Tuesday, July 31, 2018 (at 12:00 o'clock noon).

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

Pledge of allegiance.

Silent Prayer.

At the request of Mr. Kulik of Worthington, the members, guests and employees stood in a moment of silent tribute to the memory of Paul Dunphy, an employee of the House since 2007 who served as District Director for Representative Stephen Kulik of the First Franklin District.

Paul Dunphy.

Paul also served in many capacities as an official in the town of Williamsburg, including as a member of the school committee and member of the Board of Selectmen. Paul passed away on July 29, 2018, and is survived by his wife Martha Phinney, and his children Matthew and Jessica. He will be remembered as a thoughtful, caring and dedicated public servant.

Guests of the House.

During the session, the Chair (Mr. Donato of Medford), declared a brief recess and introduced a group of naval officers from 52 nations participating in the 2019 field studies program at the Naval Command College in Newport, Rhode Island. They were accompanied by Captain Kevin McGowan, who briefly addressed the House. They were the guests of Representative Naughton of Clinton.

Naval War College.

During the session, Ms. Cronin of Brockton took the Chair, declared a brief recess, and introduced Matt Parziale, a Brockton firefighter who qualified to play in the Master's and U.S. Open professional golf tournaments, where he made the cut and captured the low-amateur medal. He was the guest of Representatives Cassidy of Brockton, Cronin of Easton, and DuBois of Brockton and Senator Brady.

Matt Parziale.

Statement of Representative Atkins of Concord.

A written statement received from Ms. Atkins of Concord, regarding the sessions of Tuesday, July 10, 2018, Wednesday, July 11, 2018, Thursday, July 12, 2018, Monday, July 16, 2018, Tuesday, July 17, 2018, Wednesday, July 18, 2018, and Thursday, July 19, was spread upon the records of the House, as follows:

Dear Mr. James,

During my absence from July 10, 2018 at 4pm through July 20, 2018 I missed the following roll call votes. Please see below for how I would have voted. I respectfully request that this be printed in the Journal of the House.

Statement of Ms. Atkins of Concord.

Roll Call # Vote

Kon Can #	Voic
394	H. 4714 On Adoption of consolidated amendment A - Yea
395	H. 4714 On Engrossment - Yea
396	H. 4730 On Engrossment - Yea
398	H. 4725 On further Amendment - Yea
401	H. 4725 On Engrossment - Yea
402	H. 4749 On Engrossment - Yea
403	H. 4737 On Engrossment - Yea

404	H. 4739 On Engrossment - Yea	
405	H. 4738 On adoption of amendment 28 - Nay	
406	H. 4738 On Engrossment - Yea	
408	H. 4800 On Acceptance of the conference report - Yea	
409	S. 2260 On Engrossment - Yea	
410	H. 4486 On adoption of the further amendment - Yea	
411	H. 4800 On Enactment - Yea	
412	H. 4516 On Enactment - Yea	
Thank you for your assistance with this matter.		

Order.

On motion of Mr. Galvin of Canton,—

Ordered, That, notwithstanding any rule to the contrary, a court officer shall be assigned to cast roll call votes, except quorum roll calls, for Representatives Peake of Provincetown, O'Day of West Boylston and Muradian of Grafton, during conference committee negotiations during today's session.

Animal welfare conferees,—voting.

Papers from the Senate.

Bills

Relative to the disclosure of lead in water pipes (Senate, No. 2224) (on a petition); and

Relative to the effective enforcement of municipal ordinances and bylaws (Senate, No. 2637) (on Senate bill No. 1130);

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 communication from the Human Resources Division of the Executive Office for Administration and Finance (under the provisions of section 61A of Chapter 31 and section 5(3)(e) of Chapter 32 of the General Laws) submitting revisions to regulations for initial medical and physical fitness standards tests of municipal public safety personnel (Senate, No. 2636), was referred, in concurrence to the committee on Public Service.

Lead pipes,—disclosure.

Municipalities, ordinances.

Public safety personnel,—fitness standards.

Reports of Committees.

By Ms. Hogan of Stow, for the committee on Public Health, on House, Nos. 1151 and 3240, an Order relative to authorizing the committee on Public Health to make an investigation and study of certain House documents concerning public health (House, No. 4861). Referred, under Joint Rule 29, to the committees on Rules of the two branches, acting concurrently.

Lactation, testing, etc.,—study.

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

Under Rule 42, the report was considered forthwith; and it was accepted.

By Mr. Parisella of Beverly, for the committee on Public Service, on a joint petition, a Bill relative to the health insurance and other benefits in the town of East Brookfield (House, No. 4763) [Local Approval Received]. Referred, under Joint

East Brookfield, health insurance.

Rule 1E, to the committee on Health Care Financing.

By Mr. Parisella of Beverly, for the committee on Public Service, on a joint petition, a Bill authorizing the town of Williamsburg to continue the employment of fire department members Alan Everett and Robert Lapointe (House, No. 4703) [Local Approval Received].

Williamsburg,—firefighters.

By the same member, for the same committee, on a petition, a Bill exempting the position of police chief in the town of Lancaster from civil service law (House, No. 4704) [Local Approval Received].

Lancaster, police chief.

By the same member, for the same committee, on a petition, a Bill relative to the disability retirement of public safety personnel in the city of Quincy (House, No. 4719) [Local Approval Received].

Quincy, disability retirement.

By the same member, for the same committee, on a joint petition, a Bill authorizing the town of Blackstone to continue the employment of fire chief Michael Sweeney (House, No. 4764) [Local Approval Received].

Blackstone,— Michael Sweeney.

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

Wilbraham, land.

Mr. Sánchez of Boston, for the committee on Ways and Means, reported that the Bill authorizing the town of Wilbraham to exchange a certain parcel of land held for conservation purposes (Senate, No. 2583, changed) [Local Approval Received], 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 4858. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

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

Under suspension of Rule 7A, on motion of Mr. Rushing of Boston, the bill was read a second time forthwith. The amendment recommended by the committee on Ways and Means then was adopted; and the bill (Senate, No. 2583, changed and amended) was ordered to a third reading.

Subsequently, under suspension of the rules, on further motion of the same member, the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed, in concurrence. Sent to the Senate for concurrence in the amendment.

Mr. Sánchez of Boston, for the committee on Ways and Means, reported that the Bill relative to the small necessities leave act (House, No. 2363), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4859). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Small necessities leave.

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

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

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

Subsequently, under suspension of the rules, on further motion of 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.

Mr. Sánchez of Boston, for the committee on Ways and Means, reported that the Bill relative to certain genetically targeted drug coverage for Duchenne Muscular Dystrophy (House, No. 3644), ought to pass. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling with the amendment previously recommended by the committee on Health Care Financing,— to amend the bill in section 2, in line 30, by inserting after the word "patient" the words ", provided however, that MassHealth shall adhere to FDA approved clinical necessity criteria", pending.

Drug coverage.

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

Under suspension of Rule 7A, on motion of Mr. O'Day of West Boylston, the bill was read a second time forthwith.

The amendment previously recommended by the committee on Health Care Financing was rejected.

The bill then was ordered to a third reading.

Subsequently, under suspension of the rules, on motion of Mr. O'Day of West Boylston (Mrs. Haddad of Somerset being the Chair), the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time.

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it by substitution of a bill with the same title (House, No. 4865), which was read. The amendment was adopted; and the substituted bill was passed to be engrossed. Sent to the Senate for concurrence.

Mr. Donato of Medford being in the Chair,—

Mr. Sánchez of Boston, for the committee on Ways and Means, reported that the Bill authorizing the Somerville Housing Authority to reconstruct the state funded Clarendon Hill public housing project (House, No. 4580, changed), ought to pass. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Somerville Housing Authority.

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

Under suspension of Rule 7A, on motion of Mr. Rushing of Boston, 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. O'Day of West Boylston, 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.

Mr. Sánchez of Boston, for the committee on Ways and Means, reported that the Bill providing for certain health insurance coverage (House, No. 526), ought to pass. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Health coverage.

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

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

By Mr. Sánchez of Boston, for the committee on Ways and Means, on House, No. 2823, a Bill to promote economic development and market access for emerging businesses (House, No. 4860). Read; and referred, under Rule 7A, to the committee

Market access.

on Steering, Policy and Scheduling.

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

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

Engrossed Bills — Land Takings.

The engrossed Bill relative to a certain conservation restriction in the town of Webster (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.

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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. 482 in Supplement.]

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

The engrossed Bill authorizing the town of Sharon to change the use of a certain parcel of land acquired for outdoor recreational purposes to a use for general municipal purposes (see House, No. 4633, amended) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 150 members voted in the affirmative and 0 in the negative.

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

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

The engrossed Bill authorizing the Division of Capital Asset Management and Maintenance to convey certain parcels of land in the town of Grafton (see House, No. 4636) (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 151 members voted in the affirmative and 0 in the negative.

[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.

The engrossed Bill authorizing the town of Nantucket to convey a portion of a certain parcel of land in the town of Nantucket and held for water supply purposes

Webster,—land.

Bill enacted (land taking),—yea and nay No. 482.

Sharon, land.

Bill enacted (land taking),—yea and nay No. 483.

Grafton,—land.

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

Nantucket,—land.

to the town of Nantucket to be used for roadway purposes (see House, No. 4689) (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 151 members voted in the affirmative and 0 in the negative.

Bill enacted (land taking),—yea and nay No. 485.

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

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

The engrossed Bill authorizing the town of Nantucket to sell, convey or otherwise dispose of a portion of certain land situated in the town of Nantucket held for cemetery purposes (see House, No. 4717) (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 151 members voted in the affirmative and 0 in the negative.

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

[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.

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

The Senate Bill relative to firefighters cessation program (Senate, No. 1386), having been reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time forthwith, under suspension of the rules, on motion of Ms. Cronin of Easton; and it was passed to be engrossed, in concurrence.

Firefighters,—smoking cessation.

The Senate Bill relative to critical incident intervention by emergency service providers (Senate, No. 2633, amended), having been reported by the committee on Bills in the Third Reading to be correctly drawn, was read a third time forthwith, under suspension of the rules, on motion of Mr. Copppinger of Boston.

Emergency personnel,— intervention.

After debate on the question on passing the bill, as amended, to be engrossed, in concurrence, the sense of the House was taken by yeas and nays, at the request of Mr. Naughton of Clinton; and on the roll call 151 members voted in the affirmative and 0 in the negative.

Bill passed to be engrossed, yea and nay No. 487.

[See Yea and Nay No. 487 in Supplement.]

Therefore the bill (Senate, No. 2633, amended) was passed to be engrossed, in concurrence. Sent to the Senate for concurrence in the amendment adopted by the House [for text of House amendment, see House document numbered 4850].

The engrossed Bill relative to a preservation trust fund transfer (see House, No. 4830), being a printed copy of Section 99 contained in the engrossed Bill making appropriations for the fiscal year 2019 for the maintenance of the departments, boards, commissions, institutions and certain activities of the Commonwealth, for

Preservation trust fund,—transfer.

interest, sinking fund and serial bond requirements and for certain permanent improvements (see House, No. 4800), which had been returned by His Excellency the Governor with recommendation of amendments (for message, see Attachment L of House, No. 4833), was considered forthwith, under suspension of the rules, on motion of Mr. Sánchez of Boston.

The committee on Bills in the Third Reading reported recommending that the amendment recommended by the Governor be considered in the form approved by said committee.

The report was accepted. The amendment recommended by the Governor then was rejected.

Mr. Sánchez of Boston then moved to amend the bill by striking out all after the enacting clause and inserting in place thereof the following three sections:

"SECTION 1. Section 2 of chapter 154 of the acts of 2018 is hereby amended by striking out item 0640-0010 and inserting in place thereof the following item:— 0640-0010 For the promotional activities associated with the state lottery

SECTION 2. Notwithstanding any general or special law to the contrary, prior to transferring the consolidated net surplus in the budgetary funds to the Commonwealth Stabilization Fund pursuant to section 5C of chapter 29 of the General Laws, the comptroller shall dispose of the consolidated net surplus in the budgetary funds for fiscal year 2018 as follows, and in the following order of precedence: (i) transfer ½ of the surplus, not to exceed \$10,000,000, to the Massachusetts Life Sciences Investment Fund established in section 6 of chapter 23I of the General Laws; and (ii) transfer ½ of the surplus, not to exceed \$10,000,000, to the Massachusetts Community Preservation Trust Fund established in section 9 of chapter 44B of the General Laws.

SECTION 3. This act shall take effect as of July 1, 2018.".

The amendment was adopted; and the bill (see House, No. 4830, amended) then was sent to the Senate for its action.

Engrossed Bills — Land Takings.

The engrossed Bill authorizing the Division of Capital Asset Management and Maintenance to convey a certain easement to the town of New Salem (see House, No. 4760), in respect to which the Senate had concurred in adoption of the emergency preamble, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 151 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 488 in Supplement.]

New Salem,—land.

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

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 commissioner of Capital Asset Management and Maintenance to convey certain land to the town of Foxborough for fire department use (see House, No. 4816, amended), in respect to which the Senate had concurred in adoption of the emergency preamble, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 150 members voted in the affirmative and 0 in the negative.

[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.

The engrossed Bill authorizing the Massachusetts Department of Transportation to acquire certain parcels of land in the town of Southborough (see House, No. 4839, amended), in respect to which the Senate had concurred in adoption of the emergency preamble, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 151 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 490 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 land from the county of Nantucket and authorizing the town of Nantucket to sell, convey or otherwise dispose of a portion of said land situated in the town of Nantucket held for open space purposes (see House, No. 4818) (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 151 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.

Report of a Committee.

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 2608; and by striking out the title and inserting in place thereof the following title:

Foxborough,—land.

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

Southborough,—land.

Bill enacted (land taking),—yea and nay No. 490.

Nantucket,—land.

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

Clean energy.

"An Act to promote a clean energy future") of the House Bill to increase renewable energy and reduce high-cost peak hours (House, No. 4756), reports recommending passage of the accompanying Bill to advance clean energy (House, No. 4857).

Under suspension of the rule 7A, on motion of Mr. Golden of Lowell, 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 150 members voted in the affirmative and 1 in the negative.

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

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

Engrossed Bills — Land Taking.

The engrossed Bill authorizing the commissioner of Capital Asset Management and Maintenance to release a portion of a certain parcel of land in the town of Berkley from an agricultural preservation restriction (see Senate, No. 2395) (which originated in the Senate), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 151 members voted in the affirmative and 0 in the negative.

[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.

The engrossed Bill authorizing the commissioner of Capital Asset Management and Maintenance and the town of Hingham to grant certain easements upon certain land located in the town of Hingham (see Senate, No. 2582, amended) (which originated in the Senate), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 151 members voted in the affirmative and 0 in the negative.

[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.

The engrossed Bill authorizing the commissioner of Capital Asset Management and Maintenance to modify and relocate an easement in the town of West Boylston (see Senate, No. 2559) (which originated in the Senate), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the

Conference committee report accepted,—yea and nay No. 492.

Berkley,—land.

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

Hingham,—land.

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

West Boylston, land.

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

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. 495 in Supplement.]

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

The engrossed Bill authorizing the Division of Capital Asset Management and Maintenance to grant easements to NSTAR electric company in return for NSTAR releasing or modifying easements for the benefit of the Commonwealth (see Senate, No. 2603) (which originated in the Senate), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 151 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.

Emergency Measures.

The engrossed Bill establishing a sick leave bank for Joseph Mele, an employee of the Department of Mental Health (see House, No. 4715, 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 11 to 0. Sent to the Senate for concurrence.

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

The engrossed Bill relative to the transitional aid to families with dependent children program (see House, No. 4823), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 14 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) (which had been returned to the House by His Excellency the Governor with recommendation of amendment) was passed to be re-enacted, without amendment; and it was signed by the acting Speaker and Senate to the Senate.

The engrossed Bill authorizing the commissioner of Capital Asset Management and Maintenance to convey a certain parcel of land in the city of Lynn to the Neighborhood Development Associates, Inc. (see House, No. 4265), having been certified by the Clerk to be rightly and truly prepared for final passage, was

NSTAR,—land.

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

Joseph Mele, sick leave.

Bill enacted.

Transitional aid to families,—family cap.

Bill re-enacted.

Lynn,—land.

considered, the question being on adopting the emergency preamble.

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 13 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was 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 151 members voted in the affirmative and 0 in the negative.

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

[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.

The engrossed Bill authorizing the commissioner of Capital Asset Management and Maintenance to grant of certain easements to the town of Plymouth (see House, No. 4813), 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.

Plymouth,—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 12 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 151 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 Division of Capital Asset Management and Maintenance to dispose of a certain parcel of land in the town of Chelmsford (see House, No. 4814), 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.

Chelmsford,—

A separate vote was taken, as required by the provisions of Article XLVIII (as amended by Article LXVII) of the Amendments to the Constitution; and the preamble was adopted, by a vote of 15 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a 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. 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 authorizing the commissioner of Capital Asset Management and Maintenance to convey certain land to the city known as the town of Franklin (see House, No. 4837, 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.

Franklin,—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 15 to 0. Sent to the Senate for concurrence.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a 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. 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 Department of Fish and Game to acquire a conservation restriction on certain parcels of land of the town of Groveland (see Senate, No. 2319), 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.

Groveland,—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 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 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 151 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.

Engrossed Bills.

Engrossed bills

Providing firefighters and police officers with the opportunity to enter a cessation program prior to termination (see Senate, No. 1386);

Authorizing the city of Westfield to accept certain ways as public ways (see Senate, No. 2241);

(Which severally originated in the Senate); and

To ensure compliance with federal standards regarding the handling of federal tax information (see House, No. 4812) (which originated in the House);

Bills enacted.

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.

The engrossed Bill relative to the background record check procedures of the department of early education and care (see House, No. 4815) (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.

education, background checks.

Early

Pending the question on passing the bill to be enacted, Mr. Speliotis of Danvers moved that Rule 40 be suspended; and the motion prevailed. The same member then moved to amend the bill by inserting before the enacting clause the following emergency preamble:

Rule 40 suspended.

"Whereas, The deferred operation of this act would tend to defeat its purpose, which is to protect forthwith children, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public safety."

The amendment was adopted. Sent to the Senate for concurrence.

Recess.

At eight minutes after three o'clock P.M. (Tuesday, July 31, 2018), on motion of Mrs. Haddad of Somerset (Mr. Donato of Medford being in the Chair), the House recessed subject to the call of the Chair; and at four minutes before five o'clock, the House was called to order with Mrs. Haddad of Somerset in the Chair.

Recess.

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

A message from His Excellency the Governor returning with recommendation of amendment the engrossed Bill authorizing the town of Rehoboth to transfer a conservation easement on a certain parcel of land [see House, No. 1102] (for message, see House, No. 4864), was filed this day in the office of the Clerk.

Rehoboth,—land.

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

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

Subsequently, under suspension of the rules, on motion of the same member (Mr. Donato of Medford being in the Chair), the committee on Bills in the Third Reading reported recommending that the amendment recommended by the Governor be considered in the form approved by said committee; and the report was accepted. The amendment then was adopted. Sent to the Senate for its action.

Reports of Committees.

Mr. Sánchez of Boston, for the committee on Ways and Means, reported that the Bill relative to an easement plan for the Milton Inline Inspection Project (Senate, No. 2369), 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 4862. Referred, under Rule 7A, to the committee on Steering, Policy and

Milton,—land.

Scheduling.

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

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

The amendment recommended by the committee on Ways and Means then was adopted; and the bill (Senate, No. 2369, amended) was ordered to a third reading.

Subsequently, under suspension of the rules, on motion of Mr. Sánchez of Boston (Mr. Donato of Medford being in the Chair), 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.

Sent to the Senate for concurrence in the amendment adopted by the House [for text of House amendment, see House document numbered 4862].

Mrs. Haddad of Somerset being in the Chair,—

Mr. Sánchez of Boston, for the committee on Ways and Means, reported that the Bill relative to Massachusetts policy and procedures for missing and abducted children (House, No. 3615), ought to pass with an amendment substituting therefor a bill with the same title (House, No. 4863). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

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

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

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

Subsequently, under suspension of the rules, on motion of Mr. Sánchez of Boston (Mr. Donato of Medford being in the Chair), 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.

Mrs. Haddad of Somerset being in the Chair,—

Mr. Sánchez of Boston, for the committee on Ways and Means, reported that the Bill to transfer the care, custody and control of a certain parcel of land from the conversation commission to the department of parks and recreation for playground purposes in the city of Boston (Senate, No. 2540), ought to pass. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Mr. Murphy of Weymouth, for said committee, reported that the matter be scheduled for consideration by the House.

Under suspension of the rules, on motion of Mr. Sánchez of Boston, 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 (Mr. Donato of Medford being in the Chair), the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed, its title having been changed by said committee to read: "An Act authorizing the city of Boston to transfer the care, custody and control of a certain parcel of land from the conversation commission to the department of parks and recreation for playground purposes." Sent to the Senate for concurrence.

Mrs. Haddad of Somerset being in the Chair,—

Abducted children,— procedures.

Boston,—land.

Mr. Sánchez of Boston, for the committee on Ways and Means, reported that the Bill relative to the financial condition of the Pioneer Valley Regional School District (House, No. 4746), ought to pass. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Pioneer Valley Regional School District.

Mr. Murphy of Weymouth, for said committee, reported that the matter be scheduled for consideration by the House.

Under suspension of Rule 7A, on motion of Mr. Sánchez of Boston, 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 (Mr. Donato of Medford being in the Chair), the bill (having been reported by the committee on Bills in the Third Reading to be correctly drawn) was read a third time; and it was passed to be engrossed. Sent to the Senate for concurrence.

Engrossed Bills — Land Takings.

Mrs. Haddad of Somerset being in the Chair,—

The engrossed Bill authorizing the town of Nantucket to sell, convey or otherwise dispose of certain land situated in the town of Nantucket held for open space, recreational or conservation purposes to the Nantucket Islands Land Bank, Nantucket Conservation Foundation, Inc, or Sconset Trust, Inc. for the same purposes (see House, No. 4688) (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 151 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.

The engrossed Bill relative to the release of certain land in Rowley from operation of an agricultural covenant (see House, No. 4853) (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 151 members voted in the affirmative and 0 in the negative.

[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 providing for the abandonment of a certain water line easement in Revere and Malden (see Senate, No. 2576, amended) (which originated in the Senate), having been certified by the Clerk to be rightly and truly prepared for

Nantucket, land.

Bill enacted (land taking),—yea and nay No. 502.

Rowley,—land.

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

Revere and Malden.

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 56 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 (Mr. Donato of Medford being in the Chair) 151 members voted in the affirmative and 0 in the negative.

Bill enacted (land taking),—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.

Mrs. Haddad of Somerset being in the Chair,—

The engrossed Bill authorizing the commissioner of Capital Asset Management and Maintenance to grant a permanent surface and subsurface easement at the Chestnut Hill Reservation in the Brighton section of the city of Boston (see House, No. 4803), 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 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 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 (Mr. Donato of Medford being in the Chair) 151 members voted in the affirmative and 0 in the negative.

Bill enacted (land taking),—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.

Mrs. Haddad of Somerset being in the Chair,—

The engrossed Bill authorizing the commissioner of Agricultural Resources to release an agricultural covenant on a certain portion of land in the town of Lancaster (see House, No. 4854), 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.

Lancaster,—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 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

Bill enacted (land taking),—yea and nay

Amendments to the Constitution); and on the roll call (Mr. Donato of Medford being in the Chair) 151 members voted in the affirmative and 0 in the negative.

No. 506.

[See Yea and Nay No. 506 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 relative to a certain agricultural restriction held by the Commonwealth on land in the town of Westborough (see House, No. 4855), 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 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 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 (Mr. Donato of Medford being in the Chair) 151 members voted in the affirmative and 0 in the negative.

Bill enacted (land taking),—yea and nay No. 507.

[See Yea and Nay No. 507 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 certain land in the city of Somerville to the Somerville Housing Authority (see House, No. 4856), 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.

Somerville,—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 70 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 (Mr. Donato of Medford being in the Chair) 151 members voted in the affirmative and 0 in the negative.

Bill enacted (land taking),—yea and nay No. 508.

[See Yea and Nay No. 508 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.

Mrs. Haddad of Somerset being in the Chair,—

The engrossed Bill to advance clean energy (see House, No. 4857) (which originated in the House), having been certified by the Clerk to be rightly and truly

Bill enacted.

prepared for final passage, was passed to be enacted; and it was signed by the acting Speaker and sent to the Senate.

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

Mr. Speliotis of Danvers moved that the engrossed Bill relative to the examination of tax expenditures by the Department of Revenue (see House, No. 4820), being a printed copy of Section 12 contained in the engrossed Bill making appropriations for the fiscal year 2019 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. 4800), which had been returned by His Excellency the Governor with recommendation of amendment (for message, see Attachment B of House, No. 4833), be discharged from its position in the Orders of the Day and considered forthwith, under suspension of the rules; and the motion prevailed.

Tax expenditures.

The committee on Bills in the Third Reading reported recommending that the amendment recommended by the Governor be considered in the form approved by said committee; and the report was accepted.

The amendment recommended by the Governor was rejected.

Sent to the Senate for its action.

Mr. Speliotis of Danvers moved that the engrossed Bill relative to the payment of pensioners for services after retirement (see House, No. 4821), being a printed copy of Section 29 contained in the engrossed Bill making appropriations for the fiscal year 2019 (see House, No. 4800), which had been returned by His Excellency the Governor with recommendation of amendment (for message, see Attachment C of House, No. 4833), be discharged from its position in the Orders of the Day and considered forthwith, under suspension of the rules; and the motion prevailed.

Pensioners,—payment.

The committee on Bills in the Third Reading reported recommending that the amendment recommended by the Governor be considered in the form approved by said committee; and the report was accepted.

The amendment recommended by the Governor was adopted.

Sent to the Senate for its action.

Mr. Speliotis of Danvers moved that the engrossed Bill relative to the cremation of certain unclaimed bodies (see House, No. 4822), being a printed copy of Section 38 contained in the engrossed Bill making appropriations for the fiscal year 2019 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. 4800), which had been returned by His Excellency the Governor with recommendation of amendment (for message, see Attachment D of House, No. 4833), be discharged from its position in the Orders of the Day and considered forthwith, under suspension of the rules; and the motion prevailed.

Unclaimed bodies.

The committee on Bills in the Third Reading reported recommending that the amendment recommended by the Governor be considered in the form approved by said committee; and the report was accepted.

The amendment recommended by the Governor was adopted.

Sent to the Senate for its action.

Mr. Speliotis of Danvers moved that the engrossed Bill extending the authorization for the use of certain discount vouchers for prescription drugs (see House, No. 4825), being a printed copy of Section 63 contained in the engrossed Bill making appropriations for the fiscal year 2019 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. 4800), which had been returned by His Excellency the Governor with recommendation of amendment (for message, see Attachment G of House, No. 4833), be discharged from its position in the Orders of the Day and considered forthwith, under suspension of the rules; and the motion prevailed.

Prescription drugs,— vouchers.

The committee on Bills in the Third Reading reported recommending that the amendment recommended by the Governor be considered in the form approved by said committee; and the report was accepted.

The amendment recommended by the Governor was adopted.

Sent to the Senate for its action.

Mr. Speliotis of Danvers moved that the engrossed Bill relative to commuter rail fare rates (see House, No. 4828), being a printed copy of Section 87 contained in the engrossed Bill making appropriations for the fiscal year 2019 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. 4800), which had been returned by His Excellency the Governor with recommendation of amendment (for message, see Attachment J of House, No. 4833), be discharged from its position in the Orders of the Day and considered forthwith, under suspension of the rules; and the motion prevailed.

Commuter rail,—

The committee on Bills in the Third Reading reported recommending that the amendment recommended by the Governor be considered in the form approved by said committee; and the report was accepted.

The amendment recommended by the Governor was adopted.

Sent to the Senate for its action.

Mr. Speliotis of Danvers moved that the engrossed Bill relative to the Massachusetts Department of Transportation congestion toll rate pricing pilot program (see House, No. 4831), being a printed copy of Section 104 contained in the engrossed Bill making appropriations for the fiscal year 2019 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. 4800), which had been returned by His Excellency the Governor with recommendation of amendment (for message, see Attachment M of House, No. 4833), be discharged from its position in the Orders of the Day and considered forthwith, under suspension of the rules; and the motion prevailed.

Tolls,— congestion pricing.

The committee on Bills in the Third Reading reported recommending that the amendment recommended by the Governor be considered in the form approved by said committee; and the report was accepted.

The amendment recommended by the Governor was rejected.

Sent to the Senate for its action.

Recess.

At seven minutes before six o'clock P.M. (Tuesday, July 31, 2018), the Chair (Mrs. Haddad of Somerset) declared a recess subject to the call of the Chair.; and at two minutes after seven o'clock, the House was called to order with Mr. Donato in the Chair.

Recess.

Paper from the Senate.

The House Bill for prevention and access to appropriate care and treatment of addiction (House, No. 4742), 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 2623.

Addiction,—treatment.

Under suspension of the rules, on motion of Ms. Garlick of Needham, the amendment was considered forthwith.

The same member then moved that the House concur with the Senate in its amendment with a further amendment striking out all after the enacting clause (inserted by amendment by the Senate) and inserting in place thereof the text contained in House document numbered 4866. 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.

Emergency Measures.

The engrossed Bill relative to the background record check procedures of the department of early education and care (see House, No. 4815, 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.

Early education,—background checks.

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

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 Speaker and sent to the Senate.

Bill enacted.

Mr. Sánchez of Boston, for the committee on Ways and Means, reported that the Bill relative to gender identity on Massachusetts identification (Senate, No. 2562), ought to pass. Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

Identification,—gender identity.

Engrossed Bills.

The engrossed Bill authorizing the commissioner of Capital Asset Management and Maintenance to release a restriction on a certain parcel of land in the city of Taunton (see House bill printed in House, No. 3712) (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 (more than two-thirds of the members having agreed to pass the same); and it was signed by the acting Speaker and sent to

Taunton,—land.

the Senate.

The engrossed Bill relative to the creation of the Commonwealth Technical Rescue Regions and Coordinating Council (see Senate, No. 2614, amended) (which originated in the Senate), having been certified by the Clerk to be rightly and truly prepared for final passage, was passed to beenacted; and it was signed by the acting Speaker and sent to the Senate.

Bill enacted.

Engrossed Bills — Land Takings.

The engrossed Bill authorizing the town of Wilbraham to exchange a certain parcel of land held for conservation purposes (Senate, No. 2583, changed and 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.

Wilbraham, 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. 509.

[See Yea and Nay No. 509 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 commissioner of Capital Asset Management and Maintenance to convey a certain parcel of land in the city of Lowell (see House, No. 4838), in respect to which the Senate had concurred in adoption of the emergency preamble, was put upon its final passage.

Lowell,—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. 510.

[See Yea and Nay No. 510 in Supplement.]

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

The engrossed Bill authorizing the city of Boston to transfer the care, custody and control of a certain parcel of land from the conversation commission to the department of parks and recreation for playground purposes (Senate, No. 2540) (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.

Boston,—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. 511.

[See Yea and Nay No. 511 in Supplement.]

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

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 beyond the hour of nine o'clock P.M.

Rule 1A.

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

Rule 1A suspended,—yea and nay No. 512.

[See Yea and Nay No. 512 in Supplement.]

Therefore Rule 1A was suspended.

Papers from the Senate.

Mr. Petrolati of Ludlow being in the Chair,—

The Senate Bill relative to an easement plan for the Milton Inline Inspection Project (Senate, No. 2369, amended), came from the Senate with the endorsement that said branch had concurred with the House in its amendment (striking out all after the enacting clause and inserting in place thereof the text contained in House document numbered 4862), with a further amendment in section 1, in line 1, inserting after the figure "34" the following: "to 37".

Milton, land.

The Senate further amendment was referred, under Rule 35, to the committee on Bills in the Third Reading. Said committee then reported that the further amendment was correctly drawn; and it was adopted, in concurrence.

The engrossed Bill authorizing the town of Nantucket to transfer, convey or otherwise dispose of a portion of certain land situated in the town of Nantucket held for water supply and water protection purposes to the town of Nantucket for roadway purposes (House, No. 4689), came from the Senate passed to be engrossed, in concurrence, with an amendment striking out section 2 and inserting in place thereof the following two sections:

Nantucket,—land.

"SECTION 2. As a condition for the conveyance authorized in section 1, the town of Nantucket shall dedicate and hold for open space, recreational or conservation purposes a certain town-owned parcel bounded southerly by Milestone road; westerly by parcel 119 on assessor's map 54; northerly by Polpis road; and easterly by parcel 93 on assessor's map 54, containing approximately 1.36 acres.

SECTION 3. This act shall take effect upon its passage.".

The amendment was referred, under Rule 35, to the committee on Bills in the Third Reading. Said committee then reported that the amendment was correctly drawn; and it was adopted, in concurrence.

The House Bill relative to economic development in the Commonwealth (House, No. 4732), 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 2625, amended.

Economic development.

Under suspension of the rules, on motion of Mr. Wagner of Chicopee, the amendment was considered forthwith.

The same member then moved that the House concur with the Senate in its amendment with a further amendment striking out all after the enacting clause (inserted by amendment by the Senate) and inserting in place thereof the text

contained in House document numbered 4868. 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

Reports of Committees.

Mr. Donato of Medford being in the Chair,—

Mr. Sánchez of Boston, for the committee on Ways and Means, reported that the Bill relative to [sic] Article 97 Land Conveyance in the town of Petersham (House, No. 4753), ought to pass with an amendment substituting therefor a Bill authorizing the commissioner of Capital Asset Management and Maintenance to release a restriction in the town of Petersham (House, No. 4867). Referred, under Rule 7A, to the committee on Steering, Policy and Scheduling.

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

Under suspension of Rule 7A, on motion of Mr. Garballey of Arlington, the bill was read a second time forthwith. The amendment recommended by the committee on Ways and Means then was adopted; and the substituted bill was ordered to a third reading.

Subsequently, under suspension of the rules, on motion of Ms. Whipps of Athol, 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.

Mr. Sánchez of Boston, for the committee on Ways and Means, reported that the Bill releasing certain land in Northfield from the operation of an agricultural covenant (House, No. 4757), ought to pass. Referred under Rule 7A, to the committee on Steering, Policy and Scheduling.

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

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

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

Pending the question on passing the bill to be engrossed, Mr. Speliotis of Danvers moved to amend it in line 2, by striking out the following: "section 2 of chapter 184" and inserting in place thereof the following: "section 22 of chapter 20".

The amendment was adopted; and the bill (House, No. 4757, amended) was passed to be engrossed. Sent to the Senate for concurrence.

Emergency Measures.

The engrossed Bill relative to the payment of pensioners for services after retirement (see House, No. 4821), 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

Petersham,—land.

Northfield,—land.

Pensioners,—payment.

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) (which had been returned to the House by His Excellency the Governor with recommendation of amendment) was passed to be re-enacted, without amendment; and it was signed by the acting Speaker and Senate to the Senate.

Bill re-enacted.

The engrossed Bill relative to the cremation of certain unclaimed bodies (see House, No. 4822, 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.

Unclaimed bodies.

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 70 to 0. Sent to the Senate for concurrence.

Bill re-enacted.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) (which had been returned to the House by His Excellency the Governor with recommendation of amendment) was passed to be re-enacted, in its amended form; and it was signed by the acting Speaker and Senate to the Senate.

Commuter rail,— rates.

The engrossed Bill relative to commuter rail fare rates (see House, No. 4828, 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.

Bill re-enacted.

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 103 to 0. Sent to the Senate for concurrence.

preamble, the bill (which originated in the House) (which had been returned to the House by His Excellency the Governor with recommendation of amendment) was passed to be re-enacted, in its amended form; and it was signed by the acting

Subsequently, the Senate having concurred in adoption of the emergency

The engrossed Bill relative to the Massachusetts Department of Transportation congestion toll rate pricing pilot program (see House, No. 4831), 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.

Speaker and Senate to the Senate.

Tolls, congestion pricing.

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 103 to 0. Sent to the Senate for concurrence.

Bill re-enacted.

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) (which had been returned to the House by His Excellency the Governor with recommendation of amendment) was passed to be re-enacted, without amendment; and it was signed by the acting Speaker and Senate to the Senate.

Simulcasting and racing.

The engrossed Bill relative to simulcasting and racing (see House, No. 4809) 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 75 to 0. Sent to the Senate for concurrence.

Engrossed Bill.

Mr. Petrolati of Ludlow being in the Chair,—

The engrossed Bill authorizing the Somerville Housing Authority to reconstruct the state-funded Clarendon Hill public housing project (see House, No. 4580, 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.

Bills enacted.

Engrossed Bill — Land Taking.

The engrossed Bill authorizing the town of Rehoboth to transfer a conservation easement on a certain parcel of land (see House, No. 1102, amended) (which originated in the House) (which had been returned by His Excellency the Governor with recommendation of amendment), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

Rehoboth,—land.

On the question on passing the bill to be re-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 re-enacted (land taking),—yea and nay No. 512.

[See Yea and Nay No. 513 in Supplement.]

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

Emergency Measures.

The engrossed Bill for prevention and access to appropriate care and treatment of addiction (see House, No. 4742, 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.

Addiction,—treatment.

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 67 to 0. Sent to the Senate for concurrence

Subsequently, the Senate having concurred in adoption of the emergency preamble, the bill (which originated in the House) was put upon its final passage.

After debate on the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays, at the request of Ms. Garlick of Needham; and on the roll call 151 members voted in the affirmative and 0 in the negative.

Bill enacted,— yea and nay No. 514.

[See Yea and Nay No. 514 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 commissioner of Capital Asset Management and Maintenance to convey certain easements over certain land taken for water supply purposes in the city of Medford (see House, No. 4373, changed and amended), having been certified by the Clerk to be rightly and truly prepared for final passage, was considered, the question being on adopting the emergency

Medford,—land.

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 68 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 151 members voted in the affirmative and 0 in the negative.

(land taking),—yea and nay No. 515.

Bill enacted

[See Yea and Nay No. 515 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 town of Nantucket to convey a portion of a certain parcel of land in the town of Nantucket and held for water supply purposes to the town of Nantucket to be used for roadway purposes (see House, No. 4689, amended) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 151 members voted in the affirmative and 0 in the negative.

[See Yea and Nav No. 516 in Supplement.]

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

Paper from the Senate.

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 4565, amended) to the Senate Bill to protect animal welfare and safety in cities and towns (Senate, No. 2347), recommending passage of a bill with the same title (Senate, No. 2646), came from the Senate with the endorsement that it had been accepted by said branch.

Under suspension of the rules, on motion of Ms. Peake of Provincetown, the report (having been reported by the committees on Bills in the Third Reading of the two branches to be correctly drawn) was considered forthwith.

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

[See Yea and Nay No. 517 in Supplement.]

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

Nantucket,—land.

Bill enacted (land taking),—yea and nay No. 516.

Animal welfare.

Conference committee report accepted,—yea and nay No. 517.

Emergency Measures.

The engrossed Bill relative to economic development in the Commonwealth (see House, No. 4732, 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.

Economic development.

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 50 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 151 members voted in the affirmative and 0 in the negative.

Bill enacted (state loan),—yea and nay No. 518.

Petersham,-

land.

[See Yea and Nay No. 518 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 commissioner of Capital Asset Management and Maintenance to release a restriction in the town of Petersham (see House, No. 4867), 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 52 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 151 members voted in the affirmative and 0 in the negative.

Bill enacted

(land taking),—

yea and nay

No. 519.

[See Yea and Nay No. 519 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 releasing certain land in Northfield from the operation of an agricultural covenant (see House, No. 4757, 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.

Northfield,—land.

Pending the question on passing the bill to be enacted, Mr. Mark of Peru moved that Rule 40 be suspended; and the motion prevailed. The same member then moved to amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

"Section 1. Notwithstanding any general or special law to the contrary, under section 22 of chapter 20 of the General Laws, the commissioner of agricultural

resources shall execute a release of the agricultural covenant held by the commonwealth, acting on its behalf, on certain land in the town of Northfield owned currently by Hopping Ahead LLC, ('Landowner'). Title was acquired by a covenant recorded in Book 6863, Page 183, at the Greenfield Registry of Deeds.

Section 2. As a condition precedent to the release authorized in section 1, the current landowner shall pay to the department of agricultural resources a monetary amount as determined by the commissioner, provided such sum shall not exceed the funds the landowner originally received as consideration for said covenant. Monies received by the commonwealth for said release under this section, shall be held in trust by the department, to be expended only for acquiring new agricultural covenants."

The amendment was adopted. Sent to the Senate for concurrence.

The engrossed Bill relative to an easement plan for the Milton Inline Inspection Project (see Senate, No. 2369, amended) (which originated in the Senate), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 150 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 520 in Supplement.]

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

Mr. Donato of Medford being in the Chair,—

The engrossed Bill releasing certain land in Northfield from the operation of an agricultural covenant (see House, No. 4757, amended) (which originated in the House), having been certified by the Clerk to be rightly and truly prepared for final passage, was put upon its final passage.

On the question on passing the bill to be enacted, the sense of the House was taken by yeas and nays (this being a bill providing for the taking of land or other easements used for conservation purposes, etc., as defined by Article XCVII of the Amendments to the Constitution); and on the roll call 150 members voted in the affirmative and 0 in the negative.

[See Yea and Nay No. 521 in Supplement.]

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

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

Mr. Petrolati of Ludlow being in the Chair,—

The House Bill designating domestic workers' rights day (House, No. 4736), having been reported by the committee on Bills in the Third reading to be correctly drawn, was read a third time forthwith, under suspension of the rules, on motion of Mr. Speliotis of Danvers; and it was passed to be engrossed.

Milton,—land.

Bill enacted (land taking),—yea and nay No. 520.

Northfield,—land.

Bill enacted (land taking),—yea and nay No. 521.

Domestic workers' rights day.

Order.

Mr. Donato of Medford being in the Chair,—
On motion of Mr. DeLeo of Winthrop,—
Ordered, That when the House adjourns today, it adjourn to meet Thursday
next at eleven o'clock A.M.

Next
sitting.

Mr. Hill of Ipswich 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 twelve minutes after one o'clock A.M. (Wednesday, August 1, 2018) (Mr. Donato of Medford being in the Chair), the House adjourned, to meet the following Thursday at eleven o'clock A.M., in an Informal Session.