JOURNAL

of the

HOUSE OF REPRESENTATIVES

of the

STATE OF SOUTH CAROLINA



REGULAR SESSION BEGINNING TUESDAY, JANUARY 12, 2021

WEDNESDAY, APRIL 20, 2022 (STATEWIDE SESSION)

Wednesday, April 20, 2022 (Statewide Session)

Indicates Matter Stricken Indicates New Matter

The House assembled at 10:00 a.m.

Deliberations were opened with prayer by Rev. Charles E. Seastrunk, Jr., as follows:

Our thought for today is from Psalm 108:1: "My heart is steadfast; I will sing and make melody. Awake my soul!"

Let us pray. O Lord, You have given these Representatives and Staff special gifts to work for the people of this State. We give our thanks for the many acts of faith You bring to this Assembly. Help us to be faithful servants to You. Bless our defenders of freedom and first responders. As Your Spirit reaches out, bless our World, Nation, President, State, Governor, Speaker, Staff, and all who give of this great cause. Bless Your people around the world who suffer and sacrifice to keep their nations free. Continue Your blessings on our men and women who suffer and sacrifice for our freedom. Lord, in Your mercy, hear our prayers. Amen.

Pursuant to Rule 6.3, the House of Representatives was led in the Pledge of Allegiance to the Flag of the United States of America by the SPEAKER.

After corrections to the Journal of the proceedings of yesterday, the SPEAKER ordered it confirmed.

MOTION ADOPTED

Rep. BRAWLEY moved that when the House adjourns, it adjourn in memory of Clemon Stocker, which was agreed to.

REPORT OF STANDING COMMITTEE

Rep. DAVIS, from the Berkeley Delegation, submitted a favorable report with amendments on:

S. 910 -- Senator Grooms: A BILL TO AMEND SECTIONS 1, 2, AND 3 OF ACT 518 OF 1982, AS LAST AMENDED BY ACT 408 OF 2012, RELATING TO THE COMPOSITION OF THE BERKELEY COUNTY SCHOOL DISTRICT BOARD OF EDUCATION, TO PROVIDE THAT EIGHT BOARD MEMBERS SHALL BE ELECTED

IN NON-PARTISAN ELECTIONS FROM SINGLE-MEMBER DISTRICTS IN WHICH THEY ARE RESIDENTS, COTERMINOUS WITH COUNTY COUNCIL DISTRICTS AND SHARING THE CORRESPONDING DISTRICT NUMBERS; TO PROVIDE THAT ONE MEMBER SHALL BE ELECTED FROM THE COUNTY ATLARGE; TO STAGGER TERMS OF OFFICE; AND TO REPEAL SECTION 3A OF ACT 518 OF 1982, AS LAST AMENDED BY ACT 296 OF 2012, RELATING TO APPORTIONING NINE SINGLE-MEMBER SCHOOL BOARD DISTRICTS IN THE COUNTY.

Ordered for consideration tomorrow.

HOUSE RESOLUTION

The following was introduced:

H. 5251 -- Reps. McCravy, Alexander, Allison, Anderson, Atkinson, Bailey, Ballentine, Bamberg, Bannister, Bennett, Bernstein, Blackwell, Bradley, Brawley, Brittain, Bryant, Burns, Bustos, Calhoon, Carter, Caskey, Chumley, Clyburn, Cobb-Hunter, Cogswell, Collins, B. Cox, W. Cox, Crawford, Dabney, Daning, Davis, Dillard, Elliott, Erickson, Felder, Finlay, Forrest, Fry, Gagnon, Garvin, Gatch, Gilliam, Gilliard, Govan, Haddon, Hardee, Hart, Hayes, Henderson-Myers, Henegan, Herbkersman, Hewitt, Hill, Hiott, Hixon, Hosey, Howard, Huggins, Hyde, Jefferson, J. E. Johnson, J. L. Johnson, K. O. Johnson, Jones, Jordan, King, Kirby, Ligon, Long, Lowe, Lucas, Magnuson, Matthews, May, McCabe, McDaniel, McGarry, McGinnis, McKnight, J. Moore, T. Moore, Morgan, D. C. Moss, V. S. Moss, Murphy, Murray, B. Newton, W. Newton, Nutt, Oremus, Ott, Parks, Pendarvis, Pope, Rivers, Robinson, Rose, Rutherford, Sandifer, Simrill, G. M. Smith, G. R. Smith, M. M. Smith, Stavrinakis, Taylor, Tedder, Thayer, Thigpen, Trantham, Weeks, West, Wetmore, Wheeler, White, Whitmire, R. Williams, S. Williams, Willis, Wooten and Yow: A HOUSE RESOLUTION TO RECOGNIZE AND HONOR THE ACADEMIC CHALLENGE TEAMS OF NINETY SIX HIGH SCHOOL AND EDGEWOOD MIDDLE SCHOOL FOR THEIR OUTSTANDING SEASONS AND TO CONGRATULATE THEM ON CAPTURING RESPECTIVE 2022 SOUTH CAROLINA CHAMPIONSHIP TITLES.

The Resolution was adopted.

HOUSE RESOLUTION

The following was introduced:

H. 5253 -- Reps. Kirby, Hiott, Alexander, Allison, Anderson, Atkinson, Bailey, Ballentine, Bamberg, Bannister, Bennett, Bernstein, Blackwell, Bradley, Brawley, Brittain, Bryant, Burns, Bustos, Calhoon, Carter, Caskey, Chumley, Clyburn, Cobb-Hunter, Cogswell, Collins, B. Cox, W. Cox, Crawford, Dabney, Daning, Davis, Dillard, Elliott, Erickson, Felder, Finlay, Forrest, Fry, Gagnon, Garvin, Gatch, Gilliam, Gilliard, Govan, Haddon, Hardee, Hart, Hayes, Henderson-Myers, Henegan, Herbkersman, Hewitt, Hill, Hixon, Hosey, Howard, Huggins, Hvde, Jefferson, J. E. Johnson, J. L. Johnson, K. O. Johnson, Jones, Jordan, King, Ligon, Long, Lowe, Lucas, Magnuson, Matthews, May, McCabe, McCravy, McDaniel, McGarry, McGinnis, McKnight, J. Moore, T. Moore, Morgan, D. C. Moss, V. S. Moss, Murphy, Murray, B. Newton, W. Newton, Nutt, Oremus, Ott, Parks, Pendarvis, Pope, Rivers, Robinson, Rose, Rutherford, Sandifer, Simrill, G. M. Smith, G. R. Smith, M. M. Smith, Stavrinakis, Taylor, Tedder, Thayer, Thigpen, Trantham, Weeks, West, Wetmore, Wheeler, White, Whitmire, R. Williams, S. Williams, Willis, Wooten and Yow: A HOUSE RESOLUTION TO EXPRESS PROFOUND SORROW UPON THE PASSING OF ANTHONY "TONY" MELTON, TO CELEBRATE HIS LIFE AND ACHIEVEMENTS, AND TO EXTEND THE DEEPEST SYMPATHY TO HIS FAMILY AND MANY FRIENDS.

The Resolution was adopted.

CONCURRENT RESOLUTION

The following was introduced:

S. 1230 -- Senator Fanning: A CONCURRENT RESOLUTION TO REQUEST THE DEPARTMENT OF TRANSPORTATION NAME THE PORTION OF SOUTH CAROLINA HIGHWAY 9 IN CHESTER COUNTY FROM ITS INTERSECTION WITH PILGRIM ROAD TO THE CHESTER/UNION COUNTY LINE "MAJOR GENERAL GARY T. MCCOY ROAD" AND ERECT APPROPRIATE MARKERS OR SIGNS ALONG THIS PORTION OF HIGHWAY CONTAINING THIS DESIGNATION.

The Concurrent Resolution was ordered referred to the Committee on Invitations and Memorial Resolutions.

INTRODUCTION OF BILL

The following Bill was introduced, read the first time, and referred to appropriate committee:

H. 5252 -- Reps. Sandifer and G. M. Smith: A JOINT RESOLUTION TO ENCOURAGE ECONOMIC GROWTH IN SOUTH CAROLINA THROUGH THE ESTABLISHMENT OF COMPETITIVE ELECTRIC RATES, TERMS, AND **CONDITIONS FOR CERTAIN QUALIFYING COMMERCIAL AND INDUSTRIAL CUSTOMERS** SEEKING TO LOCATE IN SOUTH CAROLINA; TO ENABLE THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA TO CONSIDER OUANTIFIABLE NET BENEFITS TO UTILITY CUSTOMERS DUE TO ECONOMIC DEVELOPMENT WHEN SETTING JUST AND REASONABLE RATES; AND TO PROVIDE AN EXPEDITIOUS PROCESS FOR AN ELECTRICAL UTILITY TO OFFER PRICING TO THE SOUTH CAROLINA DEPARTMENT OF COMMERCE FOR POTENTIAL ECONOMIC DEVELOPMENT PROSPECTS.

Referred to Committee on Labor, Commerce and Industry

ROLL CALL

The roll call of the House of Representatives was taken resulting as follows:

Alexander Allison Anderson Atkinson Bailey Ballentine Bamberg Bannister Bennett Bernstein Blackwell Bradley Brawley Brittain **Bryant** Burns Calhoon **Bustos** Chumley Carter Caskey Clyburn Cobb-Hunter Cogswell Collins Crawford W. Cox Dabney **Daning Davis** Dillard Elliott Erickson Felder **Finlay** Forrest Fry Gagnon Garvin Gatch Gilliam Gilliard Govan Haddon Hardee Hart Haves Henderson-Myers Herbkersman Henegan Hewitt Hill Hiott Hixon

Hosey Howard Huggins Hyde Jefferson J. E. Johnson

J. L. Johnson K. O. Johnson Jones Jordan King Kirby Ligon Lowe Long Lucas Magnuson Matthews May McCabe McCravy McDaniel McGarry McGinnis McKnight J. Moore T. Moore Morgan D. C. Moss V. S. Moss Murphy Murray B. Newton W. Newton Nutt Oremus Ott Parks Pendarvis Pope Rivers Rose

G. M. Smith Sandifer Simrill G. R. Smith M. M. Smith Stavrinakis **Taylor** Tedder Thayer Thigpen Trantham Weeks West Wetmore Wheeler White Whitmire R. Williams S. Williams Willis Wooten

Yow

Total Present--118

STATEMENT OF ATTENDANCE

Rep. CRAWFORD signed a statement with the Clerk that she came in after the roll call of the House and was present for the Session on Tuesday, April 19.

LEAVE OF ABSENCE

The SPEAKER granted Rep. COLLINS a temporary leave of absence.

LEAVE OF ABSENCE

The SPEAKER granted Rep. WILLIS a temporary leave of absence.

CO-SPONSORS ADDED AND REMOVED

In accordance with House Rule 5.2 below:

"5.2 Every bill before presentation shall have its title endorsed; every report, its title at length; every petition, memorial, or other paper, its

prayer or substance; and, in every instance, the name of the member presenting any paper shall be endorsed and the papers shall be presented by the member to the Speaker at the desk. A member may add his name to a bill or resolution or a co-sponsor of a bill or resolution may remove his name at any time prior to the bill or resolution receiving passage on second reading. The member or co-sponsor shall notify the Clerk of the House in writing of his desire to have his name added or removed from the bill or resolution. The Clerk of the House shall print the member's or co-sponsor's written notification in the House Journal. The removal or addition of a name does not apply to a bill or resolution sponsored by a committee."

CO-SPONSORS ADDED

Bill Number: H. 5182 Date: ADD:

04/20/22 R. WILLIAMS and JEFFERSON

CO-SPONSOR ADDED

Bill Number: H. 5249 Date: ADD:

04/20/22 MATTHEWS

CO-SPONSOR REMOVED

Bill Number: H. 5028 Date: REMOVE: 04/20/22 DAVIS

SPEAKER PRO TEMPORE IN CHAIR

S. 1220--ORDERED TO THIRD READING

The following Bill was taken up:

S. 1220 -- Senator Rice: A BILL TO AMEND ACT 260 OF 1981, AS AMENDED, RELATING TO THE SCHOOL DISTRICT OF PICKENS COUNTY BOARD OF TRUSTEES, SO AS TO REAPPORTION THE SINGLE-MEMBER ELECTION DISTRICTS FROM WHICH MEMBERS OF THE BOARD OF TRUSTEES MUST BE ELECTED BEGINNING WITH THE 2022 GENERAL ELECTION, TO PROVIDE DEMOGRAPHIC INFORMATION REGARDING THE REVISED ELECTION DISTRICTS, AND TO

UPDATE THE MAP NUMBER ON WHICH THESE SINGLE-MEMBER ELECTION DISTRICTS ARE DELINEATED.

The yeas and nays were taken resulting as follows: Yeas 100; Nays 0

Those who voted in the affirmative are:

Alexander Anderson Allison Atkinson Ballentine Bailey Bannister Bennett Bernstein Blackwell Bradley Brittain **Brvant** Burns Bustos Carter Calhoon Caskey Chumley Clyburn Cogswell W. Cox Crawford Dabney Davis Elliott Erickson Felder Forrest Fry Gagnon Gatch Gilliam Govan Haddon Hardee

Hart Hayes Henderson-Myers

HeneganHerbkersmanHewittHiottHixonHoseyHowardHugginsHyde

Jefferson J. E. Johnson J. L. Johnson

K. O. Johnson Jones King Kirby Ligon Long Lucas Magnuson Lowe Matthews McCabe McCravy **McDaniel** McGarry **McGinnis** McKnight T. Moore Morgan D. C. Moss V. S. Moss Murphy W. Newton Murray B. Newton

Nutt Oremus Ott
Parks Pendarvis Pope

Rivers Rose G. R. Smith
M. M. Smith Stavrinakis Taylor
Tedder Thayer Thigpen
Trantham West Wetmore
Wheeler White Whitmire

R. Williams Yow S. Williams

Wooten

Total--100

Those who voted in the negative are:

Total--0

So, the Bill was read the second time and ordered to third reading.

S. 980--AMENDED AND RETURNED TO THE SENATE WITH AMENDMENTS

The following Bill was taken up:

S. 980 -- Senators Goldfinch and Campsen: A BILL TO AMEND SECTION 50-5-1705 OF THE 1976 CODE, RELATING TO CATCH LIMITS FOR ESTUARINE AND SALTWATER FINFISH, TO PROHIBIT A PERSON TO TAKE OR HAVE IN POSSESSION MORE THAN TWO RED SNAPPER IN ANY ONE DAY; AND TO AMEND SECTION 50-5-1710(B) OF THE 1976 CODE, RELATING TO SIZE LIMITS FOR ESTUARINE AND SALTWATER FINFISH, TO PROHIBIT TAKING, POSSESSING, LANDING, SELLING, PURCHASING, OR ATTEMPTING TO SELL OR PURCHASE RED SNAPPER OF LESS THAN TWENTY INCHES IN TOTAL LENGTH.

Rep. HIOTT asked unanimous consent to offer amendments on third reading, which was agreed to.

Rep. HIOTT proposed the following Amendment No. 1 to S. 980 (COUNCIL\AHB\980C001.BH.AHB22), which was adopted:

Amend the bill, as and if amended, by striking SECTION 2 and inserting:

/ SECTION 2. This act takes effect upon approval of the Governor. /

Renumber sections to conform.

Amend title to conform.

Rep. HIOTT explained the amendment.

The amendment was then adopted.

The question recurred to the passage of the Bill.

[HJ]

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The yeas and nays were taken resulting as follows: Yeas 100; Nays 0

Those who voted in the affirmative are:

Atkinson Allison Anderson Bailey Bannister Ballentine Bennett Bernstein Blackwell Brawley Brittain Burns Calhoon Carter Caskey Chumley Clyburn Cobb-Hunter Cogswell W. Cox Crawford Dabnev Daning Davis Dillard Elliott Erickson Felder Finlay Forrest Fry Gagnon Gatch Gilliard Gilliam Govan Haddon Hardee Hart Hayes Henderson-Myers Henegan Herbkersman Hewitt Hill Hiott Hixon Hosey Howard Huggins Hyde J. L. Johnson Jefferson J. E. Johnson

K. O. Johnson Jones Jordan

King Kirby Ligon Long Lucas Magnuson Matthews McCabe May McDaniel McGarry McCravy McKnight T. Moore Morgan D. C. Moss V. S. Moss Murphy Nutt Murray B. Newton Oremus Ott **Parks** Pendarvis Pope Rose G. M. Smith Simrill G. R. Smith M. M. Smith Stavrinakis Taylor Thayer Thigpen Tedder Trantham West Wetmore

White

Wheeler Yow

Total--100

Wooten

Those who voted in the negative are:

Total--0

The Bill was read the third time and ordered returned to the Senate with amendments.

S. 1204--ORDERED ENROLLED FOR RATIFICATION

The following Bill was taken up:

S. 1204 -- Senator Alexander: A BILL TO AMEND SECTION 7-7-430, AS AMENDED, CODE OF LAWS OF SOUTH CAROLINA, 1976, RELATING TO THE DESIGNATION OF VOTING PRECINCTS IN OCONEE COUNTY, SO AS TO UPDATE THE MAP NUMBER ON WHICH THE NAMES OF THESE PRECINCTS MAY BE FOUND AND MAINTAINED BY THE REVENUE AND FISCAL AFFAIRS OFFICE.

The Bill was read the third time, passed and having received three readings in both Houses, it was ordered that the title be changed to that of an Act, and that it be enrolled for ratification.

H. 4538--AMENDED AND ORDERED TO THIRD READING The following Bill was taken up:

H. 4538 -- Reps. Whitmire, Bustos, Forrest and Hixon: A BILL TO AMEND THE CODE OF LAWS OF SOUTH CAROLINA, 1976, BY ADDING SECTION 50-1-320 SO AS TO PROHIBIT THE UNLAWFUL REMOVAL OR DESTRUCTION OF AN ELECTRONIC COLLAR OR OTHER ELECTRONIC DEVICE PLACED ON A DOG BY ITS OWNER TO MAINTAIN CONTROL OF THE DOG.

The Committee on Agriculture, Natural Resources and Environmental Affairs proposed the following Amendment No. 1 to H. 4538 (COUNCIL\PH\4538C001.NBD.PH22), which was adopted:

Amend the bill, as and if amended, SECTION 1, by striking and inserting:

/ SECTION 1. Chapter 1, Title 50 of the 1976 Code is amended by adding:

"Section 50-11-785. (A) It is unlawful to intentionally remove or destroy an electronic collar or other electronic device placed on a dog by its owner.

- (B) A person who violates this section is guilty of a misdemeanor and, upon conviction, must be:
- (1) fined not more than five hundred dollars or imprisoned for not more than ten days for a first offense; or
- (2) fined not more than one thousand dollars or imprisoned not more than thirty days for a second or subsequent offense."

Renumber sections to conform.

Amend title to conform.

Rep. HIXON explained the amendment.

The amendment was then adopted.

The question recurred to the passage of the Bill.

The yeas and nays were taken resulting as follows:

Yeas 103; Nays 1

Those who voted in the affirmative are:

Allison Anderson Atkinson Bailey Ballentine Bannister Bennett Bernstein Blackwell Brawley Brittain **Bryant** Calhoon Burns **Bustos** Carter Caskey Chumley Clyburn Cobb-Hunter Cogswell W. Cox Crawford Dabney Daning Davis Dillard Elliott Erickson Felder Fry Gagnon Gatch Gilliam Gilliard Govan Haddon Hardee Hart Henegan Hayes Henderson-Myers Herbkersman Hewitt Hiott Hixon Hosey Howard Huggins Hyde Jefferson J. L. Johnson K. O. Johnson Jones Kirby Jordan King Ligon Lowe Long

Lucas Magnuson May McCabe McCravy **McDaniel McGinnis** McKnight McGarry T. Moore Morgan D. C. Moss V. S. Moss Murphy Murray W. Newton B. Newton Nutt Parks Pendarvis Oremus Pope Rivers Rose Sandifer G. M. Smith G. R. Smith M. M. Smith Stavrinakis **Taylor** Thayer Trantham Tedder Weeks West Wetmore Whitmire Wheeler White R. Williams S. Williams Wooten

Yow

Total--103

Those who voted in the negative are: Hill

Total--1

So, the Bill, as amended, was read the second time and ordered to third reading.

S. 150--POINT OF ORDER, RULE 5.10 NOT WAIVED

The following Bill was taken up:

S. 150 -- Senators Davis, Hutto, Malloy, Rankin, Goldfinch, Harpootlian, Fanning, Matthews, Kimpson, Jackson, Leatherman, Grooms, Stephens, Shealy and McLeod: A BILL TO ENACT THE "SOUTH CAROLINA COMPASSIONATE CARE ACT"; TO AMEND CHAPTER 53, TITLE 44 OF THE 1976 CODE, RELATING DRUGS, OTHER TO POISONS, AND **CONTROLLED** SUBSTANCES, BY ADDING ARTICLE 20, TO PROVIDE FOR THE SALE OF MEDICAL CANNABIS PRODUCTS AND THE CONDITIONS UNDER WHICH A SALE CAN OCCUR; TO AMEND SECTION 12-36-2120(69) OF THE 1976 CODE, RELATING TO EXEMPTIONS FROM THE SOUTH CAROLINA SALES AND USE TAX, TO PROVIDE THAT CANNABIS SOLD BY A DISPENSARY

TO A CARDHOLDER IS EXEMPT FROM A CERTAIN SALES TAX; TO REPEAL ARTICLE 4, CHAPTER 53, TITLE 44 OF THE 1976 CODE, RELATING TO CONTROLLED SUBSTANCES THERAPEUTIC RESEARCH; AND TO DEFINE NECESSARY TERMS..

POINT OF ORDER

Rep. MCCRAVY made the Point of Order that the Bill was improperly before the House for consideration since its number and title have not been printed in the House Calendar at least one statewide legislative day prior to second reading.

The SPEAKER PRO TEMPORE sustained the Point of Order.

RULE 5.10 NOT WAIVED

Rep. HART moved to waive Rule 5.10, pursuant to Rule 5.15.

Rep. HIOTT demanded the yeas and nays which were taken, resulting as follows:

Yeas 48; Nays 63

Those who voted in the affirmative are:

Alexander	Anderson	Atkinson
Bennett	Bernstein	Brawley
Bustos	Clyburn	Cobb-Hunter
Cogswell	W. Cox	Dillard
Erickson	Gilliard	Hart
Hayes	Henderson-Myers	Henegan
Herbkersman	Hill	Hosey
Howard	Jefferson	J. L. Johnson
K. O. Johnson	Jones	King
Kirby	Magnuson	Matthews
McDaniel	McKnight	Murray
W. Newton	Ott	Parks
Pendarvis	Rivers	Rose
M. M. Smith	Stavrinakis	Tedder
Thigpen	Weeks	Wetmore
Wheeler	R. Williams	S. Williams

Total--48

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Those who voted in the negative are:

Allison Bailey Ballentine Bannister Blackwell Brittain **Bryant** Burns Calhoon Chumley Carter Caskey Crawford Dabnev Daning Felder Davis Elliott Finlay Forrest Fry Gilliam Gagnon Gatch Haddon Hewitt Hardee Hiott Hixon Huggins Hvde J. E. Johnson Jordan Lowe Ligon Long Lucas May McCabe McCravy McGarry **McGinnis** T. Moore Morgan D. C. Moss V. S. Moss Murphy B. Newton Nutt Oremus Pope Sandifer Simrill G. M. Smith G. R. Smith Taylor Thaver West White Trantham Whitmire Yow Wooten

Total--63

So, the House refused to waive Rule 5.10, pursuant to Rule 5.15.

H. 5182--POINT OF ORDER

The following Bill was taken up:

H. 5182 -- Reps. Lucas, Fry, Hewitt, Bailey, Erickson, Dillard, Huggins, Wooten, Caskey, Ballentine, R. Williams and Jefferson: A BILL TO AMEND THE CODE OF LAWS OF SOUTH CAROLINA, 1976, TO ENACT THE "SOUTH CAROLINA OPIOID RECOVERY ACT" BY ADDING CHAPTER 50 TO TITLE 44 SO AS TO PROVIDE FOR PURPOSES OF THE ACT, PROVIDE DEFINITIONS, ESTABLISH THE SOUTH CAROLINA OPIOID RECOVERY FUND, ESTABLISH THE DISCRETIONARY SUBFUND, ESTABLISH THE GUARANTEED POLITICAL SUBDIVISION SUBFUND, ESTABLISH THE ADMINISTRATIVE SUBFUND, ESTABLISH THE SOUTH CAROLINA OPIOID RECOVERY FUND BOARD,

PROVIDE THAT THE STATE FISCAL ACCOUNTABILITY AUTHORITY IS RESPONSIBLE FOR ADMINISTRATIVE OPERATIONS, PROVIDE FOR CERTAIN RESTRICTIONS ON BRINGING CERTAIN CLAIMS, AND TO PROVIDE THAT THIS ACT MUST BE LIBERALLY CONSTRUED.

POINT OF ORDER

Rep. W. NEWTON made the Point of Order that the Bill was improperly before the House for consideration since its number and title have not been printed in the House Calendar at least one statewide legislative day prior to second reading.

The SPEAKER PRO TEMPORE sustained the Point of Order.

S. 11--RECALLED FROM COMMITTEE ON WAYS AND MEANS

On motion of Rep. G. M. SMITH, with unanimous consent, the following Bill was ordered recalled from the Committee on Ways and Means:

S. 11 -- Senators Jackson, Shealy, Hutto, Cash and Malloy: A BILL TO AMEND THE CODE OF LAWS OF SOUTH CAROLINA, 1976, BY ADDING SECTION 8-11-150 SO AS TO PROVIDE TWELVE WEEKS OF PAID FAMILY LEAVE FOR STATE EMPLOYEES DUE TO THE BIRTH, ADOPTION, OR FOSTER CARE OF A SON OR DAUGHTER.

R. 149, H. 5138--GOVERNOR'S VETO CONTINUED

The Veto on the following Act was taken up:

(R. 149, H. 5138) -- Reps. Hosey and Bamberg: AN ACT TO AMEND ACT 105 OF 2021, RELATING TO THE CONSOLIDATION OF BARNWELL COUNTY SCHOOL DISTRICTS 29 AND 19, SO AS TO PROVIDE THAT IF THE TERM OF AN INCUMBENT MEMBER OF EITHER OF THE TWO PRESENT BOARDS EXPIRES DURING THE DISTRICTS' CONSOLIDATION TRANSITIONAL PERIOD, THEN THE BARNWELL COUNTY LEGISLATIVE DELEGATION MAY REAPPOINT THAT MEMBER FOR A TRUNCATED TERM TO EXPIRE ON JULY 1, 2022.

Rep. HOSEY moved to continue the Veto, which was agreed to.

H. 3126--SENATE AMENDMENTS CONCURRED IN AND BILL ENROLLED

The Senate Amendments to the following Bill were taken up for consideration:

H. 3126 -- Reps. Jones, Burns, Chumley, Magnuson, Taylor, Haddon, Long, Forrest, McCabe, Oremus, Hill, M. M. Smith, Huggins, Wooten, Ballentine, Bustos, B. Cox, Elliott, Trantham, Willis, Nutt, Morgan, McCravy, Thayer, V. S. Moss, Stringer, T. Moore, Allison, Hixon, Bennett, Fry, Kimmons, Davis and Murphy: A BILL TO AMEND THE CODE OF LAWS OF SOUTH CAROLINA, 1976, BY ADDING SECTION 11-1-130 SO AS TO PROVIDE THAT IT IS UNLAWFUL FOR THIS STATE OR ANY POLITICAL SUBDIVISION THEREOF TO ACCEPT ANY FEDERAL FUNDS TO ENFORCE AN UNLAWFUL FEDERAL MASK MANDATE OR UNLAWFUL FEDERAL VACCINE MANDATE.

Rep. G. M. SMITH explained the Senate Amendments.

The yeas and nays were taken resulting as follows: Yeas 76; Nays 34

Those who voted in the affirmative are:

Allison Anderson Ballentine Bamberg Bennett Blackwell Brittain **Bryant Bustos** Calhoon Caskey Chumley Crawford W. Cox Daning Davis Erickson Felder Forrest Fry Gatch Gilliam Hardee Hayes Hewitt Hiott Huggins Hyde Jones Jordan Lowe Long Magnuson May McGarry McCravy

Bailey
Bannister
Bradley
Burns
Carter
Cogswell
Dabney
Elliott
Finlay
Gagnon
Haddon
Herbkersman
Hixon

J. E. Johnson Ligon Lucas McCabe

McGinnis

Morgan D. C. Moss V. S. Moss Murphy B. Newton W. Newton Nutt Pope Oremus Sandifer Simrill G. M. Smith G. R. Smith M. M. Smith **Taylor** West Thaver Trantham White Whitmire Wooten

Yow

Total--76

Those who voted in the negative are:

Bernstein Brawley Clyburn
Cobb-Hunter Dillard Gilliard
Govan Hart Henderson-Myers
Henegan Hill Hosey

Howard J. L. Johnson Jefferson K. O. Johnson Kirby King Matthews McDaniel McKnight Murray Parks Pendarvis Rivers Stavrinakis Rose Tedder Weeks Thigpen Wetmore Wheeler R. Williams

S. Williams

Total--34

The Senate Amendments were agreed to, and the Bill having received three readings in both Houses, it was ordered that the title be changed to that of an Act, and that it be enrolled for ratification.

RECORD FOR VOTING

The Senate amended H. 3126 by adding Section 10, which reauthorizes the COVID-19 Liability Protection Act. The Act, which I opposed when it was passed, was used as legal rationale for imposing school mask mandates. While this Bill was well intentioned, Section 10 poses a significant future threat to medical freedom. Therefore, I voted not to concur with the Senate version of the Bill.

Rep. Jonathon D. Hill

H. 3773--SENATE AMENDMENTS CONCURRED IN AND **BILL ENROLLED**

The Senate Amendments to the following Bill were taken up for consideration:

H. 3773 -- Reps. West, G. M. Smith, Weeks, White, Hill, Jefferson and Anderson: A BILL TO AMEND SECTION 44-23-10, CODE OF OF SOUTH CAROLINA, 1976, **RELATING** DEFINITIONS APPLICABLE TO BOTH MENTALLY PERSONS AND PERSONS WITH INTELLECTUAL DISABILITY, SO AS TO ADD A DEFINITION FOR "RESTORATION TREATMENT": AND TO AMEND SECTION 44-23-430, RELATING TO HEARINGS ON A PERSON'S FITNESS TO STAND TRIAL, SO AS TO EXTEND THE LENGTH OF TIME CERTAIN PERSONS UNFIT TO STAND TRIAL MAY BE HOSPITALIZED FOR RESTORATION TO ONE HUNDRED EIGHTY DAYS, TO ALLOW THE DEPARTMENT OF MENTAL HEALTH TO PROVIDE RESTORATION TREATMENT IN DETENTION CENTERS AND ON AN OUTPATIENT BASIS IN CERTAIN CIRCUMSTANCES. AND FOR OTHER PURPOSES.

Rep. HART explained the Senate Amendments.

The yeas and nays were taken resulting as follows: Yeas 106; Navs 3

Those who voted in the affirmative are:

Alexander Allison Anderson Atkinson Bailey Ballentine Bannister Bennett Bernstein Blackwell Brawley Brittain Burns **Bustos** Calhoon Carter Chumley Clyburn Cobb-Hunter Cogswell W. Cox Dabney Daning Crawford Davis Dillard Elliott Forrest Erickson Finlay Fry Gagnon Gatch Gilliam Govan Haddon Hart Hayes

Garvin Gilliard Hardee Henderson-Myers

Hewitt

Rose

Henegan Hill Hiott Hixon Hosey Howard Huggins Hyde Jefferson J. E. Johnson J. L. Johnson K. O. Johnson Jones Jordan King Kirby Lowe Ligon Long Lucas Magnuson Matthews May McCravy McDaniel McGarry McGinnis McKnight T. Moore Morgan D. C. Moss V. S. Moss Murphy Murray B. Newton W. Newton Oremus Ott Parks Pendarvis

Herbkersman

Pope Rivers G. R. Smith Sandifer G. M. Smith M. M. Smith Stavrinakis Tedder Thayer Thigpen Trantham Weeks West Wetmore White Wheeler Whitmire R. Williams S. Williams Wooten

Yow

Total--106

Those who voted in the negative are:

Felder McCabe **Bryant**

Total--3

The Senate Amendments were agreed to, and the Bill having received three readings in both Houses, it was ordered that the title be changed to that of an Act, and that it be enrolled for ratification.

STATEMENT FOR THE JOURNAL

I voted to concur in the Senate Amendments to H. 3773 as this legislation addresses an issue discussed during House Legislative Oversight Committee's 2020 study of the Department of Mental Health.

Rep. Wm. Weston Newton

H. 3524--SENATE AMENDMENTS CONCURRED IN AND BILL ENROLLED

The Senate Amendments to the following Bill were taken up for consideration:

H. 3524 -- Reps. Hixon and Forrest: A BILL TO AMEND ACT 205 OF 2016, AS AMENDED, RELATING TO THE EXEMPTION OF PRIVATE, FOR-PROFIT PIPELINE COMPANIES FROM CERTAIN RIGHTS, POWERS, AND PRIVILEGES OF TELEGRAPH AND TELEPHONE COMPANIES THAT OTHERWISE ARE EXTENDED TO PIPELINE COMPANIES, SO AS TO EXTEND THE SUNSET PROVISION TO JUNE 30, 2022.

Rep. HIXON explained the Senate Amendments.

The yeas and nays were taken resulting as follows: Yeas 112; Nays 0

Those who voted in the affirmative are:

Alexander Anderson Allison Atkinson Ballentine Bailey Bamberg Bannister Bennett Bernstein Blackwell Bradley Bryant Brawley Brittain Calhoon Burns **Bustos** Carter Caskey Chumley Clyburn Cobb-Hunter Cogswell W. Cox Crawford Dabney Daning Davis Dillard Elliott Erickson Felder Finlay Forrest Fry Gatch Gagnon Garvin Gilliam Gilliard Govan Haddon Hardee Hart Hayes Henderson-Myers Henegan Hewitt Hiott Hill Howard Hixon Hosey Huggins Hvde Jefferson J. L. Johnson J. E. Johnson K. O. Johnson Jones Jordan King

Kirby Ligon Long Lowe Lucas Magnuson Matthews May McCravy **McDaniel McGarry McGinnis** McKnight T. Moore Morgan D. C. Moss V. S. Moss Murphy W. Newton Murray B. Newton Nutt Oremus Ott **Parks** Pendarvis Pope Rivers Sandifer Rose G. M. Smith G. R. Smith M. M. Smith Stavrinakis Taylor Tedder Thayer Thigpen Trantham Weeks West Wetmore Wheeler White Whitmire R. Williams S. Williams Wooten Yow

Total--112

Those who voted in the negative are:

Total--0

The Senate Amendments were agreed to, and the Bill having received three readings in both Houses, it was ordered that the title be changed to that of an Act, and that it be enrolled for ratification.

H. 3105--SENATE AMENDMENTS CONCURRED IN AND BILL ENROLLED

The Senate Amendments to the following Bill were taken up for consideration:

H. 3105 -- Reps. Yow, Burns, Chumley, Magnuson, McCravy, Wooten, Fry, B. Cox, May, Haddon, Long, Gilliam, Forrest, Nutt, Trantham, Oremus, McGarry, Bennett, Jones, Thayer, Hiott, Willis, Huggins, Hixon, McCabe, Dabney, B. Newton, Bryant, Elliott, M. M. Smith, Pope, D. C. Moss, Ballentine, Lucas, Crawford, Erickson, Bradley, T. Moore, Wheeler, Herbkersman, W. Newton, Martin, Taylor and Davis: A BILL TO AMEND CHAPTER 32, TITLE 1, CODE OF LAWS OF SOUTH CAROLINA, 1976, RELATING TO THE "SOUTH

CAROLINA RELIGIOUS FREEDOM ACT", SO AS TO PROVIDE THAT RELIGIOUS SERVICES ARE DEEMED AN ESSENTIAL SERVICE DURING A STATE OF EMERGENCY AND MUST BE ALLOWED TO CONTINUE OPERATING THROUGHOUT THE STATE OF EMERGENCY.

Rep. YOW explained the Senate Amendments.

The yeas and nays were taken resulting as follows: Yeas 102; Nays 9

Those who voted in the affirmative are:

Alexander Anderson Allison Atkinson Bailey Ballentine Bamberg Bannister Bennett Blackwell Bradley Brittain **Bryant** Burns **Bustos** Calhoon Carter Caskey Chumley Cogswell Clyburn W. Cox Crawford Dabney **Daning** Dillard Davis Felder Elliott Erickson Finlay Forrest Fry Gagnon Gatch Gilliam Haddon Hardee Hart Henderson-Myers Hayes Henegan Herbkersman Hill Hewitt Hiott Hixon Hosey J. E. Johnson Huggins Hyde K. O. Johnson J. L. Johnson Jones Jordan Kirby Ligon Lucas Long Lowe Magnuson Matthews May McCabe McCravy McGarry **McGinnis** McKnight T. Moore D. C. Moss V. S. Moss Murphy W. Newton Murray B. Newton Nutt Oremus Ott Pendarvis Pope Rivers Sandifer G. M. Smith Rose G. R. Smith M. M. Smith Stavrinakis

TaylorTedderThayerThigpenTranthamWeeksWestWetmoreWheelerWhiteWhitmireR. WilliamsS. WilliamsWootenYow

Total--102

Those who voted in the negative are:

Bernstein Brawley Cobb-Hunter Garvin Gilliard Howard King McDaniel Parks

Total--9

The Senate Amendments were agreed to, and the Bill having received three readings in both Houses, it was ordered that the title be changed to that of an Act, and that it be enrolled for ratification.

H. 4617--ADOPTED AND SENT TO SENATE

The following Concurrent Resolution was taken up:

H. 4617 -- Reps. Jones, Willis, Gilliam and McCravy: A CONCURRENT RESOLUTION TO REQUEST THE DEPARTMENT OF TRANSPORTATION NAME LAKE STREET (S-30-145) IN LAURENS COUNTY "BILL RAMEY WAY" AND ERECT APPROPRIATE SIGNS OR MARKERS ALONG THIS HIGHWAY CONTAINING THESE WORDS.

The Concurrent Resolution was adopted and sent to the Senate.

H. 4755--ADOPTED AND SENT TO SENATE

The following Concurrent Resolution was taken up:

H. 4755 -- Reps. B. Newton, McGarry and Yow: A CONCURRENT RESOLUTION TO REQUEST THE DEPARTMENT OF TRANSPORTATION NAME THE INTERSECTION LOCATED AT THE JUNCTION OF SOUTH CAROLINA HIGHWAY 9 BYPASS AND GILLSBROOK ROAD IN THE CITY OF LANCASTER IN LANCASTER COUNTY "C.D. 'BUBBER' GREGORY, JR.

INTERSECTION" AND ERECT APPROPRIATE MARKERS OR SIGNS AT THIS INTERSECTION CONTAINING THESE WORDS.

The Concurrent Resolution was adopted and sent to the Senate.

H. 4757--ADOPTED AND SENT TO SENATE

The following Concurrent Resolution was taken up:

H. 4757 -- Reps. McGarry, B. Newton, Yow and Lucas: A CONCURRENT RESOLUTION TO REQUEST THE DEPARTMENT OF TRANSPORTATION NAME THE PORTION OF UNITED STATES HIGHWAY 521 FROM ANDREW JACKSON HIGH SCHOOL IN LANCASTER COUNTY TO ITS INTERSECTION WITH UNITED STATES HIGHWAY 601 "REPRESENTATIVE JIMMY NEAL MEMORIAL HIGHWAY" AND ERECT APPROPRIATE MARKERS OR SIGNS ALONG THIS HIGHWAY CONTAINING THESE WORDS.

The Concurrent Resolution was adopted and sent to the Senate.

H. 5046--ADOPTED AND SENT TO SENATE

The following Concurrent Resolution was taken up:

H. 5046 -- Rep. Wheeler: A CONCURRENT RESOLUTION TO REQUEST THE DEPARTMENT OF TRANSPORTATION ERECT AN APPROPRIATE SIGN AT THE EASTBOUND EXIT RAMP ONTO SOUTH CAROLINA HIGHWAY 341 FROM INTERSTATE HIGHWAY 20 IN LEE COUNTY CONTAINING THE WORDS "IN MEMORY OF SERGEANT MIKKOS L. NEWMAN".

The Concurrent Resolution was adopted and sent to the Senate.

H. 5047--ADOPTED AND SENT TO SENATE

The following Concurrent Resolution was taken up:

H. 5047 -- Rep. Wheeler: A CONCURRENT RESOLUTION TO REQUEST THE DEPARTMENT OF TRANSPORTATION PLACE AN APPROPRIATE SIGN AT THE WESTBOUND ENTRANCE RAMP TO INTERSTATE HIGHWAY 20 IN LEE COUNTY AT EXIT

120 CONTAINING THE WORDS "IN MEMORY OF THE HONORABLE DAVID ADDISON".

The Concurrent Resolution was adopted and sent to the Senate.

H. 5048--ADOPTED AND SENT TO SENATE

The following Concurrent Resolution was taken up:

H. 5048 -- Rep. Wheeler: A CONCURRENT RESOLUTION TO REQUEST THE DEPARTMENT OF TRANSPORTATION NAME THE PORTION OF SOUTH CAROLINA HIGHWAY 154 IN LEE COUNTY FROM ITS INTERSECTION WITH LOWER LEE SCHOOL ROAD TO ITS INTERSECTION WITH MANVILLE - ST. CHARLES ROAD "TONEY AND THELMA SLATER MEMORIAL HIGHWAY" AND ERECT APPROPRIATE MARKERS OR SIGNS ALONG THIS PORTION OF HIGHWAY CONTAINING THESE WORDS.

The Concurrent Resolution was adopted and sent to the Senate.

H. 5052--ADOPTED AND SENT TO SENATE

The following Concurrent Resolution was taken up:

H. 5052 -- Rep. S. Williams: A CONCURRENT RESOLUTION TO REQUEST THE DEPARTMENT OF TRANSPORTATION NAME THE INTERSECTION LOCATED AT THE JUNCTION OF WASHINGTON LANE AND MARTIN AVENUE IN THE TOWN OF ESTILL IN HAMPTON COUNTY "LOUISE G. HOPKINS INTERSECTION" AND ERECT APPROPRIATE MARKERS OR SIGNS AT THIS INTERSECTION CONTAINING THESE WORDS.

The Concurrent Resolution was adopted and sent to the Senate.

H. 5069--ADOPTED AND SENT TO SENATE

The following Concurrent Resolution was taken up:

H. 5069 -- Reps. Yow, Henegan and Lucas: A CONCURRENT RESOLUTION TO REQUEST THE DEPARTMENT OF TRANSPORTATION NAME THE PORTION OF SOUTH CAROLINA HIGHWAY 9 IN THE TOWN OF CHERAW IN CHESTERFIELD COUNTY FROM ITS INTERSECTION WITH

TOWN AND COUNTRY ROAD TO ITS INTERSECTION WITH WINDSOR DRIVE "DR. JOSEPH KERSHAW NEWSOM MEMORIAL HIGHWAY" AND ERECT APPROPRIATE MARKERS OR SIGNS ALONG THIS PORTION OF HIGHWAY CONTAINING THESE WORDS.

The Concurrent Resolution was adopted and sent to the Senate.

MOTION PERIOD

The motion period was dispensed with on motion of Rep. FORREST.

H. 5183--AMENDED AND INTERRUPTED DEBATE

Debate was resumed on the following Bill, the pending question being the consideration of the Bill:

H. 5183 -- Education and Public Works Committee: A BILL TO AMEND THE CODE OF LAWS OF SOUTH CAROLINA, 1976, TO ENACT THE "SOUTH CAROLINA TRANSPARENCY AND INTEGRITY IN EDUCATION ACT" BY ADDING ARTICLE 5 TO CHAPTER 29, TITLE 59 SO AS TO EXPRESS RELATED INTENTIONS OF THE GENERAL ASSEMBLY, TO PROVIDE NECESSARY DEFINITIONS, TO PROVIDE CERTAIN CONCEPTS ARE PROHIBITED FROM BEING INCLUDED IN PUBLIC SCHOOL INSTRUCTION AND PROFESSIONAL DEVELOPMENT, TO PROVIDE MEANS FOR ADDRESSING VIOLATIONS, AND TO PROVIDE PROCEDURES FOR PUBLIC REVIEW OF PUBLIC SCHOOL CURRICULUM AND INSTRUCTIONAL MATERIALS; AND TO AMEND SECTION 59-28-180, RELATING TO PARENTAL EXPECTATIONS IN THE PARENTAL INVOLVEMENT IN THEIR CHILDREN'S EDUCATION ACT, SO AS TO PROVIDE PARENTS ARE EXPECTED TO BE THE PRIMARY SOURCE OF THE EDUCATION OF THEIR CHILDREN REGARDING MORALS, ETHICS, AND CIVIC RESPONSIBILITY, AND TO PROVIDE A PARENTAL PLEDGE OF EXPECTATIONS MUST BE PROVIDED TO PARENTS AS PART OF THE REGISTRATION AND ENROLLMENT PROCESS.

Rep. ALLISON proposed the following Amendment No. 1 to H. 5183 (COUNCIL\WAB\5183C002.RT.WAB22), which was adopted:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-640(J) and (K) and inserting:

- / (J) Pending the issuance of a final order by the State Board in a proceeding pursuant to this section, no preliminary information gathered by the department concerning misconduct reasonably believed to constitute grounds for disciplinary action, including the name and certificate number of the certified educator, may be disclosed to any third party.
- (K) If the State Board determines that the LEA knowingly violated Section 59-29-620, the:
 - (1) LEA shall enter into a corrective action plan that:
- (a) identifies specific acts or steps the LEA will take to resolve the noncompliance;
- (b) specifies deadlines for the completion of the required acts or steps; and
- (c) specifies dates for submission of reports and documentation to the State Board verifying implementation; and
 - (2) State Board shall:
- (a) monitor the corrective action plan to ensure the LEA complies with the terms of the plan;
- (b) provide written notice to the LEA of any deficiencies in implementation and request immediate and appropriate action to address those deficiencies:
- (c) require additions to the corrective action plan to address the failure of the LEA to fully implement commitments in the original plan when necessary; and
- (d) conclude the monitoring of the corrective action plan when the State Board determines that the LEA fully has implemented the terms of the plan by providing written notification to the LEA.
- (L) If the State Board determines the LEA knowingly violated Section 59-29-620 or the LEA fails to adhere to the corrective action plans, the department may withhold up to five percent of a LEA's funds appropriated as part of the State Aid Classrooms.

Renumber sections to conform.

Amend title to conform.

Rep. ALLISON spoke in favor of the amendment.

The amendment was then adopted.

Reps. GOVAN, ALEXANDER, BAMBERG, MCDANIEL, PENDARVIS, HENEGAN, THIGPEN, HENDERSON-MYERS, GILLIARD, R. WILLIAMS, BRAWLEY, DILLARD, JEFFERSON

and HOWARD proposed the following Amendment No. 2 to H. 5183 (COUNCIL\WAB\5183C011.RT.WAB22), which was tabled:

Amend the bill, as and if amended, by SECTION 2, by striking Section 59-29-630 and inserting:

- / (A) The department shall create a complaint form, which LEAs shall prominently post on their website, for use when an individual files a complaint alleging violations of Section 59-29-620. At a minimum, the department must ensure the complaint form includes:
 - (1) the name and contact information of the complainant;
- (2) the name of the school in which the alleged violation took place;
 - (3) a brief description of the prohibited concept at issue;
- (4) a brief statement on why the concept at issue is a prohibited concept;
- (5) the name of the individual alleged to have included or promoted the prohibited concept;
- (6) the name of the individual who may have knowledge of the allegations;
- (7) a list of documentation or materials supporting the complainant's allegations, including copies of such documentation where possible;
- (8) the approximate date on which the prohibited concept was included or promoted; and
- (9) location, either physical or virtual, of the printed or electronically available material.
- (B) To ensure that the investigatory process is fair, transparent, and affords teachers due process rights, the investigative protocol must ensure the teacher receives:
 - (1) a hearing;
 - (2) the right to legal counsel; and
 - (3) the right to question witnesses.

Renumber sections to conform.

Amend title to conform.

Rep. GOVAN spoke in favor of the amendment.

Rep. ALLISON spoke against the amendment.

Rep. ALLISON moved to table the amendment.

Rep. GOVAN demanded the yeas and nays which were taken, resulting as follows:

Yeas 72; Nays 36

Those who voted in the affirmative are:

Ballentine Allison Bailey Bannister Bennett Blackwell Brittain Bryant Burns Calhoon **Bustos** Carter Caskey Chumley Cogswell W. Cox Crawford Dabney Erickson Davis Elliott Felder Finlay Forrest Fry Gagnon Gatch Gilliam Haddon Hardee Hewitt Herbkersman Hill Hiott Hixon Huggins Hyde J. E. Johnson Jones Jordan Long Ligon Lowe Lucas Magnuson May McCravy McCabe McGarry McGinnis T. Moore Morgan D. C. Moss V. S. Moss Murphy B. Newton W. Newton Nutt Pope Sandifer Simrill G. M. Smith G. R. Smith M. M. Smith Taylor Thayer West White Trantham Whitmire Wooten Yow

Total--72

Those who voted in the negative are:

Alexander Anderson Atkinson Clyburn Bernstein Brawley Garvin Cobb-Hunter Dillard Gilliard Govan Hayes Henderson-Myers Henegan Hosey Howard Jefferson J. L. Johnson K. O. Johnson Matthews King McDaniel McKnight J. Moore

MurrayOttParksPendarvisRiversRoseTedderWeeksWetmoreWheelerR. WilliamsS. Williams

Total--36

So, the amendment was tabled.

Reps. McDANIEL, KING, GOVAN, HENDERSON-MYERS, RIVERS, S. WILLIAMS and ALEXANDER proposed the following Amendment No. 3 to H. 5183 (COUNCIL\SA\5183C200.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by adding a new Section at the end to read:

/ Section 59-29-670. An individual who has completed teaching course work but is not certified may fill teaching vacancies at a conditional salary with benefits for two conditional years while the principal and school district administration determine if the individual meets all requirements for a first and second year teacher.

Renumber sections to conform.

Amend title to conform.

Rep. MCDANIEL spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. KING demanded the yeas and nays which were taken, resulting as follows:

Yeas 69; Nays 33

Those who voted in the affirmative are:

Ballentine Allison Bailey Bannister Bennett Blackwell **Bryant** Brittain Burns **Bustos** Calhoon Carter Chumley Cogswell Caskey W. Cox Crawford Dabney Davis Elliott Erickson Felder Finlay Forrest Gagnon Gatch Fry

Gilliam Haddon Hardee Herbkersman Hewitt Hiott Huggins Hyde Hixon J. E. Johnson Jones Jordan Ligon Lowe Long McCabe Lucas McCravy **McGinnis** T. Moore McGarry D. C. Moss V. S. Moss Murphy B. Newton Pope Nutt G. M. Smith Sandifer Simrill G. R. Smith M. M. Smith Stavrinakis Trantham **Taylor** Thaver West Wetmore White Whitmire Wooten Yow

Total--69

Those who voted in the negative are:

Alexander Anderson Atkinson
Bernstein Brawley Clyburn
Cobb-Hunter Garvin Gilliard

Govan Hayes Henderson-Myers

Henegan Hosey Howard Jefferson J. L. Johnson K. O. Johnson McDaniel King Matthews McKnight Murray Ott Parks Pendarvis Rivers Rose Tedder Weeks Wheeler R. Williams S. Williams

Total--33

So, the amendment was tabled.

Reps. MCDANIEL, KING, GOVAN, HENDERSON-MYERS, RIVERS, S. WILLIAMS and ALEXANDER proposed the following Amendment No. 4 to H. 5183 (COUNCIL\SA\5183C204.JN.SA22), which was adopted:

Amend the bill, as and if amended, SECTION 2, by adding a new Section at the end to read:

/ Section 59-29-670. A school may not accept teaching materials or technology which contains an application, link, or other access to pornographic or other prohibited materials. A school district that receives such materials must receive disciplinary action as stated in the complaint process.

Renumber sections to conform.

Amend title to conform.

Rep. MCDANIEL spoke in favor of the amendment.

The amendment was then adopted.

Reps. MCDANIEL, KING, ALEXANDER, GOVAN, HENDERSON-MYERS, RIVERS and S. WILLIAMS proposed the following Amendment No. 5 to H. 5183 (COUNCIL\WAB\5183C003. RT.WAB22), which was tabled:

Amend the bill, as and if amended, by adding an appropriately numbered SECTION to read:

/ SECTION __. Article 1, Chapter 25, Title 59 of the 1976 Code is amended by adding:

"Section 59-25-60. The State Board of Education may not suspend or revoke a teaching certificate on the basis that the teacher terminated a contract employment with a school district because the teacher objected to the implementation of the Academic Transparency and Integrity in Education Act or objected to restrictions concerning the teaching of critical race theory."

Renumber sections to conform.

Amend title to conform.

Rep. MCDANIEL spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. COBB-HUNTER demanded the yeas and nays which were taken, resulting as follows:

Yeas 71; Nays 36

Those who voted in the affirmative are:

Allison Bailey Ballentine
Bannister Bennett Blackwell
Brittain Bryant Burns
Bustos Calhoon Carter

Caskey Cogswell Chumley W. Cox Crawford Dabney Daning Davis Elliott Erickson Felder Finlay Forrest Fry Gagnon Gilliam Haddon Gatch Hardee Hewitt Hiott Hixon Huggins Hyde J. E. Johnson K. O. Johnson Jones Jordan Ligon Long Lowe Magnuson May McCabe McCravy McGarry **McGinnis** T. Moore Morgan D. C. Moss V. S. Moss Murphy B. Newton W. Newton Nutt Oremus Pope Sandifer G. M. Smith G. R. Smith Simrill M. M. Smith Taylor Thayer Trantham West White Whitmire Yow

Total--71

Those who voted in the negative are:

Alexander Anderson Atkinson
Bernstein Brawley Clyburn
Cobb-Hunter Garvin Gilliard

Govan Hayes Henderson-Myers

Henegan Hosey Howard J. L. Johnson Jefferson King Kirby Matthews McDaniel McKnight J. Moore Murray Parks Pendarvis Ott Rivers Rose Stavrinakis Tedder Weeks Wetmore Wheeler R. Williams S. Williams

Total--36

So, the amendment was tabled.

Reps. MCDANIEL, KING, GOVAN, HENDERSON-MYERS and S. WILLIAMS proposed the following Amendment No. 6 to H. 5183 (COUNCIL\SA\5183C202.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by adding a new Section at the end to read:

/ Section 59-29-670. In the event of a complaint against a teacher, the complaint must remain confidential until the investigation is complete and a final ruling has been delivered. Disciplinary action must be taken against anyone who violates the provisions of this section. /

Renumber sections to conform.

Amend title to conform.

Rep. GOVAN spoke in favor of the amendment.

Rep. ALLISON spoke against the amendment and moved to table the amendment.

Rep. MCDANIEL demanded the yeas and nays which were taken, resulting as follows:

Yeas 69; Nays 38

Those who voted in the affirmative are:

Allison Bailey Bannister Blackwell **Bryant** Burns Calhoon Carter Chumley Cogswell Crawford Dabney Davis Elliott Felder Finlay Fry Gagnon Gilliam Haddon Hewitt Hiott Huggins Hyde Jones Jordan Long Lowe McCabe May McGarry **McGinnis** Morgan D. C. Moss Murphy B. Newton Nutt Oremus

Ballentine
Brittain
Bustos
Caskey
W. Cox
Daning
Erickson
Forrest
Gatch
Hardee
Hixon
J. E. Johnso

Hixon
J. E. Johnson
Ligon
Magnuson
McCravy
T. Moore
V. S. Moss
W. Newton
Pope

Sandifer Simrill G. M. Smith
G. R. Smith M. M. Smith Taylor
Thayer Trantham West
White Whitmire Yow

Total--69

Those who voted in the negative are:

Alexander Anderson Atkinson Bamberg Bernstein Brawley Clyburn Cobb-Hunter Garvin Gilliard Govan Haves Henderson-Myers Hosey Henegan Howard Jefferson J. L. Johnson K. O. Johnson King Kirby Matthews McDaniel McKnight J. Moore Murray Ott **Parks** Pendarvis Rivers Stavrinakis Tedder Rose Weeks Wetmore Wheeler R. Williams S. Williams

Total--38

So, the amendment was tabled.

Reps. MCDANIEL, KING, GOVAN, HENDERSON-MYERS, RIVERS and S. WILLIAMS proposed the following Amendment No. 7 to H. 5183 (COUNCIL\SA\5183C203.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by adding a new Section at the end to read:

/ Section 59-29-670. In the event of a complaint against a teacher, the teacher shall remain in the classroom until the investigation is complete and a final ruling has been delivered. The teacher shall receive professional development and classroom monitoring throughout the investigation period. /

Renumber sections to conform.

Amend title to conform.

Rep. KING spoke in favor of the amendment.

Rep. ALLISON spoke against the amendment and moved to table the amendment.

Rep. KING demanded the yeas and nays which were taken, resulting as follows:

Yeas 70; Nays 36

Those who voted in the affirmative are:

Allison Bailey Ballentine Bannister Bennett Blackwell Brittain **Bryant Burns Bustos** Calhoon Carter Caskev Chumley Cogswell W. Cox Crawford Dabney Daning Davis Elliott Felder **Finlay** Forrest Fry Gagnon Gatch Gilliam Haddon Hardee Hewitt Hiott Hixon Hyde J. E. Johnson Huggins Jones Jordan Ligon Long Lowe Magnuson McCabe McCravy May McGarry **McGinnis** T. Moore Morgan D. C. Moss V. S. Moss W. Newton Murphy B. Newton Nutt Pope Oremus Sandifer Simrill G. M. Smith M. M. Smith Taylor G. R. Smith West Thayer Trantham White Whitmire Wooten

Total--70

Those who voted in the negative are:

Yow

Alexander Anderson Atkinson Bernstein Brawley Clyburn Cobb-Hunter Garvin Gilliard

Henderson-Myers Govan Hayes

Henegan Hosey Howard

Jefferson J. L. Johnson K. O. Johnson

King Kirby Matthews McDaniel McKnight J. Moore Murray **Parks** Ott Pendarvis Rivers Rose Stavrinakis Tedder Wetmore R. Williams S. Williams Wheeler

Total--36

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 8 to H. 5183 (COUNCIL\SA\5183C199.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by adding a new Section at the end to read:

/ Section 59-29-670. Once teaching materials have been reviewed and accepted by a school district, an objection to such teaching materials may not be heard. /

Renumber sections to conform.

Amend title to conform.

Rep. MCDANIEL spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. KING demanded the yeas and nays which were taken, resulting as follows:

Yeas 67; Nays 32

Those who voted in the affirmative are:

Allison Bailey Ballentine Blackwell Bannister Bennett Brittain Bryant Burns Calhoon **Bustos** Carter Caskey Cogswell W. Cox Crawford Dabney Daning Elliott Felder Davis **Finlay** Forrest Fry Gilliam Gagnon Gatch Haddon Hardee Hewitt

Hiott Hixon Huggins Hyde J. E. Johnson Jones Jordan Long Ligon Lowe Magnuson May McCabe McCravy McGarry T. Moore **McGinnis** Morgan D. C. Moss V. S. Moss Murphy B. Newton Nutt Oremus Rutherford Sandifer G. M. Smith M. M. Smith **Taylor** Thayer Trantham West White Wooten Whitmire Willis

Yow

Total--67

Those who voted in the negative are:

Alexander Anderson Atkinson Bamberg Bernstein Brawley Clyburn Cobb-Hunter Garvin Gilliard Govan Hayes Henderson-Myers Hosey Henegan Howard Jefferson J. L. Johnson K. O. Johnson King Kirby McKnight Matthews Murray Parks Pendarvis Ott Tedder Rivers Rose

R. Williams S. Williams

Total--32

So, the amendment was tabled.

Rep. MORGAN proposed the following Amendment No. 9 to H. 5183 (COUNCIL\SA\5183C167.JN.SA22):

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-600(A)(7) and inserting:

/ (7) ideological and viewpoint biases should not be presented as fact to students who receive instruction in public school; /

Amend the bill further, SECTION 2, by striking Section 59-20-620(A)(1) and inserting:

/ (1) one race, sex, ethnicity, color, or national origin is inherently superior to another race, sex, ethnicity, color, or national origin; /

Amend the bill further, SECTION 2, by striking Section 59-20-620(D) and inserting:

- / (D) Nothing in this section prohibits concepts as part of a course of instruction, in a curriculum or instructional program, or through the use of supplemental instructional materials if those concepts involve:
- (1) the history of an ethnic group, as described in the South Carolina State Standards and instructional materials adopted pursuant to the South Carolina Code of Regulations 43-70 (Textbook Adoption);
- (2) the fact based discussion of controversial aspects of history; or
- (3) the fact based instruction on the historical oppression of a particular group of people based on race, ethnicity, class, nationality, religion, or geographic region.

Renumber sections to conform.

Amend title to conform.

Rep. MORGAN moved to adjourn debate on the amendment, which was agreed to.

Rep. GARVIN proposed the following Amendment No. 10 to H. 5183 (COUNCIL\WAB\5183C001.RT.WAB22), which was tabled:

Amend the bill, as and if amended, by striking all after the enacting words and inserting:

/ SECTION 1. This act must be known and may be cited as the "Nothing But The Truth Act".

SECTION 2. Article 1, Chapter 29, Title 59 of the 1976 Code is amended by adding:

- "Section 59-29-12. (A) In South Carolina a public school teacher is required to teach only the truth as stipulated in the South Carolina Education Standards.
- (B) All local school boards shall adopt policies prohibiting indoctrination of students by teachers.
- (C) The State Department of Education shall establish a model policy of transparency regarding curriculum. Each public school district either shall adopt the model policy as its own policy or revise its existing policy to conform to the model policy.
- (D) All state-approved curriculum must be reviewed on a regular basis. This process must be transparent, with notices sent out to the general public. Additionally, curriculum review committees shall

include meaningful conversation with district stakeholders, specifically including parents. Locally, parents have the right to review curriculum standards and submit feedback to the district and state.

(E) Each local school district shall amend its curriculum selection policies to conform to the new State Department of Education 'Model Policy for Library/Media Center Materials Selection and Reconsideration Process'."

SECTION 3. This act takes effect upon approval by the Governor. / Renumber sections to conform.

Amend title to conform.

Rep. GARVIN spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. GOVAN demanded the yeas and nays which were taken, resulting as follows:

Yeas 69; Nays 33

Those who voted in the affirmative are:

Bailey Allison Bannister Blackwell **Bryant** Burns Calhoon Carter Chumley W. Cox Dabney Davis Erickson Felder Fry Gagnon Gilliam Haddon Hewitt Hiott Huggins Hyde K. O. Johnson Jones Ligon Long Magnuson May McCravy McGarry T. Moore Morgan V. S. Moss Murphy W. Newton Nutt Pone Sandifer G. M. Smith G. R. Smith Taylor Thayer

Brittain **Bustos** Caskey Crawford Elliott Forrest Gatch Hardee Hixon J. E. Johnson Jordan Lowe McCabe **McGinnis** D. C. Moss B. Newton Oremus

Simril1

M. M. Smith

Trantham

Ballentine

West White Whitmire Willis Wooten Yow

Total--69

Those who voted in the negative are:

Anderson Atkinson Bamberg
Bernstein Brawley Clyburn
Cobb-Hunter Garvin Gilliard

Govan Hayes Henderson-Myers

Howard Henegan Hosey J. L. Johnson Jefferson King McDaniel Kirby Matthews McKnight J. Moore Murray Ott **Parks** Pendarvis Rivers Rutherford Rose R. Williams Tedder S. Williams

Total--33

So, the amendment was tabled.

Reps. BENNETT and LONG proposed the following Amendment No. 11 to H. 5183 (COUNCIL\WAB\5183C009.RT.WAB22):

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-620(D) and inserting:

- / (D) Instruction or instructional materials which create a narrative that the United States was founded for the purpose of oppression, that the American Revolution was fought for the purpose of protecting oppression or that United States history is a story defined by oppression is hereby prohibited. Notwithstanding subsection (A), LEAs are not prohibited from including concepts as part of a course of instruction, in a curriculum or instructional program, or through the use of supplemental instructional materials if those concepts involve:
- (1) the history of an ethnic group, as described in the South Carolina State Standards and instructional materials adopted pursuant to the South Carolina Code of Regulations 43-70 (Textbook Adoption);
- (2) the impartial discussion of controversial aspects of history; or

(3) the impartial instruction on the historical oppression of a particular group of people based on race, ethnicity, class, nationality, religion, or geographic region.

Renumber sections to conform.

Amend title to conform.

Rep. BENNETT moved to adjourn debate on the amendment, which was agreed to.

Reps. BENNETT and LONG proposed the following Amendment No. 12 to H. 5183 (COUNCIL\WAB\5183C008.RT.WAB22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-640(K) and inserting:

/ (K) If the State Board determines the LEA violated Section 59-29-620, the State Board shall direct the LEA to immediately take corrective action. If the LEA fails to adhere to the corrective action plans, the department shall withhold five percent of a LEA's funds appropriated as part of the State Aid Classrooms and shall initiate disciplinary action against the employees of the LEA responsible for the violation, as well as those who refuse to follow the State Board's directive. The complainant or the Attorney General have the right to appeal the State Board's determination by filing appropriate action with a court of competent jurisdiction seeking to enjoin the alleged violation and enforce all corrective actions and penalties under Sections 59-29-640(C),(J) and (K) of this section. The complainant shall be awarded court costs and reasonable attorney's fees if they prevail.

Renumber sections to conform.

Amend title to conform.

Rep. BENNETT spoke in favor of the amendment.

Rep. GOVAN moved to table the amendment, which was agreed to.

Reps. BENNETT and LONG proposed the following Amendment No. 13 to H. 5183 (COUNCIL\WAB\5183C007.RT.WAB22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-640(C) and inserting:

/ (C) An LEA shall work collaboratively with parents, teachers, and other employees to promptly and diligently investigate the alleged

violation. If the LEA determines that the alleged violation is valid, the LEA shall immediately take corrective action that includes:

- (1) removing any materials, content, seminars, trainings, presentations, speakers, initiatives, programs, surveys, or questionnaires that are found in violation of Section 59-29-620;
- (2) issuing a notice to all employees and parents of enrolled students about the claim of violation, the LEA's findings and determination, and the corrective action taken; and
- (3) initiating disciplinary action against the employee under the South Carolina Educator's Standards of Conduct in accordance with State Board Regulation 43-58 if he or she knowingly committed the violation.

Renumber sections to conform.

Amend title to conform.

Rep. BENNETT spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment, which was agreed to.

Reps. BENNETT and LONG proposed the following Amendment No. 15 to H. 5183 (COUNCIL\WAB\5183C005.RT.WAB22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-620(B) and inserting:

/ (B) Library and media center material, or any instructional materials, both printed and electronically accessible, presentations, assignments, activities, or class discussions, must be age appropriate and grade appropriate. For purposes of this article, topics and content that are sexually explicit, lewd, profane, or involve descriptions of sexual acts, practices, or gender lifestyles are not age appropriate, are hereby reserved for parents to teach and explain to their children in accordance with their family values, and shall not be included in any school materials or activities in any format. However, nothing in this article shall prohibit the instruction of human biological reproduction.

Renumber sections to conform.

Amend title to conform.

Rep. BENNETT spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. MAGNUSON demanded the yeas and nays which were taken, resulting as follows:

Yeas 55; Nays 42

Those who voted in the affirmative are:

Bamberg Allison Atkinson Bannister Bernstein Brittain **Bustos** Calhoon Carter Cobb-Hunter Clyburn Dabney Felder Garvin Gatch Govan Hardee Henegan Herbkersman Hixon Hosev Howard Huggins Jefferson J. L. Johnson K. O. Johnson Jordan Ligon Lowe McCabe McDaniel **McGinnis** J. Moore D. C. Moss V. S. Moss Murphy B. Newton W. Newton Parks Pendarvis Rivers Pope Rose Rutherford Sandifer Simrill G. M. Smith Stavrinakis **Taylor** Tedder West Wetmore R. Williams S. Williams Wooten

Total--55

Those who voted in the negative are:

Blackwell Ballentine Bennett Caskey **Bryant** Burns Chumley W. Cox Crawford Davis Elliott Forrest Gilliam Fry Gagnon Gilliard Haddon Hayes Henderson-Myers Hewitt Hiott Hyde Jones Long Magnuson May McCravy T. Moore McGarry Morgan Murray Nutt Oremus G. R. Smith M. M. Smith Ott

Thayer Trantham White Whitmire Willis Yow

Total--42

So, the amendment was tabled.

LEAVE OF ABSENCE

The SPEAKER *PRO TEMPORE* granted Rep. GILLIAM a leave of absence for the remainder of the day.

POINT OF ORDER

Rep. RUTHERFORD raised the Point of Order under Rule 5.13 that the fiscal impact statement to H. 5183 was insufficient, did not provide needed information, and did not comply with the Rule.

SPEAKER *PRO TEMPORE* POPE overruled the Point of Order. The SPEAKER *PRO TEMPORE* stated that nothing in the Rule stated that specific information was necessary to make a fiscal impact statement sufficient or complete. He explained that a question of the fiscal impact statement's sufficiency was a policy question that could be made by a member upon discussion of the Bill.

Reps. BENNETT and LONG proposed the following Amendment No. 16 to H. 5183 (COUNCIL\WAB\5183C004.RT.WAB22), which was adopted:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-620(A) and inserting:

- / (A) The following prohibited concepts may not be included or promoted in a course of instruction, curriculum, assignment, instructional program, instructional material (including primary or supplemental materials, whether in print, digital, or online), surveys or questionnaires, or professional educator development or training, nor may a student, employee, or volunteer be compelled to affirm, accept, adopt, or adhere to such prohibited concepts:
- (1) one race, sex, ethnicity, religion, color, or national origin is inherently superior to another race, sex, ethnicity, religion, color, or national origin;
- (2) an individual, by virtue of the race, sex, ethnicity, religion, color, or national origin of the individual, inherently is privileged, racist, sexist, or oppressive, whether consciously or subconsciously;

- (3) an individual should be discriminated against or receive adverse treatment because of the race, sex, ethnicity, religion, color, or national origin of the individual;
- (4) the moral character of an individual is determined by the race, sex, ethnicity, religion, color, or national origin of the individual;
- (5) an individual, by virtue of the race or sex of the individual, bears responsibility for actions committed in the past by other members of the same race, sex, ethnicity, religion, color, or national origin;
 - (6) meritocracy or traits such as a hard work ethic:
- (a) are racist, sexist, belong to the principles of one religion; or
- (b) were created by members of a particular race, sex, or religion to oppress members of another race, sex, ethnicity, color, national origin or religion; and
- (7) fault, blame, or bias should be assigned to race, sex, ethnicity, religion, color, or national origin, or to members of a race, sex, ethnicity, religion, color, or national origin because of their race, sex, ethnicity, religion, color, or national origin.

Renumber sections to conform.

Amend title to conform.

Rep. BENNETT spoke in favor of the amendment.

Rep. KING moved to table the amendment.

Rep. MAGNUSON demanded the yeas and nays which were taken, resulting as follows:

Yeas 30; Nays 61

Those who voted in the affirmative are:

Atkinson Bamberg Brawley Clyburn Cobb-Hunter Garvin Gilliard Henderson-Myers Govan Henegan Hosev Howard Jefferson J. L. Johnson K. O. Johnson King **McDaniel** J. Moore D. C. Moss Ott Murray

Rivers

[HJ]

Pendarvis

Rose

Rutherford Sandifer Tedder Wetmore R. Williams S. Williams

Total--30

Those who voted in the negative are:

Allison Ballentine Bannister Bennett Bernstein Blackwell Brittain **Bryant** Burns Calhoon Carter Caskey Chumley W. Cox Crawford Felder Dabney Elliott Finlay Forrest Fry Gagnon Gatch Haddon Hardee Hayes Hill Hiott Hixon Huggins Jordan Hyde Jones Ligon Long Lowe May Lucas Magnuson McCabe McCravy **McGinnis** T. Moore Morgan V. S. Moss B. Newton Murphy Nutt Oremus Pope G. M. Smith G. R. Smith M. M. Smith **Taylor** Trantham West Thaver White Whitmire Willis

Total--61

So, the House refused to table the amendment.

The question then recurred to the adoption of the amendment.

The amendment was then adopted by a division vote of 58 to 30.

Reps. KING and MCDANIEL proposed the following Amendment No. 17 to H. 5183 (COUNCIL\SA\5183C084.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, Section 59-29-620(D), by adding an appropriately numbered item to read:

[HJ] 47

Wooten

/ () the historical fact that in 1525 Spanish explorer Ayllon brought a few enslaved Africans to the South Carolina coast. The attempt to build a colony failed. Before the survivors leave, some Africans may have escaped and then intermarried with native Americans in the area. /

Renumber sections to conform.

Amend title to conform.

Rep. KING spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. GARVIN demanded the yeas and nays which were taken, resulting as follows:

Yeas 58; Nays 28

Those who voted in the affirmative are:

Ballentine Allison Bannister Blackwell Brittain **Bryant** Burns Calhoon Carter Caskey Chumley Cogswell Collins Crawford Dabney Davis Elliott Felder **Finlay** Forrest Fry Gagnon Gatch Haddon Hardee Hill Hiott Hixon Hyde Jordan Ligon Lowe Lucas Magnuson May McCabe McCravy McGarry **McGinnis** D. C. Moss T. Moore Morgan V. S. Moss Murphy B. Newton Nutt Pope Oremus Sandifer G. M. Smith M. M. Smith Trantham Thayer West White Whitmire Willis Wooten

Total--58

Those who voted in the negative are:

Atkinson Bamberg Brawley
Clyburn Cobb-Hunter Garvin
Gilliard Govan Hayes
Henderson-Myers Henegan Hosey

Howard J. L. Johnson K. O. Johnson
King McDaniel McKnight
J. Moore Murray Pendarvis
Rivers Rose Rutherford
Tedder Wetmore Wheeler

R. Williams

Total--28

So, the amendment was tabled.

Reps. KING and MCDANIEL proposed the following Amendment No. 18 to H. 5183 (COUNCIL\SA\5183C085.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, Section 59-29-620(D), by adding an appropriately numbered item to read:

/ () the historical fact that in 1670 a group of about 100 English settlers and at least one enslaved African created the first permanent colony near present-day Charleston. Soon after the governor brought a family of enslaved Africans, known only as John Senior, John Junior, and Elizabeth, to the colony. In the following years enslaved Africans helped establish the first colony in many ways, building homes and performing such tasks as the cooking, sewing, and gardening required on plantations and in towns. They also use their African-learned cattle raising and driving skills-they are the first American cowboys. Around one in three of the early settlers were African.

Renumber sections to conform.

Amend title to conform.

Rep. BRAWLEY spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. BRAWLEY demanded the yeas and nays which were taken, resulting as follows:

Yeas 62; Nays 31

Those who voted in the affirmative are:

Allison Bailev Ballentine Bannister Blackwell Brittain **Bryant** Burns Calhoon Chumley Cogswell Collins W. Cox Dabney Davis Elliott Felder **Finlay** Forrest Fry Gagnon Haddon Hardee Gatch Hewitt Hill Hiott Hixon Huggins Hyde Jordan Ligon Jones Long Lowe Lucas Magnuson May McCabe McCravy McGarry McGinnis T. Moore Morgan D. C. Moss V. S. Moss Murphy B. Newton Nutt Oremus Pope Sandifer G. M. Smith Taylor Thayer Trantham West White Whitmire Willis

Yow

Total--62

Those who voted in the negative are:

Atkinson Bamberg Bernstein Clyburn Cobb-Hunter Brawley Garvin Gilliard Govan Henderson-Myers Hayes Henegan Hosey Howard Jefferson J. L. Johnson K. O. Johnson King **McDaniel** J. Moore Murray Rivers Rose Pendarvis Tedder Rutherford Stavrinakis Wetmore Wheeler R. Williams

S. Williams

Wooten

Total--31

So, the amendment was tabled.

Reps. KING and MCDANIEL proposed the following Amendment No. 19 to H. 5183 (COUNCIL\SA\5183C086.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, Section 59-29-620(D), by adding an appropriately numbered item to read:

/ () the historical fact that in 1685 seed rice arrived in Charleston as a gift from a sea captain whose boat was under repair. Efforts by the English to grow rice fail. Enslaved Africans, who grew rice in Africa, showed the English how to grow rice in wet areas. The rice culture, which creates great wealth for the colony, began. /

Renumber sections to conform.

Amend title to conform.

Rep. GARVIN spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. BRAWLEY demanded the yeas and nays which were taken, resulting as follows:

Yeas 62; Nays 32

Those who voted in the affirmative are:

Allison Bailey Bannister **Bryant** Calhoon Carter Cogswell Collins Crawford Dabney Davis Elliott **Finlay** Forrest Gagnon Gatch Hardee Hewitt Hiott Hixon Hyde Jones Ligon Long Lucas Magnuson McCabe McCravy **McGinnis** T. Moore V. S. Moss D. C. Moss Nutt Oremus Sandifer G. M. Smith Taylor Thayer

Burns Chumley W. Cox Daning Felder Fry Haddon Hill Huggins Jordan Lowe May McGarry Morgan Murphy Pope

Ballentine

M. M. Smith Trantham

West White Whitmire

Willis Yow

Total--62

Those who voted in the negative are:

Atkinson Bamberg Bernstein
Brawley Brittain Clyburn
Cobb-Hunter Garvin Gilliard

Govan Hayes Henderson-Myers

Howard Henegan Hosey J. L. Johnson Jefferson K. O. Johnson King Kirby Matthews McDaniel McKnight J. Moore Murray Pendarvis Rivers Rutherford Tedder Rose

R. Williams S. Williams

Total--32

So, the amendment was tabled.

Reps. KING and MCDANIEL proposed the following Amendment No. 20 to H. 5183 (COUNCIL\SA\5183C087.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, Section 59-29-620(D), by adding an appropriately numbered item to read:

/ () the historical fact that in 1708 the growth of indigo and cotton required more and more labor, which lead to the importation of more and more enslaved Africans. By 1708 the numbers of whites and blacks in South Carolina were equal at about 4,000 each, according to British census figures. For most of the next two centuries (except a brief period between 1790 and 1820) blacks will outnumber whites in the state. /

Renumber sections to conform.

Amend title to conform.

Rep. J. L. JOHNSON spoke in favor of the amendment.

RULE 3.9 NOT INVOKED

Rep. KING moved that Rule 3.9 be invoked.

Rep. HIOTT moved to table the motion.

Rep. KING demanded the yeas and nays which were taken, resulting as follows:

Yeas 64; Nays 29

Those who voted in the affirmative are:

Allison Bailey Ballentine Bannister Bennett Brittain **Bryant** Burns Calhoon Carter Chumley Cogswell Crawford Collins W. Cox Dabney Davis Daning Elliott Felder Finlay Forrest Fry Gagnon Haddon Gatch Hardee Huggins Hewitt Hixon Hyde J. E. Johnson Jones Jordan Long Ligon Lowe Lucas Magnuson May McCabe McCravy McGarry McGinnis T. Moore Morgan D. C. Moss V. S. Moss Murphy B. Newton Nutt Sandifer Oremus Pope G. M. Smith M. M. Smith **Taylor** West Trantham Thayer White Whitmire Willis Yow

Total--64

Those who voted in the negative are:

Bernstein Anderson Bamberg Brawley Clyburn Cobb-Hunter Garvin Gilliard Govan Henderson-Myers Hosey Howard K. O. Johnson Jefferson J. L. Johnson King Kirby Matthews McDaniel McKnight J. Moore Murray Ott Rivers

Rose Rutherford Tedder

R. Williams S. Williams

Total--29

So, Rule 3.9 was not invoked.

Rep. HIOTT moved to table the amendment.

Rep. KING demanded the yeas and nays which were taken, resulting as follows:

Yeas 59; Nays 27

Those who voted in the affirmative are:

Allison Bailey Ballentine Bannister Bennett Brittain **Bryant** Calhoon Carter Cogswell Collins W. Cox Crawford Dabney **Daning** Davis Elliott Felder **Finlay** Forrest Fry Haddon Gagnon Gatch Hardee Hewitt Hiott Hixon Huggins Hyde Jordan J. E. Johnson Jones Lowe Ligon Long Lucas Magnuson May McCravy McCabe McGarry **McGinnis** T. Moore Morgan V. S. Moss Murphy D. C. Moss B. Newton Pope Sandifer G. M. Smith **Taylor** Thayer West White Whitmire Willis Yow

Total--59

Those who voted in the negative are:

Anderson Atkinson Bernstein
Brawley Clyburn Cobb-Hunter
Garvin Gilliard Govan

Hayes Henderson-Myers Hosey Jefferson J. L. Johnson K. O. Johnson Matthews King Kirby McKnight J. Moore Murray Ott Rivers Rose Rutherford Tedder R. Williams

Total--27

So, the amendment was tabled.

Reps. KING and MCDANIEL proposed the following Amendment No. 21 to H. 5183 (COUNCIL\SA\5183C088.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, Section 59-29-620(D), by adding an appropriately numbered item to read:

/ () the historical fact that from 1730-1739 about 20,000 enslaved Africans were brought to the state. Enslaved people resisted in a wide range of ways, from acting lazy or stupid or breaking tools in order to minimize the work that is being forced upon them, to theft, running away, and even individual violent resistance. /

Renumber sections to conform.

Amend title to conform.

Rep. KING spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. BRAWLEY demanded the yeas and nays which were taken, resulting as follows:

Yeas 63; Nays 26

Those who voted in the affirmative are:

Allison Bailey Ballentine Brittain Bannister Bennett **Bryant Bustos** Calhoon Carter Chumley Cogswell W. Cox Crawford Collins Dabney Davis Elliott Felder **Finlay** Forrest Gatch Fry Gagnon

Haddon Hardee Herbkersman Hewitt Hiott Hixon Huggins J. E. Johnson Hyde Jordan Ligon Long Lowe Lucas Magnuson McCravy Mav McCabe McGarry T. Moore **McGinnis** D. C. Moss V. S. Moss Morgan Murphy B. Newton W. Newton Pope Sandifer Simrill G. M. Smith M. M. Smith **Taylor** White Thaver West Whitmire Yow Willis

Total--63

Those who voted in the negative are:

Atkinson Bernstein Brawley Clyburn Cobb-Hunter Garvin

Gilliard Hayes Henderson-Myers Hosey Jefferson J. L. Johnson K. O. Johnson Kirby King Matthews McDaniel McKnight J. Moore Murray Rivers Rutherford Tedder Rose

R. Williams S. Williams

Total--26

So, the amendment was tabled.

Reps. KING and MCDANIEL proposed the following Amendment No. 22 to H. 5183 (COUNCIL\SA\5183C089.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, Section 59-29-620(D), by adding an appropriately numbered item to read:

/ () the historical fact that in 1739 the Stono Rebellion occurred. Although enslaved people have periodically fought back, this was the first large-scale rebellion. Roughly 100 enslaved Africans, led by 'Jemmy,' capture firearms about 20 miles south of Charles Town, and attempted to rally more people to join them. They planned to fight their

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way to St. Augustine where the Spanish promised freedom. They accidentally ran into a group of whites led by the Lt. Governor of the state, who alerts white authorities before the group has time to grow into an overwhelming force. The revolt is forcefully put down and some sixty of the rebels were executed. /

Renumber sections to conform.

Amend title to conform.

Rep. MCDANIEL spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. KING demanded the yeas and nays which were taken, resulting as follows:

Yeas 66; Nays 28

Those who voted in the affirmative are:

Allison Bailey Ballentine Bannister Bennett Brittain Burns **Bustos** Calhoon Carter Chumley Caskey W. Cox Cogswell Collins Crawford Dabney Daning Davis Elliott Felder **Finlay** Forrest Fry Haddon Gagnon Gatch Hardee Herbkersman Hewitt Hiott Hixon Huggins Hyde J. E. Johnson Jones Jordan Ligon Long Lowe Lucas Magnuson McCabe May McCravy **McGinnis** T. Moore Morgan D. C. Moss V. S. Moss Murphy Nutt Pope Oremus G. M. Smith Sandifer Simrill M. M. Smith Taylor Thayer Trantham West White Whitmire Willis Yow

Total--66

Those who voted in the negative are:

Atkinson Bernstein Brawley Clyburn Cobb-Hunter Garvin

Gilliard Hayes Henderson-Myers

Henegan Hosey Jefferson J. L. Johnson K. O. Johnson King Kirby Matthews **McDaniel** J. Moore Murray Ott Pendarvis Rivers Rose Rutherford Tedder R. Williams

S. Williams

Total--28

So, the amendment was tabled.

Reps. KING and MCDANIEL proposed the following Amendment No. 23 to H. 5183 (COUNCIL\SA\5183C090.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, Section 59-29-620(D), by adding an appropriately numbered item to read:

/ () the historical fact that in 1740, in reaction to the Stono Rebellion, the legislature passed slave codes which forbid travel without written permission, group meetings without the presence of whites, raising their own food, possessing money, learning to read, and the use of drums, horns, and other 'loud instruments,' that might be used by enslaved Africans to communicate with each other.

Renumber sections to conform.

Amend title to conform.

Rep. RIVERS spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. KING demanded the yeas and nays which were taken, resulting as follows:

Yeas 66; Nays 27

Those who voted in the affirmative are:

Allison Bailey Ballentine Bannister Blackwell Brittain

Bryant Burns **Bustos** Calhoon Collins Carter W. Cox Crawford Dabney Daning Davis Elliott Felder **Finlay** Forrest Gagnon Fry Gatch

Haddon Hardee Herbkersman

Hewitt Hiott Hixon

J. E. Johnson Huggins Hyde Jones Jordan Ligon Lowe Lucas Long Magnuson Mav McCabe McCravy McGarry **McGinnis** T. Moore Morgan D. C. Moss V. S. Moss Murphy W. Newton

Nutt Oremus Pope Sandifer G. M. Smith

M. M. Smith Taylor Thayer Trantham West White Whitmire Willis Wooten Yow

Total--66

Those who voted in the negative are:

Bernstein Alexander Atkinson Brawley Clyburn Cobb-Hunter Garvin Gilliard Hayes Jefferson Henegan Hosey K. O. Johnson J. L. Johnson King J. Moore Kirby McDaniel Murray Ott Pendarvis Rivers Rutherford Rose Tedder R. Williams S. Williams

Total--27

So, the amendment was tabled.

Reps. KING and MCDANIEL proposed the following Amendment No. 24 to H. 5183 (COUNCIL\SA\5183C091.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, Section 59-29-620(D), by adding an appropriately numbered item to read:

/ () the historical fact that in 1790 the Brown Fellowship Society is formed. It was one of many self-help groups formed by free African-Americans to help with education, burial costs, and support of widows and orphans of members. Others include the Human Brotherhood and the Unity and Friendship Society. The Brown Fellowship Society reflected the prejudice of the day, restricting its membership to those who are racially mixed and whose skin color is brown rather than black. /

Renumber sections to conform.

Amend title to conform.

Rep. KING spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. KING demanded the yeas and nays which were taken, resulting as follows:

Yeas 67; Nays 28

Those who voted in the affirmative are:

Allison Bailey Ballentine Bannister Blackwell Brittain **Bryant** Burns Bustos Calhoon Carter Caskev Chumley Cogswell Collins W. Cox Crawford Dabney Daning Davis Felder Finlay Forrest Fry Gagnon Gatch Haddon Hardee Herbkersman Hewitt Hixon Hiott Huggins Hyde J. E. Johnson Jones Jordan Ligon Long Lowe Lucas Magnuson McCabe McCravy May **McGinnis** T. Moore Morgan D. C. Moss V. S. Moss Murphy Pope Nutt Oremus Sandifer G. M. Smith M. M. Smith

TaylorThayerThigpenTranthamWestWhiteWhitmireWillisWooten

Yow

Total--67

Those who voted in the negative are:

Alexander Atkinson Bamberg Bernstein Brawley Clyburn Cobb-Hunter Garvin Gilliard Haves Henderson-Myers Henegan Hosey J. L. Johnson Jefferson K. O. Johnson King Kirby Matthews McDaniel J. Moore Rivers Rose Murray Rutherford R. Williams Tedder

S. Williams

Total--28

So, the amendment was tabled.

Reps. KING and MCDANIEL proposed the following Amendment No. 25 to H. 5183 (COUNCIL\SA\5183C092.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, Section 59-29-620(D), by adding an appropriately numbered item to read:

/ () the historical fact that in 1792 restrictions were placed on free African-Americans. South Carolina passed a law requiring all free African-Americans between the ages of 16 and 50 to pay a yearly 'head tax' of \$2.00, a significant sum of money in that day. This is but one of a number of laws that made life very difficult for the relatively few African-Americans who were free. In 1790 they numbered only 1,801 of the 109,000 African-Americans who lived in the state. /

Renumber sections to conform.

Amend title to conform.

Rep. MCDANIEL spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. MCDANIEL demanded the yeas and nays which were taken, resulting as follows:

Yeas 65; Nays 24

Those who voted in the affirmative are:

Allison Bailey Bannister Blackwell **Bryant** Burns Calhoon Carter Chumley Cogswell W. Cox Crawford Daning Davis Finlay Forrest Gatch Govan Hardee Hewitt Hixon Huggins J. E. Johnson Jones Ligon Long Lucas Magnuson McCabe McCravy **McGinnis** T. Moore D. C. Moss V. S. Moss Nutt Oremus Simrill Sandifer Taylor M. M. Smith West White

Ballentine Brittain Bustos Caskey Collins Dabney Felder Fry Haddon Hiott Hyde Jordan Lowe May McGarry Morgan B. Newton Pope G. M. Smith Trantham Whitmire

Willis Yow

Total--65

Those who voted in the negative are:

Atkinson Bamberg Bernstein Brawley Cobb-Hunter Garvin Gilliard Hayes Henegan J. L. Johnson Jefferson K. O. Johnson King Kirby Matthews J. Moore McDaniel Murray Ott Rivers Rose Tedder R. Williams S. Williams

Total--24

So, the amendment was tabled.

Reps. KING and MCDANIEL proposed the following Amendment No. 26 to H. 5183 (COUNCIL\SA\5183C093.JN.SA22), which was ruled out of order:

Amend the bill, as and if amended, SECTION 2, Section 59-29-620(D), by adding an appropriately numbered item to read:

/ () the historical fact that in 1793 the invention of the cotton gin made the growing of cotton profitable in noncoastal areas where only cotton with a lot of seeds in the bolls will grow. This greatly increased the need for labor and once again increased the number of enslaved Africans brought to the state./

Renumber sections to conform.

Amend title to conform.

Rep. BAMBERG spoke in favor of the amendment.

POINT OF ORDER

Rep. MORGAN raised the Point of Order that Amendment Nos. 26-35 were dilatory and out of order pursuant to Rule 8.3.

Rep. BAMBERG argued contra and stated that each Amendment discussed historically different and separate events and facts and each Amendment should be debated on its own merits.

Rep. COBB-HUNTER argued contra.

SPEAKER *PRO TEMPORE* POPE stated that he had reviewed the Amendments, taken notes, and had determined the Amendments to be substantially the same. He stated that he viewed them, as a group, as dilatory and repetitive. He sustained the Point of Order and ruled Amendment Nos. 26-35 to be out of order.

Reps. KING and MCDANIEL proposed the following Amendment No. 36 to H. 5183 (COUNCIL\SA\5183C103.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, Section 59-29-620(D), by adding an appropriately numbered item to read:

/ () the historical fact that in 1861 Union forces took control of the Sea Islands. Enslaved African-Americans fled to the area where Union troops considered blacks to be free because they were the 'contraband of war.' That is, they were the property of the enemy which is forfeited. Formal freedom came more than a year later with the Emancipation Proclamation. /

Renumber sections to conform.

Amend title to conform.

Rep. RIVERS spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. MCDANIEL demanded the yeas and nays which were taken, resulting as follows:

Yeas 62; Nays 29

Those who voted in the affirmative are:

Ballentine Bannister Allison Blackwell Brittain **Bryant** Calhoon Burns **Bustos** Collins Carter Cogswell Crawford W. Cox Dabney Daning Davis Felder Fry Gagnon Gatch Haddon Hardee Hewitt Hiott Hixon Huggins J. E. Johnson Jones Hyde Jordan Ligon Long Lowe Lucas Magnuson McCravy McCabe McGarry T. Moore **McGinnis** Morgan D. C. Moss V. S. Moss Murphy B. Newton Nutt Oremus Pope Sandifer Simril1 G. M. Smith G. R. Smith M. M. Smith **Taylor** Thayer Trantham West White Whitmire Willis Wooten

Total--62

Those who voted in the negative are:

Atkinson Bernstein Brawley Clyburn Cobb-Hunter Gilliard

Govan Hayes Henderson-Myers

Henegan Hosey Jefferson

J. L. JohnsonK. O. JohnsonKingKirbyMcDanielJ. MooreMurrayOttPendarvisRiversRoseRutherfordTedderThigpenWetmore

R. Williams S. Williams

Total--29

So, the amendment was tabled.

Reps. KING and MCDANIEL proposed the following Amendment No. 37 to H. 5183 (COUNCIL\SA\5183C104.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, Section 59-29-620(D), by adding an appropriately numbered item to read:

/ () the historical fact that on May 12, 1862, Robert Smalls sailed the Planter through Confederate lines and delivered it and its cargo to Union forces off the South Carolina coast. He volunteered to help the Union Navy guide its ships through the dangerous South Carolina coastal waters for the rest of the war.

Renumber sections to conform.

Amend title to conform.

Rep. MCDANIEL spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. ALLISON demanded the yeas and nays which were taken, resulting as follows:

Yeas 69; Nays 30

Those who voted in the affirmative are:

Allison Bailey Ballentine Bannister Blackwell Bennett Brittain **Brvant** Burns **Bustos** Calhoon Carter W. Cox Chumley Collins Crawford Dabney Daning Davis Elliott Finlay Forrest Gagnon Fry

Gatch Haddon Hardee Herbkersman Hewitt Hiott Huggins Hyde Hixon J. E. Johnson Jones Jordan Ligon Lowe Long Magnuson Lucas May McCabe McCravy McGarry **McGinnis** T. Moore Morgan B. Newton V. S. Moss Murphy W. Newton Nutt Oremus Sandifer Simrill Pope G. M. Smith G. R. Smith M. M. Smith **Taylor** Thayer Trantham West White Whitmire Willis Wooten Yow

Total--69

Those who voted in the negative are:

Anderson Atkinson Bernstein Brawley Clyburn Cobb-Hunter Cogswell Dillard Garvin Gilliard Govan Hayes Henderson-Myers Henegan Hosey K. O. Johnson J. L. Johnson Jefferson

King Kirby McDaniel
J. Moore Murray Ott
Rose Rutherford Tedder
Thigpen Wetmore R. Williams

Total--30

So, the amendment was tabled.

POINT OF ORDER

Rep. SIMRILL raised the Point of Order that Amendment Nos. 38-257 and 273-279 were dilatory and violated House Rule 8.3.

Rep. KING argued contra and asked that each challenged Amendment be addressed individually with an explanation as to why it was allegedly dilatory.

Rep. BAMBERG argued contra and stated that the Amendments in question dealt with separate subject matter that might be required to be publicly published pursuant to Section 59-29-65, as printed in the Bill.

SPEAKER *PRO TEMPORE* POPE ordered that the House stand at ease subject to the call of the Chair in order that he have time to review the Amendments in question. The SPEAKER *PRO TEMPORE* reviewed the Amendments and stated that after review he had determined that Amendment Nos. 38-257 and 275 were dilatory, and he sustained the Point of Order for those Amendments.

The SPEAKER *PRO TEMPORE* stated Amendment Nos. 274 and 276-279 were not dilatory, and he overruled the Point of Order as to those Amendments.

THE HOUSE RESUMES

At 2:36 p.m. the House resumed, the SPEAKER *PRO TEMPORE* in the Chair.

Reps. MCDANIEL and KING proposed the following Amendment No. 258 to H. 5183 (COUNCIL\SA\5183C205.JN.SA22), which was tabled:

Amend the bill, as and if amended, by striking SECTION 1 and inserting:

/ SECTION 1. This act must be known and may be cited as the "South Carolina Investigates Teachers Act". /

Renumber sections to conform.

Amend title to conform.

Rep. KING spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. KING demanded the yeas and nays which were taken, resulting as follows:

Yeas 68; Nays 30

Those who voted in the affirmative are:

Allison Bailey Ballentine
Blackwell Brittain Bryant
Burns Bustos Calhoon
Carter Caskey Chumley
Clyburn Cogswell Collins

W. Cox Crawford Daning Davis Elliott Erickson Felder Forrest Fry Gagnon Gatch Haddon Hardee Herbkersman Hewitt Hiott Hixon Huggins Hyde J. E. Johnson Jones Jordan Ligon Long Magnuson Lowe Lucas May McCabe McCravy McGarry **McGinnis** T. Moore V. S. Moss Morgan D. C. Moss Murphy B. Newton Nutt Oremus Pope Sandifer G. M. Smith Simrill M. M. Smith **Taylor** Thayer Trantham White Whitmire Willis

Wooten Yow

Total--68

Those who voted in the negative are:

Anderson Atkinson Bernstein Brawley Cobb-Hunter Dillard Garvin Gilliard Govan Hayes Henderson-Myers Henegan Howard Jefferson J. L. Johnson Kirby K. O. Johnson King J. Moore McDaniel McKnight Murray **Parks** Rivers Rose Rutherford Thigpen Wheeler R. Williams S. Williams

Total--30

So, the amendment was tabled.

POINT OF ORDER

Rep. SIMRILL raised the Point of Order that Amendment No. 259 was dilatory and violated House Rule 8.3.

SPEAKER PRO TEMPORE POPE overruled the Point of Order.

Reps. MCDANIEL and KING proposed the following Amendment No. 259 to H. 5183 (COUNCIL\SA\5183C206.JN.SA22), which was tabled:

Amend the bill, as and if amended, by striking SECTION 1 and inserting:

/ SECTION 1. This act must be known and may be cited as the "South Carolina Hides The Real World From Students Act". /

Renumber sections to conform.

Amend title to conform.

Rep. KING spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. KING demanded the yeas and nays which were taken, resulting as follows:

Yeas 67; Nays 30

Those who voted in the affirmative are:

Allison Bailey Ballentine Blackwell **Bryant** Burns **Bustos** Calhoon Carter Caskey Chumley Cogswell Collins W. Cox Crawford Dabney Daning Davis Erickson Elliott Felder Forrest Fry Gagnon Haddon Gatch Hardee Herbkersman Hiott Hixon Huggins Jordan Hyde Ligon Long Lowe Lucas Magnuson May McCabe McCravy **McGarry McGinnis** T. Moore Morgan V. S. Moss D. C. Moss Murphy B. Newton W. Newton Nutt Oremus Sandifer Pope G. M. Smith G. R. Smith Simrill M. M. Smith Taylor Thayer West White Trantham

Whitmire Willis Wooten

Yow

Total--67

Those who voted in the negative are:

Atkinson Bernstein Anderson Brawley Clyburn Dillard Gilliard Garvin Govan Hayes Henderson-Myers Howard Jefferson K. O. Johnson King McDaniel J. Moore Kirby Murray **Parks** Ott Rivers Rose Rutherford Tedder Thigpen Wetmore R. Williams Wheeler S. Williams

Total--30

So, the amendment was tabled.

POINT OF ORDER

Rep. SIMRILL raised the Point of Order that Amendment Nos. 260 and 289-292 were dilatory and violated House Rule 8.3.

SPEAKER *PRO TEMPORE* POPE sustained the Point of Order and ruled Amendment Nos. 260 and 289-292 to be dilatory and out of order.

Reps. MCDANIEL and KING proposed the following Amendment No. 261 to H. 5183 (COUNCIL\SA\5183C208.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by deleting Section 59-29-600(A)(1).

Renumber sections to conform.

Amend title to conform.

Rep. KING spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. KING demanded the yeas and nays which were taken, resulting as follows:

Yeas 70; Nays 34

Those who voted in the affirmative are:

Ballentine Allison Bailey Bannister Blackwell Brittain **Bryant** Burns Bustos Calhoon Carter Caskey Chumley Cogswell Collins W. Cox Crawford Dabney Elliott Daning Davis Erickson Felder Forrest Fry Gagnon Gatch

Haddon Hardee Herbkersman Hewitt Hixon Huggins J. E. Johnson Jones Hyde Jordan Ligon Long Lucas Lowe Magnuson May McCabe McCravy McGarry **McGinnis** Morgan D. C. Moss V. S. Moss Murphy B. Newton W. Newton Nutt Pope Oremus Sandifer G. M. Smith Simrill G. R. Smith M. M. Smith **Taylor** Thayer White Trantham West Whitmire Willis Wooten

Yow

Total--70

Those who voted in the negative are:

Alexander Anderson Atkinson Bamberg Clyburn Brawley Cobb-Hunter Garvin Dillard Gilliard Govan Hayes Henderson-Myers Henegan Howard Jefferson K. O. Johnson King Kirby Matthews McDaniel McKnight J. Moore Murray

Ott Parks Rivers
Rose Rutherford Tedder
Thigpen Wheeler R. Williams

S. Williams

Total--34

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 262 to H. 5183 (COUNCIL\SA\5183C209.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by deleting Section 59-29-600(A)(3).

Renumber sections to conform.

Amend title to conform.

Rep. KING spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. KING demanded the yeas and nays which were taken, resulting as follows:

Yeas 70; Nays 35

Those who voted in the affirmative are:

Allison Bailey Ballentine Blackwell Bannister Brittain **Bryant** Burns **Bustos** Calhoon Caskey Carter Chumley Cogswell Collins W. Cox Crawford Dabney Elliott **Daning** Davis Erickson Felder Forrest Gatch Fry Gagnon Haddon Hardee Herbkersman Hewitt Hiott Hixon

Huggins Hyde J. E. Johnson Jones Jordan Ligon

Long Lowe Lucas
Magnuson May McCabe

McCravy **McGarry McGinnis** T. Moore Morgan D. C. Moss V. S. Moss Murphy B. Newton Nutt Oremus Pope Sandifer G. M. Smith G. R. Smith Thayer M. M. Smith Taylor Trantham West White Whitmire Willis Wooten

Yow

Total--70

Those who voted in the negative are:

Alexander Anderson Atkinson Bernstein Brawley Clyburn Dillard Garvin Cobb-Hunter Gilliard Govan Hayes Henderson-Myers Henegan Hosey Howard Jefferson J. L. Johnson K. O. Johnson King Kirby Matthews McDaniel McKnight J. Moore Ott Murray Rivers Rose Rutherford Tedder Thigpen Wetmore R. Williams S. Williams

Total--35

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 263 to H. 5183 (COUNCIL\SA\5183C210.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-600(A)(4) and inserting:

/ (4) the State Department of Education, State Board of Education, and Education Oversight Committee regularly review, revise, and publish statewide academic standards; /

Renumber sections to conform.

Amend title to conform.

Rep. BRAWLEY spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. BRAWLEY demanded the yeas and nays which were taken, resulting as follows:

Yeas 65; Nays 34

Those who voted in the affirmative are:

Allison Bailey Ballentine Bannister Bennett Blackwell Brittain Brvant Burns **Bustos** Calhoon Carter Cogswell W. Cox Crawford Dabney Daning Davis Elliott Erickson Felder Forrest Fry Gagnon Gatch Haddon Hardee Herbkersman Hewitt Hiott Hixon Hyde

J. E. Johnson Jones Jordan Ligon Lowe Lucas Long Magnuson May McCabe McCravy McGarry **McGinnis** T. Moore Morgan D. C. Moss V. S. Moss B. Newton Murphy W. Newton Pope Nutt G. M. Smith G. R. Smith Sandifer

M. M. Smith Taylor Thayer
West White Whitmire

Wooten Yow

Total--65

Those who voted in the negative are:

Alexander Anderson Atkinson
Bernstein Brawley Clyburn
Cobb-Hunter Dillard Garvin
Gilliard Govan Hayes
Henderson-Myers Henegan Hosey

Howard Jefferson J. L. Johnson

K. O. Johnson	King	Kirby
Matthews	McDaniel	McKnight
J. Moore	Murray	Ott
Rivers	Rose	Rutherford
Tedder	Wetmore	R. Williams

S. Williams

Total--34

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 264 to H. 5183 (COUNCIL\SA\5183C211.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-600(A)(7) and inserting:

/ (7) ideological and viewpoint biases are inappropriate and therefore should not be explicitly presented to students who receive instruction in public school; /

Renumber sections to conform.

Amend title to conform.

Rep. J. L. JOHNSON spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. J. L. JOHNSON demanded the yeas and nays which were taken, resulting as follows:

Yeas 63; Nays 34

Those who voted in the affirmative are:

Bailey	Ballentine
Bennett	Blackwell
Bryant	Burns
Calhoon	Carter
W. Cox	Dabney
Davis	Elliott
Felder	Forrest
Gagnon	Gatch
Hardee	Hewitt
Hixon	Huggins
	Bennett Bryant Calhoon W. Cox Davis Felder Gagnon Hardee

Hyde J. E. Johnson Jones Jordan Long Ligon Lowe Lucas May McCabe McCravy McGarry **McGinnis** Morgan D. C. Moss Murphy B. Newton V. S. Moss W. Newton Nutt Pope G. M. Smith G. R. Smith Sandifer Thayer M. M. Smith **Taylor** West White Whitmire Willis Wooten Yow

Total--63

Those who voted in the negative are:

Alexander Anderson Atkinson
Bernstein Brawley Clyburn
Cobb-Hunter Dillard Garvin

Govan Hayes Henderson-Myers

Henegan Hosey Howard J. L. Johnson K. O. Johnson King Matthews McDaniel Kirby McKnight J. Moore Murray Ott Pendarvis Rivers Stavrinakis Rose Rutherford Tedder Wetmore R. Williams

S. Williams

Total--34

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 265 to H. 5183 (COUNCIL\SA\5183C212.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-600(A)(8) and inserting:

/ (8) parents and students are able to raise awareness and have their concerns;/

Renumber sections to conform.

Amend title to conform.

Rep. KING spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. KING demanded the yeas and nays which were taken, resulting as follows:

Yeas 66; Nays 35

Those who voted in the affirmative are:

Allison Bailey Ballentine Bannister Bennett Blackwell Brittain Brvant Burns **Bustos** Calhoon Carter Chumley Cogswell W. Cox Dabney Daning Davis Elliott Erickson Felder Forrest Fry Gagnon Haddon Hardee Herbkersman Hewitt Hill Hiott Hixon Huggins Hyde J. E. Johnson Jones Jordan Lowe Ligon Long Lucas Magnuson May McCabe McCravy McGarry **McGinnis** T. Moore Morgan D. C. Moss V. S. Moss B. Newton Sandifer Nutt Pope G. M. Smith Simrill G. R. Smith M. M. Smith Taylor Thayer White Whitmire West Willis Wooten Yow

Total--66

Those who voted in the negative are:

Anderson Atkinson Bernstein
Brawley Clyburn Cobb-Hunter
Dillard Garvin Gilliard

Govan Hayes Henderson-Myers

Henegan Hosey Howard
Jefferson J. L. Johnson K. O. Johnson

King Kirby Matthews
McDaniel McKnight J. Moore
Murray Ott Pendarvis
Rivers Rose Rutherford
Stavrinakis Tedder Wetmore

R. Williams S. Williams

Total--35

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 266 to H. 5183 (COUNCIL\SA\5183C213.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by deleting Section 59-29-600(A)(9).

Renumber sections to conform.

Amend title to conform.

Rep. TEDDER spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. TEDDER demanded the yeas and nays which were taken, resulting as follows:

Yeas 66; Nays 35

Those who voted in the affirmative are:

Bannister Allison Bailey Bennett Blackwell Brittain **Bryant** Burns Bustos Chumley Calhoon Carter Cogswell W. Cox Crawford Daning Dabney Davis Elliott Erickson Felder Forrest Fry Gagnon Haddon Hardee Gatch Hewitt Hiott Hill Hixon Huggins Hyde Jordan J. E. Johnson Jones Long Lowe Ligon

Lucas Magnuson May McCabe McCravy McGarry **McGinnis** T. Moore V. S. Moss Murphy B. Newton W. Newton Nutt Oremus Pope G. R. Smith Sandifer G. M. Smith M. M. Smith **Taylor** Thayer Trantham West White Whitmire Willis Yow

Total--66

Those who voted in the negative are:

Anderson Atkinson Bernstein Brawley Clyburn Cobb-Hunter Dillard Garvin Gilliard Govan Hayes Henegan Hosey Howard Jefferson J. L. Johnson K. O. Johnson King Kirby Matthews **McDaniel** McKnight J. Moore Murray Parks Pendarvis Ott Rivers Rose Rutherford Stavrinakis Tedder Wetmore

R. Williams S. Williams

Total--35

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 267 to H. 5183 (COUNCIL\SA\5183C214.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by deleting Section 59-29-600(A)(10).

Renumber sections to conform.

Amend title to conform.

Rep. MCDANIEL spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. MCDANIEL demanded the yeas and nays which were taken, resulting as follows:

Yeas 65; Nays 31

Those who voted in the affirmative are:

Allison Bailey Bannister Bennett Brittain Bryant Calhoon **Bustos** Chumley Cogswell Daning Davis Erickson Felder Fry Gagnon Haddon Hardee Hill Hiott Huggins Hyde Jones Jordan Long Lowe Magnuson May McCravy McGarry T. Moore Morgan V. S. Moss Murphy Nutt Oremus Sandifer G. M. Smith **Taylor** M. M. Smith West Trantham

Ballentine Blackwell Burns Carter Dabney Elliott Forrest Gatch Hewitt Hixon

J. E. Johnson
Ligon
Lucas
McCabe
McGinnis
D. C. Moss
B. Newton
Pope
G. R. Smith

Thayer Whitmire

Total--65

Those who voted in the negative are:

Willis

Anderson Atkinson Bernstein
Brawley Clyburn Cobb-Hunter
Dillard Garvin Gilliard

Yow

Govan Hayes Henderson-Myers

Henegan Hosey Jefferson
J. L. Johnson K. O. Johnson King
Kirby McDaniel J. Moore
Ott Pendarvis Rivers
Rose Rutherford Stavrinakis

Tedder S. Williams

Wetmore

R. Williams

Total--31

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 268 to H. 5183 (COUNCIL\SA\5183C215.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by deleting Section 59-29-600(B)(1).

Renumber sections to conform.

Amend title to conform.

Rep. TEDDER spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. TEDDER demanded the yeas and nays which were taken, resulting as follows:

Yeas 66; Nays 32

Those who voted in the affirmative are:

Allison Bailey Bannister Bennett **Bryant** Burns Calhoon Carter Chumley Collins Dabney Daning Elliott Erickson Forrest Fry Haddon Gatch Hewitt Hill Hixon Huggins J. E. Johnson Jones Ligon Long Lucas Magnuson McCabe McCravy **McGinnis** T. Moore D. C. Moss V. S. Moss

Brittain **Bustos** Caskey W. Cox Davis Felder Gagnon Hardee Hiott Hyde Jordan Lowe May McGarry Morgan Murphy

Ballentine

B. Newton Nutt Oremus Sandifer G. M. Smith Pope G. R. Smith M. M. Smith Thayer Trantham West White Whitmire Willis Yow

Total--66

Those who voted in the negative are:

Anderson Atkinson Bernstein Brawley Clyburn Cobb-Hunter Cogswell Dillard Garvin Gilliard Govan Haves Henegan Howard Hosey Jefferson J. L. Johnson K. O. Johnson King Kirby McDaniel McKnight Murray Ott Pendarvis Rivers Rose Rutherford Tedder Wetmore

R. Williams S. Williams

Total--32

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 269 to H. 5183 (COUNCIL\SA\5183C216.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by deleting Section 59-29-600(B)(2).

Renumber sections to conform.

Amend title to conform.

Rep. MCDANIEL spoke in favor of the amendment.

Rep. MAGNUSON moved to table the amendment.

Rep. MCDANIEL demanded the yeas and nays which were taken, resulting as follows:

Yeas 64; Nays 28

Those who voted in the affirmative are:

Allison Bailey Ballentine Bannister Bennett Bryant Burns **Bustos** Calhoon Carter Caskey Chumley Cogswell W. Cox Collins Dabney Daning Elliott Erickson Felder Forrest Haddon Fry Gagnon Hardee Hewitt Hill Hiott Hixon Huggins Jordan Hyde Jones Ligon Lowe Long Lucas Magnuson May McCabe McCravy McGarry **McGinnis** T. Moore Morgan D. C. Moss V. S. Moss B. Newton Nutt Oremus Pope Sandifer Simrill G. M. Smith G. R. Smith M. M. Smith **Taylor** West Thayer Trantham White Whitmire Willis Yow

Total--64

Those who voted in the negative are:

Bernstein Brawley Anderson Cobb-Hunter Dillard Clyburn Garvin Gilliard Govan Henderson-Myers Henegan Hosey J. L. Johnson Howard Jefferson K. O. Johnson McKnight King Parks J. Moore Ott Pendarvis Rivers Rose

Tedder

Rutherford S. Williams

Total--28

R. Williams

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 270 to H. 5183 (COUNCIL\SA\5183C217.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by deleting Section 59-29-600(B)(3).

Renumber sections to conform.

Amend title to conform.

Rep. KING spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. KING demanded the yeas and nays which were taken, resulting as follows:

Yeas 68; Nays 29

Those who voted in the affirmative are:

Allison Bailey Ballentine Bannister Bennett Brittain **Bryant** Burns Bustos Caskey Calhoon Carter Chumley Cogswell Collins W. Cox Crawford Dabney Elliott Daning Davis Erickson Felder Forrest Fry Gagnon Gatch Haddon Hardee Hewitt Hill Hiott Hixon Hyde J. E. Johnson Jones Ligon Long Lucas McCabe Magnuson May McGarry McCravy **McGinnis** T. Moore Morgan D. C. Moss V. S. Moss Murphy B. Newton Nutt Oremus Pope G. M. Smith Sandifer Simrill G. R. Smith M. M. Smith Taylor Thayer Trantham West

White Whitmire Willis

Wooten Yow

Total--68

Those who voted in the negative are:

Anderson Bernstein Brawley
Clyburn Cobb-Hunter Dillard
Garvin Gilliard Govan
Henderson-Myers Henegan Hosey
Howard Jefferson J. L. Johnson

K. O. Johnson King Kirby
McDaniel McKnight Murray
Ott Pendarvis Rivers
Rose Rutherford Tedder

R. Williams S. Williams

Total--29

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 271 to H. 5183 (COUNCIL\SA\5183C218.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by deleting Section 59-29-600(B)(6)(b).

Renumber sections to conform.

Amend title to conform.

Rep. MCDANIEL spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. R. WILLIAMS demanded the yeas and nays which were taken, resulting as follows:

Yeas 65; Nays 26

Those who voted in the affirmative are:

Allison Bailey Ballentine
Bannister Bennett Blackwell
Brittain Bryant Burns

Caskey **Bustos** Carter Chumley Cogswell Collins W. Cox Crawford Davis Elliott Erickson Felder Forrest Fry Gagnon Haddon Hardee Gatch Hill Hiott Hixon Huggins Hyde J. E. Johnson

Jones Jordan Ligon Long Lowe Lucas Magnuson McCabe May McCravy **McGinnis** T. Moore Morgan D. C. Moss V. S. Moss Murphy B. Newton Nutt Oremus Pope Sandifer Simrill G. R. Smith **Taylor** Trantham White Thayer Willis

Whitmire S. Williams

Wooten Yow

Total--65

Those who voted in the negative are:

Anderson Brawley Clyburn Cobb-Hunter Dillard Garvin

Gilliard Govan Henderson-Myers

Howard Henegan Hosey J. L. Johnson K. O. Johnson Jefferson King Kirby McDaniel McKnight Ott **Parks** Pendarvis Rose Rutherford

R. Williams Tedder

Total--26

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 272 to H. 5183 (COUNCIL\SA\5183C219.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, Section 59-29-600(B) by adding an appropriately numbered item to read:

- / () the General Assembly shall:
- (a) ensure that districts are given the assistance and resources necessary to support teaching and learning for both students and teachers as mandated by the other provisions of this section; and
- (b) provide funding for the maintenance and support of a system of free public schools open to all children in the State as required by Article XI, Section 3 of the South Carolina Constitution.

Renumber sections to conform.

Amend title to conform.

Rep. KING spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. BRAWLEY demanded the yeas and nays which were taken, resulting as follows:

Yeas 67; Nays 27

Those who voted in the affirmative are:

Allison Bailey Bannister Blackwell **Bryant** Burns Calhoon Carter Chumley Cogswell W. Cox Crawford Elliott Erickson Forrest Fry Haddon Govan Hewitt Hill Hixon Huggins J. E. Johnson Jones Ligon Long Lucas Magnuson McCabe McCravy **McGinnis** T. Moore V. S. Moss D. C. Moss Nutt Oremus Sandifer G. M. Smith M. M. Smith **Taylor**

Bustos Caskey Collins Davis Felder Gatch Hardee Hiott Hyde Jordan Lowe May McGarry Morgan Murphy Pone

Ballentine

Brittain

G. R. Smith Thayer

Trantham West White Whitmire Willis Wooten

Yow

Total--67

Those who voted in the negative are:

Anderson Brawley Clyburn
Cobb-Hunter Dillard Garvin
Gilliard Henderson-Myers Hosey
Howard Jefferson K. O. Johnson
King Kirby Matthews

McDaniel Murray Ott
Parks Pendarvis Rivers
Rose Rutherford Tedder
Wetmore R. Williams S. Williams

Total--27

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 273 to H. 5183 (COUNCIL\SA\5183C220.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by deleting Section 59-29-620(A)(2).

Renumber sections to conform.

Amend title to conform.

Rep. MCDANIEL spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. TEDDER demanded the yeas and nays which were taken, resulting as follows:

Yeas 66; Nays 31

Those who voted in the affirmative are:

Allison Bailey Ballentine
Bannister Blackwell Brittain
Bryant Burns Bustos

Calhoon Caskey Carter Chumley Cogswell Collins W. Cox Crawford Dabney Davis Elliott Felder Forrest Fry Gagnon Haddon Hardee Gatch Herbkersman Hewitt Hill Hiott Hixon Huggins J. E. Johnson Jones Hyde Jordan Ligon Long Lowe Lucas Magnuson May McCabe McCravy McGarry **McGinnis** T. Moore Morgan D. C. Moss Murphy B. Newton Nutt Oremus Simrill Pope Sandifer M. M. Smith **Taylor** Thayer Trantham White Whitmire Willis Wooten Yow

Total--66

Those who voted in the negative are:

Anderson Bernstein Brawley Clyburn Cobb-Hunter Dillard Garvin Gilliard Hart Henderson-Myers Henegan Hosey J. L. Johnson Howard Jefferson K. O. Johnson King Kirby McKnight Matthews McDaniel Murray Ott **Parks** Pendarvis Rivers Rose Rutherford Tedder R. Williams

S. Williams

Total--31

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 274 to H. 5183 (COUNCIL\SA\5183C221.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-620(A)(3) and inserting:

/ (3) an individual should be discriminated against or receive adverse treatment because of the race, sex, ethnicity, religion, color, or national origin of the individual, school districts may use employee resource groups to talk about topics related to identity; /

Renumber sections to conform.

Amend title to conform.

Rep. J. L. JOHNSON spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. J. MOORE demanded the yeas and nays which were taken, resulting as follows:

Yeas 66; Nays 28

Those who voted in the affirmative are:

Allison Bailey Bannister Blackwell **Bryant** Burns Calhoon Carter Chumley Cogswell Crawford W. Cox **Daning** Davis Felder Forrest Gagnon Gatch Hardee Herbkersman Hill Hiott Huggins Hyde Jones Jordan Long Lowe Magnuson Mav McCravy McGarry T. Moore Morgan B. Newton Nutt Sandifer Pope M. M. Smith **Taylor**

Ballentine
Brittain
Bustos
Caskey
Collins
Dabney
Elliott
Fry
Haddon
Hewitt
Hixon
J. E. Johns

Hixon
J. E. Johnson
Ligon
Lucas
McCabe
McGinnis
D. C. Moss
Oremus
G. R. Smith

Thayer

Trantham White Whitmire Willis Wooten Yow

Total--66

Those who voted in the negative are:

Bernstein Brawley Clyburn Cobb-Hunter Dillard Garvin

Gilliard Hart Henderson-Myers

Henegan Hosey Howard Jefferson J. L. Johnson K. O. Johnson King Kirby Matthews McKnight **McDaniel** Ott **Parks** Pendarvis Rivers Rose Rutherford Wetmore

R. Williams

Total--28

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 276 to H. 5183 (COUNCIL\SA\5183C223.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-620(C) and inserting:

/ (C) A student, administrator, teacher, staff member, other school or district employee, or volunteer shall be required to engage in any form of mandatory gender or sexual diversity training or counseling if a school district mandates such training. /

Renumber sections to conform.

Amend title to conform.

Rep. J. L. JOHNSON spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. BRAWLEY demanded the yeas and nays which were taken, resulting as follows:

Yeas 63; Nays 30

Those who voted in the affirmative are:

Allison Bailev Ballentine Bannister Bennett Blackwell **Bryant** Burns **Bustos** Carter Chumley Cogswell W. Cox Dabney Collins Daning Davis Elliott Erickson Felder Forrest Gatch Fry Gagnon Haddon Hardee Hewitt Hill Hiott Hixon Huggins Hyde Jones Jordan Ligon Long Lowe Lucas Magnuson May McCabe McCravy McGarry **McGinnis** T. Moore Morgan D. C. Moss Murphy B. Newton Nutt Oremus Pope Sandifer Simrill G. R. Smith M. M. Smith **Taylor** White Thayer Trantham Whitmire Willis Wooten

Total--63

Those who voted in the negative are:

Anderson Bernstein Brawley
Clyburn Cobb-Hunter Dillard
Garvin Gilliard Govan
Henderson-Myers Henegan Hosey
Jefferson J. L. Johnson K. O. Joh

K. O. Johnson Kirby McDaniel King McKnight Murray Ott Parks Pendarvis Rivers Tedder Rose Rutherford Wetmore R. Williams S. Williams

Total--30

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 277 to H. 5183 (COUNCIL\SA\5183C224.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-620(D)(2) and inserting:

/ (2) the accurate discussion of history; or /

Renumber sections to conform.

Amend title to conform.

Rep. TEDDER spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. HOWARD demanded the yeas and nays which were taken, resulting as follows:

Yeas 61; Nays 26

Those who voted in the affirmative are:

Ballentine Allison Bailey Bannister Bennett Blackwell **Bryant** Burns Bustos Carter Chumley Cogswell Collins W. Cox Crawford Daning Dabney Davis Elliott Erickson Felder Forrest Fry Gagnon Haddon Hardee Gatch Hewitt Hill Hiott Hixon Hyde Jones Jordan Ligon Long Lowe Lucas Magnuson May McCravy McGarry **McGinnis** T. Moore Morgan D. C. Moss Murphy B. Newton Nutt Oremus Pope Sandifer G. R. Smith Taylor White Thayer Trantham Whitmire Willis Wooten Yow

Total--61

Those who voted in the negative are:

Clyburn Cobb-Hunter Brawley Dillard Garvin Govan Henderson-Myers Hosey Howard K. O. Johnson Jefferson King Kirby McDaniel McKnight Murray Pendarvis Ott Rutherford Rivers Rose Stavrinakis Tedder Wetmore

R. Williams S. Williams

Total--26

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 278 to H. 5183 (COUNCIL\SA\5183C225.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-620(D)(3) and inserting:

/ (3) the accurate instruction on the historical oppression of a particular group of people based on race, ethnicity, class, nationality, religion, sexual orientation, gender identity, or geographic region. /

Renumber sections to conform.

Amend title to conform.

Rep. GARVIN spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. MCDANIEL demanded the yeas and nays which were taken, resulting as follows:

Yeas 61; Nays 27

Those who voted in the affirmative are:

Allison Bailey Ballentine
Bennett Blackwell Brittain
Bryant Burns Bustos
Carter Caskey Chumley
Cogswell Collins W. Cox

Crawford Davis Dabney Elliott Erickson Felder Forrest Fry Gagnon Gatch Haddon Hardee Hewitt Hill Hiott Hyde Hixon Huggins J. E. Johnson Jones Jordan Ligon Lowe Long McCabe Lucas Magnuson McCravy McGarry **McGinnis** T. Moore D. C. Moss Murphy Pope B. Newton Nutt Sandifer M. M. Smith **Taylor** Thayer Trantham White Whitmire Willis Wooten

Yow

Total--61

Those who voted in the negative are:

Brawley Clyburn Cobb-Hunter Daning Dillard Garvin Gilliard Henderson-Myers Hosey Howard Jefferson J. L. Johnson McDaniel K. O. Johnson King McKnight Murray Ott Parks Pendarvis Rivers Stavrinakis Rose Rutherford Wetmore R. Williams S. Williams

Total--27

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 279 to H. 5183 (COUNCIL\SA\5183C226.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-620(D)(3) and inserting:

/ (3) the accurate instruction on the historical oppression of a particular group of people based on race, ethnicity, class, nationality, religion, sexual orientation, gender identity, or geographic region. /

Renumber sections to conform.

Amend title to conform.

Rep. GARVIN spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. GARVIN demanded the yeas and nays which were taken, resulting as follows:

Yeas 68; Nays 31

Those who voted in the affirmative are:

Allison Bailey Bannister Bennett Brittain **Bryant** Calhoon **Bustos** Caskey Chumley Collins W. Cox Davis Dabney Erickson Felder Fry Gagnon Haddon Hardee Hewitt Hill Hixon Huggins J. E. Johnson Jones Ligon Long Lucas Magnuson McCabe McCravy **McGinnis** T. Moore V. S. Moss D. C. Moss B. Newton Nutt Pope Sandifer M. M. Smith Taylor White West Willis Wooten

Ballentine
Blackwell
Burns
Carter
Cogswell
Crawford
Elliott
Forrest
Gatch

Herbkersman
Hiott
Hyde
Jordan
Lowe
May
McGarry
Morgan
Murphy
Oremus
G. M. Smith
Thayer
Whitmire

Total--68

Those who voted in the negative are:

Anderson Bamberg Brawley
Clyburn Cobb-Hunter Garvin

Gilliard Govan Henderson-Myers

Hosey Howard Jefferson J. L. Johnson K. O. Johnson King McDaniel McKnight Kirby J. Moore Murray Ott Pendarvis **Parks** Rivers Rutherford Stavrinakis Rose Tedder Wetmore R. Williams

S. Williams

Total--31

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 280 to H. 5183 (COUNCIL\SA\5183C227.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-640(A)(1)(e) and inserting:

/ (e) prohibit retaliation for filing a complaint or participating in an investigation. If, after investigation, a complaint is found to be entirely without merit a parent is barred from making another complaint for a month. If the same parent makes more than two meritless claims in a school year, he can not make complaints for the remainder of the year; /

Renumber sections to conform.

Amend title to conform.

Rep. MCDANIEL spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. KING demanded the yeas and nays which were taken, resulting as follows:

Yeas 65; Nays 23

Those who voted in the affirmative are:

Allison Bailey Ballentine Bannister Bennett Blackwell **Bryant** Burns **Bustos** Calhoon Carter Caskey Chumley W. Cox Collins Crawford Dabney Daning Davis Elliott Erickson Felder Forrest Fry Haddon Gagnon Gatch Hardee Herbkersman Hewitt Hill Hiott Hixon Huggins Hyde Jones Jordan Long Lowe Lucas Magnuson McCabe McCravy McGarry **McGinnis** D. C. Moss T. Moore Morgan V. S. Moss Murphy B. Newton W. Newton Nutt Oremus Pope Sandifer G. M. Smith **Taylor** Thayer Trantham West White Whitmire Willis Wooten

Total--65

Those who voted in the negative are:

Anderson Bernstein Brawley
Clyburn Dillard Garvin
Gilliard Henderson-Myers Hosey

Howard Jefferson J. L. Johnson K. O. Johnson King Kirby McDaniel McKnight Murray Rose Rutherford Tedder

R. Williams S. Williams

Total--23

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 281 to H. 5183 (COUNCIL\SA\5183C228.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-640(A)(2) and inserting:

/ (2) Before the 2027-2028 School Year, an LEA shall compile and provide records of item (1)(a) through (f) that encompass the previous five school years in the annual report required in item (1)(h). The department shall provide a report summarizing the information of each district to the General Assembly before July 1, 2022, and each year thereafter. If the five year report indicates lesser than ten percent substantiation, school districts are not required to adhere to this section. /

Renumber sections to conform.

Amend title to conform.

Rep. KING spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. COBB-HUNTER demanded the yeas and nays which were taken, resulting as follows:

Yeas 62; Nays 30

Those who voted in the affirmative are:

Allison Bailey Blackwell Bennett Burns **Bustos** Carter Caskey Collins W. Cox Dabney Daning Elliott Erickson Forrest Fry Gatch Haddon Herbkersman Hewitt Hiott Hixon Jones Jordan Long Lowe Magnuson McCabe **McGarry McGinnis** D. C. Moss Morgan

Calhoon Chumley Crawford Davis Felder Gagnon Hardee Hill Hyde Ligon Lucas McCravy T. Moore V. S. Moss

Bannister

Bryant

Murphy B. Newton W. Newton Nutt Oremus Pope

Sandifer G. R. Smith M. M. Smith Thayer Trantham White

Whitmire Wooten

Total--62

Those who voted in the negative are:

Anderson Atkinson Bamberg
Bernstein Brawley Clyburn
Cobb-Hunter Garvin Gilliard

Govan Hayes Henderson-Myers Hosey Jefferson J. L. Johnson

K. O. Johnson King Kirby
McDaniel McKnight Murray
Ott Rivers Rose
Rutherford Stavrinakis Taylor
Wetmore R. Williams S. Williams

Total--30

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 282 to H. 5183 (COUNCIL\SA\5183C229.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-640(B) by adding an appropriately numbered item to read:

/ () if policy procedures used to report and investigate an alleged violation of Section 59-29-620 are duplicative of existing polices and procedures, the department and school districts are not required to adhere to this subsection. /

Renumber sections to conform.

Amend title to conform.

Rep. MCDANIEL spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. BRAWLEY demanded the yeas and nays which were taken, resulting as follows:

Yeas 69; Nays 28

Those who voted in the affirmative are:

Bannister Allison Bailey Bennett Blackwell Brittain **Bryant** Burns Bustos Calhoon Carter Caskey Chumley Collins W. Cox Crawford Dabney **Daning** Felder Davis Elliott Forrest Gagnon Fry Gatch Haddon Hardee Herbkersman Hewitt Hill Hiott Hixon Huggins Jordan Hyde J. E. Johnson Ligon Long Lowe Lucas Magnuson May McCabe McCravy McGarry **McGinnis** T. Moore Morgan D. C. Moss V. S. Moss Murphy B. Newton W. Newton Nutt Pope Oremus Sandifer G. R. Smith M. M. Smith G. M. Smith Thayer **Taylor** Trantham West White Whitmire Willis Wooten Yow

Total--69

Those who voted in the negative are:

Anderson Bernstein Brawley Cobb-Hunter Clyburn Dillard Garvin Gilliard Govan Henderson-Myers Hosey Jefferson K. O. Johnson J. L. Johnson King McDaniel J. Moore Murray Ott Rivers Rose Tedder Rutherford Stavrinakis

Wetmore S. Williams

Wheeler

R. Williams

Total--28

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 283 to H. 5183 (COUNCIL\SA\5183C230.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-640(D) and inserting:

/ (D) The complainant or individual alleged to have violated Section 59-29-620 may file an appeal of the final written determination of an LEA with the State Board within sixty calendar days after receiving the final written determination. /

Renumber sections to conform.

Amend title to conform.

Rep. KING spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. KING demanded the yeas and nays which were taken, resulting as follows:

Yeas 66; Nays 26

Those who voted in the affirmative are:

Allison Bailey Blackwell Brittain Burns Bustos Carter Caskey W. Cox Collins Dabney Daning Elliott Erickson **Finlay** Forrest Gagnon Gatch Hardee Herbkersman Hill Hixon Hyde Jones Ligon Long

Bannister
Bryant
Calhoon
Chumley
Crawford
Davis
Felder
Fry
Haddon
Hewitt
Huggins
Jordan
Lowe

Lucas Magnuson May McCabe McCravy McGarry **McGinnis** T. Moore Morgan D. C. Moss V. S. Moss B. Newton W. Newton Nutt Oremus Pope Sandifer G. M. Smith G. R. Smith M. M. Smith Thayer Trantham West White Wooten Whitmire Willis

Total--66

Those who voted in the negative are:

Anderson Bernstein Brawley Clyburn Cobb-Hunter Garvin Gilliard Hosey Govan J. L. Johnson K. O. Johnson Jefferson King McDaniel McKnight J. Moore Ott Murray Rivers Rose Rutherford Stavrinakis Tedder Wheeler

R. Williams S. Williams

Total--26

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 284 to H. 5183 (COUNCIL\SA\5183C231.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-640(H) and inserting:

- / (H) Within ninety calendar days after receiving an appeal, the State Board shall determine whether:
 - (1) allegations in the original complaint are substantiated; and
- (2) the LEA knowingly violated Section 59-29-620. An LEA must be deemed to have knowingly violated Section 59-29-620 if the LEA:
- (a) received a complaint alleging and became aware that a prohibited concept was included or promoted in a course of instruction,

curriculum, instructional program, or supplemental instructional materials but failed to initiate an investigation or remedy a violation;

- (b) initiated an investigation but failed to make a timely determination about whether an allegation was substantiated; or
- (c) determined that the allegation was substantiated but failed to remedy the violation.

Renumber sections to conform.

Amend title to conform.

Rep. MCDANIEL spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. MCDANIEL demanded the yeas and nays which were taken, resulting as follows:

Yeas 67; Nays 28

Those who voted in the affirmative are:

Allison Ballentine Bailey Bannister Blackwell **Bryant** Burns **Bustos** Calhoon Carter Caskey Chumley Collins W. Cox Crawford Dabney Daning Davis Elliott Erickson Felder Forrest Fry Gagnon Haddon Hardee Gatch Herbkersman Hewitt Hill Hiott Hixon Huggins Jordan Hyde Jones Ligon Long Lowe Lucas Magnuson May McCabe McCravy **McGarry McGinnis** T. Moore Morgan D. C. Moss V. S. Moss Murphy B. Newton W. Newton Nutt Oremus Pope Sandifer G. R. Smith M. M. Smith G. M. Smith Thayer Trantham West

White Whitmire Willis

Wooten

Total--67

Those who voted in the negative are:

Anderson Bernstein Brawley
Clyburn Cobb-Hunter Garvin

Gilliard Govan Henderson-Myers Hosey Jefferson J. L. Johnson

K. O. Johnson King Kirby
McDaniel McKnight J. Moore
Murray Ott Pendarvis
Rivers Rose Rutherford
Tedder Wheeler R. Williams

S. Williams

Total--28

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 285 to H. 5183 (COUNCIL\SA\5183C232.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-640(J)(2)(a) and inserting:

/ (a) monitor the corrective action plan to ensure the LEA complies with the terms of the plan via bimonthly monitor visits; /

Renumber sections to conform.

Amend title to conform.

Rep. J. MOORE spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. GOVAN demanded the yeas and nays which were taken, resulting as follows:

Yeas 69; Nays 32

Those who voted in the affirmative are:

Allison Bailev Ballentine Bannister Blackwell Brittain **Bryant** Burns **Bustos** Calhoon Carter Caskey Chumley W. Cox Collins Dabney Daning Davis Elliott Erickson Felder Finlay Forrest Fry Haddon Gagnon Gatch Hardee Herbkersman Hewitt Hill Hiott Hixon Huggins Hyde J. E. Johnson Jones Jordan Ligon Lowe Lucas Magnuson May McCabe McCravy T. Moore McGarry McGinnis Morgan D. C. Moss V. S. Moss Murphy B. Newton W. Newton Nutt Oremus Pope Sandifer G. M. Smith G. R. Smith M. M. Smith Taylor Thayer Trantham West White Whitmire Willis Wooten

Total--69

Bernstein

Those who voted in the negative are:

Anderson Bamberg Brawley Clyburn Cobb-Hunter Garvin Gilliard Govan Henderson-Myers Henegan Hosey Jefferson J. L. Johnson K. O. Johnson Kirby McDaniel King J. Moore Murray McKnight Rivers Ott Pendarvis Stavrinakis Rose Rutherford Tedder Wetmore Wheeler R. Williams S. Williams

Total--32

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 286 to H. 5183 (COUNCIL\SA\5183C233.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-640(J)(2)(b) and inserting:

/ (b) provide written notice to the LEA of any deficiencies in implementation within ten days of observed deficiencies in implementation and work in collaboration with the LEA to identify causes of failure to implement; /

Renumber sections to conform.

Amend title to conform.

Rep. PENDARVIS spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. PENDARVIS demanded the yeas and nays which were taken, resulting as follows:

Yeas 70; Nays 30

Those who voted in the affirmative are:

Allison Bailey Bannister Bennett Brittain **Bryant Bustos** Calhoon Caskey Chumley W. Cox Crawford Davis Daning Felder **Finlay** Gagnon Fry Haddon Hardee Hewitt Hill Hixon Huggins J. E. Johnson Jones Ligon Long Lucas Magnuson McCabe McCravy **McGinnis** T. Moore D. C. Moss V. S. Moss

Ballentine Blackwell Burns Carter Collins Dabney Erickson Forrest Gatch Herbkersman Hiott Hyde Jordan Lowe May McGarry Morgan

Murphy

B. Newton Nutt Oremus Sandifer G. M. Smith Pone G. R. Smith M. M. Smith **Taylor** Thayer Trantham West White Whitmire Willis Wooten

Total--70

Those who voted in the negative are:

Anderson Bernstein Brawley
Clyburn Cobb-Hunter Garvin
Gilliard Govan Henderson-Myers
Hosey Jefferson J. L. Johnson

K. O. Johnson Kirby King McDaniel McKnight J. Moore Pendarvis Murray Ott Rivers Rose Rutherford Wetmore Stavrinakis Tedder Wheeler R. Williams S. Williams

Total--30

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 287 to H. 5183 (COUNCIL\SA\5183C234.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-640(K) and inserting:

/ (K) If the State Board determines the LEA knowingly violated Section 59-29-620 or the LEA fails to adhere to the corrective action plans, the department may withhold up to five percent of a LEA's funds appropriated as part of the State Aid Classrooms only if the schools in the LEA have less than one percent of teacher vacancies. /

Renumber sections to conform.

Amend title to conform.

Rep. J. L. JOHNSON spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. JEFFERSON demanded the yeas and nays which were taken, resulting as follows:

Yeas 73; Nays 29

Those who voted in the affirmative are:

Bailey Allison Anderson Ballentine Bannister Bennett Blackwell Brittain **Bryant** Calhoon Burns **Bustos** Carter Caskey Chumley Collins W. Cox Crawford Dabney Daning Davis Elliott Erickson Felder Finlay Forrest Fry Gagnon Gatch Haddon Hewitt Hardee Herbkersman Hill Hiott Hixon Huggins Hyde J. E. Johnson Jones Jordan Ligon Long Lowe Lucas Magnuson McCabe May McCravy McGarry McGinnis T. Moore Morgan D. C. Moss V. S. Moss Murphy B. Newton W. Newton Nutt Oremus Simrill Pope Sandifer G. M. Smith G. R. Smith M. M. Smith Thayer Trantham West White Whitmire Willis

Total--73

Those who voted in the negative are:

Wooten

Clyburn Bernstein Brawley Garvin Cobb-Hunter Dillard Gilliard Govan Hosey Howard Jefferson J. L. Johnson K. O. Johnson King Kirby McKnight J. Moore **McDaniel** Murray Ott Pendarvis

Rivers Rose Rutherford
Tedder Wetmore Wheeler

R. Williams S. Williams

Total--29

So, the amendment was tabled.

Reps. MCDANIEL and KING proposed the following Amendment No. 288 to H. 5183 (COUNCIL\SA\5183C235.JN.SA22), which was tabled:

Amend the bill, as and if amended, SECTION 2, by deleting Section 59-29-650(A)(4).

Renumber sections to conform.

Amend title to conform.

Rep. GOVAN spoke in favor of the amendment.

Rep. ALLISON moved to table the amendment.

Rep. GOVAN demanded the yeas and nays which were taken, resulting as follows:

Yeas 70; Nays 29

Those who voted in the affirmative are:

Allison Bailey Ballentine Bannister Bennett Brittain **Bryant** Burns **Bustos** Carter Calhoon Caskey Chumley Clyburn Collins W. Cox Crawford Dabney Daning Davis Elliott Erickson Felder Finlay Forrest Fry Gagnon Gatch Haddon Hardee Herbkersman Hewitt Hill Hiott Hosey Hixon Huggins J. E. Johnson Hyde Jones Jordan Ligon

Lowe

May

Lucas

McCravy

[HJ] 110

Long

Magnuson

McGarry McGinnis T. Moore Morgan D. C. Moss V. S. Moss Murphy Oremus Nutt Pope Sandifer Simrill G. M. Smith G. R. Smith M. M. Smith West Thaver Trantham White Whitmire Willis

Wooten

Total--70

Those who voted in the negative are:

Anderson Bernstein Brawley
Cobb-Hunter Dillard Garvin
Gilliard Govan Henderson-Myers
Howard Jefferson J. L. Johnson
K. O. Johnson King Kirby

K. O. Johnson King Kirby
McDaniel McKnight J. Moore
Murray Ott Pendarvis
Rivers Rose Rutherford
Tedder Wetmore Wheeler

R. Williams S. Williams

Total--29

So, the amendment was tabled.

Rep. MORGAN proposed the following Amendment No. 9 to H. 5183 (COUNCIL\SA\5183C167.JN.SA22), which was adopted:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-600(A)(7) and inserting:

/ (7) ideological and viewpoint biases should not be presented as fact to students who receive instruction in public school; /

Amend the bill further, SECTION 2, by striking Section 59-20-620(A)(1) and inserting:

/ (1) one race, sex, ethnicity, color, or national origin is inherently superior to another race, sex, ethnicity, color, or national origin; /

Amend the bill further, SECTION 2, by striking Section 59-20-620(D) and inserting:

- / (D) Nothing in this section prohibits concepts as part of a course of instruction, in a curriculum or instructional program, or through the use of supplemental instructional materials if those concepts involve:
- (1) the history of an ethnic group, as described in the South Carolina State Standards and instructional materials adopted pursuant to the South Carolina Code of Regulations 43-70 (Textbook Adoption);
- (2) the fact based discussion of controversial aspects of history; or
- (3) the fact based instruction on the historical oppression of a particular group of people based on race, ethnicity, class, nationality, religion, or geographic region.

Renumber sections to conform.

Amend title to conform.

Rep. MORGAN spoke in favor of the amendment.

Rep. MCDANIEL moved to table the amendment.

Rep. FORREST demanded the yeas and nays which were taken, resulting as follows:

Yeas 25; Nays 81

Those who voted in the affirmative are:

Anderson Bernstein Brawley Clyburn Cobb-Hunter Dillard Garvin Gilliard Henderson-Myers Howard Jefferson J. L. Johnson K. O. Johnson King J. Moore Murray Ott **Pendarvis**

Rose Rutherford Tedder
Thigpen Wheeler R. Williams

S. Williams

Total--25

Those who voted in the negative are:

Allison Atkinson Bailey
Ballentine Bannister Bennett
Blackwell Brittain Bryant
Burns Bustos Calhoon
Carter Caskey Chumley

Collins W. Cox Crawford Daning Davis Dabney Elliott Erickson Felder Finlay Forrest Fry Gagnon Govan Gatch Haddon Hardee Hart Hayes Hewitt Hill Hiott Hixon Hosey J. E. Johnson Huggins Hyde Jordan Kirby Jones Lowe Ligon Long Lucas Magnuson Mav McCabe McCravy **McGarry McGinnis** McKnight T. Moore Morgan D. C. Moss V. S. Moss B. Newton W. Newton Murphy Nutt Oremus Pope Sandifer Simrill G. M. Smith G. R. Smith M. M. Smith Stavrinakis **Taylor** Thayer Trantham West Wetmore White Whitmire Wooten Willis

Total--81

So, the House refused to table the amendment.

The question then recurred to the adoption of the amendment.

The amendment was then adopted.

Reps. BENNETT and LONG proposed the following Amendment No. 11 to H. 5183 (COUNCIL\WAB\5183C009.RT.WAB22), which was adopted:

Amend the bill, as and if amended, SECTION 2, by striking Section 59-29-620(D) and inserting:

/ (D) Instruction or instructional materials which create a narrative that the United States was founded for the purpose of oppression, that the American Revolution was fought for the purpose of protecting oppression or that United States history is a story defined by oppression is hereby prohibited. Notwithstanding subsection (A), LEAs are not

prohibited from including concepts as part of a course of instruction, in a curriculum or instructional program, or through the use of supplemental instructional materials if those concepts involve:

- (1) the history of an ethnic group, as described in the South Carolina State Standards and instructional materials adopted pursuant to the South Carolina Code of Regulations 43-70 (Textbook Adoption);
- (2) the impartial discussion of controversial aspects of history; or
- (3) the impartial instruction on the historical oppression of a particular group of people based on race, ethnicity, class, nationality, religion, or geographic region.

Renumber sections to conform.

Amend title to conform.

Rep. BENNETT spoke in favor of the amendment.

POINT OF ORDER

Rep. HART raised the Point of Order that Amendment No. 11 was dilatory and in violation of Rule 8.3.

SPEAKER PRO TEMPORE POPE overruled the Point of Order.

Rep. BRAWLEY spoke against the amendment.

POINT OF ORDER

Rep. R. WILLIAMS raised that Amendment No. 11 was not germane to the Bill and in violation of House Rule 9.3.

SPEAKER *PRO TEMPORE* POPE overruled the Point of Order and stated that the Amendment was germane to the Bill.

Rep. KING moved to table the amendment.

Rep. MCDANIEL demanded the yeas and nays which were taken, resulting as follows:

Yeas 31; Nays 67

Those who voted in the affirmative are:

Anderson	Atkinson
Brawley	Clyburn
Daning	Dillard
Gilliard	Govan
	Brawley Daning

Hart Hayes Henderson-Myers

Hosey Jefferson J. L. Johnson

K. O. Johnson King Kirby
McKnight Murray Ott
Rose Rutherford Tedder
Thigpen Wetmore R. Williams

S. Williams

Total--31

Those who voted in the negative are:

Allison Bailey Bannister Bennett Blackwell Bryant Burns **Bustos** Calhoon Carter Caskey Chumley Collins W. Cox Crawford Elliott Dabney Davis Erickson Felder **Finlay** Forrest Fry Gagnon Gatch Haddon Hardee Hewitt Hiott Hixon Huggins Hyde Jones Jordan Ligon Long Lucas Magnuson May McCabe McCravy McGarry **McGinnis** T. Moore Morgan V. S. Moss D. C. Moss Murphy W. Newton Nutt B. Newton Oremus Pope Rivers Sandifer Simrill G. M. Smith M. M. Smith **Taylor** G. R. Smith Thayer Trantham West White Whitmire Willis Wooten

Total--67

So, the House refused to table the amendment.

The question then recurred to the adoption of the amendment.

The amendment was then adopted by a division vote of 52 to 44.

Rep. OREMUS moved that the House do now adjourn, which was agreed to by a division vote of 69 to 24.

Further proceedings were interrupted by the House adjourning, the pending question being consideration of the Bill, the previous question having been ordered.

RETURNED WITH CONCURRENCE

The Senate returned to the House with concurrence the following:

H. 5101 -- Reps. Cobb-Hunter, Alexander, Allison, Anderson, Atkinson, Bailey, Ballentine, Bamberg, Bannister, Bennett, Bernstein, Blackwell, Bradley, Brawley, Brittain, Bryant, Burns, Bustos, Calhoon, Carter, Caskey, Chumley, Clyburn, Cogswell, Collins, B. Cox, W. Cox, Crawford, Dabney, Daning, Davis, Dillard, Elliott, Erickson, Felder, Finlay, Forrest, Fry, Gagnon, Garvin, Gatch, Gilliam, Gilliard, Govan, Haddon, Hardee, Hart, Hayes, Henderson-Myers, Herbkersman, Hewitt, Hill, Hiott, Hixon, Hosey, Howard, Huggins, Hyde, Jefferson, J. E. Johnson, J. L. Johnson, K. O. Johnson, Jones, Jordan, King, Kirby, Ligon, Long, Lowe, Lucas, Magnuson, Matthews, May, McCabe, McCravy, McDaniel, McGarry, McGinnis, McKnight, J. Moore, T. Moore, Morgan, D. C. Moss, V. S. Moss, Murphy, Murray, B. Newton, W. Newton, Nutt, Oremus, Ott, Parks, Pendarvis, Pope, Rivers, Robinson, Rose, Rutherford, Sandifer, Simrill, G. M. Smith, G. R. Smith, M. M. Smith, Stavrinakis, Taylor, Tedder, Thayer, Thigpen, Trantham, Weeks, West, Wetmore, Wheeler, White, Whitmire, R. Williams, S. Williams, Willis, Wooten and Yow: A CONCURRENT RESOLUTION TO DECLARE APRIL 28, 2022, AS "WORKERS" MEMORIAL DAY" IN SOUTH CAROLINA IN TRIBUTE TO THE WORKING MEN AND WOMEN WHO HAVE LOST THEIR LIVES BECAUSE OF WORKPLACE INJURIES AND ILLNESSES.

ADJOURNMENT

At 5:53 p.m. the House, in accordance with the motion of Rep. BRAWLEY, adjourned in memory of Clemon Stocker, to meet at 10:00 a.m. tomorrow.

Н. 310521	H. 518358, 59, 61, 63
Н. 312616, 17	H. 518365, 67, 69, 70
Н. 352419	H. 518372, 73, 75, 76
Н. 377318	H. 518378, 79, 81, 82
H. 453810	H. 518384, 85, 86, 88
H. 461723	H. 518390, 91, 93, 94
H. 475523	H. 518395, 97, 99, 100
H. 475724	H. 5183 102, 103, 105, 107
Н. 50286	H. 5183 108, 110, 111, 113
H. 504624	Н. 52496
H. 504724	H. 52512
H. 504825	H. 52524
H. 505225	H. 52533
H. 506925	
H. 5101116	S. 1115
H. 513815	S. 1115
H. 51826, 14	S. 15012
H. 5183 26, 27, 30, 31	S. 9101
H. 5183 32, 33, 35, 37	S. 9808
H. 5183 38, 39, 41, 42	S. 120410
H. 518343, 45, 47, 49	S. 12206
H. 5183 51, 52, 55, 56	S. 12303