an amendment striking all after the enacting clause and inserting in place thereof the text contained in House document numbered 4931. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, reported that the matter be scheduled for consideration by the House.

Under suspension of the rules, on motion of Mr. Michlewitz of Boston, the bill was read a second time forthwith.
The amendment recommended by the committee on Ways and Means then was adopted; and the bill (Senate, No. 2627, amended) was ordered to a third reading.

Bills
Authorizing the Division of Capital Asset Management and Maintenance to grant an easement to the city of Lynn (Senate, No. 2816) (on a petition); and
Relative to an easement in Lynn (Senate, No. 2875) (on Senate, No. 2817); Severally passed to be engrossed by the Senate, were read; and they were referred, under Rule 33, to the committee on Ways and Means.

Bills
Relative to expanding access to adoption (Senate, No. 63) (on a petition); and
Establishing a sick leave bank for Charlotte Charest, an employee of the Trial Court of the Commonwealth (Senate, No. 2787) (on a petition); Severally passed to be engrossed by the Senate, were read; and they were referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Reports of Committees.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the House Bill relative to affordable housing in town of Dartmouth (House, No. 4814), be scheduled for consideration by the House.
Under suspension of Rule 7A, on motion of Mr. Wong of Saugus, the bill was read a second time forthwith; and it was ordered to a third reading.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the House Bill authorizing the Nauset Regional School District to enter into renewable energy agreements (House, No. 4830), be scheduled for consideration by the House.
Under suspension of Rule 7A, on motion of Mr. Wong of Saugus, the bill was read a second time forthwith; and it was ordered to a third reading.
Subsequently, under suspension of the rules, on motion of Mr. Ultrino of Malden, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time.
Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it in lines 1 to 11, inclusive, by striking out the text contained in those lines and inserting in place thereof the following:
“(a) As used in this act, the following words shall, unless the context clearly requires otherwise, have the following meanings:—
‘District’ the Nauset regional school district, duly organized pursuant to chapter 71 of the General Laws.
‘School’, the Nauset regional middle school, acquired by the district in a transfer certificate of title recorded with the registry district for Barnstable in book 180, page 3.
‘Power purchase agreement’, agreement with a renewable energy developer under section 137 of chapter 164 of the General Laws under which an energy generating facility is constructed on property owned by the district, the electric energy produced by the facility is sold to the district, and the value of the lease has been included in setting the price of electricity to be paid by the district under the agreement.”.
The amendment was adopted; and the bill (House, No. 4830, amended) was passed to be engrossed. Sent to the Senate for concurrence.

By Mr. Pignatelli of Lenox, for the committee on Environment, Natural Resources and Agriculture, on a joint petition, a Bill authorizing the conveyance of easements and conservation restrictions to watershed lands of the city known as the town of West Springfield (House, No. 4917) [Local Approval Received].

By Mr. Hay of Fitchburg, for the committee on Labor and Workforce Development, on House, No. 4700, a Bill relative to emergency paid sick time (House, No. 4928).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. O'Day of West Boylston, for the committee on Municipalities and Regional Government, on a petition, a Bill relative to change [sic] the name of the board of selectmen of the town of North Andover to select board to exhibit gender neutrality (House, No. 4903) [Local Approval Received]. Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Orders of the Day.

The Senate further amendment of the House amendment of the Senate Bill authorizing the city of Gloucester to use certain lands for municipal school purposes (Senate, No. 2628) (reported by the committee on Bills in the Third Reading to be correctly drawn), was considered.

The House then non-concurred with the Senate in its amendment. Sent to the Senate for its action.

The Senate Bill authorizing the town of Harvard to convey an easement over a certain parcel of conservation land (Senate, No. 2866), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time, under suspension of the rules, on motion of Mr. Sena of Acton; and it was passed to be engrossed, in concurrence.

The House Bill authorizing the Water Supply District of Acton to enter into a lease, license or other disposition of land held for water supply purposes for the construction, operation and maintenance of a solar energy generating and energy storage facility (House, No. 4683), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by substitution of a bill with the same title (House, No. 4923), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

Recess.
At eight minutes after eleven o’clock A.M. (Friday, July 31), on motion of Mr. Vieira of Falmouth (Mr. Donato of Medford being in the Chair), the House recessed until twelve o’clock noon; and at sixteen minutes after twelve o’clock the House was called to order with Mr. Donato in the Chair.

Quorum.

A roll call was taken for the purpose of ascertaining the presence of a quorum; and on the roll call 159 members were recorded as being in attendance.

[See Yea and Nay No. 252 in Supplement.]

Therefore a quorum was present.

Order.

On motion of Mr. Galvin of Canton,—

Ordered, That notwithstanding any standing or emergency rule to the contrary, the monitors shall be authorized to cast roll call votes, except quorum roll calls, for Representatives Michlewitz of Boston, Ferrante of Gloucester and Wong of Saugus, while said members are involved in conference committee negotiations.

Reports of Committees.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill to promote the well-being of minor children living with guardians (House, No. 1396), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4924). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Michlewitz of Boston, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

Subsequently, under suspension of the rules, on motion of Mr. Speliotis of Danvers, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill to preserve the practice of including annual payments in lieu of vacation as regular compensation for current retirees and active retirement system members where such benefit existed as of May 2018 (House, No. 4276), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4925). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Michlewitz of Boston, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.
Subsequently, under suspension of the rules, on motion of Mr. Speliotis of Danvers, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill to create the Leo M. Birmingham Parkway Trust Fund (House, No. 4412), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4926). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Michlewitz of Boston, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

Subsequently, under suspension of the rules, on motion of Mr. Speliotis of Danvers, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill authorizing the University of Massachusetts to convey a certain parcel of land and buildings to the city of Waltham (House, No. 4827), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4927). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Michlewitz of Boston, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

Subsequently, under suspension of the rules, on motion of Mr. Speliotis of Danvers, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Emergency Measures.

The engrossed Bill authorizing the release of an agricultural preservation restriction of certain land in Plymouth (see Senate, No. 2781, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 10 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the Senate) was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the

Boston,— Birmingham Parkway.

Waltham,— land.

Plymouth,— land.

Bill enacted (land taking),— yea and nay No. 253.
Amendments to the Constitution); and on the roll call 158 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 253 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill authorizing the Massachusetts Water Resources Authority to release easements upon certain real property in the town of Stoneham (see House, No. 4844, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 12 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 254 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Stanwood, —
land.

Bill enacted
(land taking).—
yea and nay
No. 254.

Engrossed Bills.

The engrossed Bill relative to certain licenses in the town of Foxborough (see House bill printed in House, No. 4282) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted (more than two-thirds of the members having agreed to pass the same), under suspension of the Emergency Rule 2(5), on motion of Ms. Robinson of Framingham; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill authorizing the Massachusetts Department of Transportation to release its interest by deed or to grant an easement in a certain parcel of land in the city of Fall River (see Senate, No. 2780, amended) (which originated in the Senate), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted, under suspension of Emergency Rule 2(5), on motion of Mr. Silvia of Fall River; and it was signed by the acting Speaker and sent to the Senate.

Engrossed bills
Relative to statewide grand juries (see House, No. 4603); and
Authorizing the town of Shutesbury to convey certain land (see House, No. 4775);
(Which severally originated in the House);
Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted, under suspension of the Emergency Rule
2(5), on motions of Mrs. Kane of Shrewsbury; and they were signed by the acting Speaker and sent to the Senate.

The engrossed Bill further regulating the transfer of a certain parcel of land in the town of Sharon (see House, No. 4389) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted, under suspension of the rules, on motion of Mr. Kafka of Stoughton; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

The Senate Bill setting next-generation climate policy (Senate, No. 2500, amended), was considered.

After remarks on the question on passing the bill, as amended, to be engrossed, in concurrence, (Mr. Cusack of Braintree being in the Chair) Representatives Donato of Medford and Ultrino of Malden moved to it by inserting after section 10 the following section:

“SECTION 10A. Section 1 of chapter 23M is hereby amended by striking out the words ‘or retrofitting’, in lines 16 and 17, and inserting in place thereof the following:—, retrofitting or qualifying new construction.”.

The amendment was adopted.

Mr. Donato of Medford being in the Chair,—

Mr. Vitolo of Brookline and other members of the House then moved to amend the bill in section 11, in line 99, by striking the words “efficiency and clean energy” and inserting in place thereof the words “efficiency, clean energy, and clean heating and cooling”; and the amendment was adopted.

The same member then moved to amend the bill in section 11, in line 101, by striking out the words “workers displaced” and inserting in place thereof the words “current and former workers”. The amendment was adopted.

Mr. Pignatelli of Lenox and other members of the House then moved to amend the bill in section 14, in line 144, by striking out the figures: “11” and inserting in place thereof the figures: “12”, in line 146, by striking out the figure: “9” and inserting in place thereof the figures: “10”; and in line 155, by inserting after the word “health” the following: “, 1 of whom shall be from an organization with expertise in enhancing the rural environment and public health”. The amendments were adopted.

Mr. Ryan of Boston and other members of the House then moved to amend the bill by inserting after section 17 the following section:

“SECTION 17A. Section 144 of said chapter 164, as so appearing, is hereby amended by inserting the following subsections:

(g) Upon the undertaking of any planned project involving excavation for purposes of performing maintenance on or construction involving gas mains or services by gas company employees, or any blasting work, the gas company shall ensure that employees first locate, identify and mark all gas gates and valves, and verify that all are cleared, operational and accessible in clear sight at ground level in advance of any excavation; and that said gas gates and valves are left cleared and operational following any such project.

(h) A gas company shall ensure that any shut off valve in the significant project area has a gate box installed upon it by its employees to ensure continued public safety.”.

The amendment was adopted.
Mr. Cahill of Lynn and other members of the House then moved to amend the bill by inserting after section 20D (inserted by amendment) the following section:

“SECTION 20E. The department of energy resources, in consultation with the Massachusetts clean energy center and the carbon reduction research center, shall study the feasibility of optimizing the deployment and utilization of both new and existing long-duration energy storage systems in the commonwealth capable of absorbing energy, storing it for a period of time and thereafter dispatching the energy for a minimum period of five hours or greater. The goal of said systems would be to a) enhance the reliable delivery of electricity to Massachusetts consumers; b) improve the reliability and integration of intermittent renewable energy or clean energy generation; c) reduce carbon emissions; and d) minimize ratepayer costs. The study shall determine the commercial availability of said systems, including performance under frequent deployment, barriers to deployment or utilization, and incentives that could facilitate their deployment or utilization. The department of energy resources shall submit recommendations to the clerks of the house of representatives and senate and to the house and senate chairs of the joint committee on telecommunications, utilities, and energy no later than March 1, 2021.”.

The amendment was adopted.

Mr. Fernandes of Falmouth and other members of the House then moved to amend the bill by inserting after section 20E (inserted by amendment) the following section:

“SECTION 20F. The department of energy resources shall study the feasibility of ferry operators located in the commonwealth to convert vessel fleets to electric and hybrid electric ferries by 2050 to comply with the requirements of chapter 21N of the General Laws. The study shall investigate: (i) the technology necessary to accomplish the transition to electric or hybrid electric ferry service; (ii) the availability of such technology; (iii) costs and benefits of making such transition, the analysis shall include but not be limited to the cost of negative externalities associated with greenhouse gas emissions; (iv) the feasibility of ferry operators to make such transition and any operational or infrastructure limitations to such transition; (v) the availability of technical assistance or other private or public programs to facilitate the transition to electric or hybrid electric ferry service and (vi) the operations of electric ferries already in service in Europe and elsewhere in the world. The department shall make recommendations of a timeline for Massachusetts ferry operators to transition to electric fleets to comply with the state emission reduction goal of net zero greenhouse gas emissions by 2050. The department shall file its recommendations with the clerks of the house of representatives and the senate and the chairs of the joint committee on telecommunications, utilities and energy not later than July 1, 2021.”.

The amendment was adopted.

Ms. Robinson of Framingham then moved to amend the bill in section 20, in line 277, by striking out word “commissioner” and inserting in place thereof the word “chair”; and the amendment was adopted.

The same member then moved to amend the bill in section 20, in line 264, by inserting after word “infrastructure” the words “including existing and planned interconnection projects”. The amendment was adopted.

Ms. Peake of Provincetown then moved to amend the bill by inserting after section 15G (inserted by amendment) the following section:

“SECTION 15H. Section 1A of chapter 164 of the General Laws, as so appearing, is hereby amended by adding a new subsection:—

The amendment was adopted.

Ms. Robinson of Framingham then moved to amend the bill in section 20, in line 277, by striking out word “commissioner” and inserting in place thereof the word “chair”; and the amendment was adopted.

The same member then moved to amend the bill in section 20, in line 264, by inserting after word “infrastructure” the words “including existing and planned interconnection projects”. The amendment was adopted.

Ms. Peake of Provincetown then moved to amend the bill by inserting after section 15G (inserted by amendment) the following section:

“SECTION 15H. Section 1A of chapter 164 of the General Laws, as so appearing, is hereby amended by adding a new subsection:—
(g) Municipalities, including those with environmental justice populations, at high risk from the effects of climate change may approve 1 or more solar energy projects owned and operated by an electric or gas distribution company constructing, owning and operating generation facilities on land owned therein, which is paired, where feasible, with energy storage facilities designed to improve community climate adaptation and resiliency or contribute to the commonwealth meeting its carbon emissions limits established in section 3 of chapter 21N. Prior to project approval under this section, electric and gas distribution companies shall conduct an outreach program to promote the development of solar energy projects in environmental justice communities and to create program goals, including but not limited to job creation, peak demand reduction and system resiliency. Municipalities with environmental justice populations shall receive a preference for participation in such projects.

For the purposes of this section, a municipality at high risk from the effects of climate shall mean a city or town that can demonstrate to the department current or future significant changes to its population, land use or local economy resulting from changes in climate. Nothing in this section shall have the effect of, overriding, modifying, or terminating any applicable requirements for local zoning and permitting by a municipality.

Notwithstanding sections 1B to 1H of chapter 164, inclusive, electric and gas distribution companies may be eligible to assist a municipality at high risk from the effects of climate change in furthering its climate adaptation and resiliency goals by constructing, owning and operating solar generation facilities paired, where feasible, with energy storage facilities on land owned by the electric or gas distribution company within a municipality, including those with environmental justice communities, at no cost to the municipality, provided that such facilities may receive department approval for cost recovery. Such company shall not construct, own or operate new facilities equaling more than 10 per cent of the total installed megawatt capacity of solar generation facilities in the commonwealth as of July 31, 2020.

Projects undertaken on behalf of a municipality for construction of utility-owned solar facilities shall be exempt from the prohibition on utility owned generation, subject to review and approval by the department of public utilities. The department may review municipal petitions for development of utility-owned solar facilities and may allow cost recovery upon a showing that a site-specific development would provide environmental or climate change benefits to the community, municipality or to the commonwealth, or both in combination, warranting a site-specific exemption, and that the costs of the project are reasonable.

Affirmation of support by a municipality shall be presented to the department by an electric or gas distribution company in any petition for pre-approval of cost recovery for a solar energy generating facility and energy storage facility, where deemed feasible, and the department shall determine whether the proposal is consistent with the commonwealth’s energy policies, contributes to the climate change resiliency of the host municipality and mitigates peak energy demand. In approving any such proposal, the department shall: (1) provide the criteria applied in reviewing the proposal; (2) provide the evidence provided in support of the proposal and relied on by the department in making its decision; and (3) identify the specific contributions to the commonwealth’s energy policies that will be attributable to the proposed facility and demonstrate the analytical foundation for the department’s approval of utility owned solar facilities.

The department may adopt such rules and regulations as may be necessary to implement this subsection.”.

The amendment was adopted.
Mr. Coppinger of Boston then moved to amend the bill by inserting after section 15H (inserted by amendment) the following three sections:

“SECTION 15I. Section 5 of chapter 59 of the General Laws, as so appearing is hereby amended by striking out, in line 13, the words ‘or Forty-fifth’ and inserting in place thereof the following words:— Forty-fifth or Forty-fifth B.

SECTION 15J. Said section 5 of said chapter 59, as so appearing, is hereby further amended by inserting after clause Forty-fifth A the following clause:—

Forty-fifth B. Any qualified fuel cell powered system, the construction of which was commenced after January 1, 2020, that is capable of producing not more than 125 per cent of the annual energy needs of the real property upon which it is located, which shall include contiguous or non-contiguous real property owned or leased by the owner. Any other qualified fuel cell powered system shall be exempt provided that the owner has made to the city or town where the system is located a payment in lieu of taxes. A city or town, acting through the board or officer authorized by its legislative body, may execute an agreement for the payment in lieu of taxes with the owner of a qualified fuel cell powered system in the municipality where the qualified fuel cell powered system is located. Unless otherwise provided by such agreement, (1) a notice of the payment in lieu of tax owed for each fiscal year shall be mailed to the owner and due on the dates by which a tax assessed under this chapter would be payable without interest; (2) all provisions of law regarding billing and collecting a tax assessed under this chapter shall apply to the payment in lieu of taxes, including the payment of interest; and (3) upon issuance of the notice, the owner shall have the remedies provided by section 59, section 64 and all other applicable provisions of law for the abatement and appeal of taxes upon real estate. An exemption under this clause shall be allowed only for a period of 20 years from the date of completion of the construction of the qualified fuel cell powered system; provided, however, that no exemption shall be allowed for any year within that period when the qualified fuel cell powered system is not capable of producing energy as required by this clause. Each owner shall annually, on or before March 1, make a declaration under oath to the assessors regarding the system and power generated for the previous calendar year. This clause shall not apply to projects developed under section 1A of chapter 164.

For the purposes of this clause, ‘qualified fuel cell powered system’ shall mean an integrated system comprised of a fuel cell stack assembly and associated components that utilizes and converts natural gas or renewable fuels into electricity and is being utilized as the primary or auxiliary power system for the real property upon which it is located, which shall include contiguous or non-contiguous real property owned or leased by the owner, or in which the owner otherwise holds an interest.

SECTION 15K. Subsection (b) of section 38H of said chapter 59, as so appearing, is hereby amended by inserting after the first sentence the following sentence:— For purposes of this subsection, a generation facility shall not include a facility powered by a qualified fuel cell powered system, as defined in clause Forty-fifth B of section 5, to generate electricity.”.

The amendment was adopted.

Mr. Cutler of Pembroke then moved to amend the bill by inserting after section 15K (inserted by amendment) the following eighteen sections:

“SECTION 15L. Section 2 of chapter 25B of the General Laws, as appearing in the 2016 Official Edition, is hereby amended by inserting after the definition of ‘Central furnace’ the following 6 definitions:—
‘Color rendering index’ or ‘CRI’, the measure of the degree of color-shift objects undergo when illuminated by a light source as compared to the color of those same objects when illuminated by a reference source of comparable color temperature.

‘Commercial hot-food holding cabinet’, a heated, fully-enclosed compartment with 1 or more solid or transparent doors designed to maintain the temperature of hot food that has been cooked using a separate appliance. A commercial hot-food holding cabinet shall not include heated glass merchandizing cabinets, drawer warmers or cook-and-hold appliances.

‘Commercial dishwasher’ a machine designed to clean and sanitize plates, pots, pans, glasses, cups, bowls, utensils, and trays by applying sprays of detergent solution (with or without blasting media granules) and a sanitizing rinse.

‘Commercial fryer’ an appliance, including a cooking vessel, in which oil is placed to such a depth that the cooking food is essentially supported by displacement of the cooking fluid rather than by the bottom of the vessel. Heat is delivered to the cooking fluid by means of an immersed electric element of band-wrapped vessel (electric fryers) or by heat transfer from gas burners through either the walls of the fryer or through tubes passing through the cooking fluid (gas fryers).

‘Commercial oven’ means a chamber designed for heating, roasting, or baking food by conduction, convection, radiation, and/or electromagnetic energy

‘Commercial steam cooker,’ also known as ‘compartment steamer,’ a device with one or more food-steaming compartments in which the energy in the steam is transferred to the food by direct contact. Models may include countertop models, wall-mounted models, and floor models mounted on a stand, pedestal, or cabinet-style base.

SECTION 15M. Said section 2 of said chapter 25B, as so appearing, is hereby further amended by inserting after the definition of ‘Compensation’ the following 3 definitions:—

‘Dual-flush effective flush volume’, the average flush volume of 2 reduced flushes and 1 full flush.

‘Dual-flush water closet’, a tank-type water closet incorporating a feature that allows the user to flush the water closet with either a reduced or a full volume of water.

‘Electric vehicle supply equipment’ means the conductors, including the ungrounded, grounded, and equipment grounding conductors, the electric vehicle connectors, attachment plugs, and all other fittings, devices, power outlets, or apparatuses installed specifically for the purpose of delivering energy from the premises wiring to the electric vehicle. Charging cords with NEMA 5-15P and NEMA 5-20P attachment plugs are considered electric vehicle supply equipment. Excludes conductors, connectors, and fittings that are part of a vehicle.

SECTION 15N. Said section 2 of said chapter 25B, as so appearing, is hereby further amended by striking out the definition of ‘High-intensity discharge lamp’.

SECTION 15O. Said section 2 of said chapter 25B, as so appearing, is hereby further amended by inserting after the definition of ‘Electricity Ratio (ER)’ the following 2 definitions:—

‘Faucet’, a lavatory faucet, kitchen faucet, metering faucet, public lavatory faucet, or replacement aerator for a lavatory or kitchen faucet.

‘Flow rate’, the rate of water flow of a plumbing fitting.

SECTION 15P. Said section 2 of said chapter 25B, as so appearing, is hereby further amended by inserting after the definition of ‘F96T12 Lamp’ the following 5 definitions:—

‘General service lamp’ has the same meaning as set forth in 10 CFR 430.2.
‘State-regulated general service lamp’ includes the following:
(1) Shatter-resistant incandescent lamps, 3-way incandescent lamps and high lumen output incandescent lamps rated at more than 2600 lumens or, in the case of a modified spectrum lamp, more than 1950 lumens, and less than or equal to 3,300 lumens.
(2) Incandescent reflector lamps that are:
   (a) ER30, BR30, BR40, or ER40 lamps rated at 50 Watts or less;
   (b) BR30, BR40, or ER40 lamps rated at 65 watts;
   (c) R20 lamps rated at 45 watts or less.
(3) Incandescent lamps that are:
   (a) T shape lamps rated at ≤ 40 Watts or ≥ 10 inches in length;
   (b) B, BA, CA, F, G-16½, G-25, G-30 and S shape lamps;
   (c) M-14 lamps rated at ≤ 40 Watts.
‘Hand-held showerhead’ means a showerhead that can be held or fixed in place for the purpose of spraying water onto a bather and that is connected to a flexible hose.
‘High color rendering index fluorescent lamp’, a fluorescent lamp with a color rendering index of 87 or greater that is not a compact fluorescent lamp.
‘Metering faucet’, a fitting that, when turned on, will gradually shut itself off over a period of several seconds.

SECTION 15Q. Said section 2 of said chapter 25B, as so appearing, is hereby further amended by inserting after the definition of ‘New appliance’ the following 4 definitions:—
‘On demand’, when the water cooler heats water as it is requested.
‘Plumbing fitting’, a device that controls and guides the flow of water in a supply system.
‘Plumbing fixture’, an exchangeable device, which connects to a plumbing system to deliver and drain away water and waste.
‘Portable electric spa’, a factory-built electric spa or hot tub which may or may not include any combination of integral controls, water heating or water circulating equipment.

SECTION 15R. Said section 2 of said chapter 25B, as so appearing, is hereby further amended by inserting after the definition of ‘Probe-start metal halide ballast’ the following definition:—
‘Public lavatory faucet’, a fitting intended to be installed in nonresidential bathrooms that are accessible to walk-in traffic.

SECTION 15S. Said section 2 of said chapter 25B, as so appearing, is hereby further amended by inserting after the definition of ‘Refrigerator-freezer’ the following definition:—
‘Replacement aerator’, an aerator sold as a replacement, separate from the faucet to which it is intended to be attached.

SECTION 15T. Said section 2 of said chapter 25B, as so appearing, is hereby further amended by inserting after the definition of ‘Residential furnace or boiler’ the following 2 definitions:—
‘Residential ventilating fan’, a ceiling, wall-mounted, or remotely mounted in-line fan designed to be used in a bathroom or utility room, whose purpose is to move air from inside the building to the outdoors.
‘Showerhead’, a device through which water is discharged for a shower bath and includes a handheld showerhead, but does not include a safety showerhead.
SECTION 15U. Said section 2 of said chapter 25B, as so appearing, is hereby further amended by inserting after the definition of ‘Single-voltage external AC to DC power supply’ the following 2 definitions:—

‘Standby power’, the average power in standby mode, measured in watts.

‘Spray sprinkler body’ the exterior case or shell of a sprinkler incorporating a means of connection to the piping system designed to convey water to a nozzle or orifice.

SECTION 15V. Said section 2 of said chapter 25B, as so appearing, is hereby further amended by inserting after the definition of ‘State plumbing code’ the following definition:—

‘Storage-type’, thermally conditioned water that is stored in a tank in the water cooler and is available instantaneously, including, but not limited to, point of use, dry storage compartment and bottled water coolers.

SECTION 15W. Said section 2 of said chapter 25B, as so appearing, is hereby further amended by inserting after the definition of ‘Transformer’ the following 4 definitions:—

‘Trough-type urinal’, a urinal designed for simultaneous use by 2 or more persons.

‘Urinal’, a plumbing fixture that receives only liquid body waste and conveys the waste through a trap into a drainage system.

‘Water closet’, a plumbing fixture with a water-containing receptor that receives liquid and solid body waste through an exposed integral trap into a drainage system.

‘Water cooler’, a freestanding device that consumes energy to cool or heat potable water; provided however, that such device is not wall-mounted, under-sink or otherwise building integrated.

SECTION 15X. Said section 2 of said chapter 25B, as so appearing, is hereby further amended by inserting after the definition of ‘Water heater’ the following definition:—

‘Water use’, the quantity of water flowing through a showerhead, faucet, water closet or urinal at point of use.

SECTION 15Y. Section 3 of said chapter 25B, as so appearing, is hereby amended by inserting after clause (j) the following clauses:—

(k) commercial hot-food holding cabinets.
(l) computers and computer monitors.
(m) state-regulated general service lamps.
(n) high CRI fluorescent lamps.
(o) plumbing fittings.
(p) plumbing fixtures.
(q) portable electric spas.
(r) water coolers.
(s) residential ventilating fans
(t) commercial ovens
(u) commercial dishwashers
(v) commercial fryers
(w) commercial steam cookers
(x) spray sprinkler bodies
(y) electric vehicle supply equipment

SECTION 15Z. Section 5 of said chapter 25B, as so appearing, is hereby amended by striking out the words, in line 24, ‘clauses (f) to (s)’ and inserting in place thereof the following words:— clauses (f) to (y).
SECTION 15AA. The third paragraph of said section 5 of said chapter 25B, as so appearing, is hereby amended by adding after clause (5) the following clauses:—

(6) Commercial hot-food holding cabinets shall meet the qualification criteria of the ENERGY STAR program product specifications for commercial hot-food holding cabinets, Version 2.0.

(7) Computers and computer monitors shall meet the requirements of section 1605.3 of Title 20 of the California Code of Regulations, as in effect on the date of enactment of this Act, as measured in accordance with test methods prescribed in section 1604 of those regulations.

1) The rules shall define ‘computer’ and ‘computer monitor’ to have the same meaning as set forth in 20 C.C.R. § 1602(v).

2) The referenced portions of the C.C.R. shall be those adopted on or before the effective date of this act. However, the commissioner shall have authority to amend the rules so that the definitions of ‘computer’ and ‘computer monitor’ and the minimum efficiency standards for computers and computer monitors conform to subsequently adopted modifications to the referenced sections of the C.C.R.

(8) State-regulated general service lamps shall meet or exceed a lamp efficacy of 45 lumens per watt, when tested in accordance with the applicable federal test procedures for general service lamps, prescribed in Section 430.23 (gg) of Title 10 of the Code of Federal Regulations.

(9) High CRI, fluorescent lamps shall meet the minimum efficiency requirements contained in Section 430.32(n)(4) of Title 10 of the Code of Federal Regulations as in effect on January 3, 2019, when tested in accordance with the test procedure prescribed in Appendix R to Subpart B of Part 430 of Title 10 of the Code of Federal Regulations as in effect on January 3, 2019.

(10) Plumbing fittings shall meet the following requirements:

(a) When tested in accordance with the flow rate test procedure prescribed in Appendix S to Subpart B of Part 430 of Title 10 of the Code of Federal Regulations: the flow rate of lavatory faucets and replacement aerators shall not be greater than 1.5 gallons per minute (hereafter referred to as gpm) at 60 pounds per square inch (hereafter referred to as psi); for sprayheads with independently controlled orifices and manual controls, the maximum flow rate of each orifice that manually turns on or off shall not exceed the maximum flow rate for a lavatory faucet; and for sprayheads with collectively controlled orifices and manual controls, the maximum flow rate of a sprayhead that manually turns on or off shall be the product of (i) the maximum flow rate for a lavatory faucet, and (ii) the number of component lavatories (rim space of the lavatory in inches [millimeters] divided by 20 inches [508 millimeters]);

(b) The flow rate of residential kitchen faucets and replacement aerators shall not be greater than 1.8 gpm with optional temporary flow of 2.2 gpm at 60 psi when tested in accordance with the flow rate test procedure prescribed in Appendix S to Subpart B of Part 430 of Title 10 of the Code of Federal Regulations; and

(c) The flow rate of public lavatory faucets and replacement aerators shall not be greater than 0.5 gpm at 60 psi when tested in accordance with the flow rate test procedure prescribed in Appendix S to Subpart B of Part 430 of Title 10 of the Code of Federal Regulations;

(d) The flow rate of showerheads shall not be greater than 2.0 gpm at 80 psi when tested in accordance with the flow rate test procedure prescribed in Appendix S to Subpart B of Part 430 of Title 10 of the Code of Federal Regulations, effective on January 3, 2019.

(11) Plumbing fixtures shall meet the following requirements:
(a) The water consumption of urinals and water closets, other than those designed and marketed exclusively for use at prisons or mental health care facilities, shall be no greater than the values shown in items (a)(ii)(A) through (a)(ii)(D) when tested in accordance with the:

(i) Water consumption test prescribed in Appendix T to Subpart B of Part 430 of Title 10 of the Code of Federal Regulations.

(ii) Waste extraction test for water closets (Section 7.9) of ASME A112.19.2/CSA B45.1-2018.

(b) Urinals shall have a maximum flush volume of 0.5 gallons per flush.

(c) Water closets, except for dual-flush tank-type water closets, shall have a maximum flush volume of 1.28 gallons per flush.

(d) Dual-flush tank-type water closets shall have a maximum effective flush volume of 1.28 gallons per flush.


(13) Water coolers shall have on mode with no water draw energy consumption, a test that records the 24-hour energy consumption of a water cooler with no water drawn during the test period, less than or equal to the following, as measured in accordance with the test criteria prescribed in Version 2.0 of the ENERGY STAR program product specifications for water coolers:

(a) 0.16 kilowatt-hours per day for cold-only and cook-and-cold units;
(b) 0.87 kilowatt-hours per day for hot-and-cold units—storage type; and
(c) 0.18 kilowatt-hours per day for hot and cold units—on demand.


(15) Commercial ovens included in the scope of the ENERGY STAR Program Requirements Product Specification for Commercial Ovens, Version 2.2, shall meet the qualification criteria of that specification.

(16) Commercial dishwashers included in the scope of the ENERGY STAR Program Requirements ProductSpecification for Commercial Dishwashers, Version 2.0, shall meet the qualification criteria of that specification.

(17) Commercial fryers included in the scope of the ENERGY STAR Program Requirements Product Specification for Commercial Fryers, Version 2.0, shall meet the qualification criteria of that specification.

(18) Commercial steam cookers shall meet the requirements of the ENERGY STAR Program Requirements Product Specification for Commercial Steam Cookers, Version 1.2.

(19) Spray sprinkler bodies that are not specifically excluded from the scope of the WaterSense Specification for Spray Sprinkler Bodies, Version 1.0, shall include an integral pressure regulator and shall meet the water efficiency and performance criteria and other requirements of that specification.

(20) Electric vehicle supply equipment included in the scope of the ENERGY STAR Program Requirements Product Specification for Electric Vehicle Supply Equipment, Version 1.0 (Rev. Apr-2017), shall meet the qualification criteria of that specification.

SECTION 15BB. Said section 5 of said chapter 25B, as so appearing, is hereby further amended by inserting after the fourth paragraph the following paragraph:—

On or after January 1, 2022, no new, commercial dishwasher, commercial fryer, commercial hot-food holding cabinet, commercial oven, commercial steam cooker, computer or computer monitor, electric vehicle supply equipment, faucet, high CRI
fluorescent lamp, portable electric spa, residential ventilating fan, showerhead, spray sprinkler body, urinal, water closet, or water cooler may be sold or offered for sale, lease, or rent in the state unless the efficiency of the new product meets or exceeds the efficiency standards set forth in the regulations adopted pursuant to Section 16.

a) On or after the date 12 months after enactment of this ACT, no state-regulated general service lamp may be sold or offered for sale in the state unless the efficiency of the new product meets or exceeds the efficiency standards provided in Section 16.

SECTION 15CC. Section 9 of said chapter 25B, as so appearing, is hereby amended by inserting after the first paragraph the following paragraph:—

If any of the energy or water conservation standards issued or approved for publication by the Office of the United States Secretary of Energy as of January 1, 2018 pursuant to the Energy Policy and Conservation Act, 10 C.F.R. §§ 430-431, are withdrawn, repealed or otherwise voided, the minimum energy or water efficiency level permitted for products previously subject to federal energy or water conservation standards shall be the previously applicable federal standards and no such product may be sold or offered for sale in the state unless it meets or exceeds such standards.”.

After remarks the amendment was adopted.

Representatives Hecht of Watertown and Barber of Somerville then moved to amend the bill by inserting after section 20F (inserted by amendment) the following section:

“SECTION 20G. Not later than 6 months after the effective date of this act, the department of energy resources and department of transportation shall file a report with the joint committee on transportation identifying state routes, U.S. routes, and interstate highways in Massachusetts that are high priority for public electric vehicle charging station installation. Determinations of priority shall be based on locations with high levels of air pollution in close proximity to transportation infrastructure, locations in close proximity to environmental justice populations, high total traffic volume on the route, volume of trips on the route that exceed 50 miles, importance of the route for accessing employment centers, tourist attractions, and other frequent destinations, and other factors as detailed in the report. The report shall consider locations across the commonwealth, including within municipal light plant territories, and assess the benefit and potential cost savings to ratepayers for potential locations.”.

The amendment was adopted.

Mr. Michlewitz of Boston and other member of the House then moved to amend the bill by inserting after section 17A (inserted by amendment) the following 3 sections:

“SECTION 17B. The fourth sentence of subsection (b) of section 83C of chapter 169 of the acts of 2008, as appearing in section 12 of chapter 188 of the acts of 2016, is hereby amended by striking out the figure ‘1,600’ and inserting in place thereof the following figure: — 3,600.

SECTION 17C. The fifth sentence of said subsection (b) of said section 83C of said chapter 169, as amended by chapter 48 of the acts of 2019, is hereby further amended by striking out the figure ‘24’, as appearing in section 12 of chapter 188 of the acts of 2016, and inserting in place thereof the following figure: — 18.

SECTION 17D. The sixth sentence of said subsection (b) of said section 83C of said chapter 169, as appearing in said section 12 of said chapter 188, is hereby further amended by inserting, after the word ‘resources’, the following words: — and the executive office of housing and economic development.”.
After remarks on the question on adoption the amendments, the sense of the House was taken by yeas and nays, as required under the provisions of House Rule 33F; and on the roll call 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 255 in Supplement.]
Therefore the consolidated amendments were adopted.

Engrossed Bills – Land Takings.

The engrossed Bill authorizing the city of Gloucester to use certain lands for municipal school purposes (see Senate, No. 2628, amended) (which originated in the Senate), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 256 in Supplement.]
Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill authorizing the town of Harvard to convey an easement over a certain parcel of conservation land (see Senate, No. 2866) (which originated in the Senate), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 158 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 257 in Supplement.]
Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill authorizing the Division of Capital Asset Management and Maintenance to convey certain parcels of land in the city of Salem (see Senate, No. 2584, amended) (which originated in the Senate), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 158 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 258 in Supplement.]
Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Recess.
At nine minutes before six o’clock P.M. (Friday, July 31), on motion of Mr. Jones of North Reading (Mr. Donato of Medford being in the Chair), the House recessed until a quarter before seven o’clock P.M.; and at ten minutes after seven o’clock the House was called to order with Mr. Donato in the Chair.

Papers from the Senate.

The House Bill authorizing the city known as the town of Barnstable to grant easement over certain conservation land (House, No. 4906) (its title having been changed by the Senate committee on Bills in the Third Reading), came from the Senate passed to be engrossed, in concurrence, with amendments in section 1, in lines 17 and 18, striking out the sentence contained in those lines; and striking out section 2 and inserting in place thereof the following two sections:

“SECTION 2. As a condition of the conveyance of the easements in Section 1, Eversource shall provide compensation to the town of Barnstable in an amount at least equal to the appraised value of the easements to be conveyed that shall be deposited in an account for the acquisition of conservation land and such conveyance shall be subject to the settlement agreement between the town of Barnstable and Eversource dated June 4, 2019.

SECTION 3. This act shall take effect upon its passage.”.

The amendments were referred, under Rule 35, to the committee on Bills in the Third Reading. Subsequently the amendments (reported by said committee to be correctly drawn) were adopted, in concurrence.

The House Bill authorizing the Division of Capital Asset Management and Maintenance to convey a certain portion of the Gardner Heritage State Park to the city of Gardner (House, No. 4911), came from the Senate passed to be engrossed, in concurrence, with an amendment in section 4, in line 36, striking out the word “conveyance” and inserting in place thereof the word “transaction”. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading. Subsequently the amendment (reported by said committee to be correctly drawn) was adopted, in concurrence.

The House Bill relative to clean energy generation at the Essex North Shore Agricultural and Technical School (House, No. 4922), came from the Senate passed to be engrossed, in concurrence, with an amendment in line 5 inserting after the word “may” the following: “subject to Chapter 30B of the General Laws”. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading. Subsequently the amendment (reported by said committee to be correctly drawn) was adopted, in concurrence.

Reports of Committees.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill prohibiting discrimination based on natural hair styles (House, No. 4828), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4930). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.
Under suspension of Rule 7A, on motion of Mr. Michlewitz of Boston, the bill was read a second time forthwith.

The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

Subsequently, under suspension of the rules, on motion of Mr. Ultrino of Malden, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Engrossed Bills – Land Takings.

The engrossed Bill authorizing the city of Holyoke to convey a certain parcel of land (see House, No. 4873) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 259 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill designating and transferring certain land in the town of Norfolk for conservation, open space, water supply protection, and recreation purposes (see House, No. 4920) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 158 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 260 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill authorizing the Water Supply District of Acton to enter into a lease, license or other disposition of land held for water supply purposes for the construction, operation and maintenance of a solar energy generating and energy storage facility (see House, No. 4923) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 261 in Supplement.]
Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill authorizing the city known as the town of Barnstable to grant easement over certain conservation land (see House, No. 4906, amended) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 262 in Supplement.] Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill authorizing the Division of Capital Asset Management and Maintenance to convey a certain portion of the Gardner Heritage State Park to the city of Gardner (see House, No. 4911, amended) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 263 in Supplement.] Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill relative to clean energy generation at the Essex North Shore Agricultural and Technical School (see House, No. 4922, amended) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 264 in Supplement.] Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

The Senate Bill setting next-generation climate policy (Senate, No. 2500, amended), was considered.

After remarks on the question on passing the bill, as amended, to be engrossed, in concurrence, Mr. Moran of Lawrence and other members of the House moved to
amend it by inserting after section 15CC (inserted by amendment) the following ten sections:

“SECTION 15DD. Said chapter 82, as so appearing, is hereby amended by striking out section 40E, and inserting in place thereof the following section:—

Section 40E. Any person or company found by the department, after a hearing, to have violated any provision of sections 40A to 40E, inclusive, shall be fined not more than $200,000; provided that nothing herein shall be construed to require the forfeiture of any penal sum by a residential property owner for the failure to pre-mark for an excavation on such person’s residential property.

SECTION 15EE. Section 185 of chapter 149 of the General Laws, as so appearing, is hereby amended by inserting, after the definition of ‘public body’ the following definition:—

(3½) ‘Public utility employer,’ a gas and electricity public utility provider.

SECTION 15FF. Said section 185 of said chapter 149, as so appearing, is hereby further amended by inserting in lines 4, 20, 24, 29, 32 to 33, 33, 42, 43, 57, 61, 79, 84, 88, 89, 97, 99, and 103 after the word ‘employer’ in each instance, thereof the following:— or public utility employer.

SECTION 15GG. Said section 185 of said chapter 149, as so appearing, is hereby further amended by inserting in lines 33 to 34 and 44 after the word ‘relationship,’ in each instance thereof the following:— including private contractors hired to perform work customarily performed by employees of public utility employers.,”

SECTION 15HH. Section 1E of chapter 164 of the General Laws, as so appearing, is hereby amended in line 12 by inserting after the word ‘levels’ the following:—, public safety measures.,”

SECTION 15II. Section 1F of said chapter 164, as so appearing, is hereby amended by adding the following:—

(h) The department shall ensure that all written complaints under this section received from customers and the public regarding gas providers are investigated and a response to the complainant provided in a timely manner. The department shall establish a publicly accessible database of all complaints received, noting the category of complaint, the date it was received, the steps taken to address the complaint and that date it was resolved.

SECTION 15JJ. Section 1J of chapter 164 of the General Laws, as so appearing, is hereby amended by striking out, in line 5, the figure ‘250,000’ and inserting in place thereof the following figure:— 500,000.

SECTION 15KK. Said section 1J of said chapter 164, as so appearing, is hereby further amended by striking out, in line 8, the figure ‘20,000,000’ and inserting in place thereof the following figure:— 50,000,000.

SECTION 15LL. Section 105A of said chapter 164, as so appearing, is hereby amended by striking out, in lines 21 to 23, inclusive, the words ‘as specified in 49 U.S.C. section 60122(a)(1) or any successor statute enacted into federal law for the same purposes as said section 60122(a)(1)’ and inserting in place thereof the following words:— of not more than $500,000 for each violation; provided, however, that the maximum civil penalty under this section for a related series of violations shall be $10,000,000; and, provided further that the dollar limits in this sentence shall be doubled in the event that the department determines that the violator has engaged in one or more similar violations in the three years preceding the violation. A separate violation occurs for each day the violation continues.
SECTION 15MM. Said Chapter 164 of the General Laws, as so appearing, is hereby amended by inserting after section 115A, the following 3 sections:

Section 115B. The department shall promulgate regulations establishing: (1) inspection and reporting requirements for the inspection of pipe, including gas company service lines connected to an inside meter from the pipeline, and (2) notice to occupants of the inspection process and any findings resulting therefrom, and (3) hazard repair and replacement requirements.

Section 115C. Every gas piping system shall be constructed, operated and maintained in compliance with federal pipeline safety standards pursuant to 49 CFR 192. Notwithstanding any general or special law to the contrary, the department may establish pipeline safety standards that exceed those set forth in 49 CFR 192. In establishing such standards, the department may consider recommended practices issued by industry or non-profit organizations.

Section 115D. The department shall promulgate regulations for improving emergency preparedness and response during emergency situations concerning the transportation or distribution of gas. Regulations shall address communication and coordination between the commonwealth, municipalities and other governmental entities.

By inserting after section 17D (inserted by amendment) the following five sections:

“SECTION 17E. Chapter 164 of the General Laws is hereby amended by striking out the first sentence of paragraph (3) of subsection (b) of section 144, as so appearing, and inserting in its place the following:

(3) A Grade 2 leak shall be a leak that is recognized as non-hazardous to persons or property at the time of detection, but justifies scheduled repair based on probable future hazard. The gas company shall repair Grade 2 leaks or replace the main within 6 months from the date the leak was classified; provided, however, that said repair or replacement may take place later than 6 months from the date the leak is classified, but no later than 12 months from the date the leak is classified, if any required permits for such repair or replacement are temporarily withheld consistent with a seasonal moratorium.

SECTION 17F. Said section 144 of said chapter 164, as so appearing, is hereby amended by inserting after subsection (g), inserted by amendment 28, the following 3 subsections:—

(h) Each distribution company shall maintain an accurate and timely record of any Grade 3 leaks that, upon re-inspection, are upgraded to a Grade 1 or 2 leak. The department shall establish a service quality metric for the same, and each distribution company shall report any upgrades of Grade 3 leaks to the department on a monthly basis.

(i) The department shall promulgate regulations establishing requirements for the maintenance, timely updating, accuracy, and security of gas distribution company maps and records.

(j) Disruptions in the provision of electronic data, including but not limited to, maps and records relevant to inspections, maintenance, repairs, and construction to its in-house workforce and contractors, lasting more than 30 minutes to field personnel and field contractors shall be incorporated as a metric in the department’s service quality indicators for local distribution companies.
SECTION 17G. Section 145 of said chapter 164, as so appearing, is hereby amended by striking out subsection (b) and inserting in place thereof the following subsection:—

(b) A gas company shall file with the department a plan to address aging or leaking natural gas infrastructure within the commonwealth and the leak rate on the gas company's natural gas infrastructure in the interest of public safety and reducing lost and unaccounted for natural gas through a reduction in natural gas system leaks. Each company's gas infrastructure plan shall include interim targets for the department's review. The department shall review these interim targets to ensure each gas company is meeting the appropriate pace to reduce the leak rate on and to replace the gas company's natural gas infrastructure in a safe and timely manner. The interim targets shall be for periods of not to exceed five years. The gas companies shall incorporate these interim targets into timelines for removing all leak-prone infrastructure filed pursuant to subsection (c) and may update them based on overall progress. The department may levy a penalty against any gas company that fails to meet its interim target in an amount up to and including the equivalent of 2.5 per cent of such gas company's transmission and distribution service revenues for the previous calendar year.

SECTION 17H. Section 145 of chapter 164 of the General Laws, as so appearing, is hereby amended in line 33 by striking the words 'and (vi) any other information the department considers necessary to evaluate the plan.', and inserting in place thereof - (vi) the relocations of a meter located inside of a structure to the outside of said structure for the purpose of improving public safety; and (vii) any other information the department considers necessary to evaluate the plan.

SECTION 17I. Subsection (c) of said section 145 of said chapter 164, as so appearing, is hereby amended by striking out the first sentence of the second paragraph and inserting in place thereof the following sentence:—

As part of each plan filed under this section, a gas company shall include a timeline for removing all leak-prone infrastructure on an accelerated basis specifying an annual replacement pace and program end date with a target end date of either (i) not more than 20 years from the filing of a gas company's initial plan, or (ii) a reasonable target end date considering the allowable recovery cap established pursuant to subsection (f).”;

By inserting after section 20G (inserted by amendment) the following two sections:

“SECTION 20H. The department of public utilities shall establish rules and regulations by which the qualifications of contractors shall be evaluated. Contractors who wish to be eligible to receive contracts with a gas company to perform gas work shall be required to register and provide all required documentation to meet certification requirements with the department on an annual basis.

SECTION 20I. Notwithstanding any general or special law to the contrary, the department of public utilities shall conduct, publish, and periodically update a report detailing the degree to which each gas piping system operator adhered to the department’s safety standards, reviewing the efficacy of said standards in protecting the physical health and financial prosperity of the commonwealth’s residents, and analyzing recent advancements made in the theory and practice of pipeline safety and operation. The report shall include policy recommendations, including, but not limited to, legislation and regulations, that would enhance the safety of gas piping
systems by utilizing any theoretical or practical advancements in safety analyzed within it. The department may conduct field audits of gas companies operating in the Commonwealth to ensure compliance with all applicable statutes and regulations, and shall include the results of any such audits in the study required under this section or any subsequent updates to said study. The department shall publish the study no later than 1 year after the effective date of this act and shall publish updates to the study not less than every 36 months. Said study shall be submitted to the clerks of the house and senate, as well as to the joint committee on telecommunications, utilities and energy.”; and

By adding the following two sections:

“SECTION 27. The department of public utilities shall promulgate regulations pursuant to section 115D of chapter 164 no later than December 31, 2021.

SECTION 28. The department of public utilities shall promulgate and implement the regulations required pursuant to subsection (i) of section 144 of chapter 164 by July 1, 2021.”.

The amendments were adopted.

Mrs. Haddad of Somerset and other members of the House then moved to amend the bill in section 17, in line 226, by inserting after the word “facility” the following: “with an executed interconnection agreement with a distribution company on or after January 1, 2021”; and in lines 229, 230 and 231, by striking out the words “; provided, that any credits that are in excess of its annual electricity consumption as calculated at the end of the calendar year shall be credited or paid out at the utility’s avoided cost rate.” and inserting in place thereof the words “, other than parasitic or non-station load; provided, that any credits accrued in excess of its annual electricity consumption for the period running from April through the following March shall be credited or paid out for such excess credits at the utility’s avoided cost rate.”. The amendments were adopted.

Ms. Decker of Cambridge and other members of the House then moved to amend the bill by inserting after section 14 the following section:

“SECTION 14A. Subsection (a) of section 11F of chapter 25A, as so appearing, is hereby amended by striking out, in line 18 and 19, the words ‘2029; and (5)’ and inserting in place thereof the following words:— 2024; (4) an additional 3 per cent of sales each year thereafter until December 31, 2029; and (5)”.

The amendment was adopted.

The Speaker being in the Chair,—

Mr. Madaro of Boston and other members of the House then moved to amend the bill by inserting after section 15MM (inserted by amendment) the following five sections:

“SECTION 15NN. Section 62 of chapter 30 of the General Laws, as so appearing is hereby amended by inserting after the definition of ‘Agency’ the following 5 definitions:—

‘Environmental benefits’, the access to clean natural resources, including air, water resources, open space, constructed playgrounds and other outdoor recreational facilities and venues, clean renewable energy sources, environmental enforcement, training and funding disbursed or administered by the executive office of energy and environmental affairs.

‘Environmental burdens’, any destruction, damage or impairment of natural resources that is not insignificant, resulting from intentional or reasonably foreseeable
causes, including but not limited to, air pollution, water pollution, improper sewage
disposal, dumping of solid wastes and other noxious substances, excessive noise,
activities that limit access to natural resources and constructed outdoor recreational
facilities and venues, inadequate remediation of pollution, reduction of ground water
levels, impairment of water quality, increased flooding or storm water flows, and
damage to inland waterways and waterbodies, wetlands, marine shores and waters,
forests, open spaces, and playgrounds from private industrial, commercial or
government operations or other activity that contaminates or alters the quality of the
environment and poses a risk to public health.

‘Environmental justice population’, a neighborhood that meets 1 or more of the
following criteria: (i) the annual median household income is not more than 65 per
cent of the statewide annual median household income; (ii) minorities comprise 40
per cent or more of the population; (iii) 25 per cent or more of households lack English
language proficiency; or (iv) minorities comprise 25 per cent or more of the
population and the annual median household income of the municipality in which the
neighborhood is located does not exceed 150 per cent of the statewide annual median
household income; provided, however, that for a neighborhood that does not meet
said criteria, but a geographic portion of that neighborhood meets at least 1 criterion,
the secretary may designate that geographic portion as an environmental justice
population upon the petition of at least 10 residents of the geographic portion of that
neighborhood meeting any such criteria. The secretary may determine that a
neighborhood, including any geographic portion, shall not be designated an
environmental justice population upon finding the annual median household income
of that neighborhood is greater than 125 per cent of the statewide median household
income; a majority of persons age 25 and older in that neighborhood have a college
education; the neighborhood does not bear an unfair burden of environmental
pollution; and has more than limited access to natural resources, including open
spaces and water resources, playgrounds and other constructed outdoor recreational
facilities and venues.

‘Environmental justice principles’, principles that support protection from
environmental pollution and the ability to live in and enjoy a clean and healthy
environment, regardless of race, color, income, class, handicap, gender identity,
sexual orientation, national origin, ethnicity or ancestry, religious belief or English
language proficiency., which includes: (i) the meaningful involvement of all people
with respect to the development, implementation and enforcement of environmental
laws, regulations and policies, including climate change policies; and (ii) the
equitable distribution of energy and environmental benefits and environmental
burdens.

‘Neighborhood,’ a census block group as defined by the U.S. Census Bureau,
excluding, people who live in college dormitories and people who are under formally
authorized, supervised care or custody, including federal, state or county prisons.

SECTION 1500. Section 62B of said chapter 30, as so appearing, is hereby
amended by striking out the first sentence of the third paragraph and inserting, in
place thereof, the following sentence:—

An environmental impact report shall contain statements describing the nature
and extent of the proposed project and its environmental and public health impact as
result of any development, alteration and operation of the project; studies to evaluate
said impacts; all measures being utilized to minimize any anticipated environment
and public health damage; and any adverse short-term and long-term environmental and public health consequences that cannot be avoided should the project be undertaken.

SECTION 15PP. Said section 62B of said chapter 30, as so appearing, is hereby further amended by adding the following paragraph:—

An environmental impact report shall be required for any project that is likely to cause damage to the environment that is not insignificant and is located within a distance of 1 mile of an environmental justice population; provided, that for a project that impacts air quality, such environmental impact report shall be required if the project is likely to cause damage to the environment that is not insignificant and is located within a distance of 5 miles of an environmental justice population. Said report shall contain statements about the results of an assessment of any existing unfair or inequitable environmental burden and related public health consequences impacting the environmental justice population from any prior or current, private, industrial, commercial, state, or municipal operation or project that has damaged the environment. The required assessment shall conform to the standards and guidelines established by the secretary. If the assessment indicates an environmental justice population is subject to an existing unfair or inequitable environmental burden or related health consequence the report shall identify any: (i) environmental and public health impact from the proposed project that would likely result in a disproportionate adverse effect on such population, and (ii) potential impact or consequence from the proposed project that would increase or reduce the effects of climate change on the environmental justice population. The secretary may require that an assessment be performed at any stage of the review process.

SECTION 15QQ. Section 62E of said chapter 30, as so appearing, is hereby amended by adding the following paragraph:—

No agency shall exempt from an environmental impact report any project that is located in a neighborhood that has an environmental justice population and is reasonably likely to cause damage to the environment, as defined in section 61. The provisions of this paragraph shall not apply to emergency actions essential to avoid or eliminate a threat to public health or safety, or threat to any natural resource, undertaken in compliance with section 62F.

SECTION 15RR. Chapter 30 of the General Laws is hereby amended by adding after section 62I the following 2 sections:—

Section 62J. To enable the public to assess the impact of proposed projects that affect their environment, health and safety through the project review process established under sections 61 through 62J, inclusive, the secretary shall provide opportunities for meaningful public involvement.

For any proposed project that requires the filing of an environmental notification form, the proponent of the project shall indicate on the document whether an environmental justice population that lacks English language proficiency within a designated geographical area is reasonably likely to be affected negatively by the project.

If a proposed project is significant and affects an environmental justice population, the secretary shall require additional measures to improve public participation by the environmental justice population. Such measures shall include, as appropriate: (i) making public notices, environmental notification forms, environmental impact reports, and other key documents related to the secretary’s
review and decisions of a project review available in English and any other language spoken by a significant number of the affected environmental justice population; (ii) providing translation services at public meetings for a significant portion of an affected environmental justice population that lacks English proficiency in the project’s designated geographic area; (iii) require public meetings be held in accessible locations that are near public transportation; (iv) provide appropriate information about the project review procedure for the proposed project; and (vi) where feasible, establish a local repository for project review documents, notices and decisions.

The secretary of energy and environmental affairs may require such additional measures as appropriate for non-significant projects, or to improve participation opportunities for persons in an environmental justice population that lack English language proficiency and do not speak a dominant language spoken by such population.

As used in this section, the term designated geographic area shall mean an environmental justice population located within a distance of 1 mile of a project, unless the project affects air quality then the distance from such project shall be increased to within 5 miles of an environmental justice population.

Section 62K. The secretary shall consider the environmental justice principles, as defined in section 62, in making any policy or determination, or taking any action relating to a project review, undertaken pursuant to sections 61 through 62J, inclusive to reduce the potential for unfair or inequitable affects upon an environmental justice population.

To further the environmental justice principles the secretary shall direct its agencies, including the departments, divisions, boards and offices under the secretary’s control and authority, to consider the environmental justice principles in making any policy, determination or taking any other action related to a project review, or in undertaking any project, under said sections and related regulations which is likely to affect environmental justice populations.

In addition, the secretary shall establish standards and guidelines for the implementation, administration and periodic review of environmental justice principles by the executive office of energy and environmental affairs and its agencies.

Section 62L. There shall be an environmental justice council to advise and provide recommendations to the secretary of energy and environmental affairs on relevant policies and standards to achieve the environmental justice principles. The council shall consist of at least 9, but not more than 15 fifteen members appointed by the governor, who shall designate a chair. Members may be removed without cause, by the governor. All members shall serve without compensation.

The secretary of energy and environmental affairs shall consult with the environmental justice council before making any substantial adoptions, revisions or amendments to any regulation related to the definition of environmental justice population as defined in section 62.

The environmental justice council shall conduct a comprehensive analysis by no later than July 31, 2022 and thereafter, every fifth year, to ensure the definition of environmental justice population in section 62 achieves the objectives of the environmental justice principles. The analysis shall include, but not be limited to, an evaluation of this definition as compared to the demographics of environmental
justice populations in the commonwealth. As part of the analysis, said council shall provide advice and make recommendations to the secretary on any necessary changes to the percentage thresholds included in this definition and any related regulation. The secretary shall consider the recommendations of the council regarding any proposed changes to the percentage thresholds under this definition, provided however, such changes are needed to achieve and promote the environmental justice principles as defined under section 61. Proposed regulations shall be adopted only after the approval of the council by a majority vote in the affirmative of those members so voting.

The environmental justice council may recommend and provide advice to the secretary on proposed substantial legislative or regulatory changes related to this definition at any time prior to conducting a comprehensive analysis.”; and

By inserting after section 20I (inserted by amendment) the following section:

“SECTION 20J. The secretary shall no later than 365 days after this act takes effect, adopt regulations for the requirements, administration and enforcement of this act.”.

After debate on the question on adoption of the amendments, the sense of the House was taken by yeas and nays, at the request of Mr. Madaro; and on the roll call (Mr. Donato of Medford having taken the Chair) 159 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 265 in Supplement.]

Therefore the amendments were adopted.

Mr. Michlewitz of Boston and other members of the House then moved to amend the bill in section 14, in line 163, by inserting after the figures: “19” the following “; and provided further that the annual household income of such households is not more than 80 per cent of statewide median income, as determined by the low-income weatherization and fuel assistance program network”; In section 20, in line 282, by striking out the figures: “13” and inserting in place thereof the figures: “15”; and in line 285 by inserting after the “industry” the following: “1 of whom shall be a representative from the offshore wind electric generation industry”; In section 20A (inserted by amendment) by striking out the word “National” and inserting in place thereof the word “Natural”; and

By inserting after section 20J (inserted by amendment) the following section:

“SECTION 20K. Notwithstanding any general or special law to the contrary, the department of energy resources and department of public utilities shall amend any rules, regulations, and tariffs to permit the owner of any new solar facility, including any solar energy generating source, that qualifies for programs pursuant to section 11F of chapter 25A of the General Laws and application regulations that achieves commercial operation on or after January 1, 2021 to: (i) receive credits for any electricity generated by a solar facility that exceeds the owner’s usage during a billing period, with such credits to be credited to a solar facility owner’s customer account with the relevant distribution company, and carried forward from month to month; (ii) designate customers of the same distribution company, regardless of which ISO-NE load zone the customers are located in, to receive such credits in amounts attributed by the solar facility, with such credits applicable to any portion or all of a designated customer’s electric bill; and (iii) direct the distribution company to purchase all or a portion of any credits produced by a solar facility at the rates provided for in the applicable statute, regulation, or tariff without discount or penalty. This section shall not apply to solar net metering facilities.”.
The amendments were adopted.
On the question on passing the bill, as amended, to be engrossed, in concurrence, the sense of the House was taken by yea and nays, at the request of Mr. Golden of Lowell; and on the roll call 142 members voted in the affirmative and 17 in the negative.

[See Yea and Nay No. 266 in Supplement.]
Therefore the bill (House, No. 4933, published as amended) was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At twenty-nine minutes after nine o’clock P.M., on motion of Mr. Mariano of Quincy (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at a quarter before twelve o’clock A.M. the House was called to order with Mr. Donato in the Chair.

Reports of Committees.

Mr. Michlewitz of Boston, for the committee of conference on the disagreeing votes of the two branches, with reference to the Senate amendment (striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2819) of the House Bill financing the general governmental infrastructure of the Commonwealth (House, No. 4733), reported, a bill with the same title (House, No. 4932). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.
Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.
Under suspension of the rules, on motion of Mr. Cabral of New Bedford, the report was considered forthwith; and it was accepted. Sent to the Senate for concurrence.

Emergency Measures.

The engrossed Bill authorizing the Division of Capital Asset Management and Maintenance to convey a certain parcel of land to the city of Newton (see House, No. 4892), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.
A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 18 to 0. Sent to the Senate for concurrence.

The engrossed Bill financing the general governmental infrastructure of the Commonwealth (see House, No. 4932), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.
A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 15 to 0. Sent to the Senate for concurrence.
Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House), was put upon its final passage.
On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a “loan” bill as defined by Section 3 of Article LXII of the Amendments to the Constitution); and on the roll call 155 members voted in the affirmative and 4 in the negative.

[See Yea and Nay No. 267 in Supplement.]

Therefore the bill was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

Representative Coppinger of Boston then moved that when the House adjourns today, it do so in respect to the memory of Francis X. Coppinger, a member of the House from Boston from 1969 to 1972; and the motion prevailed.

Accordingly, at twenty-five minutes before one o’clock A.M. (Saturday, August 1, 2020), on motion of Mr. Jones of North Reading (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.

MONDAY, AUGUST 3 2020.

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Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Petitions.

Petitions severally were presented and referred as follows:

By Mr. Moran of Boston, a petition (accompanied by bill, House, No. 4936) of Michael J. Moran (with the approval of the mayor and city council) that the city of Boston be authorized to grant additional licenses for the sale of alcoholic beverages to be drunk on the premises in said city. To the committee on Consumer Protection and Professional Licensure.

By Mr. Naughton of Clinton, a petition (accompanied by bill, House, No. 4937) of Harold P. Naughton, Jr., (by vote of the town) relative to insurance proceeds for injured police and fire personnel in the town of Boylston. To the committee on Municipalities and Regional Government.

By Representative Peisch of Wellesley and Senator Creem, a joint petition (accompanied by bill, House, No. 4938) of Cynthia Stone Creem and Rebecca L. Rausch (by vote of the town) that the town of Wellesley be authorized to continue employment of Jeffrey Peterson, a member of the fire department of said town. To the committee on Public Service.

Severally sent to the Senate for concurrence.

Paper from the Senate.

A Bill relative to the Baker Hill Road District (Senate, No. 2870, amended in lines 3 and 4 by striking out the following: “90 days following the conclusion of the state of emergency concerning the novel coronavirus disease outbreak declared by the governor on March 10, 2020” and inserting in place thereof the following: “the lifting of the state of emergency concerning the novel coronavirus disease outbreak declared by the governor on March 10, 2020 or for 90 days from July 31, 2020, whichever is sooner”), passed to be engrossed by the Senate, was read; and it was referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Petrolati of Ludlow, for said committee, then reported that the matter be scheduled for consideration by the House.

Under suspension of the rules, on motion of Mr. Wong of Saugus, the bill was read a second time forthwith; and it was ordered to a third reading.
Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the petition of Danielle W. Gregoire and Hannah Kane relative to an agricultural deed restriction in the town of Westborough. Under suspension of the rules, on motion of Mr. Wong of Saugus, the report was considered forthwith. Joint Rule 12 was suspended; and the petition (accompanied by bill) was referred to the committee on Environment, Natural Resources and Agriculture. Sent to the Senate for concurrence.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the Senate Bill establishing a sick leave bank for Charlotte Charest, an employee of the Middlesex Probate and Family Court (Senate, No. 2787), be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Wong of Saugus, the bill was read a second time forthwith; and it was ordered to a third reading.

Engrossed Bill.

The engrossed Bill relative to the disability retirement of Ryan Moore and Donald Demiranda, police officers in the town of Falmouth (see House, No. 4666) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted (more than two-thirds of the members having agreed to pass the same); and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

House bills
Providing for the city of Lowell municipal elections (House, No. 4350); and
Authorizing the town of Saugus to employee Kevin Nichols, an employee of the Saugus Police Department, beyond the retirement age (House, No. 4695);
Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

Recess.

At three minutes after eleven o’clock A.M., on motion of Mr. Muradian of Grafton (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at twenty-eight minutes after one o’clock P.M. the House was called to order with Mr. Donato in the Chair.

Engrossed Bill.

The engrossed Bill authorizing the Division of Capital Asset Management and Maintenance to convey a certain parcel of land to the city of Newton (see House, No. 4892) (which originated in the House), in respect to which the Senate had concurred.
in adoption of the emergency preamble, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Thursday next at eleven o’clock A.M.

Next sitting.

At half past one o’clock P.M., on motion of Mr. Muradian of Grafton (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Thursday at eleven o’clock A.M., in an Informal Session.
Thursday, August 6, 2020.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mrs. Haddad of Somerset in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mrs. Haddad), the members and employees joined with her in reciting the pledge of allegiance to the flag.

Orders.

The following order (filed by Mr. Honan of Boston) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Housing be granted until Saturday, October 31, 2020 within which time to make its final report on current House document numbered 4718.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4918), ought to be adopted. Under suspension of the rules, on motion of Mr. Wong of Saugus, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Ms. Cronin of Easton) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on the Judiciary be granted until Thursday, November 12, 2020 within which time to make its final report on current House documents numbered 66, 1343, 1358, 1372, 1383, 1487, 1538, 3263, 3265, 3266, 3274, 3320, 3367, 3420, 3422, 3452, 3770 and 4884.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4929), ought to be adopted. Under suspension of the rules, on motion of Mr. Wong of Saugus, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Cusack of Braintree) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Revenue be granted until Friday, September 18, 2020 within which time to make its final report on current Senate document numbered 2839.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4939), ought to be adopted. Under suspension of the rules, on motion of Mr. Wong of Saugus, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.
Reports of Committees.

By Mr. Pignatelli of Lenox, for the committee, on Environment, Natural Resources and Agriculture, on a petition, a Resolve creating a technical fix to the Ocean Acidification Commission (House, No. 4895).

By Ms. Cronin of Easton, for the committee on the Judiciary, on Senate, Nos. 824 and 850 and House, No. 3566, a Bill promoting housing opportunity and mobility through eviction sealing (HOMES) (House, No. 4934).

By Miss Gregoire of Marlborough, for the committee on State Administration and Regulatory Oversight, on House, No. 2742, a Bill relative to conditional access to State House grounds for temporary construction purposes (House, No. 4935).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

Orders of the Day.

The Senate amendment of the House Bill directing the Bristol County Retirement Board to grant creditable service to Christopher R. Carreiro (House, No. 3912), reported by the committee on Bills in the Third Reading to be correctly drawn, was adopted, in concurrence.

Senate bills
Establishing a sick leave bank for Charlotte Charest, an employee of the Trial Court of the Commonwealth (Senate, No. 2787); and
Relative to the Baker Hill Road District (Senate, No. 2870, amended);
Severally reported by the committee on Bills in the Third Reading to be correctly drawn, were read a third time; and they were passed to be engrossed, in concurrence.

The House Bill authorizing the city of Salem to establish a means-tested senior citizen property tax exemption (House, No. 4473), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Recess.

At ten minutes after eleven o’clock A.M., the Chair (Mrs. Haddad of Somerset) declared a recess subject to the call of the Chair; and at twenty-one minutes after twelve o’clock noon the House was called to order with Mrs. Haddad in the Chair.

Paper from the Senate.

The Senate Bill setting next-generation climate policy (Senate, No. 2500, amended), came from the Senate with the endorsement that said branch had non-concurred with the House in its amendments (striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4933; and by striking out the title and inserting in place thereof the following title: “An Act creating a 2050 roadmap to a clean and thriving Commonwealth”).
The bill bore the further endorsement that the Senate had appointed a committee of conference on the disagreeing votes of the two branches; and that Senators Barrett, Creem and O’Conner had been appointed to the committee on the part of the Senate.

On motion of Mr. Golden of Lowell, the House insisted on its amendments; and concurred with the Senate in the appointment of a committee of conference. Representatives Golden, Haddad of Somerset and Jones of North Reading were appointed the committee on the part of the House. Sent to the Senate to be noted.

Emergency Measures.

The engrossed Bill establishing a sick leave bank for Charlotte Charest, an employee of the Trial Court of the Commonwealth (see Senate, No. 2787), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 2 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the Senate) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

The engrossed Bill relative to the Baker Hill Road District (see Senate, No. 2870, amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 2 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the Senate) was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Engrossed Bill.

The engrossed Bill directing the Bristol County Retirement Board to grant creditable service to Christopher R. Carreiro (see House, No. 3912, amended) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Recess.

At twenty-eight minutes after twelve o’clock noon, the Chair (Mrs. Haddad of Somerset) declared a recess subject to the call of the Chair; and at twenty-two minutes before two o’clock P.M. the House was called to order with Mrs. Haddad in the Chair.

Order.

On motion of Mr. DeLeo of Winthrop,
Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

At twenty minutes before two o’clock P.M., on motion of Mr. Wong of Saugus (Mrs. Haddad of Somerset being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.


[80]
Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

Resolutions (filed by Mr. Day of Stoneham) commending Janice T. Houghton on her anniversary with StonehamBank - a co-operative bank and for her service to the town of Stoneham; and

Resolutions (filed by Mr. McMurtry of Dedham) honoring Joanne Toomey on her retirement from the Dedham Housing Authority;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Wong of Saugus, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Petitions.

Petitions severally were presented and referred as follows:

By Mr. Driscoll of Milton, a petition (subject to Joint Rule 12) of William J. Driscoll, Jr., for legislation to establish a sick leave bank for Marshall Johnson, an employee of the Department of Conservation and Recreation.

By Mr. Durant of Spencer, a petition (subject to Joint Rule 12) of Peter J. Durant and others relative to travel of certain persons into the Commonwealth.

By Mr. Mahoney of Worcester, a petition (subject to Joint Rule 12) of John J. Mahoney relative to source plasma donation centers.

By Mr. Santiago of Boston (by request), a petition (subject to Joint Rule 12) of Jonathan Green for legislation to further regulate tobacco control.

By Mr. Stanley of Waltham (by request), a petition (subject to Joint Rule 12) of Susan Alyn relative to civil fines for jury duty delinquency.

By the same member (by request), a petition (subject to Joint Rule 12) of Susan Alyn relative to jury duty enforcement.

By the same member (by request), a petition (subject to Joint Rule 12) of Susan Alyn relative to disqualifications for jury duty.

Severally, under Rule 24, to the committee on Rules.
Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of James K. Hawkins and others relative to a moratorium on the Massachusetts Comprehensive Assessment System (MCAS) in response to the COVID-19 emergency. To the committee on Education.

Petition (accompanied by bill) of James K. Hawkins (with the approval of the mayor and municipal council) that the city of Attleboro be authorized to regulate rent and evictions in mobile home park accommodations in said city. To the committee on Housing.

Under suspension of the rules, on motion of Mr. Wong of Saugus, the reports were considered forthwith. Joint Rule 12 was suspended, in each instance. Severally sent to the Senate for concurrence.

By Mr. Honan of Boston, for the committee on Housing, on a petition, a Bill relative to certain affordable housing in the Brighton section of the city of Boston (House, No. 4915) [Local Approval Received]. Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Orders of the Day.

The Senate amendment of the House Bill relative to the gender neutral redraft of the home rule charter of the town of Easton (House, No. 3984), reported by the committee on Bills in the Third Reading to be correctly drawn, was adopted, in concurrence.

The House Bill authorizing the town of Maynard to grant additional alcoholic beverages licenses (House, No. 4693), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Thursday next at eleven o’clock A.M.

At three minutes after eleven o’clock A.M., on motion of Mrs. Kane of Shrewsbury (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Thursday at eleven o’clock A.M., in an Informal Session.
Thursday, August 13, 2020.

Met at ten minutes after eleven o’clock A.M., in an Informal Session, with Mrs. Haddad of Somerset in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mrs. Haddad), the members, guests and employees joined with her in reciting the pledge of allegiance to the flag.

Message from the Governor.

A message from His Excellency the Governor recommending legislation relative to providing for the terms of certain bonds for capital improvements to be issued by the Commonwealth (House, No. 4946), was filed in the office of the Clerk on Tuesday, August 11.

The message was read; and it was referred, under Rule 17G, to the committee on Bonding, Capital Expenditures and State Assets.

Resolutions.

Resolutions (filed with the Clerk by Mr. Linsky of Natick) congratulating Esther Fine on the occasion of her one hundredth birthday, were referred under Rule 85, to the committee on Rules.

Mr. Galvin of Canton, for said committee, reported that the resolutions ought to be adopted. Under suspension of the rules, on motion of Mr. Wong of Saugus, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Order.

The following order (filed by Mr. Lawn of Watertown) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Election Laws be granted until Thursday, December 31, 2020 within which time to make its final report on current House document numbered 4902.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4945), ought to be adopted. Under suspension of the rules, on motion of Mr. Wong of Saugus, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Petitions.

Petitions severally were presented and referred as follows:
By Representative Blais of Sunderland and Senator Hinds, a joint petition (accompanied by bill, House, No. 4948) of Natalie M. Blais and Adam G. Hinds (by vote of the town) that the town of Ashfield be authorized to change the name of the board of selectmen to select board; and

By Mr. Pignatelli of Lenox, a petition (accompanied by bill, House, No. 4949) of Smitty Pignatelli and Adam G. Hinds (by vote of the town) that the town of Lenox be authorized to transfer certain property in Kennedy Park in said town in exchange for the dedication of certain conservation land;

Severally to the committee on Municipalities and Regional Government.

Severally sent to the Senate for concurrence.

Ms. Sullivan of Abington presented a petition (subject to Joint Rule 12) of Alyson M. Sullivan and others relative to public safety, improving court security efficiency and the reduction of prisoner transportation costs; and the same was referred, under Rule 24, to the committee on Rules.

Reports of Committees.

By Mr. Galvin of Canton, for the committees on Rules of the two branches, acting concurrently, asking to be discharged from further consideration

Of the Bill relative to the rural policy advisory commission (House, No. 364);

Of the Bill relative to a 5G technology task force (House, No. 383); and

Of the Bill relative to a loan forgiveness task force (House, No. 384);

And recommending that the same severally be referred to the House committee on Rules.

Under Rule 42, the reports severally were considered forthwith; and they were accepted.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the following House bills be scheduled for consideration by the House:

Relative to change [sic] the name of the board of selectmen of the town of Billerica to select board to exhibit gender neutrality (House, No. 4847) [Local Approval Received]; and

Relative to change [sic] the name of the board of selectmen of the town of North Andover to select board to exhibit gender neutrality (House, No. 4903) [Local Approval Received];

Under suspension of Rule 7A, in each instance, on motion of Mr. Wong of Saugus, the bills severally were read a second time forthwith; and they were ordered to a third reading.

A report of the committee on Steering, Policy and Scheduling, under the last sentence of Rule 7A, that the Senate Bill classifying the Taunton Fire Department mechanic Michael Perry, in connection with the determination of retirement benefits (Senate, No. 2624) [Local Approval Received], be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Wong of Saugus, the bill was read a second time forthwith; and it was ordered to a third reading.
By Mr. Galvin of Canton, for the committee on Rules, that the Bill relative to PILOT compensation to towns with a high percentage of state owned land (House, No. 2658), ought to pass. Referred, under Rule 33, to the committee on Ways and Means.

Emergency Measure.

The engrossed Bill establishing a sick leave bank for Paul McBrien, an employee of the Trial Court of the Commonwealth (see House, No. 4795), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 5 to 0. Sent to the Senate for concurrence.

Engrossed Bills.

Engrossed bills
Relative to the gender neutral redraft of the home rule charter of the town of Easton (see House, No. 3984, amended); and
Authorizing the town of Lunenburg to grant an additional license for the sale of wines and malt beverages on the premises (see House, No. 4644);
(Which severally originated in the House);
Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.

Orders of the Day.

The Senate Bill revising the town charter of Lunenburg (Senate, No. 2754), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed, in concurrence.

The House Bill designating a certain bridge in the town of Sandwich as the Commander Francis T. Williams & Sandwich Veterans Memorial Bridge (House, No. 4360), reported by committee on Bills in the Third Reading to be correctly drawn, was read a third time.

Pending the question on passing the bill to engrossed, Mr. Speliotis of Danvers moved to amend it by inserting before the enacting clause the following emergency preamble:

“Whereas, The deferred operation of this act would tend to defeat its purpose, which is to designate forthwith a certain bridge in the town of Sandwich as the Commander Francis T. Williams and Sandwich Veterans Memorial Bridge, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.”.

The amendment was adopted; and the bill (House, No. 4360, amended) was passed to be engrossed. Sent to the Senate for concurrence.
Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

At twenty-one minutes after eleven o’clock A.M., on motion of Mr. O’Day of West Boylston (Mrs. Haddad of Somerset being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
Monday, August 17, 2020.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Resolutions.

Resolutions (filed with the Clerk by Mr. Cutler of Pembroke) recognizing Gretchen “Gigi” Mirarchi for her dedicated service to the House of Representatives, were referred under Rule 85, to the committee on Rules.

Mr. Galvin of Canton, for the committee on Rules, then reported that the resolutions ought to be adopted. Under suspension of the rules, on motion of Mr. Wong of Saugus, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Orders.

The following order (filed by Ms. Balser of Newton) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Elder Affairs be granted until Tuesday, January 5, 2021 within which time to make its final report on current Senate documents numbered 358 and 381, and House documents numbered 601, 605, 611 and 630.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4951), ought to be adopted. Under suspension of the rules, on motion of Ms. Balser, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Parisella of Beverly) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Public Service be granted until Thursday, December 31, 2020 within which time to make its final report on current House document numbered 4858.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4950), ought to be adopted. Under suspension of the rules, on motion of Mr. Parisella, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Petitions.
Petitions severally were presented and referred as follows:

By Representative McKenna of Webster and Senator Fattman, a joint petition (accompanied by bill, House, No. 4952) of Joseph D. McKenna and Ryan C. Fattman (by vote of the town) that the town of Webster be authorized to issue two additional licenses for the sale of all alcoholic beverages to be drunk on the premises and two additional licenses for the sale of wine and malt beverages to be drunk on the premises in said town; and

By Mr. Vitolo of Brookline, a petition (accompanied by bill, House, No. 4953) of Tommy Vitolo and Nika C. Elugardo (by vote of the town) that the town of Brookline be authorized to reallocate certain licenses for the sale of all alcoholic beverages to be drunk on the premises in certain target commercial areas in said town;

Severally to the committee on Consumer Protection and Professional Licensure.

By Mr. Ryan of Boston, a petition (accompanied by bill, House, No. 4954) of Daniel J. Ryan and others (with the approval of the mayor and city council) relative to the Zoning Board of Appeal in the city of Boston. To the committee on Municipalities and Regional Government.

By Representative McKenna of Webster and Senator Fattman, a joint petition (accompanied by bill, House, No. 4955) of Joseph D. McKenna and Ryan C. Fattman (by vote of the town) that the town of Webster be authorized to exempt certain positions in the police department of said town from the civil service law. To the committee on Public Service.

Severally sent to the Senate for concurrence.

Petitions severally were presented and referred as follows:

By Representative Farley-Bouvier of Pittsfield and Senator Hinds, a joint petition (subject to Joint Rule 12) of Tricia Farley-Bouvier and Adam G. Hinds for legislation to establish a sick leave bank for Brian Bailey, an employee of the Department of Developmental Services.

By Mr. Pignatelli of Lenox, a petition (subject to Joint Rule 12) of Smitty Pignatelli and Adam G. Hinds relative to gender neutrality for the naming of certain municipal boards.

By Mr. Robertson of Tewksbury, a petition (subject to Joint Rule 12) of David Allen Robertson for legislation to authorize Deina Abdelkader, an employee of the University of Massachusetts, to join the State Contributory Retirement System.

By Mr. Williams of Springfield, a petition (subject to Joint Rule 12) of Bud L. Williams and Marc R. Pacheco relative to housing, economic, education and equity in recovery and reconstruction in the Commonwealth.

Severally, under Rule 24, to the committee on Rules.

Papers from the Senate.

The House Bill changing the position of treasurer in the county of Dukes County to an appointed position (House, No. 4673), came from the Senate passed to be engrossed, in concurrence, with amendments in section 4, in line 23, inserting after the word “ballot” the words “by the state secretary”; striking out section 5 and inserting in place thereof the following section:

“SECTION 5. Not later than 60 days before the 2020 state election, the county commissioners of the county of Dukes County shall prepare and submit to the state secretary a fair, concise summary of this act to appear with the question in section 4.”; and

Dukes County,—
treasurer.

Brian Bailey,—
sick leave.

Municipal
boards.

Deina
Abdelkader,—
retirement.

Recovery,—
equity.
In section 6, in lines 35 and 36, striking out the words “until such treasurer is done serving his or her term or if he or she sooner vacates” and inserting in place thereof the following words “until the expiration of the term for which the treasurer was elected or if the treasurer sooner vacates the office”. The amendments were referred, under Rule 35, to the committee on Bills in the Third Reading.

Petitions severally were referred, in concurrence, as follows:

Petition (accompanied by bill, Senate, No. 2896) of Dean A. Tran, Stephan Hay and Danillo A. Sena for legislation to authorize the town of Lunenburg to grant an additional license for the sale of all alcoholic beverages not to be drunk on the premises to Jaxx Country Variety; and

Petition (accompanied by bill, Senate, No. 2897) of Dean A. Tran, Harriette L. Chandler and Harold P. Naughton, Jr. (by vote of the town) for legislation to authorize the town of Clinton to grant additional liquor licenses;

Severally to the committee on Consumer Protection and Professional Licensure.

Petition (accompanied by bill, Senate, No. 2898) of Dean A. Tran, Danillo A. Sena and Stephan Hay (by vote of the town) for legislation to authorize the investment of town of Lunenburg library trust funds. To the committee on Municipalities and Regional Government

Reports of Committees.

By Mr. Parisella of Beverly, for the committee on Public Service, on a petition, a Bill providing for the appointment and removal authority of the town administrator of the town of Wilbraham for officers and employees of the town other than those employees of the Wilbraham Police Department, Wilbraham Fire Department and Wilbraham Department of Public Works (House, No. 4848) [Local Approval Received].

By Mr. Straus of Mattapoisett, for the committee on Transportation, on a petition, a Bill designating a certain bridge in the town of Leicester as the John J. Binienda memorial bridge (House, No. 4867) [Local Approval Received].

By the same member, for the same committee, on a petition, a Bill designating a certain bridge in the town of Leicester as the Private First-Class Eugene Joseph Paranteau memorial bridge (House, No. 4868) [Local Approval Received].

Severally read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Engrossed Bills.

Engrossed bills

Authorizing the town of Hanover to grant 13 additional licenses for the sale of alcoholic beverages to be drunk on the premises (see House, No. 4312, amended); and

Authorizing the town of Clinton to grant an additional license for the sale of all alcoholic beverages not to be drunk on the premises (see House, No. 4337);

(Which severally originated in the House);

Severally having been certified by the Clerk to be rightly and truly prepared for final passage, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.
Orders of the Day.

The House Bill authorizing the city of Framingham to amend the income qualifications for a certain tax deferral program (House, No. 4789), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—
Ordered, That when the House adjourns today, it adjourn to meet on Thursday next at eleven o’clock A.M.

At six minutes after eleven o’clock A.M., on motion of Mrs. Ferguson of Holden (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Thursday at eleven o’clock A.M., in an Informal Session.
Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mr. Donato of Medford in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mr. Donato), the members and employees joined with him in reciting the pledge of allegiance to the flag.

Resolutions.

The following resolutions (filed with the Clerk) were referred, under Rule 85, to the committee on Rules:

Resolutions (filed by Representatives Poirier of North Attleborough, Barrows of Mansfield and Kafka of Stoughton) congratulating Neal Boldrighini on the occasion of his retirement as the Fire Chief in the Mansfield Fire Department;

Resolutions (filed by Mr. Linsky of Natick) congratulating Della Rogowski on the occasion of her one hundredth birthday; and

Resolutions (filed by Mr. Roy of Franklin) congratulating Ben J. Settle, IV, on receiving the Eagle Award of the Boy Scouts of America;

Mr. Galvin of Canton, for the committee on Rules, reported, in each instance, that the resolutions ought to be adopted. Under suspension of the rules, in each instance, on motion of Mr. Wong of Saugus, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

Orders.

The following order (filed by Mr. Chan of Quincy) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Consumer Protection and Professional Licensure be granted until Tuesday, January 5, 2021 within which time to make its final report on current Senate documents numbered 2896 and 2897 and House document numbered 4936.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4957), ought to be adopted. Under suspension of the rules, on motion of Mr. Chan of Quincy, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Mr. Honan of Boston) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on Housing be granted until Saturday, October 31, 2020 within which time to make
its final report on current Senate document numbered 2831 and House document numbered 4878.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4958), ought to be adopted. Under suspension of the rules, on motion of Mr. Honan of Boston, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

The following order (filed by Miss Gregoire of Marlborough) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Ordered, That, notwithstanding the provisions of Joint Rule 10, the committee on State Administration and Regulatory Oversight be granted until Friday, October 16, 2020 within which time to make its final report on current Senate document numbered 2810 and House documents numbered 4877 and 4885.

Mr. Galvin of Canton, for the committees on Rules, reported that the order (House, No. 4956), ought to be adopted. Under suspension of the rules, on motion of Miss Gregoire of Marlborough, the order was considered forthwith; and it was adopted. Sent to the Senate for concurrence.

Petition.

Mr. McMurtry of Dedham presented a petition (subject to Joint Rule 12) of Paul McMurtry for legislation to include certain water and sewer treatment plant operators in Group 4 of the contributory retirement system for public employees; and the same was referred, under Rule 24, to the committee on Rules.

Reports of Committees.

By Mr. Galvin of Canton, for the committee on Rules and the committees on Rules of the two branches, acting concurrently, that Joint Rule 12 be suspended on the following petitions:

Petition (accompanied by bill) of John J. Mahoney relative to source plasma donation centers. To the committee on Public Health.

Petition (accompanied by bill) of David Allen Robertson for legislation to authorize Deina Abdelkader, an employee of the University of Massachusetts, to join the State Contributory Retirement System. To the committee on Public Service.

Under suspension of the rules, on motion of Mr. Wong of Saugus, the reports were considered forthwith. Joint Rule 12 then was suspended, in each instance. Severally sent to the Senate for concurrence.

Reports of the committee on Steering, Policy and Scheduling, under the last sentence of Rule 7A, that the following bills be scheduled for consideration by the House (the time within which said committee is required to report having expired):

The Senate Bill changing the availability of supplemental reserves in the town of Winchendon (Senate, No. 2681) [Local Approval Received]; and

The House Bill authorizing the town of Kingston to establish a special fund to process activity produced by non-town net metering (House, No. 4390) [Local Approval Received];
Under suspension of Rule 7A, in each instance, on motion of Mr. Wong of Saugus, the bills severally were read a second time forthwith; and they were ordered to a third reading.

Report of the committee on Health Care Financing, that the Bill to provide increased access to hearing aids (House, No. 4298), ought NOT to pass (under Joint Rule 10).

Under suspension of the rules, on motion of Mr. Cullinane of Boston, the report was considered forthwith. The House then refused to reject the bill, which was then read.

Under further suspension of the rules, on motion of the same member, the bill was read a second time forthwith; and it was ordered to a third reading.

By Ms. Balser of Newton, for the committee on Elder Affairs, on House, Nos. 595, 596, 597, 603, 622, 626, 627, 628, 631, 3552 and 3711, an Order relative to authorizing the committee on Elder Affairs to make an investigation and study of certain House documents concerning elder abuse issues (House, No. 4401). Referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

Subsequently, Mr. Galvin of Canton, for said committees, reported asking to be discharged from further consideration of the order; and recommending that the same be referred to the House committee on Rules. Under Rule 42, the report was considered forthwith; and it was accepted.

By Mr. Pignatelli of Lenox, for the committee on Environment, Natural Resources and Agriculture, on a petition, a Bill relative to an agricultural deed restriction in the town of Westborough (House, No. 4940).

By Mr. Cabral of New Bedford, for the committee on Bonding, Capital Expenditures and State Assets, on a message from His Excellency the Governor, a Bill providing for the terms of certain bonds for capital improvements to be issued by the Commonwealth (printed in House, No. 4946).

Severally read; and referred, under Rule 33, to the committee on Ways and Means.

By Mr. O’Day of West Boylston, for the committee on Municipalities and Regional Government, on a petition, a Bill relative to insurance proceeds for injured police and fire personnel in the town of Boylston (House, No. 4937) [Local Approval Received]. Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Engrossed Bills.

The engrossed Bill establishing a sick leave bank for Paul McBrien, an employee of the Trial Court of the Commonwealth (see House, No. 4795) (which originated in the House), in respect to which the Senate had concurred in adoption of the emergency preamble, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Engrossed bills
Revising the town charter of Lunenburg (see Senate, No. 2754) (which originated in the Senate); and
Amending recall election procedures in the town of Charlton (see House, No. 4034) (which originated in the House);
Severally having been certified by the Clerk to be rightly and truly prepared for final passed, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.

Orders of the Day.

The Senate amendments of the House Bill changing the position of treasurer in the county of Dukes County to an appointed position (House, No. 4673), reported by the committee on Bills in the Third Reading to be correctly drawn, were adopted, in concurrence.

The House Bill designating a certain bridge in the city of Gardner as the Cpl. Lawrence L. Lukasevicius memorial bridge (House, No. 3191), was read a second time; and it was ordered to a third reading.

The House Bill authorizing the town of Yarmouth to establish a beach capital improvement fund (House, No. 4116) (its title having been changed by the committee on Bills in the Third Reading), reported by said committee to be correctly drawn, was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it in section 3 by adding the following paragraph:

“The treasurer of the town of Yarmouth shall, until such time as the Beach Capital Improvement Fund ceases to exist, provide an annual financial report to the town of Yarmouth, which shall be publicly posted on or before October 1 of each year. The annual financial report shall specifically include: (i) Fund revenues; (ii) Fund receipts; (iii) the amount of grants made from the Fund; (iv) the specific amounts of loans made by the Fund and to whom such loans were made; and (v) the balance of money in the Fund at the end of each fiscal year.”

The amendment was adopted; and the bill (House, No. 4116, amended) was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Monday next at eleven o’clock A.M.

At thirteen minutes after eleven o’clock A.M., on motion of Mrs. Kane of Shrewsbury (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Monday at eleven o’clock A.M., in an Informal Session.
Monday, August 24, 2020.

Met according to adjournment at eleven o’clock A.M., in an Informal Session, with Mrs. Haddad of Somerset in the Chair (having been appointed by the Speaker, under authority conferred by Rule 5, to perform the duties of the Chair).

At the request of the Chair (Mrs. Haddad), the members and employees joined with her in reciting the pledge of allegiance to the flag.

Appointment of the Minority Leader.

The Minority Leader announced that he had appointed Beverly Stables, Health Care Policy Analyst of the House Minority Leader’s Office, to the special commission established (under Chapter 93 of the Acts of 2020) to study and make recommendations to the General Court that address health disparities related to COVID-19.

Petition.

Ms. Peisch of Wellesley presented a petition (subject to Joint Rule 12) of Alice Hanlon Peisch that the Massachusetts Teachers’ Retirement System permit Marilyn Rosenberg to purchase creditable service for retirement purposes for service at the Boston School for the Deaf; and the same was referred, under Rule 24, to the committee on Rules.

Paper from the Senate.

A Bill establishing a sick leave bank for Patrick Burns, an employee of the Department of Correction (Senate, No. 2762) (on Senate, No. 2748), passed to be engrossed by the Senate was read; and it was referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Reports of Committees.

By Mr. Petrolati of Ludlow, for the committee on Steering, Policy and Scheduling, that the House Bill authorizing Michael Cheung to purchase creditable service from the Barnstable County Retirement Board (House, No. 4815), be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Hill of Ipswich, the bill was read a second time forthwith; and it was ordered to a third reading.

By Mr. Parisella of Beverly, for the committee on Public Service, on a petition, a Bill removing certain positions from Massachusetts civil service law (House, No.
Engrossed Bill.

The engrossed Bill amending the charter of the town of Chelmsford (see House, No. 4222) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

Orders of the Day.

The House Bill relative to the charter of the town of Plymouth (House, No. 4797), reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. DeLeo of Winthrop,—

Ordered, That when the House adjourns today, it adjourn to meet on Thursday next at eleven o’clock A.M.

Mrs. Ferguson of Holden then moved that when the House adjourns today, it do so in respect to the memory of Harold M. Lane, Jr., a member of the House from Holden from 1993 to 2000, inclusive; and the motion prevailed.

Accordingly, at seven minutes after eleven o’clock A.M., on motion of Mr. Hill of Ipswich (Mrs. Haddad of Somerset being in the Chair), the House adjourned, to meet the following Thursday at eleven o’clock A.M., in an Informal Session.