

## JOURNAL OF THE HOUSE.

---

Tuesday, July 29, 2014.

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).

Pledge of  
allegiance.

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.*

Helen  
Luchini.

Resolutions (filed with the Clerk by Mr. Fernandes of Milford) congratulating Helen Luchini on the occasion of her one hundredth birthday, were referred, under Rule 85, to the committee on Rules.

Mr. Binienda of Worcester, for said committee, reported that the resolutions ought to be adopted. Under suspension of the rules on motion of Ms. Andrews of Orange, 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. Khan of Newton) was referred, under Joint Rule 30, to the committees on Rules of the two branches, acting concurrently:

Children,  
Families and  
Persons with  
Disabilities  
committee,—  
extension  
of time for  
reporting.

*Ordered*, That, notwithstanding the provisions of Joint Rule 10, the committee on Children, Families and Persons with Disabilities be granted until Thursday, July 31, 2014, within which time to make its final report on current Senate document numbered 27 and House document numbered 85.

Mr. Binienda of Worcester, for the committees on Rules, reported that the order 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.

### *Petition.*

Social  
security,—  
tax  
exemptions.

Representative Fernandes of Milford and Senator Richard T. Moore presented a joint petition (subject to Joint Rule 12) of John V. Fernandes and Richard T. Moore relative to real property tax exemptions for recipients of social security disability and supplemental security income benefits; and the same was referred, under Rule 24, to the committee on Rules.

Mr. Binienda of Worcester, 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. Scibak of South Hadley, 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.

*Papers from the Senate.*

## Bills

Relative to manufactured housing communities (Senate, No. 2318) (on a part of Senate bill No. 1992);

Improving the children's medical security program and simplifying the administration process (Senate, No. 2320) (on Senate bill No. 504); and

Relative to sheriffs (Senate, No. 2322) (on Senate bill No. 1155);

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

To clarify chapter 183A of the General Laws (Senate, No. 602, changed in section 2, in lines 31 and 32, by striking out the following: "notice or within such period of time as may be stated in the master deed, declaration of trust or bylaws, whichever period of time is shorter" and inserting in place there of the following: ". In the event of any conflict between the provisions of this section and the master deed, trust or by-laws or other governing documents of the condominium, this section shall control) (on a petition);

Relative to protecting against the transmission of pertussis (Senate, No. 1093, amended in line 3 striking out the following: "Section 226" and inserting in place thereof the following: "Section 230") (on a petition);

Further regulating tanning facilities (Senate, No. 1904) (on Senate bill No. 1105);

Establishing a sick leave bank for Jose Portalatin, an employee of the Department of Correction (Senate, No. 2221) (on a petition);

To clarify condominium priority liens (Senate, No. 2316) (on Senate bill No. 603); and

Establishing a special commission to identify, preserve and commemorate historic roadways in Massachusetts (Senate, No. 2319) (on Senate bill No. 2112);

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 petition (accompanied by bill) of Kenneth J. Donnelly, William N. Brownsberger, Nick Collins and Jay Livingstone for legislation to create a special commission studying cutting, welding and hot work processes regulated by the State Fire Code, came from the Senate referred, under suspension of Joint Rule 12, to the committee on Public Safety and Homeland Security.

The House then concurred with the Senate in the suspension of said rule; and the petition (accompanied by bill, Senate, No. 2323) was referred, in concurrence, to the committee on Public Safety and Homeland Security.

*Reports of Committees.*

The committee of conference on the disagreeing votes of the two branches, with reference to the Senate amendments (striking out all after the enacting clause and inserting in place thereof the text contained in

Manufactured housing.

Children,— health care.

Sheriffs.

Condominiums.

Pertussis,— transmission.

Tanning.

Jose Portalatin.

Condominiums.

Historic roadways.

Welding,— study.

Campaign finance.

Campaign  
finance.

Senate document numbered 2304; and inserting before the enacting clause an emergency preamble) of the House Bill relative to campaign finance disclosure and transparency (House, No. 4226), reported recommending passage of a bill with the same title (House, No. 4366). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Tickets,—  
issuance  
and sales.

Mr. Binienda of Worcester, for the committee on Rules, on the Order relative to authorizing the committee on Consumer Protection and Professional Licensure to make an investigation and study of certain House documents concerning matters relative to consumer protection and professional licensure issues (House, No. 4153), reported, in part, asking to be discharged from further consideration of the petition (accompanied by bill, House, No. 260) of Michael J. Moran relative to the issuance and sale of sports and entertainment tickets,— and recommending that the same be recommitted to the committee on Consumer Protection and Professional Licensure. Under Rule 42, the report was considered forthwith; and it was accepted.

Retirement  
systems,—  
fossil fuel  
divestment.

By Mr. Binienda of Worcester, for the committees on Rules of the two branches, acting concurrently, that the Bill creating a commission to study the feasibility of divestment of fossil fuels from the Commonwealth's pension systems (House, No. 4354), ought to pass. Referred, under Rule 33, to the committee on Ways and Means.

Simulcasting,—  
racing days.

By Mr. Scibak of South Hadley, for the committee on Consumer Protection and Professional Licensure, on House, No. 4115, a Bill relative to racing days (House, No. 4365).

Boston,—  
land.

By Mr. Kocot of Northampton, for the committee on State Administration and Regulatory Oversight, on House, No. 4345, a Bill authorizing the transfer of a parcel of land from the Department of Conservation and Recreation to the Boston Redevelopment Authority and the city of Boston (House, No. 4363).

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

Lancaster,—  
election.

By Mr. Murphy of Weymouth, for the committee on Election Laws, on a message from His Excellency the Governor, a Bill validating the results of a certain election held in the town of Lancaster (printed in House, No. 4331).

Conway,—  
David  
Johnson.

By Mr. Michlewitz of Boston, for the committee on Public Service, on a joint petition, a Bill authorizing the town of Conway to continue the employment of David Johnson as police officer (House, No. 4195) [Local Approval Received].

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

#### *Engrossed Bills.*

Bill  
enacted.

The engrossed Bill validating the actions taken at the annual town election held by the town of Warren (see House bill printed in House, No. 4183) (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.

Engrossed bills

Relative to title protection (see House, No. 175, amended);

Relative to a conservation restriction in the town of Stow (see House, No. 3474, amended); and

Bills  
enacted.

Exempting the position of deputy chief of police in the town of Natick from the civil service law (see House, No. 3552);

(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.

*Reconsideration.*

Mr. Kafka of Stoughton moved that the vote be reconsidered by which the House, at the preceding sitting, passed to be engrossed the House Bill relative to confidentiality in financial examinations (House, No. 4324, amended); and the motion to reconsideration prevailed.

Confidentiality  
in financial  
examinations.

Pending the recurring question on passing the bill to be engrossed, Mr. Dempsey of Haverhill moved to amend it by striking out section 6 and inserting in place thereof the following section:

“SECTION 6. Section 206C of chapter 175 of the General Laws, as so appearing, is hereby amended by striking out subsection (v) and inserting thereof the following subsection:

(v)(1) Documents, materials or other information in the possession or control of the division of insurance that are obtained by or disclosed to the commissioner or any other person in the course of an examination or investigation made pursuant to subsection (u) and all information reported pursuant to this section shall be confidential by law and privileged, shall not be a public record under clause Twenty-sixth of section 7 of chapter 4, shall not be subject to subpoena and shall not be subject to discovery or admissible in evidence in any private civil action. However, the commissioner may use the documents, materials or other information in the furtherance of any regulatory or legal action brought as a part of the commissioner’s official duties.

The commissioner shall not otherwise make the documents, materials or other information public without the prior written consent of the insurer to which it pertains unless the commissioner, after giving the insurer and its affiliates who would be affected thereby notice and opportunity to be heard, determines that the interest of policyholders, shareholders or the public will be served by the publication thereof, in which event the commissioner may publish all or any part in such manner as may be deemed appropriate.

(2) Neither the commissioner nor any person who received documents, materials or other information while acting under the authority of the commissioner or with whom such documents, materials or other information are shared pursuant to this section shall be permitted or required to testify in any private civil action concerning any confidential documents, materials, or information subject to subsection (v)(1).

(3) In order to assist in the performance of the commissioner’s duties, the commissioner:

Confidentiality  
in financial  
examinations.

(i) May share documents, materials or other information, including the confidential and privileged documents, materials or information subject to subsection (v)(1) with other state, federal and international regulatory agencies, with the National Association of Insurance Commissioners and its affiliates and subsidiaries, and with state, federal, and international law enforcement authorities, provided that the recipient agrees in writing to maintain the confidentiality and privileged status of the document, material or other information, and has verified in writing the legal authority to maintain confidentiality.

(ii) May receive documents, materials or information, including otherwise confidential and privileged documents, materials or information from the National Association of Insurance Commissioners and its affiliates and subsidiaries and from regulatory and law enforcement officials of other foreign or domestic jurisdictions, and shall maintain as confidential and privileged any document, material or information received with notice or the understanding that it is confidential or privileged under the laws of the jurisdiction that is the source of the document, material or information; and

(iii) Shall enter into written agreements with the National Association of Insurance Commissioners governing sharing and the use of information provided pursuant to this section that shall:

(a) specify procedures and protocols regarding the confidentiality and security of information shared with the National Association of Insurance Commissioners and its affiliates and subsidiaries pursuant to this section, including procedures and protocols for sharing by the National Association of Insurance Commissioners with other state, federal or international regulators;

(b) specify that ownership of information shared with the National Association of Insurance Commissioners and its affiliates and subsidiaries pursuant to this section remains with the commissioner and the National Association of Insurance Commissioners' use of the information is subject to the direction of the commissioner;

(c) require prompt notice to be given to an insurer whose confidential information in the possession of the National Association of Insurance Commissioners pursuant to this section is subject to a request or subpoena to the National Association of Insurance Commissioners for disclosure or production; and

(d) require the National Association of Insurance Commissioners and its affiliates and subsidiaries to consent to intervention by an insurer in any judicial or administrative action in which the National Association of Insurance Commissioners and its affiliates and subsidiaries may be required to disclose confidential information about the insurer shared with the National Association of Insurance Commissioners and its affiliates and subsidiaries pursuant to this section.

(4) The sharing of information by the commissioner pursuant to this section shall not constitute a delegation of regulatory authority or rule-making, and the commissioner is solely responsible for the administration, execution and enforcement of the provisions of this section.

(5) No waiver of any applicable privilege or claim of confidentiality in the documents, materials or information shall occur as a result of disclosure to the commissioner under this section or as a result of sharing as authorized in subsection (3).

(6) Documents, materials or other information in the possession or control of the National Association of Insurance Commissioners pursuant to this section shall be confidential by law and privileged, shall not be a public record under clause Twenty-sixth of section 7 of chapter 4, shall not be subject to subpoena, and shall not be subject to discovery or admissible in evidence in any private civil action.”

The amendment was adopted; and the bill (House, No. 4324, 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. Wong of Saugus (Mr. Donato of Medford being in the Chair), the House recessed until one o'clock P.M.; and at twenty minutes after one o'clock the House was called to order with Mr. Donato in the Chair.

Recess.

*Engrossed Bill — Land Taking.*

The engrossed Bill authorizing the town of Plymouth to exchange a parcel of land held for water purposes for a parcel of land in the town of Plymouth (see House, No. 3960) (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.

Plymouth,—  
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 152 members voted in the affirmative and 0 in the negative.

Bill enacted  
(land taking),—  
yea and nay  
No. 439.

**[See Yea and Nay No. 439 in Supplement.]**

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

*Emergency Measure.*

The engrossed Bill to promote public safety and protect access to reproductive health care facilities (see Senate, No. 2283, 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.

Women's  
health  
clinics,—  
buffer  
zones.

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 58 to 23. 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, at the request of Mr. Peterson of Grafton; and on the roll call 119 members voted in the affirmative and 33 in the negative.

Bill enacted,—  
yea and nay  
No. 440.

**[See Yea and Nay No. 440 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.*

General  
Appropriation  
Bill.

Mr. Dempsey of Haverhill, for the committee on Ways and Means, on a message from His Excellency the Governor (for message, see House, No. 4300), returning with his disapproval of certain items and sections and parts of certain items, and reductions in certain items, and also with recommendation of amendment of certain sections contained in the engrossed Bill making appropriations for the fiscal year 2015 for the maintenance of the departments, boards, commissions, institutions and certain activities of the Commonwealth, for interest, sinking fund and serial bond requirements and for certain permanent improvements (see House, No. 4001), reported, in part, that sections 134, 193, 214 and 277 and certain items stand (as passed by the General Court). Severally referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Kafka of Stoughton, 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. Dempsey of Haverhill, the reports were considered forthwith.

Section 134 (heroin trafficking penalties), which had been disapproved by the Governor then was considered.

Heroin  
trafficking  
penalties  
section 134  
stands,—  
yea and nay  
No. 441.

On the question on passing said section, 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 151 members voted in the affirmative and 1 in the negative.

**[See Yea and Nay No. 441 in Supplement.]**

Therefore section 134 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.

Section 193 (Medicaid reimbursement for specific hospital), which had been disapproved by the Governor then was considered.

Medicaid  
reimbursements  
section 193  
stands,—  
yea and nay  
No. 442.

On the question on passing said section, 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 119 members voted in the affirmative and 32 in the negative.

**[See Yea and Nay No. 442 in Supplement.]**

Therefore section 193 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.

Subsequently a statement of Mr. Sánchez of Boston was spread upon the records as follows:

Statement of  
Mr. Sánchez  
of Boston.

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.

Section 214 (Department of Correction procurement), which had been disapproved by the Governor then was considered.

Department of  
Correction  
procurement  
section 214  
stands,—  
yea and nay  
No. 443.

On the question on passing said section, 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 151 members voted in the affirmative and 1 in the negative.

**[See Yea and Nay No. 443 in Supplement.]**

Therefore section 214 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.

Section 277 (soil delivery pre-approval), which had been disapproved by the Governor then was considered.

On the question on passing said section, 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 117 members voted in the affirmative and 35 in the negative.

**[See Ye and Nay No. 444 in Supplement.]**

Therefore section 277 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 7004-0099 (contained in section 2) (housing main administration), which had been disapproved (in part) by the Governor then was considered.

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 122 members voted in the affirmative and 30 in the negative.

**[See Ye and Nay No. 445 in Supplement.]**

Therefore item 7004-0099 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 1599-0026 (contained in section 2) (municipal regionalization reserve), which had been disapproved (in part) by the Governor then was considered.

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 25 in the negative.

**[See Ye and Nay No. 446 in Supplement.]**

Therefore item 1599-0026 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 1599-2014 (contained in section 2) (Davis v. Rennie reserve), which had been disapproved by the Governor then was considered.

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 152 members voted in the affirmative and 0 in the negative.

**[See Ye and Nay No. 447 in Supplement.]**

Therefore item 1599-2014 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 2800-0501 (contained in section 2) (Department of Conservation and Recreation seasonals), which had been disapproved (in part) by the Governor then was considered.

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 122 members voted in the affirmative and 30 in the negative.

**[See Ye and Nay No. 448 in Supplement.]**

Soil delivery  
pre-approval  
section 277  
stands,—  
yea and nay  
No. 444.

Housing main  
administration  
item 7004-0099  
stands,—  
yea and nay  
No. 445.

Municipal  
regionalization  
reserve  
item 1599-0026  
stands,—  
yea and nay  
No. 446.

Davis v. Rennie  
reserve  
item 1599-2014  
stands,—  
yea and nay  
No. 447.

Department of  
Conservation  
and Recreation  
seasonals  
item 2800-0501  
stands,—  
yea and nay  
No. 448.

Therefore item 2800-0501 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 2800-0700 (contained in section 2) (hospital services), which had been disapproved (in part) by the Governor then was considered.

Hospital  
services  
item 2800-0700  
stands,—  
yea and nay  
No. 449.

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 143 members voted in the affirmative and 9 in the negative.

**[See Yea and Nay No. 449 in Supplement.]**

Therefore item 2800-0700 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 2810-0100 (contained in section 2) (state parks and recreation), which had been disapproved (in part) by the Governor then was considered.

State parks  
and recreation  
item 2810-0100  
stands,—  
yea and nay  
No. 450.

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 131 members voted in the affirmative and 21 in the negative.

**[See Yea and Nay No. 450 in Supplement.]**

Therefore item 2810-0100 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.

*Paper from the Senate.*

Local  
housing  
authorities.

The House Bill relative to local housing authorities (House, No. 4316), 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 2310.

Under suspension of Rule 35, on motion of Mr. Honan of Boston, the amendment was considered forthwith.

Committee of  
conference.

The House then non-concurred with the Senate it is amendment; and, on further motion of the same member, asked for a committee of conference on the disagreeing votes of the two branches. Representatives Honan, Fox of Boston and Wong of Saugus were appointed to the committee on the part of the House. Sent to the Senate to be joined.

Id.

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 Eldridge, Brewer and Tarr had been appointed the committee on the part of the Senate.

*Emergency Measures.*

Capital  
facility  
repairs.

The engrossed Bill providing for capital facility repairs and improvements for the Commonwealth (see House, No. 3933) (which originated in the House), 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 28 to 0. Sent to the Senate for concurrence.

The engrossed Bill designating the Essex Probate and Family Court as the Thaddeus M. Buczko Building (see House, No. 4124, amended) (which originated in the House), 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. Essex Probate and Family Court,—Buczko Building.

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 23 to 0. Sent to the Senate for concurrence.

The engrossed Bill establishing a sick leave bank for Anita Rebello, an employee of the Department of Children and Families (see House, No. 4268, amended) (which originated in the House), 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. Anita Rebello,—sick leave.

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 25 to 0. Sent to the Senate for concurrence.

The engrossed Bill financing information technology equipment and related projects (see House, No. 4355) (which originated in the House), 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. Information technology,—equipment financing.

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 45 to 0. Sent to the Senate for concurrence.

#### *Engrossed Bill.*

The engrossed Bill relative to potluck events (see House, No. 3680) (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. Bill enacted.

#### *Motions to Discharge Certain Matters in the Orders of the Day.*

The report of 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 2230) of the House Bill financing information technology equipment and related projects (House, No. 3770) (for report, see House, No. 4355), was discharged from its position in the Orders of the Day and considered forthwith, under suspension of Rule 47, on motion of Mr. Kafka of Stoughton; and it was accepted. Sent to the Senate for concurrence. Information technology.

The Senate amendments of the House Bill releasing certain land in Dracut from operation of an agricultural preservation (House, No. 3800), having been reported by the committee on Bills in the Third Reading to be correctly drawn, were discharged from their position in the Dracut,—land.

Dracut,—  
land. Orders of the Day and considered forthwith, under suspension of Rule 47, on motion of Mr. McMurtry of Dedham; and they were adopted, in concurrence.

Tewksbury,—  
land. The Senate amendment of the House Bill authorizing the Division of Capital Asset Management and Maintenance to lease certain property in the town of Tewksbury (House, No. 4085), having been 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 considered forthwith, under suspension of Rule 47, on motion of Mr. Dempsey of Haverhill; and it was adopted, in concurrence.

Boston,—  
land. The House Bill relative to a certain parcel of land in the Charlestown neighborhood of the city of Boston (House, No. 3879), 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, under suspension of Rule 47, on motion of Mr. McMurtry of Dedham; and it was passed to be engrossed. Sent to the Senate for concurrence.

Marlborough,—  
land. The House Bill conveying a certain parcel of land in the city of Marlborough (House, No. 3891) (its title having been changed by the committee on bills in the Third Reading), reported by said committee to be correctly drawn, was discharged from its position in the Orders of the Day and read a third time, under suspension of Rule 47, on motion of Miss Gregoire of Marlborough; and it was passed to be engrossed. Sent to the Senate for concurrence.

Westborough,—  
land. The Senate amendments of the House Bill authorizing the commissioner of Capital Asset Management and Maintenance to convey certain parcels of land in the town of Westborough (House, No. 4157), reported by the committee on Bills in the Third Reading to be correctly drawn, were discharged from their position in the Orders of the Day and considered forthwith, under suspension of Rule 47, on motion of Mr. Dempsey of Haverhill; and they were adopted, in concurrence.

Hingham,—  
landing  
ship. The House Bill relative to preserving a memorial to landing ship tanks in the town of Hingham (House, No. 4232), 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, under suspension of Rule 47, on motion of Mr. Bradley of Hingham; and it was passed to be engrossed. Sent to the Senate for concurrence.

Waltham,—  
land. The House Bill authorizing the Commissioner of Capital Asset Management and Maintenance to convey certain parcels of land in the city of Waltham (House, No. 4358), 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, under suspension of Rule 47, on motion of Mr. Stanley of Waltham; and it was passed to be engrossed. Sent to the Senate for concurrence.

The following House bills, having been reported by the committee on Bills in the Third Reading to correctly drawn, severally were discharged from their position in the Orders of the Day, read a third time forthwith and passed to be engrossed, under suspension of Rule 47, in each instance, on motion of Mr. Madden of Nantucket:

Authorizing the conveyance of certain parcels of land by the town of Nantucket to the Nantucket Island Land Bank (House, No. 4101) (its title having been changed by the committee on Bills in the Third Reading); and Nantucket,—  
land.

Authorizing the conveyance of a certain parcel of land by the county of Nantucket (House, No. 4103) (its title having been changed by the committee on bills in the Third Reading); Id.

Severally sent to the Senate for concurrence.

The Senate amendment (striking out the out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2307) of the House Bill to regulate real estate appraisal management companies (House, No. 3849, amended), having been 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 considered forthwith, under suspension of Rule 47, on motion of Mr. Dempsey of Haverhill. Real estate  
appraisal  
management  
companies.

Mr. Dempsey of Haverhill then moved that the House concur with the Senate in its amendment with a further amendment in section 2, in lines 39 to 46, inclusive, by striking out the paragraph contained in those lines, and inserting in place thereof the following:

“‘Appraisal management company’, in connection with valuing properties collateralizing mortgage loans or mortgages incorporated into a securitization, any external third party authorized either by a creditor of a consumer credit transaction secured by a consumer’s principal dwelling, or by an underwriter of or other principal in the secondary mortgage markets, that oversees a network or panel of more than 15 certified or licensed appraisers in a state or 25 or more nationally, excluding those appraisers who do not provide appraisal services for covered transactions, within a given year to

(i) recruit, select, and retain appraisers;

(ii) contract with licensed and certified appraisers to perform appraisal assignments;

(iii) manage the process of having an appraisal performed, including providing administrative duties such as receiving appraisal orders and appraisal reports, submitting completed appraisal reports to creditors and underwriters, collecting fees from creditors and underwriters for services provided, and reimbursing appraisers for services performed; or

(iv) review and verify the work of appraisers.”; and in line 165, by striking out the words “by the board” and inserting in place thereof the following words “by a state appraiser licensing authority”. 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.

*Recess.*

Recess.

At half past four o'clock P.M., on motion of Mr. Jones of North Reading (Mr. Donato of Medford being in the Chair), the House recessed until the following day at one o'clock P.M.; and at eight minutes after the appointed time the House was called to order with Mr. Donato of Medford in the Chair.

**Wednesday, July 30, 2014 (at 1:07 o'clock P.M.).**Pledge of  
allegiance.

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 Decker of Cambridge.*

A statement of Ms. Decker of Cambridge was spread upon the records of the House, as follows:

Statement of  
Ms. Decker  
of Cambridge.

MR. SPEAKER: I would like to call to the attention of the House the fact that I was absent from the House Chamber a portion of today's session because I was attending a funeral in my district. My missing of roll calls today was 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:

Statement of  
Mr. Rogers  
of Norwood.

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 a portion of today's sitting due to personal business outside the State House. Had I been present, I would have voted in the affirmative on roll calls numbered 472 and 473. My missing of said roll calls was due entirely to the reason stated.

*Guests of the House.*Liz Perrotta,  
Laura Jennings,  
Mary Joens  
and Harrison  
O'Brien.

During the session, Mr. Hill of Ipswich took the podium and, there being no objection, recognized the following students, who were National History Day award recipients:

Liz Perrotta and Laura Jennings, Senior Group Documentary Second Place Award for their entry "What You Don't Know Can Hurt You: The Public's Right to Know vs. the Government's Responsibility to Protect";

Mary Joens, Senior Individual Website for her entry "The Nuremberg Trials: An International Responsibility to Uphold Justice"; and

Harrison O'Brien, Lee Allen History of Baseball Award for his entry "The Curt Flood Case: Free Agency for Athletes".

They were the guests of Messrs. Hill and Parisella of Beverly.

Richard Rorsek,  
Carl Cruz  
and  
David Hencke.

During the session, the Chair (Mr. Donato of Medford) declared a brief recess and introduced Richard Rorsek of the Spirit of Liberty Foundation; Carl Cruz, the great grandnephew of Sergeant William Carney, the first African-American recipient of the Metal of Honor; and Colonel David Hencke, Executive Officer, 54th Massachusetts Volunteer Regiment. They were the guests of Mr. Schmid of Westport.

*Resolutions.*

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

Resolutions (filed by Mr. Calter of Kingston) congratulating Jesse M. Napolitano on receiving the Eagle Award of the Boy Scouts of America; Jesse M. Napolitano.

Resolutions (filed by Mr. Collins of Boston and other members of the House) recognizing the Honorable Raymond L. Flynn for over forty years of public service; and Raymond L. Flynn.

Resolutions (filed by Representatives deMacedo of Plymouth, Gifford of Weymouth, Diehl of Whitman, D'Emilia of Bridgewater, Orrall of Lakeville and Hunt of Sandwich) congratulating Vincent Cogliano, Jr., on his years of dedicated volunteer efforts; Vincent Cogliano, Jr.

Mr. Binienda of Worcester, 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. Swan of Springfield, the resolutions (reported by the committee on Bills in the Third Reading to be correctly drawn) were considered forthwith; and they were adopted.

*Paper from the Senate.*

The House Bill authorizing the Commissioner of Capital Asset Management and Maintenance to convey a certain parcel of land to the Salem Redevelopment Authority (House, No. 2838) (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 line 4, inserting after the word "shall" the words ", upon the approval of the Salem Redevelopment Authority"; striking out section 3 and inserting in place thereof the following section: Salem,—  
land.

"SECTION 3. The Salem Redevelopment Authority shall bear all costs, if any, for the transactions authorized in this act including, but not limited to, all costs for legal work, survey, title and preparation of plans and specifications; provided, however, that any costs and expenses incurred by the Salem Redevelopment Authority to sell the property shall be paid from the gross proceeds of the sale."; 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 authorize forthwith the conveyance of a certain parcel of state-owned land in the city of Salem, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience."

The amendments were referred, under Rule 35, to the committee on Bills in the Third Reading.

Subsequently the amendments (having been reported by the committee on Bills in the Third Reading to be correctly drawn) were considered; and they were adopted, in concurrence.

A petition (accompanied by bill, Senate, No. 2314) of Joan B. Lovely, Leah Cole and Theodore C. Speliotis (with the approval of the mayor and city council) for legislation to authorize an ordinance amending chapter 11, article II, division 2 entitled "City Treasurer" of the city code of the city of Peabody, was referred, in concurrence, to the committee on Municipalities and Regional Government. Peabody,—  
investments.

*Reports of Committees.*

Local housing  
authorities.

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 2310) of the House Bill relative to local housing authorities (House, No. 4316), reported recommending passage a bill with the same title (House, No. 4374). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Environmental  
bond.

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 2263) of the House Bill providing for the preservation and improvement of land, parks and clean energy in the Commonwealth (House, No. 4150), reported recommending passage of a bill with the same title (House, No. 4375). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Gun violence  
reduction.

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 2284) of the House Bill relative to the reduction of gun violence (House, No. 4285), reported recommending passage a bill with the same title (House, No. 4376). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Economic  
growth.

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 2241) of the House Bill promoting economic growth across the Commonwealth (House, No. 4181), reported recommending passage a bill with the same title (House, No. 4377). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Brookfield,—  
easements.

By Mr. Dempsey of Haverhill, for the committee on Ways and Means, that the Bill authorizing the Division of Capital Asset Management and Maintenance to grant to the town of Brookfield 6 easements over certain parcels of land in the town of Brookfield (Senate, No. 2311), ought to pass. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

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

Under suspension of said rule, 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 Mr. Kafka, 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.

Private  
construction,—

By Mr. Dempsey of Haverhill, for the committee on Ways and Means, that the Bill relative to fair retainage payments in private con-

struction (Senate, No. 2271), 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 4368. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

retainage  
payments.

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

Under suspension of said rule, 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 further motion of Mr. Kafka, 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. 2271, amended) then was sent to the Senate for concurrence in the amendment.

By Mr. Dempsey of Haverhill, for the committee on Ways and Means, that the Bill relative to missing persons (Senate, No. 2173), ought to pass with amendments in section 1, in line 4, by striking out the words “executive director” and inserting in place thereof the following word “commissioner”; and by inserting after section 8 the following section:

Missing  
persons.

“SECTION 9. Section 3 of this act shall take effect on August 1, 2015.” Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

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

Under suspension of said rule, 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 (Senate, No. 2173, amended) was ordered to a third reading.

By Mr. Dempsey of Haverhill, for the committee on Ways and Means, that the Bill relative to driver’s licenses and identification cards photographs (House, No. 4159), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4369). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Driver’s  
licenses  
and ID  
cards.

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

Under suspension of said rule, 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. Dempsey of Haverhill, for the committee on Ways and Means, that the Bill authorizing the lease, license, and conveyance of certain Commonwealth property located in the city of Boston (House, No. 4353), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4370). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Boston,—  
state  
property.

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

Boston,—  
state  
property.

Under suspension of said rule, 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.

Boston,—  
land.

By Mr. Dempsey of Haverhill, for the committee on Ways and Means, that the Bill authorizing the transfer of a parcel of land from the Department of Conservation and Recreation to the Boston Redevelopment Authority and the city of Boston (House, No. 4363), ought to pass. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

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

Under suspension of said rule, on motion of the same member, the bill was read a second time forthwith; and it was ordered to a third reading.

Forensic  
mental  
health  
services.

By Mr. Markey of Dartmouth, for the committee on the Judiciary, on House, No. 4279, a Bill reforming the delivery of forensic mental health services (House, No. 4367). Referred, under Joint Rule 1E, to the committee on Health Care Financing.

Motor vehicle  
appeals.

By Mr. Markey of Dartmouth, for the committee on the Judiciary, on a petition, a Bill relative to appeals (House, No. 1590).

Worcester,—  
assistant  
clerks.

By the same member, for the same committee, on a petition, a Bill relative to the position of Assistant Clerk in the First District Court of Eastern Worcester (House, No. 4293).

Bourne and  
Sandwich,—  
land.

By Mr. Kocot of Northampton, for the committee on State Administration and Regulatory Oversight, on a petition, a Bill authorizing the division of capital asset management to transfer care, custody and control of a certain parcel of land in the town of Sandwich in exchange for certain parcels of land in the town of Bourne and Sandwich (House, No. 4344).

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

#### *Emergency Measures.*

Salem,—  
land.

The engrossed Bill authorizing the Commissioner of Capital Asset Management and Maintenance to convey a certain parcel of land to the Salem Redevelopment Authority (see House, No. 2838, 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 36 to 0. Sent to the Senate for concurrence.

Bill  
enacted.

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 authorizing the Commissioner of Capital Asset Management and Maintenance to convey certain parcels of land in the town of Westborough (see House, No. 4157, 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. Westborough,—  
land.

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 48 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. Bill  
enacted.

*Engrossed Bills.*

The engrossed Bill validating the actions taken at the annual town election in the town of Dudley (see House bill printed in House, No. 4257) (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. Bill  
enacted.

Engrossed bills

Designating the Essex Probate and Family Court as the Thaddeus M. Buczko Building (see House, No. 4124, amended); and Bills  
enacted.

Establishing a sick leave bank for Anita Rebello, an employee of the Department of Children and Families (see House, No. 4268, amended); (Which severally which originated in the House);

In respect to each of which the Senate had concurred in adoption of the emergency preamble, were passed to be enacted; and they were signed by the acting Speaker and sent to the Senate.

*Motions to Discharge Certain Matters  
in the Orders of the Day.*

Mr. Donato of Medford being in the Chair,—

The Senate amendment of the House Bill authorizing the town of Acton to transfer certain forest land to general municipal purposes (House, No. 3776), having been 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 considered forthwith, under suspension of Rule 47, on motion of Ms. Atkins of Concord; and it was adopted, in concurrence. Acton,—  
land.

The Senate amendment of the House Bill relative to assisting individuals with autism and other intellectual or developmental disabilities (House, No. 4047), having been 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 considered forthwith, under suspension of Rule 47, on motion of Mr. Bradley of Hingham. Developmental  
disabilities.

Mr. Dempsey of Haverhill then moved that the House concur with the Senate in its amendment with a further amendment by striking out all after the enacting clause and inserting in place thereof the

Developmental disabilities.

text contained in House document numbered 4373. 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.

Mrs. Haddad of Somerset being in the Chair,—

The following matters, having been reported by the committee on Bills in the Third Reading to correctly drawn, were discharged from their position in the Orders of the Day and read a third time forthwith, under suspension of Rule 47, in each instance, on motion of Mr. McMurtry of Dedham:

Alzheimer's disease.

Relative to the Massachusetts Alzheimer's and Related Dementias Acute Care Advisory Committee (Senate, No. 1882); and

Tewksbury,—land.

Authorizing the Division of Capital Asset Management and Maintenance to sell or lease certain property in the town of Tewksbury (Senate, No. 2053);

And they severally were passed to be engrossed, in concurrence.

The following matters, having been reported by the committee on Bills in the Third Reading to correctly drawn, were discharged from their position in the Orders of the Day, read a third time forthwith, under suspension of Rule 47, in each instance, on motion of Mr. McMurtry of Dedham:

Bills

Disaster,—volunteerism.

Protecting certain persons who render voluntary services at the scene of a disaster or catastrophe (printed as Senate, No. 795) (its title having been changed by the committee on Bills in the Third Reading);

Psychologists,—training.

Relative to acceptable health service training for psychologists (House, No. 3731);

Agricultural operations.

Relative to agricultural operations (House, No. 4061) (its title having been changed by the committee on Bills in the Third Reading);

Southampton,—town meeting.

Validating the actions taken at the annual town election held by the town of Southampton (House, No. 4161) (its title having been changed by the committee on Bills in the Third Reading);

Prescription medication.

Relative to the availability of prescription medication during an emergency (House, No. 4215); and

Nantucket,—funeral directors.

Exempting the town of Nantucket from the provisions of MGL and the code of Massachusetts regulations regarding funeral directors, embalmers, funeral homes, and crematories (House, No. 4227); and

Child suicide,—study.

Resolve providing for an investigation and study by a special commission relative to child suicide (House, No. 3741);

And they severally were passed to be engrossed. Severally sent to the Senate for concurrence.

Mr. Donato of Medford being in the Chair,—

The following House bills, having been reported by the committee on Bills in the Third Reading to correctly drawn, were discharged from their position in the Orders of the Day, read a third time forthwith, under suspension of Rule 47, in each instance, on motion of Mr. McMurtry of Dedham:

Acute-care.

Relative to acute-care medical-surgical bed counts (House, No. 2050) (its title having been changed by the committee on Bills in the Third Reading); and

Relative to directory assistance (House, No. 4021) (its title having been changed by the committee on Bills in the Third Reading); Directory assistance.

And they severally were passed to be engrossed. Severally sent to the Senate for concurrence.

Mrs. Haddad of Somerset being in the Chair,—

The Senate Bill relative to the granting of an easement at Rea's Pond Sewer Pump Station in the town of North Andover (Senate, No. 1815, amended), 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, under suspension of Rule 47, on motion of Ms. DiZoglio of Methuen; and it was passed to be engrossed, in concurrence. North Andover,—  
easement.

Mr. Donato of Medford being in the Chair,—

The Senate Bill exempting certain positions in the police department of the town of Sandwich from the civil service law (Senate, No. 1964), 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, under suspension of Rule 47, on motion of Mr. McMurtry of Dedham; and it was passed to be engrossed, in concurrence. Sandwich,—  
civil service.

Mrs. Haddad of Somerset being in the Chair,—

The Senate Bill authorizing the Department of Conservation and Recreation to lease certain parkland in the city of Cambridge (Senate, No. 1966), 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, under suspension of Rule 47, on motion of Mr. Livingstone of Boston; and it was passed to be engrossed, in concurrence. Cambridge,—  
land.

The Senate Bill authorizing the Department of Fish and Game to release a certain conservation restriction on certain property in exchange for acquiring a certain parcel of land in the town of Winchendon (Senate, No. 2044), 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, under suspension of Rule 47, on motion of Mr. Zlotnik of Gardner; and it was passed to be engrossed, in concurrence. Winchendon,—  
land.

Mr. Donato of Medford being in the Chair,—

The Senate Bill authorizing the Division of Capital Asset Management and Maintenance to grant a sewer easement in certain land in the town of Tewksbury (Senate, No. 2082), 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, under suspension of Rule 47, on motion of Mr. Miceli of Wilmington; and it was passed to be engrossed, in concurrence. Tewksbury,—  
land.

The Senate Bill authorizing the transfer of certain parcels of land in the town of Hubbardston (Senate, No. 2288, amended), reported by the committee on Bills in the Third Reading to be correctly drawn, was Hubbardston,—  
land.

Hubbardston,— discharged from its position in the Orders of the Day and read a third time, under suspension of Rule 47, on motion of Ms. Gobi of Spencer; and it was passed to be engrossed, in concurrence. Sent to the Senate for concurrence in the amendment previously adopted by the House.

Mrs. Haddad of Somerset being in the Chair,—

Retail theft. The House Bill to improve criminal law relative to organized retail theft (House, No. 1474), 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, and read a third time, under suspension of Rule 47, on motion of Mr. McMurtry of Dedham.

Pending the question on passing the bill to be engrossed, Mr. Linsky of Natick moved to amend it in section 6 (as published), in lines 122 and 123, by striking out the words “, or imprisonment in the house of corrections for a term not exceeding one year”.

The amendment was adopted; and the bill (House, No. 1474, amended) was passed to be engrossed. Sent to the Senate for concurrence.

Organ retention.

The House Bill relative to organ retention (House, No. 2106), 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, and read a third time, under suspension of Rule 47, on motion of Mr. Lyons of Andover.

Pending the question on passing the bill to be engrossed, Mr. Hunt of Boston moved to amend it by substitution of a bill with the same title (House, No. 4378), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

Worcester City Campus Corporation.

The House Bill relative to the lease of Worcester City Campus Corporation owned land (House, No. 3444), was discharged from its position in the Orders of the Day and read a third time, under suspension of Rule 47, on motion of Mr. McMurtry of Dedham.

The committee on Bills in the Third Reading reported recommending that the bill be amended by substitution of a Bill relative to the leasing of certain land owned by the Worcester City Campus Corporation (House, No. 4379), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

Limited liability companies.

The House Bill relative to limited liability companies (House, No. 3944), 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, and read a third time, under suspension of Rule 47, on motion of Mr. McMurtry of Dedham.

Pending the question on passing the bill to be engrossed, Mr. Copinger of Boston moved to amend it by substitution of a bill with the same title (House, No. 4380), which was read.

The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

Economic growth,— bonds.

The House Bill providing the terms of certain bonds for economic growth in the Commonwealth (House, No. 4241), reported by the committee on Bills in the Third Reading to be correctly drawn, was dis-

charged from its position in the Orders of the Day and read a third time, under suspension of Rule 47, on motion of Mr. Dempsey of Haverhill; and it was passed to be engrossed. Sent to the Senate for concurrence.

The House Bill modernizing licensing operations at the Division of Professional Licensure (House, No. 4254, amended), 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, under suspension of Rule 47, on motion of Mr. Scibak of South Hadley.

Professional  
licensing.—  
modernize.

Pending the question on passing the bill to be engrossed, the same member moved to amend it in section 37, in line 270, by inserting after the word “barber” the word “, cosmetologist”, in lines 228, 236, 247, 252, 259, 290, 299, 302, 361, 394 and 398, by inserting after the word “barbering” the word “, cosmetology”; by striking out sections 31A, 31B and 31C (previously inserted by amendment); and by adding the following section:

“SECTION 45. Notwithstanding any general law or special law to the contrary, no applicant seeking to practice in a field where individuals are licensed under this chapter will be exempted from meeting the qualifications for licensure without providing satisfactory evidence to the board that such applicant meets the qualifications for licensure or their equivalent and receives the express written approval of the board of registration which grants the designated license.”.

The amendments were adopted.

Mr. Fallon of Malden then moved to amend the bill in section 37, in line 309, by adding the following two sentences: “Any school licensed under the Board of Registration of Cosmetology and Board of Registration of Barbering is exempt from the provisions of section 263 of chapter 112. The exemption will remain in effect until July 1, 2015.”. The amendment was adopted.

Ms. Orrall of Lakeville then moved to amend the bill by adding the following section:

“SECTION 46. Notwithstanding any special or general law to the contrary no change or increase in licensing fees of any kind shall be imposed on any of the industries controlled by the Division of Professional Licensure until January 1, 2016.”.

The amendment was rejected.

The same member then moved to amend the bill by adding the following section:

“SECTION 46. There is hereby established a special commission for the purposes of determining the fiscal impact of any increase in licensing fees imposed on shops and schools by the Division of Professional Licensure. The task force will also be charged with creating a plan to correlate fee increases to a student enrollment ratio rather than revenue produced by said institutions.

The special commission shall consist of the chairs of the joint committee on consumer protection and professional licensure, who shall chair said commission, the director of the division of professional licensure, or his designee, representation from at least 3 of the boards controlled by the division of professional licensure to be appointed by

Professional  
licensing,—  
modernize.

the speaker of the house of representative, the senate president and the governor, and the speaker of the house of representatives, the senate president, and the minority leader of the house, or a designee, and Senate the minority leader of the senate or a designee.

Notwithstanding any special or general law to the contrary the division of professional licensure shall not increase any licensing fees until such time a report is issued by the special commission created here.”.

The amendment was rejected.

Mr. Chan of Quincy and other members of the House then moved to amend the bill by striking out sections 40 and 41; and the amendment was adopted.

The bill (House, No. 4254, amended) then was passed to be engrossed. Sent to the Senate for concurrence.

National  
background  
checks.

The House Bill requiring national background checks (House, No. 4327) (its title having been changed by the committee on Bills in the Third Reading); reported by said committee to be correctly drawn, was discharged from its position in the Orders of the Day and read a third time, under suspension of Rule 47, on motion of Mr. Sannicandro of Ashland; and it was passed to be engrossed. Sent to the Senate for concurrence.

Animal  
cruelty.

The House Bill relative to the penalty for killing, maiming or poisoning of animals (House, No. 4328), 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, and read a third time, under suspension of Rule 47, on motion of Mr. McMurtry of Dedham.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by inserting after section 2 the following section:

“SECTION 2A. The first paragraph of said section 77 of said chapter 262, as so appearing, is hereby amended by adding the following sentence:—

Notwithstanding section 26 of chapter 216 or any other general or special law to the contrary, the district courts and divisions of the Boston municipal court department shall have original jurisdiction, concurrent with the superior court, of a violation of this section.”.

The amendment was adopted.

Mr. Cusack of Braintree then moved to amend the bill in section 4, in line 26, by inserting after the word “association” the words “; and a designee of the Pet Industry Joint Advisory Council”. The amendment was adopted.

The bill (House, No. 4328, amended) then was passed to be engrossed. Sent to the Senate for concurrence.

Milton,—  
land.

The House Bill authorizing the town of Milton to acquire certain property and to convey certain property (printed in House, No. 4332), was discharged from its position in the Orders of the Day and read a second time forthwith, under suspension of Rule 47, on motion of Mr. Cullinane of Boston The bill then 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. The bill then was sent to the Senate for concurrence.

Mr. Donato of Medford being in the Chair,—

The House Bill to preserve the historic Speedway Administration Building in the Brighton district of the city of Boston (House, No. 4359), 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. Moran of Boston.

Speedway Administration Building.

Pending the question on passing the bill to be engrossed, Mr. Scaccia of Boston moved to amend it in section 3, in line 32, by striking out the words “portions of the”, in line 32, by inserting after the word “Building” the words “Superintendent’s Residence, Headquarters and Stable, MDC Police Station, South Shed and East Shed”; and by adding the following section:

“SECTION 6. Consistent with the purpose of this Act, which is to promote the preservation and adaptive reuse of a state owned historic resource, the site of the Speedway Administration Building and its structures shall be subject to G.L. c 9 section 27C.”

The amendments were adopted.

Messrs. Moran of Boston and Honan of Boston then moved to amend the bill in section 3, in line 69, by striking out the words “years and thereafter for the length of the lease” and inserting in place thereof the words “years. Thereafter, for the remainder of the lease, the lessee shall contract or otherwise provide a service with a recreational purpose on said parcel”. The amendment was adopted.

The bill then was passed to be engrossed. Subsequently Mr. Moran of Boston moved that this vote be reconsidered; and the motion to reconsider prevailed. The same member then moved that the vote be reconsidered by which the House adopted the amendments offered by Mr. Scaccia of Boston; and the motion to reconsider prevailed.

On recurring question the amendments were rejected; and the bill (House, No. 4359, amended) was passed to be engrossed. Sent to the Senate for concurrence.

Mrs. Haddad of Somerset being in the Chair,—

Senate bills

Relative to the effective enforcement of municipal ordinances and bylaws (Senate, No. 944);

Municipal ordinances.

Relative to the acceptance of Paper Mill road as a public way in the city of Westfield (Senate, No. 2169) [Local Approval Received];

Westfield,—road.

Authorizing the board of selectmen of the town of Westport to borrow money for the payment of certain medical expenses for certain public safety personnel (Senate, No. 2193) [Local Approval Received];

Westport,—medical costs.

Relative to uniform adult guardianship and protective proceedings jurisdiction (Senate, No. 2249);

Adult guardianship.

Increasing the membership of the board of trustees and increasing quorum for the transaction of the corporate business of Amherst College (Senate, No. 2267);

Amherst College.

Establishing a tax title collection revolving fund (Senate, No. 2298);

Tax collection.

## House bills

Sewer  
assessments.

Regulating sewer betterment assessments in the Commonwealth (House, No. 4204); and

Lynn,—  
salaries.

Relative to certain municipal salaries in the city of Lynn (House, No. 4335) [Local Approval Received];

Severally were discharged from their positions on the Orders of the Day and read a second time, under suspension of Rule 47, in each instance, on motion of Mr. McMurtry of Dedham; and they were ordered to a third reading.

NAS South  
Weymouth.

The House Bill to promote the sustainable economic development of the former Weymouth Naval Air Station for the benefit of the towns of Abington, Rockland, and Weymouth, the NAS South Weymouth Region and the Commonwealth (House, No. 4360), 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, and read a third time, under suspension of Rule 47, on motion of Mr. Mariano of Quincy.

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. 4372), which was read. The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

*Paper from the Senate.*Tewksbury,—  
land.

The engrossed Bill authorizing Division of Capital Asset Management and Maintenance to lease certain property in the town of Tewksbury (see House, No. 4085, amended), came from the Senate with the endorsement that it had been amended by said branch in section 1, in line 5, by striking out the words “upon approval from” (previously inserted by amendment by the Senate) and inserting in place thereof the words “in consultation with” (previously stricken by amendment by the Senate).

The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

Subsequently the amendment (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was considered; and it was adopted, in concurrence.

*Engrossed Bill — State Loan.*Capital  
facility  
repairs.

The engrossed Bill providing for capital facility repairs and improvements for the Commonwealth (see House, No. 3933, 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.

Bill enacted  
(state loan),—  
yea and nay  
No. 451.

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 147 members voted in the affirmative and 3 in the negative.

**[See Yea and Nay No. 451 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.*

Mrs. Haddad of Somerset being in the Chair,—

The engrossed Bill authorizing Division of Capital Asset Management and Maintenance to lease certain property in the town of Tewksbury (see House, No. 4085, 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.

Tewksbury,—  
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 151 members voted in the affirmative and 0 in the negative.

Bill enacted  
(land taking),—  
yea and nay  
No. 452.

**[See Yea and Nay No. 452 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 — State Loan.*

The engrossed Bill financing information technology equipment and related projects (see House, No. 4355) (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.

Information  
technology,—  
bond.

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 147 members voted in the affirmative and 4 in the negative.

Bill enacted  
(state loan),—  
yea and nay  
No. 453.

**[See Yea and Nay No. 453 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.*

Mr. Donato of Medford being in the Chair,—

Mr. Dempsey of Haverhill, for the committee on Ways and Means, on a message from His Excellency the Governor (for message, see House, No. 4300), returning with his disapproval of certain items and sections and parts of certain items, and reductions in certain items, and also with recommendation of amendment of certain sections contained in the engrossed Bill making appropriations for the fiscal year 2015 for the maintenance of the departments, boards, commissions, institutions and certain activities of the Commonwealth, for interest, sinking fund and serial bond requirements and for certain permanent improvements (see House, No. 4001), reported, in part, that certain items stand (as passed by the General Court). Severally referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

General  
Appropriation  
Bill.

Mr. Kafka of Stoughton, 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. Dempsey of Haverhill, the reports were considered forthwith.

Item 7007-0300 (contained in section 2) (Office of Business Development), which had been disapproved (in part) by the Governor then was considered.

Office of  
Business  
Development  
item 7007-0300  
stands,—  
yea and nay  
No. 454.

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 129 members voted in the affirmative and 21 in the negative.

**[See Yea and Nay No. 454 in Supplement.]**

Therefore item 7007-0300 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 7009-7000 (contained in section 2) (data sharing), which had been disapproved by the Governor then was considered.

Data sharing  
item 7009-7000  
stands,—  
yea and nay  
No. 455.

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 150 members voted in the affirmative and 0 in the negative.

**[See Yea and Nay No. 455 in Supplement.]**

Therefore item 7009-7000 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 7010-0005 (contained in section 2) (Department of K-12 Education), which had been disapproved (in part) by the Governor then was considered.

Department of  
K-12 Education  
item 7010-0005  
stands,—  
yea and nay  
No. 456.

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 135 members voted in the affirmative and 15 in the negative.

**[See Yea and Nay No. 456 in Supplement.]**

Therefore item 7010-0005 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 7010-0033 (contained in section 2) (literacy programs), which had been disapproved (in part) by the Governor then was considered.

Literacy  
programs  
item 7010-0033  
stands,—  
yea and nay  
No. 457.

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 23 in the negative.

**[See Yea and Nay No. 457 in Supplement.]**

Therefore item 7010-0033 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 7010-0050 (contained in section 2) (program evaluation), which had been disapproved by the Governor then was considered.

Program  
evaluation  
item 7010-0050  
stands,—  
yea and nay  
No. 458.

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 151 members voted in the affirmative and 0 in the negative.

**[See Yea and Nay No. 458 in Supplement.]**

Therefore item 7010-0050 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 7061-0011 (contained in section 2) (foundation reserve one time assistance), which had been disapproved (in part) by the Governor then was considered.

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 149 members voted in the affirmative and 0 in the negative.

Foundation reserve one time assistance item 7061-0011 stands,— yea and nay No. 459.

**[See Yea and Nay No. 459 in Supplement.]**

Therefore item 7061-0011 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 7061-9408 (contained in section 2) (targeted intervention), which had been disapproved (in part) by the Governor then was considered.

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 151 members voted in the affirmative and 0 in the negative.

Targeted intervention item 7061-9408 stands,— yea and nay No. 460.

**[See Yea and Nay No. 460 in Supplement.]**

Therefore item 7061-9408 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 7066-0000 (contained in section 2) (Department of Higher Education), which had been disapproved (in part) by the Governor then was considered.

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 150 members voted in the affirmative and 0 in the negative.

Department of Higher Education item 7066-0000 stands,— yea and nay No. 461.

**[See Yea and Nay No. 461 in Supplement.]**

[Mr. Keenan of Salem answered “Present” in response to his name.]

Therefore item 7066-0000 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 7066-0009 (contained in section 2) (New England Board of Higher Education), which had been disapproved (in part) by the Governor then was considered.

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 150 members voted in the affirmative and 0 in the negative.

New England Board of Higher Education item 7066-0009 stands,— yea and nay No. 462.

**[See Yea and Nay No. 462 in Supplement.]**

[Mr. Keenan of Salem answered “Present” in response to his name.]

Therefore item 7066-0009 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 7066-1400 (contained in section 2) (state university incentive grants), which had been disapproved (in part) by the Governor then was considered.

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 151 members voted in the affirmative and 0 in the negative.

State university incentive grants item 7066-1400 stands,— yea and nay No. 463.

**[See Yea and Nay No. 463 in Supplement.]**

[Mr. Keenan of Salem answered “Present” in response to his name.]

Therefore item 7066-1400 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 7504-0102 (contained in section 2) (FAA-certified airframe and power plant), which had been disapproved by the Governor then was considered.

FAA-certified  
airframe and  
power plant  
item 7504-0102  
stands,—  
yea and nay  
No. 464.

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 151 members voted in the affirmative and 0 in the negative.

**[See Yea and Nay No. 464 in Supplement.]**

Therefore item 7504-0102 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 2800-0101 (contained in section 2) (Watershed Management Program), which had been disapproved (in part) by the Governor then was considered.

Watershed  
management  
program  
item 2800-0101  
stands,—  
yea and nay  
No. 465.

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 138 members voted in the affirmative and 12 in the negative.

**[See Yea and Nay No. 465 in Supplement.]**

Therefore item 2800-0101 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 8000-0600 (contained in section 2) (Executive Office of Public Safety), which had been disapproved (in part) by the Governor then was considered.

Executive Office  
of Public Safety  
item 8000-0600  
stands,—  
yea and nay  
No. 466.

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 144 members voted in the affirmative and 7 in the negative.

**[See Yea and Nay No. 466 in Supplement.]**

Therefore item 8000-0600 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 8900-0001 (contained in section 2) (Department of Correction facilities), which had been disapproved (in part) by the Governor then was considered.

Department of  
Correction  
facilities  
item 8900-0001  
stands,—  
yea and nay  
No. 467.

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 151 members voted in the affirmative and 0 in the negative.

**[See Yea and Nay No. 467 in Supplement.]**

Therefore item 8900-0001 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 7077-0023 (contained in section 2) (Tufts veterinary medicine), which had been disapproved (in part) by the Governor then was considered.

Tufts  
veterinary

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 152 members voted in the affirmative and 0 in the negative.

medicine  
item 7077-0023  
stands,—  
yea and nay  
No. 468.

**[See Yea and Nay No. 468 in Supplement.]**

Therefore item 7077-0023 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.

By Mr. Kafka of Stoughton, for the committee on Steering, Policy and Scheduling, that the report of the committee of conference on the disagreeing votes of the two branches, with reference to the Senate amendments (striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2304; and by inserting before the enacting clause the following emergency preamble:

Campaign  
finance  
disclosure  
and  
transparency.

“Whereas, The deferred operation of this act would tend to defeat its purpose, which is to strengthen forthwith campaign finance reporting and disclosure requirements, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.”) of the House Bill relative to campaign finance disclosure and transparency (House, No. 4226), recommending passage of a bill with the same title (House, No. 4366), be scheduled for consideration by the House, the question being on acceptance.

Under suspension of Rule 7A, on motion of Mr. Murphy of Weymouth, 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 142 members voted in the affirmative and 10 in the negative.

Conference  
committee  
report  
accepted,—  
yea and nay  
No. 469.

**[See Yea and Nay No. 469 in Supplement.]**

Therefore the report of the committee of conference was accepted. Sent to the Senate for concurrence.

*Emergency Measure.*

The engrossed Bill releasing certain land in the town of Dracut from the operation of an agricultural preservation restriction (see House, No. 3800, 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.

Dracut,—  
land.

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 45 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 152 members voted in the affirmative and 0 in the negative.

Bill enacted  
(land taking),—  
yea and nay  
No. 470.

**[See Yea and Nay No. 470 in Supplement.]**

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

*Engrossed Bills — Land Takings.*

Mrs. Haddad of Somerset being in the Chair,—

Acton,—  
forest  
land.

The engrossed Bill authorizing the town of Acton to transfer certain forest land to general municipal purposes (see House, No. 3776, 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.

Bill enacted  
(land taking),—  
yea and nay  
No. 471.

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 151 members voted in the affirmative and 0 in the negative.

**[See Yea and Nay No. 471 in Supplement.]**

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

North  
Andover,—  
easement.

The engrossed Bill relative to the granting of an easement at Rea's Pond Sewer Pump Station in the town of North Andover (see Senate, No. 1815, 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.

Bill enacted  
(land taking),—  
yea and nay  
No. 472.

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 150 members voted in the affirmative and 0 in the negative.

**[See Yea and Nay No. 472 in Supplement.]**

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

*Emergency Measures.*

Cambridge,—  
parkland.

The engrossed Bill authorizing the Department of Conservation and Recreation to lease certain parkland in the city of Cambridge (see Senate, No. 1966), 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 19 to 0. Sent to the Senate for concurrence.

Winchendon,—  
land.

The engrossed Bill authorizing the Department of Fish and Game to release a certain conservation restriction on certain property in exchange for acquiring a certain parcel of land in the town of Winchendon (see Senate, No. 2044), 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 61 to 0. Sent to the Senate for concurrence.

The engrossed Bill authorizing the Division of Capital Asset Management and Maintenance to grant a sewer easement under certain land in the town of Tewksbury (see Senate, No. 2082), 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.

Tewksbury,—  
easement.

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 37 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 Amendments to the Constitution); and on the roll call 149 members voted in the affirmative and 0 in the negative.

Bill enacted  
(land taking),—  
yea and nay  
No. 473.

**[See Yea and Nay No. 473 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.*

Mrs. Haddad of Somerset being in the Chair,—

By Mr. Binienda of Worcester, 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 Paul McMurtry, James M. Murphy and Michael F. Rush for legislation to establish a sick leave bank for Kathleen Restuccia, an employee of the Trial Court. Under suspension of the rules, on motion of Mr. McMurtry of Dedham, 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.

Kathleen  
Restuccia,—  
sick leave.

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

Designating a certain bridge in the city of Boston as the Brigadier General William J. Gormley III bridge (Senate, No. 1864);

Gormley  
bridge.

Establishing a sick leave bank for Jose Portalatin, an employee of the Department of Correction (Senate, No. 2221);

Jose  
Portalatin.

To provide increased access to hearing aids (House, No. 4273); and

Hearing aids.

Validating the results of a certain election held in the town of Lancaster (printed in House, No. 4331);

Lancaster,—  
validate acts.

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

*Recess.*

At eight minutes after seven o'clock P.M. (Wednesday, July 30), on motion of Mr. Peterson of Grafton (Mrs. Haddad of Somerset being in the Chair), the House recessed until the following day at eleven o'clock A.M.; and at seven minutes after the appointed time the House was called to order with Mr. Donato in the Chair.

Recess.

**Thursday, July 31, 2014 (at 11:07 o'clock A.M.).**

Pledge of  
allegiance.

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.*

Navy Seal  
Senior Chief  
Thom Shea.

During the session, Mr. Miceli of Wilmington took the Chair, declared a brief recess, and introduced Navy Seal Senior Chief Thom Shea, a twenty-three year Navy Seal veteran, who served as a top leader, marksman and frogman. Touring in three wars, Chief Shea earned numerous commendations, including the Silver Star, Bronze Star with Valor and Army Commendation with Valor. Currently, he acts as CEO of Adamantine Alliance, a human performance and coaching company as well as Director of Operations and Sales for BarberWind Turbines. Chief Shea also authored the book “Unbreakable: A Navy Seal’s Way of Life”, which was released in May, 2014. Despite all of these obligations, he still finds time to be a remarkable husband to his wife, Stacy and a remarkable father to his children, Autumn, Garrett and Chance. He was joined by Paul Cardello, Wayne Fox and Bob Regan, leaders from the organization “iPods for Wounded Veterans”. Chief Shea then addressed the House briefly.

Ambassador  
Raymond L.  
Flynn, Jr.

During the session, the Speaker took the Chair, declared a brief recess, and introduced the Honorable Raymond L. Flynn, former member of the House of Representatives from 1971 to 1979, inclusive, a member of the Boston City Council from 1978 to 1984, inclusive, Mayor of Boston from 1984 to 1993, inclusive, and United States Ambassador to the Holy See from 1993 to 1997, inclusive. The Speaker then read resolutions (filed by Mr. Collins of Boston and other members of the House) adopted at the previous session recognizing Mr. Flynn for over forty years of public service. After being presented the resolutions by the Speaker, Ambassador Flynn, who was accompanied by his wife, Catherine, addressed the House briefly. They were the guests of Mr. Collins of Boston and other members of the House.

*Petition.*

Vocational-  
technical  
teachers,—  
compensation.

Mr. Koczera of New Bedford presented a petition (subject to Joint Rule 12) of Robert M. Koczera and others relative to vocational-technical school teacher compensation; and the same was referred, under Rule 24, to the committee on Rules.

Mr. Binienda of Worcester, 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. Nyman of Hanover, 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.

*Paper from the Senate.*

Adams,—  
land.

A Bill authorizing the change of use of a certain parcel of land in the town of Adams (Senate, No. 2291) (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.

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

Under suspension of the rules, on motion of Mr. Bradley of Hingham, 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. McMurry of Dedham, 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.

*Emergency Measures.*

The engrossed Bill authorizing the Division of Capital Asset Management and Maintenance to sell or lease certain property in the town of Tewksbury (see Senate, No. 2053), 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.

Tewksbury,—  
property.

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 42 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.

Bill  
enacted.

The engrossed Bill authorizing the conveyance of certain land in the city of Holyoke (see House, No. 4113), 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.

Holyoke,—  
land.

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

Bill  
enacted.

The engrossed Bill relative to campaign finance disclosure and transparency (see House, No. 4366), 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.

Campaign  
finance.

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 66 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.

Bill  
enacted.

*Engrossed Bills.*

Bill  
enacted.

The engrossed Bill authorizing the town of Milton to acquire certain property and to convey certain property (see House bill printed in House, No. 4332) (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.

Bills  
enacted.

*Engrossed bills*

Relative to the Massachusetts Alzheimer's and Related Dementias Acute Care Advisory Committee (see Senate, No. 1882);

Exempting certain positions in the police department of the town of Sandwich from the civil service law (see Senate, No. 1964);

(Which severally originated in the Senate);

Regarding the establishment of a regional school transportation reimbursement fund (see House, No. 4019);

Relative to the Massachusetts Credit Union Share Insurance Corporation (see House, No. 4112); and

Providing for a highway buffer zone in the town of Needham (see House, No. 4156);

(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.

*Engrossed Bills — Land Takings.*

Winchendon,—  
land.

The engrossed Bill authorizing the Department of Fish and Game to release a certain conservation restriction on certain property in exchange for acquiring a certain parcel of land in the town of Winchendon (see Senate, No. 2044) (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.

Bill enacted  
(land taking),—  
yea and nay  
No. 474.

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 149 members voted in the affirmative and 0 in the negative.

**[See Yea and Nay No. 474 in Supplement.]**

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

Hubbardston,—  
land.

The engrossed Bill authorizing the transfer of certain parcels of land in the town of Hubbardston (see Senate, No. 2288, 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.

Bill enacted  
(land taking),—  
yea and nay  
No. 475.

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 148 members voted in the affirmative and 0 in the negative.

**[See Yea and Nay No. 475 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 Department of Conservation and Recreation to lease certain parkland in the city of Cambridge (see Senate, No. 1966) (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.

Cambridge,—  
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 151 members voted in the affirmative and 0 in the negative.

Bill enacted  
(land taking),—  
yea and nay  
No. 476.

**[See Yea and Nay No. 476 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 Division of Capital Asset Management and Maintenance to lease certain property in the town of Tewksbury (see House, No. 4085, 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.

Tewksbury,—  
property  
lease.

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 150 members voted in the affirmative and 0 in the negative.

Bill enacted  
(land taking),—  
yea and nay  
No. 477.

**[See Yea and Nay No. 477 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.*

Mr. Bradley of Hingham being in the Chair,—

The engrossed Bill relative to assisting individuals with autism (see House, No. 4047, 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.

Autism,—  
assistance.

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 Mr. Mariano of Quincy; and on the roll call 151 members voted in the affirmative and 0 in the negative.

Bill enacted,—  
yea and nay  
No. 478.

**[See Yea and Nay No. 478 in Supplement.]**

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

*Recess.*

Mr. Donato of Medford being in the Chair,—

Recess.

At twenty-five minutes after twelve o'clock noon (Thursday, July 31), on motion of Mr. Jones of North Reading, the House recessed until one o'clock P.M.; and at twenty-seven minutes before two o'clock the House was called to order with Mr. Donato in the Chair.

*Reports of Committees.*

Local housing authorities.

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 2310) of the House Bill relative to local housing authorities (House, No. 4316), reported recommending passage of a bill with the same title (House, No. 4374). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Kafka of Stoughton, for the committee on Steering, Policy and Scheduling, then reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Honan of Boston, the report was considered forthwith; and it was accepted. Sent to the Senate for concurrence.

Bourne and Sandwich,—land.

By Mr. Dempsey of Haverhill, for the committee on Ways and Means, that the Bill authorizing the Division of Capital Asset Management and Maintenance to transfer care, custody and control of a certain parcel of land in the town of Sandwich in exchange for certain parcels of land in the town of Bourne and Sandwich (House, No. 4344), ought to pass. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Kafka of Stoughton, 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. Hunt of Sandwich, 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.

Shrewsbury,—land.

By Mr. Dempsey of Haverhill, 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 in the town of Shrewsbury (House, No. 4349), ought to pass. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

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

Under suspension of Rule 7A, on motion of Mr. Beaton of Shrewsbury, 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 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. Sent to the Senate for concurrence.

By Mr. Dempsey of Haverhill, for the committee on Ways and Means, that the Bill relative to credit for thermal energy generated with renewable fuels (Senate, No. 2214), 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 4385. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Thermal  
energy, —  
renewable  
fuels.

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

Under suspension of Rule 7A, on motion of Mr. Dempsey of Haverhill, 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.

Pending the question on passing the bill, as amended, to be engrossed, in concurrence, Mr. Speliotis of Danvers moved to amend it in section 7, in line 93, by inserting after the word "large." the following sentence: "The task force shall review incentive programs offered in other states, including standard offer, declining block incentives, and competitive procurements and shall also include in its findings an analysis on the impact of a minimum bill, paid by all ratepayers in all rate classes, as a mechanism to support a reliable electric distribution system." The amendment was adopted.

The bill (Senate, No. 2214, amended) then was passed to be engrossed. Sent to the Senate for concurrence in the amendment.

By Mr. Kafka of Stoughton, for the committee on Steering, Policy and Scheduling, that the Bill establishing uniform wage compliance and record keeping (Senate, No. 858), be scheduled for consideration by the House.

Uniform  
wage  
compliance.

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 further motion of Mr. Kafka, 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.

By Mr. Dempsey of Haverhill, for the committee on Ways and Means, that the following bills ought to pass:

Relative to hazardous materials response (Senate, No. 2105); and  
Relative to energy efficiency education (House, No. 4020);

Toxics.  
Energy.

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

Mr. Kafka of Stoughton, for said committee, then reported that the matters be scheduled for consideration by the House.

Under suspension of the rules, 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.

104th fighter  
wing fire  
department.

By Mr. Dempsey of Haverhill, for the committee on Ways and Means, that the Bill establishing the 104th fighter wing fire department (Senate, No. 1145, amended), 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 4383. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Kafka of Stoughton, 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. 2214, amended) was ordered to a third reading.

Musical  
instruments,—  
sterilization.

By Mr. Dempsey of Haverhill, for the committee on Ways and Means, that the Bill relative to the sterilization of musical instruments in schools (House, No. 369), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4384). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Kafka of Stoughton, 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.

Pension  
system,—  
fossil fuel  
divestment.

By Mr. Dempsey of Haverhill, for the committee on Ways and Means, that the Bill creating a commission to study the feasibility of divestment of fossil fuels from the Commonwealth's pension systems (House, No. 4354), ought to pass. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

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

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

Pending the question on ordering the bill to a third reading, Mr. Jones of North Reading and other members of the House moved to amend it in line 38 by striking the word "February" and inserting in place thereof the word "July"; and the amendment was adopted.

The bill (House, No. 4354, amended) then was ordered to a third reading.

Foster  
children.

By Ms. Khan of Newton, for the committee on Children, Families and Persons with Disabilities, on Senate, No. 27 and House, No. 85, a Bill relative to children in the care, protection, and custody of the Commonwealth (House, No. 4382). Read; and referred, under Rule 33, to the committee on Ways and Means.

#### *Engrossed Bills.*

Mrs. Haddad of Somerset being in the Chair,—

Engrossed bills

Relative to insurance in the Commonwealth (see House, No. 2779);

Bills  
enacted.

Authorizing the Commissioner of Capital Asset Management and Maintenance to convey certain parcels of land in the city of Waltham (see House, No. 4358); and

Relative to organ retention (see House, No. 4378);

(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.

*Matters Discharged from the Orders of the Day.*

Senate bills

Relative to the acceptance of Paper Mill Road as a public way in the city of Westfield (Senate, No. 2169);

Westfield,—  
road.

Relative to uniform adult guardianship and protective proceedings jurisdiction (Senate, No. 2249); and

Adult  
guardianship.

Increasing the membership of the board of trustees and increasing the quorum for the transaction of the corporate business of Amherst College (Senate, No. 2267) (its title having been changed by the committee on Bills in the Third Reading);

Amherst  
College.

Severally having been reported by the committee on Bills in the Third Reading to be correctly drawn, were discharged from their positions in the Orders of the Day and read a third time, under suspension of the rules, on motion of Mr. McMurtry of Dedham; and they were passed to be engrossed, in concurrence.

House bills

Relative to emergency stock epinephrine in schools (House, No. 4014); and

Epinephrine.

Decriminalizing non-violent and verbal student misconduct (House, No. 4132);

Student  
misconduct.

Severally having been reported by the committee on Bills in the Third Reading to be correctly drawn, were discharged from their positions in the Orders of the Day and read a third time, under suspension of Rule 47, in each instance, on motion of Mr. McMurtry of Dedham; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

House bills

Authorizing the transfer of a parcel of land from the Department of Conservation and Recreation to the Boston Redevelopment Authority and the city of Boston (House, No. 4363);

Boston,—  
land.

Relative to driver's licenses and identification cards photographs (House, No. 4369); and

Driver's  
licenses.

Authorizing the lease, license and conveyance of certain Commonwealth property located in the city of Boston (House, No. 4370) (its title having been changed by the committee on Bills in the Third Reading);

Boston,—  
land.

Severally, having been reported by said to be correctly drawn, were discharged from their positions in the Orders of the Day and read a third time, under suspension of the rules, in each instance, on motion of Mr. McMurtry of Dedham; and they were passed to be engrossed. Severally sent to the Senate for concurrence.

Open flame  
devices.

The House Bill relative to the possession of dangerous open flame devices (House, No. 2175), having been 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, under suspension of Rule 47, on motion of Mr. McMurtry of Dedham.

Pending the question on passing the bill to be engrossed, Mrs. Nyman of Hanover moved to amend it in line 4 by inserting after the word "any" the word "airborne,".

The amendment was adopted; and the bill (House, No. 2175, amended) was passed to be engrossed. Sent to the Senate for concurrence.

Reinsurance  
requirements,—  
credit.

The House Bill relative to credit for reinsurance requirements (House, No. 4326), having been 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, under suspension of Rule 47, on motion of Mr. McMurtry of Dedham.

Pending the question on passing the bill to be engrossed, Mr. Costello of Newburyport moved to amend it by adding the following section:

"SECTION 7. Reinsurance Agreements Affected. Credit for reinsurance ceded to a certified reinsurer is allowed only for reinsurance contracts entered into or renewed on or after the effective date of the certification of the assuming insurer by the insurance commissioner."

The amendment was adopted; and the bill (House, No. 4326, amended) was passed to be engrossed. Sent to the Senate for concurrence.

Money  
transmissions,—  
regulation.

The House Bill relative to the regulation of the business of domestic and foreign money transmission by the Division of Banks (House, No. 4329), having been 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, under suspension of Rule 47, on motion of Mr. McMurtry of Dedham.

Pending the question on passing the bill to be engrossed, Mr. Costello of Newburyport moved to amend it in section 3, in line 48, by inserting after the word "number." the following sentence: "The term 'prepaid access' shall not include any electronic device or vehicle which is redeemable by the issuer in goods or services."

The amendment was adopted; and the bill (House, No. 4329, amended) was passed to be engrossed. Sent to the Senate for concurrence.

Headlights,—  
use.

The House Bill relative to the use of headlights (House, No. 3092), was discharged from its position in the Orders of the Day and read a second time, under suspension of the Rule 47, on motion of Mr. McMurtry of Dedham; and it was ordered to a third reading.

#### *Emergency Measures.*

Amherst  
College,—  
board of  
trustees.

The engrossed Bill increasing the membership of the board of trustees and increasing the quorum for the transaction of the corporate business of Amherst College (see Senate, No. 2267), 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 43 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. Bill enacted.

The engrossed Bill providing the terms of certain bonds to be issued by the Commonwealth to stimulate economic growth (see House bill printed in House, No. 4241), 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. Economic growth,— bonds.

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 39 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. Bill enacted.

#### *Engrossed Bill — Land Taking.*

The Speaker being in the Chair,—

The engrossed Bill authorizing the change of use of a certain parcel of land in the town of Adams (see Senate, No. 2291) (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. Adams,— land use.

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 149 members voted in the affirmative and 0 in the negative. Bill enacted (land taking),— yea and nay No. 479.

#### **[See Yea and Nay No. 479 in Supplement.]**

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

#### *Emergency Measure.*

Mrs. Donato of Medford being in the Chair,—

The engrossed Bill authorizing the Division of Capital Asset Management and Maintenance to grant to the town of Brookfield 6 easements over certain parcels of land in the town of Brookfield (see Senate, No. 2311), having (which originated in the House), 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. Brookfield,— land.

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 (Mrs. Haddad of Somerset being in the Chair), the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was put upon its final passage.

Bill enacted  
(land taking),—  
yea and nay  
No. 480.

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 152 members voted in the affirmative and 0 in the negative.

**[See Yea and Nay No. 480 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.*

Local  
housing  
authorities.

The engrossed Bill relative to local housing authorities (see House, No. 4374) (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.

Bill enacted,—  
yea and nay  
No. 481.

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 Mr. Honan of Boston; and on the roll call 150 members voted in the affirmative and 0 in the negative.

**[See Yea and Nay No. 481 in Supplement.]**

[Messrs. Garballey of Arlington and Naughton of Clinton 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.

*Recess.*

Recess.

At three minutes after six o’clock P.M. (Thursday, July 31), the Chair (Mrs. Haddad of Somerset) declared a recess until the hour of seven o’clock P.M.; and at ten minutes after seven o’clock the House was called to order with Mr. Donato of Medford in the Chair.

*Papers from the Senate.*

Plymouth  
County,—  
pension  
funds.

The House Bill authorizing the Plymouth County Contributory Retirement System to issue pension funding bonds or notes (House, No. 3377), 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 2321, amended by striking out section 7 and inserting in place thereof the following section:

“SECTION 7. Governmental units of the Plymouth County Contributory Retirement System will have 120 days from the date of passage of this Act to affirmatively opt-in to the bond issuance. To affirmatively opt-in to the bond issuance, a city or a town, by two-thirds vote as defined in section 1 of chapter 44 of the General Laws, shall authorize the selectmen of a town or the mayor or manager of a city to notify the Plymouth County Retirement Board that it will participate in the pension funding bond program. To affirmatively opt-in to the bond issuance, the authorized agent of any governmental unit not a city or town shall notify the Plymouth County Retirement Board that it will participate in the pension funding bond program.

Any government unit that does not opt in to the bond issuance shall remain liable for the debts it owes to the Plymouth County Contributory Retirement System.

Government units that do not opt in to the bond issuance shall not be liable for additional costs or debts incurred from the issuance of pension obligation bonds.”. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

The House Bill relative to pesticide licensing and mosquito control (House, No. 3568, 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 2349. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

Mosquito control.

The House Bill relative to the list of legal investments prepared by the Commissioner of Banks (House, No. 3954), came from the Senate passed to be engrossed, in concurrence, with amendments in line 31 striking out the following: “section 15A” and inserting in place thereof the following: “sections 15A and 15B”; and in line 175 inserting after the word “district” the following word: “outside”. The amendments were referred, under Rule 35, to the committee on Bills in the Third Reading.

Commissioner of Banks,— investments.

The House Bill relative to defense policies of the Commonwealth (House, No. 4109, 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 2327. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

Defense policies.

The House Bill relative to the clerks of courts (House, No. 4253), 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 2328. The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

Clerks of courts.

The House Bill further regulating regional school district planning committees (see House, No. 3789), came from the Senate passed to be engrossed, in concurrence, with an amendment adding the following section:

Regional school planning committees.

“SECTION 2. Subsection (i) of section 89 of chapter 71 of the General Laws, as so appearing, is hereby amended by inserting at the end thereof the following new paragraph:—

(4) Notwithstanding any general or special law to the contrary, if a district qualifying under paragraph (3) of subsection (i) of section 89 of chapter 71 is no longer in the lowest 10 per cent, the net school spending cap shall be 9 percent; provided, however, that if the board of elementary and secondary education previously approved a higher level of enrollment for a charter school in the district while the district was in the lowest 10 per cent, the net school spending cap shall remain at the level necessary to support such enrollment. The provisions of this section shall apply only to charter school enrollments approved before July 1, 2014.”.

Regional  
school  
planning  
committees.

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.

NStar,—  
easements.

The House Bill authorizing the Division of Capital Asset Management and Maintenance to grant easements to NStar Electric Company (House, No. 4288), came from the Senate passed to be engrossed, in concurrence, with amendments in section 1, in line 1, striking out the figures “38” and inserting in place thereof the figures “37”; in section 2, in line 31, inserting after the figure “1” the following: “and the land in section 5”, and, in line 41, striking out the word “act” and inserting in place thereof the word “section”; and striking out section 5 and inserting in place thereof the following section:

“SECTION 5. To ensure a no-net-loss of lands protected for natural resource purposes and as a condition of the conveyance authorized in section 1, NSTAR Electric Company shall, in addition to any compensation from NSTAR to the commonwealth required pursuant to section 2, compensate the commonwealth for the easements described in this act through the transfer to the department of conservation and recreation of land or, an interest therein or funding for the acquisition of land or an interest therein equal to or greater than the appraised value of the easements as determined pursuant to this act. The fair market value of any land or interest in land proposed to be conveyed by NSTAR Electric Company to the department shall be included within the appraisal required by section 2. The land or, interest therein or funding shall be acceptable to the department of conservation and recreation and any land or interest therein, whether conveyed by NSTAR Electric Company or acquired by the department, shall be permanently held and managed for conservation and recreation purposes by the department. If the appraised value of any land or interests therein conveyed pursuant to this section shall be determined to be greater than the appraised value of the easements described in section 1, the commonwealth shall have no obligation to pay the difference. All payments paid to the commonwealth as a result of this section shall be deposited in the Conservation Trust established in section 1 of chapter 132A of the General Laws.”

The amendments were referred, under Rule 35, to the committee on Bills in the Third Reading.

Subsequently, the amendments (having been reported by said committee to be correctly drawn) were considered forthwith; and they were adopted, in concurrence.

Domestic  
violence.

A report of the committee of conference on the disagreeing votes of the two branches, with reference to the House amendment (striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4038) of the Senate Bill enhancing protection for victims of domestic violence (Senate, No. 1897), recommending passage of a Bill relative to domestic violence (Senate, No. 2334), came from the Senate with the endorsement that it had been accepted by said branch.

Under suspension of the rules, on motion of Mr. Bradley of Hingham, the report was considered forthwith.

After remarks on the question on acceptance of the report, in concurrence, the sense of the House was taken by yeas and nays, at the request of the same member; and on the roll call 152 members voted in the affirmative and 0 in the negative.

Conference committee report accepted,—yea and nay No. 482.

**[See Yea and Nay No. 482 in Supplement.]**

Therefore the report of the committee of conference was accepted, in concurrence.

*Reports of Committees.*

By Mr. Dempsey of Haverhill, for the committee on Ways and Means, that the Bill relative to a boat house land lease in the city of Boston (House, No. 768), ought to pass. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Boston,—boat house land lease.

Mr. Kafka of Stoughton, 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. McMurry of Dedham, 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. Dempsey of Haverhill, for the committee on Ways and Means, that the Bill authorizing the Division of Capital Asset Management and Maintenance to lease a certain parcel of land in the city of Boston (House, No. 2859), ought to pass. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Boston,—land lease.

Mr. Kafka of Stoughton, 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. McMurry of Dedham, 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. Dempsey of Haverhill, for the committee on Ways and Means, on House, No. 4365, reported, in part, a Bill relative to simulcasting (House, No. 4386). Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Simulcasting.

Mr. Kafka of Stoughton, for said committee 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 and (having been reported by the committee on Bills in the Third Reading to be correctly drawn) a third time forthwith; and it was passed to be engrossed. Sent to the Senate for concurrence.

Racing  
days.

By Mr. Dempsey of Haverhill, for the committee on Ways and Means, on the residue of House, No. 4365, a Bill relative to racing days (House, No. 4365). Read; and referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Kafka of Stoughton, for said committee 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 further motion of Mr. Kafka, 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.

Subsequently the bill came from the Senate with the endorsement that it had been passed to be engrossed, in concurrence, by said branch, with amendments in section 2, in lines 12 and 13, by striking out the figures "70" and inserting in place thereof, in each instance, the figures "60". The amendments were referred, under Rule 35, to the committee on Bills in the Third Reading.

Subsequently, the amendments (having been reported by said committee to be correctly drawn) were considered forthwith.

Pending the question on concurring with the Senate in its amendments, Mr. Basile of Boston moved to amend them by striking out the figures "60" (inserted by amendment by the Senate) and inserting in place thereof, in each instance, the figures "65". The further amendments were adopted.

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

Cambridge,—  
land.

By Mr. Dempsey of Haverhill, for the committee on Ways and Means, that the Bill authorizing the Commissioner of Capital Asset Management and Maintenance to convey a certain parcel of land in the city of Cambridge (Senate, No. 2333), 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 4387. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Kafka of Stoughton, 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 rejected; and the bill was ordered to a third reading.

Under suspension of the rules, on motion of Mr. Toomey 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; and it was passed to be engrossed, in concurrence.

Gun  
violence,—  
reduction.

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 2284) of the House Bill relative to the reduction of gun violence (House, No. 4285), reported recom-

mending passage of a bill with the same title (House, No. 4376). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Kafka of Stoughton, for the committee on Steering, Policy and Scheduling then reported that the matter be scheduled for consideration by the House, the question being on acceptance.

Under suspension of said rule, on motion of Mr. Mariano of Quincy, 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 122 members voted in the affirmative and 30 in the negative.

Conference committee report accepted,—yea and nay No. 483.

**[See Yea and Nay No. 483 in Supplement.]**

Therefore the report of the committee of conference was accepted. Sent to the Senate for concurrence.

*Emergency Measure.*

The engrossed Bill authorizing the Division of Capital Asset Management and Maintenance to transfer care, custody and control of a certain parcel of land in the town of Sandwich in exchange for certain parcels of land in the town of Bourne and Sandwich (see House, No. 4344), 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.

Bourne and Sandwich,—land.

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 49 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 152 members voted in the affirmative and 0 in the negative.

Bill enacted (land taking),—yea and nay No. 484.

**[See Yea and Nay No. 484 in Supplement.]**

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

*Engrossed Bills.*

Engrossed bills

Relative to uniform adult guardianship and protective proceedings jurisdiction (see Senate, No. 2249);

Bills enacted.

Relative to fair retainage payments in private construction (see Senate, No. 2271, amended);

(Which severally originated in the Senate);

Protecting certain persons who render voluntary services at the scene of a disaster or catastrophe (see House bill printed as Senate, No. 795);

Bills  
enacted.

Making corrective changes in certain laws regarding the taxation of forest, farm and recreational land (see House, No. 2551); and Clarifying the term of appointment of non-civil service police officers (see House, No. 3525);

(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.

*Suspension of Rule 1A.*

Suspension of  
Rule 1A.

The Chair (Mr. Donato of Medford) then placed before the House the question on suspension of Rule 1A in order that the House might continue to meet to meet beyond the hour of nine o'clock P.M.

Rule 1A  
suspended,—  
yea and nay  
No. 485.

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 125 members voted in the affirmative and 26 in the negative.

**[See Yea and Nay No. 485 in Supplement.]**

Therefore Rule 1A was suspended.

*Engrossed Bill.*

Regional  
school district  
planning.

The engrossed Bill further regulating regional school district planning committees (see House, No. 3789, 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.

Subsequently the bill came from the Senate with the endorsement that it had been amended by said branch by inserting before section 1 (as printed) the following two sections:

“SECTION 1. Subsection (s) of section 1J of chapter 69 of the General Laws, as appearing in the 2012 Official Edition, is hereby amended by adding the following 2 sentences:— A receiver for a chronically underperforming school shall not be required by contract to indemnify and hold harmless the commonwealth against any and all claims, liabilities and costs which arise out of the receiver’s performance of its role in the creation or implementation of the turnaround plan. In connection with the performance of its role in the creation or implementation of the turnaround plan, the receiver may: (i) sue and be sued only to the same extent and upon the same conditions that a municipality may be sued; (ii) receive and disburse funds for the chronically underperforming school; and (iii) solicit and accept grants or gifts for the chronically underperforming school.

SECTION 2. The second paragraph of subsection (a) of section 1K of said chapter 69, as so appearing, is hereby amended by adding the following 2 sentences:— A receiver for a chronically underperforming district shall not be required by contract to indemnify and hold harmless the commonwealth against any and all claims, liabilities and costs which arise out of the receiver’s performance of its role in the creation or implementation of the turnaround plan. In connection with the performance of its role in the creation or implementation of the turn-

around plan, the receiver may: (i) sue and be sued only to the same extent and upon the same conditions that a municipality may be sued; (ii) receive and disburse funds for the chronically underperforming district; and (iii) solicit and accept grants or gifts for the district.”

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.

*Papers from the Senate.*

The Senate Bill clearing titles to foreclosed properties (Senate, No. 1987, amended), came from the Senate with the endorsement that said branch had concurred with the House in its amendment in section 2, in lines 21 to 34, inclusive, by striking out the paragraph contained in those lines and inserting in place thereof the following paragraph:

Foreclosed  
properties,—  
titles.

“The prior paragraph shall not apply when: (i) a legal action to challenge the validity of the foreclosure sale is commenced by any party entitled to notice of sale under section 14 in a court of competent jurisdiction and a true and correct copy of the complaint or other pleading asserting such challenge in the legal action is duly recorded in the registry of deeds for the county or district where the subject real property lies or is duly filed in the land court registry district prior to the deadline; or (ii) a challenge to the validity of the foreclosure sale is asserted as a defense or counterclaim in a legal action in a court of competent jurisdiction by any party entitled to notice of sale under section 14 who continues to occupy the mortgaged premises as such party’s principal place of residence and, within 60 days thereof or prior to the deadline, whichever is later, a true and correct copy of any pleading asserting such challenge in the legal action is duly recorded in the registry of deeds for the county or district where the subject real property lies or is duly filed in the land court registry district, regardless of whether such challenge is asserted prior to the deadline. However, following the entry of a final judgment in such a legal challenge and the final resolution of any appeal of that judgment, the affidavit shall immediately become conclusive evidence of the validity of the sale, if the final judgment concludes that the power of sale was duly exercised. If the final judgment concludes that the power of sale was not duly exercised, the foreclosure sale and affidavit shall be void. If the final judgment does not determine the validity of the foreclosure sale and the deadline for the affidavit to become conclusive has not expired, any party entitled to notice of sale under section 14 may file or assert another legal challenge to the validity of the foreclosure sale under clauses (i) and (ii) above.”; and non-concurred with the House in its amendments in section 1, in line 12, in section 2, in line 16, and in section 4, in line 48, by striking out the figure “3” and inserting in place thereof, in each instance, the following: “ten (10)”; and in section 4, in line 49, by striking out the figure “1” and inserting in place thereof the following: “three (3)”.

On motion of Mr. Costello of Newburyport, the House then receded from its amendments in which the Senate had non-concurred.

Drinking  
water and  
wastewater.

The Senate Bill improving drinking water and wastewater infrastructure (Senate, No. 2021), 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 4229) 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 2342. The further amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

Subsequently, the further amendment (having been reported by said committee to be correctly drawn) was considered; and it was adopted, in concurrence.

Long-term  
substance  
abuse.

The Senate Bill to increase opportunities for long-term substance abuse recovery (Senate, No. 2142) 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 4248) with a further amendment striking out all after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2341. The further amendment was referred, under Rule 35, to the committee on Bills in the Third Reading.

Subsequently, the further amendment (having been reported by said committee to be correctly drawn) was considered; and it was adopted, in concurrence.

Organized  
retail  
theft.

The House Bill to improve criminal laws relative to organized retail theft (House, No. 1474, 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 2346. 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; and it was adopted, in concurrence.

Nantucket,—  
land.

The House Bill authorizing the county and town of Nantucket to convey a certain parcel of land (House, No. 3801, changed), came from the Senate passed to be engrossed, in concurrence, with an amendment in section 3, in line 19, by striking out the following: “except section 16 (a) (b) and (g),” (inserted by change). 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.

Hingham,—  
landing ship  
tanks.

The House Bill providing for the preservation of a memorial to landing ship tanks in the town of Hingham (House, No. 4232), came from the Senate passed to be engrossed, in concurrence, with an amendment adding the following section:

“SECTION 4. The Massachusetts Department of Transportation shall dedicate the intermodal center located at the Hingham Shipyard in honor of Congressional Medal of Honor recipient Herbert L. Foss. The department shall erect and maintain suitable markers bearing that designation in compliance with department regulations.”.

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.

The House Bill relative to real lives (House, No. 4237), 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 2331, amended in section 1, in line 36, by striking out the word “program” and inserting in place thereof the word “option”, by inserting after said line the following definition:

Disabled,—  
“real lives”.

“‘Person-centered plan’, a plan of service for a participant who elects to participate in self-determination; provided, that, the person-centered plan shall be incorporated into the participant’s individual support plan.”, and, in line 77, by inserting after the word “on” the words “all service options including, but not limited to.”; and in section 2, in line 295, by inserting after the word “that” the words “a form or an alternative form of”.

The amendments were referred, under Rule 35, to the committee on Bills in the Third Reading.

Subsequently, the amendments (having been reported by said committee to be correctly drawn) were considered forthwith; and they were adopted, in concurrence.

The House Bill modernizing licensing operations at the Division of Professional Licensure (House, No. 4254, amended), came from the Senate passed to be engrossed, in concurrence, with an amendment inserting after section 42 the following section:

Division of  
Professional  
Licensure.

“SECTION 42A. The board of registration in embalming and funeral directing shall promulgate regulations allowing licensed funeral establishments to serve food and beverages in a manner consistent with public health.”.

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.

The House Bill to promote the sustainable economic development of the former Weymouth Naval Air Station for the benefit of the towns of Abington, Rockland, and Weymouth, the NAS South Weymouth Region and the Commonwealth (House, No. 4372), 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 2347.

Weymouth  
Naval Air  
Station.

Weymouth  
Naval Air  
Station.

Under suspension of Rule 35, on motion of Mr. Mariano of Quincy, the amendment was considered forthwith.

Pending the question on concurring with the Senate in its amendment, Ms. Nyman of Hanover moved that further consideration thereof be postponed until Monday, August 18; and the motion to postpone was negatived.

The Senate amendment then was adopted, in concurrence.

Animals,—  
protect.

The Senate Bill protecting animal welfare and safety (Senate, No. 2345) (on House bill No. 4328), passed to be engrossed by the Senate, was read; and it was referred, under Rule 33, to the committee on Ways and Means.

Mr. Dempsey of Haverhill, for said committee, then reported that the bill 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 4388. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Kafka of Stoughton, for said committee then reported recommending that bill 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.

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. The bill (Senate, No. 2345, amended) then was sent to the Senate for concurrence in the amendment.

Labor relations.  
Fall River,—  
land.

#### Senate bills

Relative to labor relations (Senate, No. 1218) (on a petition); and

Authorizing the Massachusetts Department of Transportation to acquire certain parcels of land in the city of Fall River (Senate, No. 1847) (on a petition);

Severally passed to be engrossed by the Senate, were read; and they were referred, under Rule 33, to the committee on Ways and Means.

Mr. Dempsey of Haverhill, for said committee, then reported, in each instance, recommending that the bills ought to pass. Severally referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Kafka of Stoughton, for said committee then reported, in each instance, recommending that bills be scheduled for consideration by the House.

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

Subsequently under suspension of the rules, on motion of Mr. Kafka, the bills (having severally been 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.

#### Bills

Authorizing the leasing of the Leo Jerome Martin Golf Course (Senate, No. 1492, changed in section 1, in line 1, striking out the following:

Leo J. Martin  
golf course,—  
lease.

“40E to 40K, inclusive,” and inserting in place thereof the following: “32 to 37, inclusive of Chapter 7C”) (its title having been changed by the Senate committee on Bills in the Third Reading) (on a petition);

Providing for the establishment of a comprehensive adaptation management plan in response to climate change (Senate, No. 2028) (on a petition);

Climate change.

Regulating pharmacy audits (Senate, No. 2286, amended by inserting after section 1A the following section:

Pharmacies,— audits.

“SECTION 1A. Clause (2) of the second paragraph of subsection (d½) of section 18 of chapter 94C of the General Laws, as appearing in section 86 of chapter 38 of the acts of 2013, is hereby amended by inserting after the words ‘prescriptions’ the following words:— or shall be written by a nurse practitioner or physician assistant who is authorized by the state of the prescription’s origin to write the prescription and is licensed and registered in the same state or a contiguous state to where the prescription is to be delivered and is registered under federal law to write prescriptions.”) (on Senate bill No. 483);

To promote and advance motorcycle safety (Senate, No. 2324) (on Senate bill No. 1677);

Motorcycles,— safety.

Relative to motor vehicle service contracts (Senate, No. 2325) (on Senate bill No. 1952); and

Service contracts.

Relative to healthy kids (Senate, No. 2326) (on Senate bill No. 2047); and

Healthy kids.

Further regulating the continuing education requirements for certain real estate appraisers and trainees (Senate, No. 2335) (on Senate bill No. 114);

Real estate training.

Relative to recycling (Senate, No. 2336) (on Senate bill No. 389);

Recycling.

Relative to unsolicited loans (Senate, No. 2337) (on Senate bill No. 128);

Loans.

Relative to the Joint Base Cape Cod Fire Department (Senate, No. 2338) (on Senate bill No. 1188); and

Cape Cod,— fire department.

Relative to disability pension benefits and earnings (Senate, No. 2343) (on Senate bill No. 1250);

Disabled,— earnings, etc.

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 the transfer of boat registration between family members (Senate, No. 1670) (on a petition);

Boats,— registration.

Relative to the financial condition of the town of Templeton (Senate, No. 2135) (on a petition) [Local Approval Received];

Templeton,— finances.

To increase the amount that may be appropriated from the balance of a capital project fund (Senate, No. 2162) (its title having been changed by the Senate committee on Bills in the Third Reading) (on a petition);

Capital project funds.

The Worcester DCU arena and convention center (Senate, No. 2227) (its title having been changed by the Senate committee on Bills in the Third Reading) (on a petition) [Local Approval Received];

Worcester,— DCU Center.

Relative to a vote in the Berkshire Hills Regional School District (Senate, No. 2302) (on a petition);

Berkshire Hills School.

Eliminating archaic language pertaining to individuals with disabilities in the Commonwealth of Massachusetts (Senate, No. 2330) (on Senate bill No. 55);

Disabled,— archaic laws.

Spinal cord  
injury fund.

Relative to the spinal cord injury trust fund (Senate, No. 2340) (on Senate bill No. 2189); and

Line of duty  
death,— flags.

Relative to providing the next of kin of a state police officer killed in the line of duty with a flag during the memorial service (Senate, No. 2344) (on Senate bill No. 1202); and

Young  
professionals.

A Resolve establishing a special legislative commission on young professionals (Senate, No. 2339) (on Senate bill No. 199);

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.*

Economic  
growth.

Mr. Wagner of Chicopee, 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 2241) of the House Bill promoting economic growth across the Commonwealth (House, No. 4181), reported recommending passage of a bill with the same title (House, No. 4377).

Under suspension of the rules, on motion of Mr. Kafka of Stoughton, the report was considered forthwith; and it was accepted. Sent to the Senate for concurrence.

Boston,—  
land.

By Mr. Dempsey of Haverhill, for the committee on Ways and Means, that the Bill authorizing the Massachusetts Water Resources Authority to dispose of certain real property in the city of Boston and to release an easement upon certain real property in the city of Boston (Senate, No. 2139), ought to pass. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Kafka of Stoughton, 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 further motion of Mr. Kafka, 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.

Chatham and  
Harwich,—  
land.

By Mr. Dempsey of Haverhill, for the committee on Ways and Means, that the Bill relative to the town of Chatham conservation commission and land within the town of Harwich (House, No. 777), ought to pass. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Kafka of Stoughton, 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 further motion of Mr. Kafka, 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 to increase opportunities for long-term substance abuse recovery (see Senate, No. 2142, 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. Long-term substance abuse.

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 85 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. Bill enacted.

The engrossed Bill relative to domestic violence (see Senate, No. 2334), 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. Domestic violence.

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 90 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. Bill enacted.

The engrossed Bill relative to the reduction of gun violence (see House, No. 4376), 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. Gun violence,—reduce.

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 88 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. Bill enacted.

The engrossed Bill relative to racing days (see House, No. 4365, 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. Racing days.

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 46 to 0. Sent to the Senate for concurrence.

The engrossed Bill to promote the sustainable economic development of the former Weymouth Naval Air Station for the benefit of the towns of Abington, Rockland, and Weymouth, the NAS South Weymouth Region Weymouth Naval Air Station.

Weymouth  
Naval Air  
Station.

and the Commonwealth (see House, No. 4372, 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 63 to 0. Sent to the Senate for concurrence.

*Engrossed Bills.*

Engrossed bills

Bills  
enacted.

Relative to labor relations (see Senate, No. 1218);

Clearing titles to foreclosed properties (see Senate, No. 1987, amended);

Authorizing the Massachusetts Water Resources Authority to dispose of certain real property in the city of Boston and to release an easement upon certain real property in the city of Boston (see Senate, No. 2139);

Relative to the acceptance of Paper Mill Road as a public way in the city of Westfield (see Senate, No. 2169);

Relative to credit for thermal energy generated with renewable fuels (see Senate, No. 2214, amended);

(Which severally originated in the Senate);

Relative to children of correction officers (see House, No. 2222);

Exempting the town of Nantucket from the provisions of MGL and the Code of Massachusetts Regulations regarding funeral directors, embalmers, funeral homes, and crematories (see House, No. 4227);

Relative to real lives (see House, No. 4237, amended);

Modernizing licensing operations at the Division of Professional Licensure (see House, No. 4254, amended); and

Requiring national background checks (see House, No. 4327);

(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.

Bill again  
enacted.

The engrossed Bill further regulating regional school district planning committees (see House, No. 3789, amended) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was again passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

*Engrossed Bills — Land Takings.*

Marlborough,—  
land.

The engrossed Bill authorizing the Commissioner of Capital Asset Management and Maintenance to convey a certain parcel of land in the city of Marlborough (see House, No. 3891) (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.

Bill enacted  
(land taking),—  
yea and nay  
No. 486.

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 153 members voted in the affirmative and 0 in the negative.

**[See Yea and Nay No. 486 in Supplement.]**

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

Mrs. Haddad of Somerset being in the Chair,—

The engrossed Bill authorizing the Division of Capital Asset Management and Maintenance to convey a certain parcel of land in the town of Shrewsbury (see House, No. 4349) (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.

Shrewsbury,—  
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 152 members voted in the affirmative and 0 in the negative.

Bill enacted  
(land taking),—  
yea and nay  
No. 487.

**[See Yea and Nay No. 487 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 authorizing the conveyance of certain parcels of land by the town of Nantucket to the Nantucket Island Land Bank (see House, No. 4101) (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.

Nantucket,—  
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 153 members voted in the affirmative and 0 in the negative.

Bill enacted  
(land taking),—  
yea and nay  
No. 488.

**[See Yea and Nay No. 488 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 certain parcel of land by the county of Nantucket (see House, No. 4103) (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.

Nantucket,—  
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 153 members voted in the affirmative and 0 in the negative.

Bill enacted  
(land taking),—  
yea and nay  
No. 489.

**[See Yea and Nay No. 489 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.*

The committee of conference on the disagreeing votes of the two branches, with reference to the Senate amendment (striking out all

Land, parks and  
clean energy,—  
bonds.

Land, parks and clean energy,— bonds.

after the enacting clause and inserting in place thereof the text contained in Senate document numbered 2263) of the House Bill providing for the preservation and improvement of land, parks and clean energy in the Commonwealth (House, No. 4150), reported recommending passage of the accompanying bill (House, No. 4375). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Kafka of Stoughton, for the committee on Steering, Policy and Scheduling then reported that the matter be scheduled for consideration by the House, the question being on acceptance.

Under suspension of said rule, on motion of the Ms. Gobi of Spencer, the report was considered forthwith.

Conference Committee report accepted,— yea and nay No. 490.

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 151 members voted in the affirmative and 2 in the negative.

**[See Yea and Nay No. 490 in Supplement.]**

Therefore the report of the committee of conference was accepted. Sent to the Senate for concurrence.

*Emergency Measure.*

Boston,— land.

The engrossed Bill authorizing the transfer of a parcel of land from the Department of Conservation and Recreation to the Boston Redevelopment Authority and the city of Boston (see House, No. 4363), 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 24 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.

Bill enacted (land taking),— yea and nay No. 491.

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 153 members voted in the affirmative and 0 in the negative.

**[See Yea and Nay No. 491 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.*

Boston,— land.

The engrossed Bill authorizing the lease, license, and conveyance of certain Commonwealth property located in the city of Boston (see House, No. 4370) (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.

Bill enacted (land taking),—

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 tak-

ing 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 152 members voted in the affirmative and 0 in the negative.

yea and nay  
No. 492.

**[See Yea and Nay No. 492 in Supplement.]**

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

*Emergency Measure.*

The engrossed Bill authorizing the transfer of a parcel of land from the Department of Conservation and Recreation to the Boston Redevelopment Authority and the city of Boston (see Senate, No. 2333), 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.

Boston,—  
land.

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 47 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 Amendments to the Constitution); and on the roll call 153 members voted in the affirmative and 0 in the negative.

Bill enacted  
(land taking),—  
yea and nay  
No. 493.

**[See Yea and Nay No. 493 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 Division of Capital Asset Management and Maintenance to grant easements to NStar Electric Company (see House, No. 4288, 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.

NStar electric  
company,—  
easements.

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 153 members voted in the affirmative and 0 in the negative.

Bill enacted  
(land taking),—  
yea and nay  
No. 494.

**[See Yea and Nay No. 494 in Supplement.]**

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

*Emergency Measure.*

The engrossed Bill to preserve the historic Speedway Administration Building in the Brighton section of the city of Boston (see House, No. 4359, 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.

Boston,—  
Speedway  
Administration  
Building.

Boston,—  
Speedway  
Administration  
Building.

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 63 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.

Bill enacted  
(land taking),—  
yea and nay  
No. 495.

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 153 members voted in the affirmative and 0 in the negative.

**[See Yea and Nay No. 495 in Supplement.]**

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

*Engrossed Bills — Land Takings.*

Boston,—  
land.

The engrossed Bill authorizing the Division of Capital Asset Management and Maintenance to lease a certain parcel of land in the city of Boston (see House, No. 2859) (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.

Bill enacted  
(land taking),—  
yea and nay  
No. 496.

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 153 members voted in the affirmative and 0 in the negative.

**[See Yea and Nay No. 496 in Supplement.]**

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

Duxbury,—  
land.

The engrossed Bill authorizing the change of use of certain conservation land in the town of Duxbury (see House, No. 3902) (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.

Bill enacted  
(land taking),—  
yea and nay  
No. 497.

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 152 members voted in the affirmative and 0 in the negative.

**[See Yea and Nay No. 497 in Supplement.]**

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

Boston,—  
boat house  
lease.

The engrossed Bill relative to a boat house lease in the city of Boston (see House, No. 768) (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 153 members voted in the affirmative and 0 in the negative.

Bill enacted  
(land taking),—  
yea and nay  
No. 498.

**[See Yea and Nay No. 498 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 county and town of Nantucket to convey a certain parcel of land (see House, No. 3801, changed and 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.

Nantucket,—  
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 153 members voted in the affirmative and 0 in the negative.

Bill enacted  
(land taking),—  
yea and nay  
No. 499.

**[See Yea and Nay No. 499 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 preservation of a memorial to landing ship tanks in the town of Hingham (see House, No. 4232, 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.

Hingham,—  
landing  
ship tanks.

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 153 members voted in the affirmative and 0 in the negative.

Bill enacted  
(land taking),—  
yea and nay  
No. 500.

**[See Yea and Nay No. 500 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 Department of Transportation to acquire certain parcels of land in the city of Fall River (see Senate, No. 1847) (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.

Fall River,—  
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 153 members voted in the affirmative and 0 in the negative.

Bill enacted  
(land taking),—  
yea and nay  
No. 501.

**[See Yea and Nay No. 501 in Supplement.]**

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

*Emergency Measures.*

Simulcasting.

The engrossed Bill relative to simulcasting (see House, No. 4386), 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 77 to 0. Sent to the Senate for concurrence.

Bill enacted.

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 Senate to the Senate.

Land, parks and clean energy.

The engrossed Bill providing for the preservation and improvement of land, parks and clean energy in the Commonwealth (see House, No. 4375), 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 87 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.

Bill enacted (state loan),—yea and nay No. 502.

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 153 members voted in the affirmative and 0 in the negative.

**[See Yea and Nay No. 502 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.*

Chatham and Harwich,—land.

The engrossed Bill relative to the town of Chatham conservation commission and land within the town of Harwich (see House, No. 777) (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 152 members voted in the affirmative and 0 in the negative.

Bill enacted (land taking),—yea and nay No. 503.

**[See Yea and Nay No. 503 in Supplement.]**

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

*Emergency Measures.*

The engrossed Bill promoting economic growth across the Commonwealth (see House, No. 4377), 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. Economic growth.

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 80 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 144 members voted in the affirmative and 9 in the negative. Bill enacted (state loan),—  
yea and nay  
No. 504.

**[See Yea and Nay No. 504 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 improving drinking water and wastewater infrastructure (see Senate, No. 2021, 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. Drinking water and wastewater infrastructure.

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 78 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 “loan” bill as defined by Section 3 of Article LXII of the Amendments to the Constitution); and on the roll call 152 members voted in the affirmative and 0 in the negative. Bill enacted (state loan),—  
yea and nay  
No. 505.

**[See Yea and Nay No. 505 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 Tuesday next at eleven o’clock A.M. Next sitting.

Mr. Peterson of Grafton 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 three minutes before one o'clock A.M. (Friday, August 1), there being no objection (Mrs. Haddad of Somerset being in the Chair), the House adjourned, to meet the following Tuesday at eleven o'clock A.M., in an Informal Session.