
The Commonwealth of Massachusetts

JOURNAL OF THE HOUSE.



WEDNESDAY, NOVEMBER 8, 2023.

[100]*

JOURNAL OF THE HOUSE.

Wednesday, November 8, 2023.

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.

Pledge of
allegiance.

Resolutions.

Resolutions (filed with the Clerk by Representative Peake of Provincetown) congratulating Irene Myers Daitch on the occasion of her one hundredth birthday, were referred, under Rule 85, to the committee on Rules.

Irene Myers
Daitch.

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 Representative Jones of North Reading and Senator Tarr, a joint petition (accompanied by bill, House, No. 4169) of Bradley H. Jones, Jr., and Bruce E. Tarr (by vote of the town) that the town of North Reading be authorized to use a portion of conservation land for public way purposes; and

North
Reading,—
land.

By Representative Philips of Sharon and Senator Feeney, a joint petition (accompanied by bill, House, No. 4170) of Edward R. Philips and Paul R. Feeney (by vote of the town) that the town of Sharon be authorized to change the use of a certain parcel of land in said town acquired for outdoor recreational purposes to a use for general municipal purposes;

Sharon,—
land.

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 Representative Cataldo of Concord, a petition (subject to Joint Rule 12) of Simon Cataldo relative to retirement benefits for licensed electricians employed at regional school districts.

Electricians,—
benefits.

By Representative Pignatelli of Lenox and Senator Mark, a joint petition (subject to Joint Rule 12) of Smitty Pignatelli and Paul W. Mark relative to expense reimbursements for Mass Wildlife board members.

Mass
Wildlife,—
reimbursements.

By Representative Vaughn of Wrentham, a petition (subject to Joint Rule 12) of Marcus S. Vaughn relative to food truck licensure.

Food trucks,—
licensure.

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

Papers from the Senate.

A Bill regulating certain insurance benefits for elected officials of the town of Blackstone (Senate, No. 1296) (on a petition) [Local Approval Received] [Representative Dubois of Brockton, of the committee on Municipalities and Regional Government, dissenting], passed to be engrossed by the Senate, was read; and it was referred, under Joint Rule 1E, to the committee on Health Care Financing.

Blackstone,—
insurance.

A petition (accompanied by bill, Senate, No. 2497) of Julian Cyr and Sarah K. Peake (by vote of the town) for legislation to authorize the town of Provincetown to grant 5 additional licenses for the sale of all alcoholic beverages not to be drunk on the premises, was referred, in concurrence, to the committee on Consumer Protection and Professional Licensure.

Provincetown,—
liquor
licenses.

A petition (subject to Joint Rule 12) of Lydia Edwards, Steven Owens and Patrick M. O'Connor for legislation relative to the Condominium Owners' Rights Act (CORA), came from the Senate referred, under suspension of Joint Rule 12, to the committee on Housing.

Condominiums,—
rights.

The House then concurred with the Senate in the suspension of said rule; and the petition (accompanied by bill, Senate, No. 2498) was referred, in concurrence, to the committee on Housing.

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 Tricia Farley-Bouvier and Paul W. Mark that the Massachusetts Department of Transportation be authorized to convey a certain parcel of land in the city of Pittsfield to the Diocese of Springfield. To the committee on State Administration and Regulatory Oversight.

Pittsfield,—
land.

Joint petition (accompanied by bill) of Jay D. Livingstone and Lydia Edwards relative to designating the Greatest Neighborhood Park, in the West End neighborhood of the city of Boston, as the Jim Campano park. To the committee on Transportation.

Boston,—
Campano
park.

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

By Mr. Honan of Boston, for the committee on Steering, Policy and Scheduling, asking to be discharged from further consideration of the Bill providing for payments in lieu of taxes by the South Essex sewerage district in the city of Salem (House, No. 3733) [Local Approval Received],— and recommending the same be recommitted to the committee on Revenue. Under Rule 42, the report was considered forthwith; and it was accepted.

Salem,—
sewerage
district.

By Mr. Michlewitz of Boston, for the committee on Ways and Means, that the Bill relative to creditable service for Abby Levin, a member of the Massachusetts Teachers' Retirement System (House, No. 3888), ought to pass with an amendment

Abby Levin,—
creditable
service.

substituting therefor a bill with the same title (House, No. 4168). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Honan of Boston, 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, under suspension of the rules, on motion of Mr. Gordon of Bedford, 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. Walsh of Peabody moved to amend it by striking out section 2 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 provide for certain retirement benefits, 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. 4168, amended) was passed to be engrossed. Sent to the Senate for concurrence.

By Ms. Fiola of Fall River, for the committee on Municipalities and Regional Government, asking to be discharged from further consideration:

Of the petition (accompanied by bill, Senate, No. 1282) of Cynthia Stone Creem (by vote of the town) for legislation to authorize the expenditure of \$500,000 from town of Brookline marijuana mitigation stabilization fund for purpose of advancing racial equity in the town of Brookline,— and recommending that the same be referred to the committee on Cannabis Policy.

Brookline,—
marijuana
fund.

Of the petition (accompanied by bill, Senate, No. 1284) of Cynthia Stone Creem and Tommy Vitolo (by vote of the town) for legislation to authorize the establishment of a betterment loan program for the funding of electrification initiatives in the town of Brookline; and

Brookline,—
electrification
initiatives.

Of the petition (accompanied by bill, Senate, No. 1285) of Cynthia Stone Creem and Tommy Vitolo (by vote of the town) for legislation to authorize the town of Brookline to amend its community choice aggregation plan;

Brookline,—
aggregation
plan.

And recommending that the same severally be referred to the committee on Telecommunications, Utilities and Energy.

Under Rule 42, the reports severally were considered forthwith; and they were accepted. Severally sent to the Senate for concurrence.

By Mr. Gordon of Bedford, for the committee on Public Service, on a petition, a Bill establishing a sick leave bank for Anthony Fannoh, Jr. an employee of the Department of Mental Health (House, No. 4165). Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Anthony
Fannoh,—
sick leave.

Engrossed Bill.

The engrossed Bill changing the name of the board of selectmen of the town of Gosnold to selectboard (see House, No. 3842) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage,

Bill
enacted.

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

Recess.

At a quarter before twelve o'clock noon, on motion of Mr. Wong of Saugus (Mr. Donato of Medford being in the Chair), the House recessed until one o'clock P.M.; and at half past one o'clock the House was called to order with Mr. Donato in the Chair.

Recess.

Engrossed Bill.

The engrossed Bill providing for unlimited free phone calls to incarcerated individuals (see House, No. 4052) (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.

Incarcerated individuals,—
phone calls.

On the question on passing the bill to be re-enacted, 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 132 members voted in the affirmative and 26 in the negative.

Bill re-enacted,—
yea and nay
No. 63.

[See [Yea and Nay No. 63](#) in Supplement.]

Therefore the bill was passed to be re-enacted, in its amended form; and it was signed by the acting Speaker and sent to the Senate.

Engrossed Bill — Land Taking.

The engrossed Bill authorizing the town of Wakefield to convey an easement to the Wakefield Municipal Gas and Light Department (see House, No. 4062) (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.

Wakefield,—
land.

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.

Bill enacted
(land taking),—
yea and nay
No. 64.

[See [Yea and Nay No. 64](#) 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, Mr. Michlewitz of Boston, for the committee on Ways and Means, on House, No. 4090, reported, in part, a Bill making appropriations for fiscal year 2023 to provide for supplementing certain existing appropriations and for certain other activities and projects (House, No. 4167) [Total Appropriation: \$2,745,808,564.00]. Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Supplemental
appropriations.

Mr. Honan of Boston, 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, the bill was read a second time forthwith; and it was ordered to a third reading.

Subsequently, the noon recess having terminated, under further 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.

At twenty-three minutes after two o'clock P.M., on motion of Mr. Michlewitz of Boston (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at twenty minutes before five o'clock P.M. the House was called to order with Mr. Donato in the Chair.

Recess.

After remarks on the question on passing the bill to be engrossed, Mr. Frost of Auburn moved suspension of Rule 33A; and the motion prevailed.

Mr. Frost and other members of the House then moved to amend the bill by adding the following section:

“SECTION 96. The first paragraph of section 30 of chapter 23B of the General Laws, as amended by section 120 of chapter 7 of the acts of 2023, is hereby further amended by adding the following sentence:— Notwithstanding any general or special law, rule or regulation to the contrary, the emergency housing assistance program established herein shall be available only to residents of the commonwealth who have resided within the commonwealth for no less than a year, provided however that this provision shall not apply to a victim of domestic violence or a person whose living situation has been affected by a fire or other natural disaster that occurred in Massachusetts.

The department shall require applicants to provide proof of residency for a period of no less than a year. The department may require applicants to submit documentation including, but not limited to, federal and state issued identification documents, mail, financial statements, and bills to meet the requirements of this section.

This section shall apply to applications submitted for the emergency housing assistance program on or after the effective date of this act.”.

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. Frost of Auburn; and on the roll call 28 members voted in the affirmative and 128 in the negative.

Amendment rejected,—
yea and nay
No. 65.

[See [Yea and Nay No. 65](#) in Supplement.]

Therefore the amendment was rejected.

Mr. Durant of Spencer and other members of the House then moved to amend the bill by adding the following section:

“SECTION X. The first paragraph of section 30 of chapter 23B of the General Laws, as amended by section 120 of chapter 7 of the acts of 2023, is hereby further amended by adding the following sentence:— Notwithstanding any general or special law, rule or regulation to the contrary, the emergency housing assistance program established herein shall be available only to residents of the commonwealth who have resided within the commonwealth for more than 3 consecutive years.”.

Mr. O'Day of West Boylston thereupon raised a point of order that the amendment offered by the gentleman from Spencer was improperly before the House for the reason that it would require that housing assistance be provided for persons who have resided in the Commonwealth for more than 3 consecutive years. Since the House has already refused to restrict housing assistance for one year, the amendment exceeds the refusal that the House previous voted against.

Point of
order.

In answer to the point of order, the Chair (Mr. Donato of Medford) stated that since the House had, in fact, at this reading, already refused to restrict housing

assistance for one year, the amendment exceeds the refusal period that the House previous voted against.

Therefore the Chair ruled that the point of order was well taken; and the amendment was laid aside accordingly.

Mr. Michlewitz of Boston and other members of the House then moved to amend the bill in section 2, in item 1599-2302, by striking out the figures: “10,000,000” and inserting in place thereof the figures: “12,000,000”; and

By striking out item 1599-4449;

In section 2A, in item 1599-0514, in line 95, by striking out the word “new”; and in line 104, by striking out words “including, but not limited to, shelter, food and other services” and inserting in place thereof the words “delineated by municipality, including, but not limited to, shelter, food, education and other services”;

By inserting after item 1599-2301 the following item:

“1599-4449 For a reserve to meet the costs of salary adjustments and other economic benefits authorized by the collective bargaining agreement between the Board of Higher Education and the Massachusetts Community College Council.....\$26,233,522”;

By inserting after item 4400-1031 the following item:

“4400-1032 For supplemental nutrition assistance program benefits for persons that satisfy all eligibility requirements of the program except requirements related to immigration status; provided, that to be eligible for benefits under this item individuals shall reside in the commonwealth under the color of law or are humanitarian paroles, as defined by U.S. Customs and Border Protection.....\$6,000,000”;

By inserting after section 4 the following section:

“SECTION 4A. Section 17 of chapter 37 of the General Laws, as so appearing, is hereby amended by striking out the second paragraph and inserting in place thereof the following paragraph:—

The sheriffs of the counties of Barnstable, Bristol, Dukes, Nantucket, Norfolk, Plymouth and Suffolk and the former counties of Berkshire, Essex, Franklin, Hampden, Hampshire, Middlesex and Worcester shall each receive a salary of \$195,000.”;

In section 71, in line 745, by striking out the following: “32A” and inserting in place thereof following: “23A”;

And moves to further amend the bill, in section 72, in line 750, by striking out the figures: “10,000,000” and inserting in place thereof the figures: “12,000,000”;

In section 74, in line 758, by striking out the figures: “258,002,361” and inserting in place thereof the following figures: “311,912,357”;

By inserting after section 74 the following two sections:

“SECTION 74A. Item 4000-0300 of said section 2 of said chapter 28 is hereby further amended by inserting after the words ‘inclusion for children’ the following words:— ; provided further, that not less than \$1,000,000 shall be expended for the establishment of a career pathway program to support certified nurses’ aides, home health aides, homemakers and other entry-level workers in long-term care facilities to become licensed practical nurses.

SECTION 74B. Said item 4000-0300 of said section 2 of said chapter 28 is hereby further amended by striking out the figure ‘\$141,994,304’ and inserting in place thereof the following figure:— \$142,994,304.”;

By inserting after section 76 the following seven sections:

“SECTION 76A Notwithstanding section 28 of chapter 53 of the General Laws or any other general or special law to the contrary, the state primary in 2024 shall be held on Tuesday, September 3, 2024.

SECTION 76B. Notwithstanding section 3 of chapter 53 of the General Laws or any other general or special law to the contrary, a person whose name is not printed on the September 3, 2024 state primary ballot as a candidate for an office, but who receives sufficient votes to nominate the person for the office, shall file in the office of the state secretary a written acceptance of the nomination and a receipt from the state ethics commission verifying that a statement of financial interest has been filed pursuant to chapter 268B of the General Laws not later than 5:00 P.M. on Thursday, September 5, 2024.

SECTION 76C. Notwithstanding sections 11, 13 and 53A of chapter 53 of the General Laws and section 5 of chapter 55B of the General Laws or any other general or special law to the contrary, objections to and withdrawals from nominations made at the September 3, 2024 state primary shall be filed with the state secretary not later than 12:00 P.M. on Friday, September 6, 2024.

SECTION 76D. Notwithstanding section 14 of chapter 53 of the General Laws or any other general or special law to the contrary, any vacancies from the September 3, 2024 state primary caused by death, withdrawal or ineligibility under section 76C shall be filled by an executive committee, determined by the state party committee of the same political party who made the original nomination.

SECTION 76E. Notwithstanding section 15 of chapter 53 of the General Laws or any other general or special law to the contrary, when a nomination is made to fill a vacancy caused by the death, withdrawal or ineligibility of a candidate from the September 3, 2024 state primary, the certificate of nomination shall be on a form prescribed by the state secretary, signed by the executive committee appointed by the state committee of the same political party as provided for in section 76D and filed with the state secretary not later than 5:00 P.M. on Monday, September 9, 2024.

SECTION 76F. Notwithstanding section 135 of chapter 54 of the General Laws or any other general or special law to the contrary, a petition for a recount of the September 3, 2024 state primary shall be filed with the appropriate local election officials not later than 5:00 P.M. on Friday, September 6, 2024 and all recounts shall be completed and notice of the results shall be sent to the state secretary not later than 5:00 P.M. on Saturday, September 14, 2024.

Petitions for districtwide and statewide recounts of the September 3, 2024 state primary shall be submitted to the appropriate local election officials for certification not later than 12:00 P.M. on Friday, September 6, 2024 and local election officials shall complete certification not later than 10:00 A.M. on Tuesday, September 10, 2024. Thereafter, certified petitions shall be filed with the secretary of state not later than 5:00 P.M. on Tuesday, September 10, 2024. If the state secretary determines that the contest is eligible for a statewide or districtwide recount, the state secretary shall notify the local election officials who shall complete the recount and shall notify the state secretary of the results of the recount not later than 5:00 P.M. on Saturday, September 14, 2024.

Notwithstanding the provisions of section 135 of chapter 54 of the General Laws, a board of registrars must only provide 2 days’ notice of the date, time and location of the recount to each candidate for the office for which the recount has been petitioned. Electronic notice shall be sufficient.

SECTION 76G. Notwithstanding sections 8 to 10, inclusive, of chapter 55B of the General Laws or any other general or special law to the contrary, the state ballot law commission shall notify candidates of any objections filed to nominations at the

September 3, 2024 state primary not later than 5:00 P.M. on Friday, September 6, 2024. Notice of the commission hearings shall be given by telephone and electronic mail. Hearings on objections shall be held on Wednesday, September 11, 2024 and decisions shall be rendered not later than 5:00 P.M. on Monday, September 16, 2024.”;

By inserting after section 80 the following two sections:

“SECTION 80A. Notwithstanding any general or special law to the contrary, local election officials shall transmit absentee ballots to voters covered under the federal Uniformed and Overseas Citizens Absentee Voting Act, 52 U.S.C. section 20302 et seq., whose applications were received at least 45 days before the November 5, 2024 state election, not later than Saturday, September 21, 2024.

SECTION 80B. Notwithstanding any general or special law to the contrary, the state secretary may add or change any dates relating to the nominations made at the September 3, 2024 state primary that the state secretary considers necessary for the orderly administration of the November 5, 2024 state election by providing notice of the change to the state parties and any affected person, by filing notice with the state secretary’s rules and regulations division, by posting on the state secretary’s website and by whatever other means the state secretary considers appropriate.”; and

In section 91, in line 1053, by striking out the word “NAGE”, and inserting in place thereof the word “NCEU”; and in lines 1066, 1067 and 1068, by striking out the following: “and (89) the agreement between the Commonwealth of Massachusetts and the Coalition of Public Safety, Unit 5” and inserting in place thereof the following:

“(89) the agreement between the Commonwealth of Massachusetts and the Coalition of Public Safety, Unit 5;

(90) the agreement between the board of higher education and the Massachusetts Teachers Association/National Education Association Associated Professional Administrators, Unit APA;

(91) the agreement between the board of higher education and the Massachusetts Teachers’ Association/National Education State College Faculty, Unit MSC; and

(92) the agreement between the Commonwealth of Massachusetts and the New England Police Benevolent Association, Inc., Unit 4A.”.

On the question on adoption of 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 157 members voted in the affirmative and 0 in the negative.

[See [Yea and Nay No. 66](#) in Supplement.]

Therefore the consolidated amendments were adopted.

Mr. Michlewitz of Boston and other members of the House then moved to amend the bill by inserting after section 38 the following three sections:

“SECTION 38A. Item 8200-0200 of said section 2 of said chapter 24 is hereby further amended by striking out the figure ‘2023’, as appearing in section 209 of said chapter 268, and inserting in place thereof the following figure:— 2024.

SECTION 38B. Item 1595-6368 of section 2E of said chapter 24 is hereby amended by striking out the figure ‘2023’, as appearing in section 215 of said chapter 268, and inserting in place thereof the following figure:— 2024.

SECTION 38C. Said item 1595-6368 of said section 2E of said chapter 24 is hereby further amended by striking out the figure ‘2023’, as appearing in section 216 of said chapter 268, and inserting in place thereof the following figure:— 2024.”;

By inserting after section 39 the following section:

“SECTION 39A. Item 7010-0015 of said section 2A of said chapter 102, as amended by section 224 of chapter 268 of the acts of 2022, is hereby further amended

Consolidated
amendments
adopted,—
yea and nay
No. 66.

by striking out the words ‘provided further, that not less than \$45,000 shall be expended for upgrades to an outdoor patio area for classes to be held at the Millville elementary school in the town of Millville’ and inserting in place thereof the following words:— provided further, that not less than \$45,000 shall be expended for improvements for the Blackstone-Millville regional school district.”;

By inserting after section 41 the following two sections:

“SECTION 41A. Item 1599-0026 of section 2 of chapter 126 of the acts of 2022, as amended by section 229 of chapter 268 of the acts of 2022, is hereby further amended by inserting after the word ‘Douglas’ the following words:— and such funds shall be made available until June 30, 2024.

SECTION 41B. Said item 1599-0026 of said section 2 of said chapter 126, as so amended, is hereby further amended by inserting after the word ‘Plainville’ the following words:— and such funds shall be made available until June 30, 2024.”;

In section 42, in line 640, by striking out the following: “of section 2 of chapter 126 of the acts of 2022” and inserting in place thereof the following: “said section 2 of said chapter 126”;

By inserting after section 43 the following section:

“SECTION 43A. Said item 2000-0100 of said section 2 of said chapter 126 is hereby further amended by inserting after the word ‘year’ the following words:— and such funds shall be made available until June 30, 2024.”;

By inserting after section 44 the following section:

“SECTION 44A. Item 2800-0700 of said section 2 of said chapter 126 is hereby amended by inserting after the word ‘dam’, the second time it appears, the following words:— and such funds shall be made available until June 30, 2024.”;

By inserting after section 45 the following section:

“SECTION 45A. Said item 2810-0122 of said section 2 of said chapter 126 is hereby further amended by inserting after the word ‘Farms’, the first time it appears, the following words:— and such funds shall be made available until June 30, 2024.”;

By inserting after section 50 the following three sections:

“SECTION 50A. Said item 7008-1116 of said section 2 of said chapter 126 is hereby further amended by inserting after the words ‘Plymouth Massachusetts’ the following words:— and such funds shall be made available until June 30, 2024.

SECTION 50B. Said item 7008-1116 of said section 2 of said chapter 126 is hereby further amended by inserting after the words ‘bus shelter’ the following words:— and such funds shall be made available until June 30, 2024.

SECTION 50C. Said item 7008-1116 of said section 2 of said chapter 126 is hereby further amended by inserting after the words ‘and information technology infrastructure’ the following words:— and such funds shall be made available until June 30, 2024.”;

By inserting after section 60 the following three sections:

“SECTION 60A. Item 7010-1192 of said section 2 of said chapter 126 is hereby amended by inserting after the words ‘North Reading’, the first time it appears, the following words:— and such funds shall be made available until June 30, 2024.

SECTION 60B. Said item 7010-1192 of said section 2 of said chapter 126 is hereby further amended by inserting after the words ‘Westfield High School’, the second time it appears, the following words:— and such funds shall be made available until December 31, 2024.

SECTION 60C. Said item 7010-1192 of said section 2 of said chapter 126 is hereby further amended by inserting after the words ‘East Bridgewater’ the following words:— and such funds shall be made available until June 30, 2024.”;

By inserting after section 64 the following two sections:

“SECTION 64A. Said item 8000-0313 of said section 2 of said chapter 126 is hereby further amended by inserting after the word ‘Franklin’ the following words:— and such funds shall be made available until June 30, 2024.

SECTION 64B. Said item 8000-0313 of said section 2 of said chapter 126 is hereby further amended by striking out the words ‘provided further, that not less than \$75,000 shall be expended for the Westport Police Department for the purchase, installation and training of an emergency vehicle preemption system’ and inserting in place thereof the following words:— provided further, that not less than \$75,000 shall be expended for the Westport Police Department for information technology infrastructure upgrades, including, but not limited to, public record digitization and cloud storage and such funds shall be made available until June 30, 2024.”;

By inserting after section 65 the following two sections:

“SECTION 65A. Item 8324-0050 of said section 2 of said chapter 126 is hereby amended by inserting after the word ‘Rehoboth’, the second time it appears, the following words:— and such funds shall be made available until June 30, 2024.

SECTION 65B. Item 9110-9002 of said section 2 of said chapter 126 is hereby amended by inserting after the word ‘Norton’ the following words:— and such funds shall be made available until June 30, 2024.”;

By inserting after section 74 the following two sections:

“SECTION 74 1/2. Item 2330-0100 of said section 2 of said chapter 28 is hereby amended by inserting after the word ‘means’ the following words:— ; provided further, that not less than \$200,000 shall be expended for Gloucester Marine Genomics Institute Incorporated for a research project to characterize the impact of offshore wind on economically important species using acoustic telemetry and environmental DNA.

SECTION 74 3/4. Said Item 2330-0100 of said section 2 of said chapter 28 is hereby further amended by striking out the figure ‘\$9,310,231’ and inserting in place thereof the following figure:— \$9,660,231.”;

By inserting after section 74B (inserted by amendment) the following nine sections:

“SECTION 74C. Item 4512-0205 of said section 2 of said chapter 28 is hereby amended by striking out the words ‘provided further, that not less than \$100,000 shall be expended for One Life at a Time, Inc., located in the city known as the town of Braintree, for the facilitation of access to sober living programs and job training services for people in recovery and associated operational costs’ and inserting in place thereof the following words:— provided further, that not less than \$200,000 shall be expended for One Life at a Time, Inc., located in the city known as the town of Braintree, for the facilitation of access to sober living programs and job training services for people in recovery and associated operational costs.

SECTION 74D. Said item 4512-0205 of said section 2 of said chapter 28 is hereby further amended by striking out the figure ‘\$5,295,000’ and inserting in place thereof the following figure:— \$5,395,000.

SECTION 74E. Item 4590-1507 of said section 2 of said chapter 28 is hereby amended by inserting after the word ‘safety’ the following words:— ; provided further, that not less than \$75,000 shall be expended to assist in programming efforts for the Southcoast LGBTQ Network, Inc. in New Bedford; provided further, that not less than \$60,000 shall be expended for the town of Milford to provide programs, services or renovations at the Milford Youth Center; provided further, that not less than \$50,000 shall be expended for capital improvements to the former state armory building in the city of North Adams for the benefit of the Northern Berkshire Youth Basketball program; provided further, that not less than \$50,000 shall be expended

for the Sueños Basketball, Inc. summer league to support the recreational, social and health benefits the league provides to low-income youth in the city of Lawrence; provided further, that not less than \$25,000 shall be expended for Day Dreaming Organization Inc to support baseball programming and youth mentoring in the city of Lawrence; provided further, that not less than \$20,000 shall be expended to expand programming opportunities at the Adams Community Youth Center in the town of Adams; provided further, that not less than \$15,000 shall be expended to expand afterschool programs at the Williamstown Youth Center, Inc.

SECTION 74F. Item 7008-1116 of said section 2 of said chapter 28 is hereby amended by inserting after the words ‘American Revolution’ the following words:— ; provided further, that not less than \$150,000 of said \$1,000,000 shall be expended for the town of Lexington for the operational expenses of planning and coordinating the 250th anniversary of the American Revolution, including marketing, advertising, security and public safety measures; provided further, that not less than \$250,000 shall be expended for First Night in the city of Boston; provided further, that not less than \$75,000 shall be expended for St. Anthony’s Shrine Foundation’s Franciscan Food Center;.

SECTION 74G. Said item 7008-1116 of said section 2 of said chapter 28 is hereby further amended by striking out the words ‘provided further, that not less than \$200,000 shall be expended for Gloucester Marine Genomics Institute Incorporated for a research project to characterize the impact of offshore wind on economically important species using acoustic telemetry and environmental DNA;’.

SECTION 74H. Said item 7008-1116 of said section 2 of said chapter 28 is hereby further amended by striking out the words ‘Boston Athletic Association’ and inserting in place thereof the following words:— Boston Athletic Academy.

SECTION 74I. Said item 7008-1116 of said section 2 of said chapter 28 is hereby further amended by striking out the figure ‘\$28,522,000’ and inserting in place thereof the following figure:— \$28,647,000.

SECTION 74J. Item 8324-0050 of said section 2 of said chapter 28 is hereby amended by striking out the figure ‘\$3,316,700’ and inserting in place thereof the following figure:— \$5,066,700.

SECTION 74K. Item 9110-1630 of said section 2 of said chapter 28 is hereby amended by inserting after the word ‘placements’ the following words:— ; provided further, that not less than \$35,000 shall be expended to Coastline Elderly Services, Inc. for its community mainstream program.”.

Under suspension of Rule 33F, on motion of Mr. Michlewitz of Boston, the amendments were considered forthwith; and they 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 the same member; and on the roll call 133 members voted in the affirmative and 25 in the negative.

[See [Yea and Nay No. 67 in Supplement.](#)]

Therefore the bill (House, No. 4171, published as amended) was passed to be engrossed. Sent to the Senate for concurrence.

Order.

On motion of Mr. Mariano of Quincy,—

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

Bill passed to
be engrossed,—
yea and nay
No. 67.

Next
sitting.

Mr. Jones of North Reading 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 one minute after six 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 day at eleven o'clock A.M., in an Informal Session.