



JOURNAL OF THE HOUSE

Tuesday, September 26, 2023

On Tuesday, the 26th day of September, 2023, in accordance with the Call of the Governor, the House of Representatives convened in the House Chamber in the State Capitol at Hartford at 12:00 o'clock p.m., in Special Session.

The House was called to order, Speaker Matthew Ritter in the Chair.

Prayer was offered by House Chaplain, Reverend Erica A. Thompson of West Hartford, Connecticut.

The following is the prayer:

Let us pray. God of Many Names - bless these leaders. Remind them - remind us - that all that we do is in the service of that which is beyond our individuality. Help all that we say today, and every action we take, to be in the service of justice for all God's people. In Your Holy Name we pray. Amen.

The Pledge of Allegiance was led by Representative McCarty of the 38th District.

Speaker Ritter led the House of Representatives in a standing moment of silence to honor the life of former Governor and United States Senator Lowell P. Weicker, Jr.

The reading of the Call of the Session was waived, and the Speaker ordered that the Call be printed in the Journal.

The following is the Call:

A PROCLAMATION FROM HIS EXCELLENCY

THE GOVERNOR

WHEREAS, Connecticut's presidential primary is currently held on the last Tuesday in April of each year in which the President of the United States is to be elected; and

WHEREAS, moving the date for presidential primaries in Connecticut to the first Tuesday in April of each year in which the President of the United States is to be elected will give Connecticut voters a greater voice in the presidential primary outcome; and

WHEREAS, under current law, the terms of any elected official that are set to expire before the next regular election because of an election date change must be extended to the date of such election; and

WHEREAS, extending the term of any incumbent municipal elected official to conform to the beginning of the succeeding term will allow for incumbent municipal elected officials in towns where the term would have expired prior to the next regular election to continue serving and representing such municipality until the beginning of the succeeding term; and

WHEREAS, after a primary or election, a recanvass of the vote generally takes place when there is a discrepancy, close vote, or tie and improvements to the procedures related to recanvasses are needed; and

WHEREAS, improvements to the procedure related to recanvasses include ensuring that each voting district at any such election uses a dedicated voting tabulator or tabulators that only registers and counts votes cast for such voting district, requiring the Secretary of State to develop an instructional training video on recanvass procedures that will be distributed to recanvass officials before a recanvass begins, allowing any party representative to have the right to view each ballot as it is being recanvassed and authorizing the moderator to remove individuals causing disorder during a recanvass; and

WHEREAS, the effective date for requiring EMS personnel, under specified conditions, to administer epinephrine using automatic prefilled cartridge injectors, similar automatic injectable equipment, or prefilled vials and syringes should be changed from October 1, 2023, to July 1, 2024, to provide more time for implementation; and

WHEREAS, there is a need for an election monitor to detect and prevent irregularity and impropriety in the management of election administration procedures and the conduct of elections in certain municipalities; and

WHEREAS, the Secretary of the State should be authorized to retain such election monitor to conduct inspections and investigations, have access to all records and data, and be authorized to immediately report to the Secretary of the State any irregularity or impropriety related to the election process; and

WHEREAS, the act of solicitation over the internet for a contribution to any committee, as defined under current campaign financing law, should not be considered an expenditure under the law.

NOW THEREFORE, by the authority vested in me under Article III of the Amendments to the Constitution of Connecticut and Section 2-7 of the Connecticut General Statutes, I, in order to preserve orderly and decent government, do hereby:

Convene the General Assembly in Special Session in Hartford no earlier than September 26, 2023, at 11:00 a.m. to:

1. Enact legislation to change the date of Connecticut's presidential preference primary to the first Tuesday in April of each year in which the President of the United States is to be elected; and
2. Enact legislation extending the term of any incumbent municipal elected official to conform to the beginning of the succeeding term; and
3. Enact legislation improving the procedure related to recanvasses including ensuring that each voting district at any such election uses a dedicated voting tabulator or tabulators that only registers and counts votes cast for such voting district, requiring the Secretary of State to develop an instructional training video on recanvass procedures that will be distributed to recanvass officials before a recanvass begins, allowing any party representative to have the right to view each ballot as it is being recanvassed and authorizing the moderator to remove individuals causing disorder during a recanvass; and

4. Enact legislation changing the effective date from October 1, 2023, to July 1, 2024, for requiring EMS personnel, under specified conditions, to administer epinephrine using automatic prefilled cartridge injectors, similar automatic injectable equipment, or prefilled vials and syringes; and
5. Enact legislation authorizing the Secretary of the State to retain an election monitor to detect and prevent irregularity and impropriety in the management of election administration procedures and the conduct of elections in certain municipalities; and
6. Enact legislation clarifying that a solicitation over the internet for a contribution to any committee, as defined under current campaign financing law, shall not be considered an expenditure under the law.

Given under my hand and Seal of the State at the City of Hartford, this 22nd Day of September in the year two thousand and twenty-three.

NED LAMONT
Governor

HOUSE RESOLUTION ADOPTED

H.R. No. 201 REP. ROJAS, 9th DIST. RESOLUTION CONCERNING THE RULES OF THE HOUSE OF REPRESENTATIVES FOR THE SEPTEMBER 26 SPECIAL SESSION, 2023.

The resolution was explained by Representative Rojas of the 9th.

On a voice vote House Resolution No. 201 was adopted.

The following is the Resolution:

That the rules of the House at this Special Session shall be the same as the rules of the House in force at the 2023 regular session, except as said rules are amended, altered or repealed in this resolution.

Strike out Rule 9.

Strike out Rule 11 and insert in lieu thereof the following:

11. (a) Each bill or substantive resolution may be acted upon in the House immediately after electronic notice of the filing and number of the bill or substantive resolution is provided to the members of the House, and after final action may be transmitted immediately to the Senate. If the House rejects an amendment adopted by the Senate, the bill or substantive resolution after final action in the House may be transmitted immediately to the Senate. If the Senate rejects an amendment adopted by the House, the bill or substantive resolution when received from the Senate may be acted upon immediately.

(b) A bill or resolution certified in accordance with section 2-26 of the general statutes, if filed in the House, may be transmitted to and acted upon first by the Senate with the consent of the speaker; and if filed in the Senate, may be transmitted to and acted upon first by the House with the consent of the President Pro Tempore.

Strike out Rule 15.

Strike out Rules 19 and 20.

Strike out Rule 21 and insert in lieu thereof the following:

21. The order of business shall be as follows:

1. Reception of communications from the Governor and the Secretary of the State.
2. Introduction of bills and resolutions.
3. Reception of business from the Senate.
4. Miscellaneous.

Strike out Rules 32 and 33.

Strike out Rule 50.

Strike out Rule 51 and insert in lieu thereof the following:

51. Only those bills and resolutions specified in Rule 7 of the Joint Rules for this session, certified as provided in Rule 9 of said Joint Rules, and, except as provided in Rule 33 of said Joint Rules, only those resolutions pertaining to the rules of this Special Session, the printing of the journals of the Senate and the House of Representatives, and the expenses of this Special Session, shall be received.

RECESS

On motion of Representative Rojas of the 9th District, the House recessed at 12:14 o'clock p.m., to reconvene at the Call of the Chair.

AFTER RECESS

The House reconvened at 12:42 o'clock p.m., Speaker Ritter in the Chair.

SENATE JOINT RESOLUTIONS ADOPTED

S.J. No. 121 SEN. LOONEY, 11th DIST.; REP. RITTER, 1st DIST. RESOLUTION CONCERNING THE JOINT RULES OF THE SEPTEMBER 26 SPECIAL SESSION, 2023.

The resolution was explained by Representative Rojas of the 9th.

On a voice vote Senate Joint Resolution No. 121 was adopted in concurrence with the Senate.

The following is the Resolution:

That the joint rules of this Special Session shall be the same as the joint rules in force at the 2023 regular session, except as said rules are amended, altered or repealed in this resolution.

Strike out Rules 3 to 6, inclusive.

Strike out Rule 7 and insert in lieu thereof the following:

BILLS AND RESOLUTIONS GENERALLY

7. Only bills and substantive resolutions specified in the Proclamation by the Governor, dated September 22, 2023, convening the General Assembly in Special Session on September 26, 2023, shall be received.

The Legislative Commissioners' Office shall prepare all bills and resolutions. When a bill or resolution has been prepared by the Legislative Commissioners' Office and signed by the Speaker and President Pro Tempore, the bill or resolution shall immediately be given to the clerk of the Senate or the House as designated. Before or at the time the bill or resolution is given to the clerk, the Legislative Commissioners' Office shall provide to the Office of Fiscal Analysis copies of each bill or resolution to prepare a fiscal note if required by Rule 15 of the joint rules.

Each bill and resolution shall be printed, without interlineation or erasure. The duplicate copies of each bill or resolution shall be made on yellow-colored and blue-colored paper, respectively, of the same size and format as the original.

Each bill amending any statute or special act shall set forth in full the section or subsection of the statute or the special act to be amended. Matter to be omitted or repealed shall be surrounded by brackets or overstricken so that the omitted or repealed matter remains readable, and new matter shall be indicated by capitalization or underscoring of all words in the original bill and by capitalization, underscoring or italics in its printed form. In the case of a section or subsection not amending an existing section of the general statutes but intended to be part of the general statutes, the section or subsection may be in upper and lower case letters preceded by the word (NEW).

Each bill and resolution shall be transmitted, in triplicate, by the Legislative Commissioners' Office to the clerks of the House or Senate.

The clerks shall number each bill and resolution.

The clerks shall certify and keep on file a duplicate copy of each bill and resolution. The certified duplicate copy shall remain at all times in the clerk's office. If the original cannot be located, a copy of such certified duplicate copy shall be made by the clerk and used in lieu of the original.

The clerks shall make a notation on the certified duplicate copy of all action taken on the original.

Any member of the General Assembly may co-sponsor a bill or resolution by making a request in writing after it has been filed, to the clerk of the chamber in which the bill or resolution has been filed to add his or her name as a co-sponsor of the bill or resolution, but not later than the date of the signing of the bill, or the deadline for the signing of the bill, by the Governor, whichever is earlier, or the adoption of the resolution.

After introduction no bill or resolution shall be altered except by the legislative commissioners.
Strike out Rule 8.

Strike out Rule 9 and insert in lieu thereof the following:

EMERGENCY CERTIFIED BILLS AND RESOLUTIONS

9. Only bills and substantive resolutions certified by the Speaker and President Pro Tempore in accordance with section 2-26 of the general statutes may be introduced. Bills and resolutions so certified by the Speaker and the President Pro Tempore shall be identified as "bills" or "resolutions".

Strike out Rules 10 and 11.

Strike out Rule 13.

Strike out Rule 14 and insert in lieu thereof the following:

TRANSMITTAL BETWEEN HOUSES

14. Upon passage in the first house, a bill or joint resolution shall be transmitted immediately to the second house.

Strike out Rule 15 and insert in lieu thereof the following:

15. Any bill or substantive resolution which, if passed or adopted, would affect state or municipal revenue, or would require the expenditure of state or municipal funds, shall have a fiscal note attached. Any fiscal note printed with or prepared for a bill or resolution shall be solely for the purpose of information, summarization and explanation for members of the General Assembly and shall not be construed to represent the intent of the General Assembly or either chamber thereof for any purpose. Each such fiscal note shall bear the following disclaimer: "The following Fiscal Impact Statement is prepared for the benefit of the members of the General Assembly, solely for purposes of information, summarization and explanation and does not represent the intent of the General Assembly or either chamber thereof for any purpose." When an amendment is offered to a bill or resolution in the House or the Senate, which, if adopted, would require the expenditure of state or municipal funds or affect state or municipal revenue, a fiscal note shall be available at the time the amendment is offered. Any fiscal note prepared for such an amendment shall be construed in accordance with the provisions of this rule and shall bear the disclaimer required under this rule.

Strike out Rule 16 and insert in lieu thereof the following:

BILLS AND RESOLUTIONS - READINGS

16. First reading of a bill or resolution shall be by title and number. Second reading shall be passage or rejection of the bill or resolution.

Strike out Rule 17 and insert in lieu thereof the following:

17. Each bill or resolution may be acted upon immediately. No bill or substantive resolution may be acted upon unless it is accompanied by a fiscal note.

Each bill and substantive resolution shall be voted upon by a roll call vote. A bill or resolution, certified in accordance with section 2-26 of the general statutes, if filed in the House, may be transmitted to and acted upon first by the Senate with the consent of the Speaker; and if filed in the Senate, may be transmitted to and acted upon first by the House with the consent of the President Pro Tempore.

Strike out Rules 18, 19, 20, 27, 31, 32 and 34.

S.J. No. 122 SEN. LOONEY, 11th DIST.; REP. RITTER, 1st DIST. RESOLUTION CONCERNING THE EXPENSES OF THE SEPTEMBER 26 SPECIAL SESSION, 2023.

The resolution was explained by Representative Rojas of the 9th.

On a voice vote Senate Joint Resolution No. 122 was adopted in concurrence with the Senate.

The following is the Resolution:

That the Joint Committee on Legislative Management is authorized to pay the necessary expenses of this Special Session of the General Assembly.

S.J. No. 123 SEN. LOONEY, 11th DIST.; REP. RITTER, 1st DIST. RESOLUTION CONCERNING THE PRINTING OF THE JOURNALS OF THE SENATE AND HOUSE OF REPRESENTATIVES FOR THE SEPTEMBER 26 SPECIAL SESSION, 2023.

The resolution was explained by Representative Rojas of the 9th.

On a voice vote Senate Joint Resolution No. 123 was adopted in concurrence with the Senate.

The following is the Resolution:

That the journals of the proceedings of the Senate and House of Representatives at this Special Session shall be printed as provided in section 2-49 of the general statutes.

**EMERGENCY CERTIFICATION
HOUSE BILL PASSED**

The following bill was received, read by the Clerk and passed. (Emergency certification signed by the President Pro Tempore of the Senate and the Speaker of the House of Representatives accompanied the bill.) A copy of the bill was on the desk of each member in accordance with the rules.

H.B. No. 7001 REP. RITTER, 1st DIST.; SEN. LOONEY, 11th DIST.; REP. ROJAS, 9th DIST.; SEN. DUFF, 25th DIST. AN ACT CONCERNING THE ADMINISTRATION OF EPINEPHRINE BY EMERGENCY MEDICAL SERVICES PERSONNEL AND PROVISIONS RELATED TO ELECTIONS.

The bill was explained by Representative Blumenthal of the 147th.

The bill was discussed by Representative Mastrofrancesco of the 80th who offered House Amendment Schedule "A" (LCO 10321) moved its adoption and further moved that when the vote be taken it be taken by roll call.

Representative Mastrofrancesco of the 80th then withdrew House Amendment Schedule "A" (LCO 10321).

The bill was further discussed by Representative Case of the 63rd.

The bill was further discussed by Representative Fishbein of the 90th who offered House Amendment Schedule "B" (LCO 10328) moved its adoption and further moved that when the vote be taken it be taken by roll call.

Representative Stafstrom of the 129th raised a Point of Order that the amendment was not germane to the Call of the Special Session.

The Point of Order was discussed by Representative Piscopo of the 76th.

The Speaker ruled the Point of Order was well taken.

The bill was further discussed by Representative Cheeseman of the 37th.

DEPUTY SPEAKER PRO TEMPORE COOK IN THE CHAIR

The bill was further discussed by Representatives Dubitsky of the 47th and Mastrofrancesco of the 80th who offered House Amendment Schedule "C" (LCO 10335) and moved its adoption.

The amendment was discussed by Representative Blumenthal of the 147th.

The amendment was further discussed by Representative Mastrofrancesco of the 80th who moved that when the vote be taken it be taken by roll call.

The amendment was further discussed by Representatives Perillo of the 113th, Dubitsky of the 47th and Cooley of the 22nd.

The Speaker ordered the vote be taken by roll call at 2:23 p.m.

The following is the result of the vote:

Total Number Voting	138
Necessary for Adoption	70
Those voting Yea	47
Those voting Nay	91
Those absent and not voting	13

On a roll call vote the amendment was rejected.

The following is the roll call vote:

N ALLIE-BRENNAN	N JOHNSON, D.	N WOOD	X O'DEA
N ARNONE	N JOHNSON, S.		Y PAVALOCK-D'AMATO
N ARZENO	N KAVROS DEGRAW		Y PERILLO
X BAKER	N KEITT	X ACKERT	Y PISCOPO
N BARRY	N KHAN	X ANDERSON	Y PIZZUTO
N BELTON	N KHANNA	Y ANISKOVICH	Y POLLETTA
N BERGER-GIRVALO	N LEEPER	Y BOLINSKY	Y REDDINGTON-HUGHES
N BLUMENTHAL	N LEMAR	Y BRONKO	Y RUTIGLIANO
N BOYD	X LINEHAN	Y BUCKBEE	Y SCOTT
N BROWN, K.	N LUXENBERG	Y CALLAHAN	Y VAIL
N BROWN, M.	N MCCARTHY VAHEY	Y CANDELORA, V.	Y VEACH
N BUMGARDNER	N MCGEE	Y CARNEY	Y WEIR
N CHAFEE	N MESKERS	Y CARPINO	Y YACCARINO
N COMEY	N MICHEL	Y CASE	Y ZAWISTOWSKI
N CONCEPCION	N MORRIN BELLO	Y CHALESKI	Y ZULLO
N CONLEY	N NAPOLI	Y CHEESEMAN	Y ZUPKUS
N CURREY	N NOLAN	Y COOLEY	
N D'AGOSTINO	N OSBORNE	Y DANCHO	
N DATHAN	X PALM	Y DAUPHINAIS	
N DELANY	N PARIS	X DECAPRIO	N RITTER
N DEMICCO	N PARKER	Y DELNICKI	
X DENNING	N PORTER	Y DUBITSKY	
N DIGIOVANCARLO	N POULOS	Y FERRARO	N COOK
N DILLON	N QUINN	Y FISHBEIN	N GODFREY
N DOUCETTE	N RADER	Y FONCELLO	
N EXUM	N ROBERTS	Y HAINES	N RYAN
N FARRAR	X ROCHELLE	X HALL, C.	N SANTIAGO
N FAZZINO	N ROJAS	Y HARRISON	
N FELIPE	N SANCHEZ, E.	Y HAYES	N BORER

N	FIGUEROA	N	SANCHEZ, J.	Y	HOWARD	N	BUTLER
N	FORTIER	N	SANTOS	Y	HOXHA	N	CANDELARIA, J.
N	FOSTER	N	SIMMS	Y	KENNEDY	N	ELLIOTT
N	GARIBAY	N	SMITH	Y	KLARIDES-DITRIA	N	GIBSON
N	GEE	N	STAFSTROM	Y	LABRIOLA	X	GONZALEZ
N	GENGA	N	STEINBERG		X LANOUE	N	HALL, J.
X	GILCHREST	N	TERCYAK	Y	MARRA	N	MUSHINSKY
N	GRESKO	N	TURCO	Y	MASTROFRANCESCO	N	PAOLILLO
N	HADDAD	N	WALKER	Y	MCCARTY, K.	N	REYES
N	HORN	N	WELANDER	Y	MCGORTY, B.	N	ROSARIO
N	HUGHES	N	WILSON	Y	NUCCIO	N	SANCHEZ, R.

The following is House Amendment Schedule "C" (LCO 10335):

Strike subsection (a) of section 7 in its entirety and substitute the following in lieu thereof:

"(a) There shall be, in any municipality with a population of at least one hundred forty thousand, an election monitor for the municipal election in 2023 and the state election in 2024 to detect and prevent irregularity and impropriety in the management of election administration procedures and the conduct of said elections in such municipality, provided, in any such municipality, no drop box may be made available for the mailing of absentee ballots, by order of such election monitor. The office of the Secretary of the State shall contract with an individual to serve in such capacity as election monitor until December 31, 2024, unless such contract is terminated for any reason by the Secretary of the State prior to said date. Such election monitor shall: (1) Not be considered a state employee; (2) be compensated in accordance with such contract; and (3) be reimbursed for necessary expenses incurred in the performance of his or her duties. Costs related to the service of such election monitor shall be paid from moneys appropriated to the Secretary for such purpose. Such municipality shall provide for such election monitor any office space, supplies, equipment and services necessary to properly carry out the duties and responsibilities of the position. As used in this section, "population" means the estimated number of people according to the most recent version of the State Register and Manual prepared pursuant to section 3-90 of the general statutes."

The Speaker ordered the vote be taken by roll call at 2:27 p.m.

The following is the result of the vote:

Total Number Voting	138
Necessary for Passage	70
Those voting Yea.....	136
Those voting Nay.....	2
Those absent and not voting	13

On a roll call vote Emergency Certified House Bill No. 7001 was passed.

The following is the roll call vote:

Y	ALLIE-BRENNAN	Y	JOHNSON, D.	Y	WOOD	X	O'DEA
Y	ARNONE	Y	JOHNSON, S.			Y	PAVALOCK-D'AMATO
Y	ARZENO	Y	KAVROS DEGRAW			Y	PERILLO
X	BAKER	Y	KEITT		X ACKERT	Y	PISCOPO
Y	BARRY	Y	KHAN		X ANDERSON	Y	PIZZUTO
Y	BELTON	Y	KHANNA	Y	ANISKOVICH	Y	POLLETTA
Y	BERGER-GIRVALO	Y	LEEPER	Y	BOLINSKY	Y	REDDINGTON-HUGHES
Y	BLUMENTHAL	Y	LEMAR	Y	BRONKO	Y	RUTIGLIANO
Y	BOYD	X	LINEHAN	Y	BUCKBEE	N	SCOTT
Y	BROWN, K.	Y	LUXENBERG	Y	CALLAHAN	Y	VAIL
Y	BROWN, M.	Y	MCCARTHY VAHEY	Y	CANDELORA, V.	Y	VEACH
Y	BUMGARDNER	Y	MCGEE	Y	CARNEY	Y	WEIR

Y	CHAFFEE	Y	MESKERS	Y	CARPINO	Y	YACCARINO
Y	COMEY	Y	MICHEL	Y	CASE	Y	ZAWISTOWSKI
Y	CONCEPCION	Y	MORRIN BELLO	Y	CHALESKI	Y	ZULLO
Y	CONLEY	Y	NAPOLI	Y	CHEESEMAN	Y	ZUPKUS
Y	CURREY	Y	NOLAN	N	COOLEY		
Y	D'AGOSTINO	Y	OSBORNE	Y	DANCHO		
Y	DATHAN	X	PALM	Y	DAUPHINAIS		
Y	DELANY	Y	PARIS	X	DECAPRIO	Y	RITTER
Y	DEMICO	Y	PARKER	Y	DELNICKI		
X	DENNING	Y	PORTER	Y	DUBITSKY		
Y	DIGIOVANCARLO	Y	POULOS	Y	FERRARO	Y	COOK
Y	DILLON	Y	QUINN	Y	FISHBEIN	Y	GODFREY
Y	DOUCETTE	Y	RADER	Y	FONCELLO		
Y	EXUM	Y	ROBERTS	Y	HAINES	Y	RYAN
Y	FARRAR	X	ROCHELLE	X	HALL, C.	Y	SANTIAGO
Y	FAZZINO	Y	ROJAS	Y	HARRISON		
Y	FELIPE	Y	SANCHEZ, E.	Y	HAYES	Y	BORER
Y	FIGUEROA	Y	SANCHEZ, J.	Y	HOWARD	Y	BUTLER
Y	FORTIER	Y	SANTOS	Y	HOXHA	Y	CANDELARIA, J.
Y	FOSTER	Y	SIMMS	Y	KENNEDY	Y	ELLIOTT
Y	GARIBAY	Y	SMITH	Y	KLARIDES-DITRIA	Y	GIBSON
Y	GEE	Y	STAFSTROM	Y	LABRIOLA	X	GONZALEZ
Y	GENGA	Y	STEINBERG	X	LANOUE	Y	HALL, J.
X	GILCHREST	Y	TERCYAK	Y	MARRA	Y	MUSHINSKY
Y	GRESKO	Y	TURCO	Y	MASTROFRANCESCO	Y	PAOLILLO
Y	HADDAD	Y	WALKER	Y	MCCARTY, K.	Y	REYES
Y	HORN	Y	WELANDER	Y	MCGORTY, B.	Y	ROSARIO
Y	HUGHES	Y	WILSON	Y	NUCCIO	Y	SANCHEZ, R.

IMMEDIATE TRANSMITTAL TO THE SENATE

On motion of Representative Rojas of the 9th District, all matters requiring further action by the Senate were immediately transmittal to the Senate.

RECESS

On motion of Representative Rojas of the 9th District, the House recessed at 2:28 o'clock p.m., to reconvene at the Call of the Chair.

AFTER RECESS

The House reconvened at 2:57 o'clock p.m., Speaker Ritter in the Chair.

REPRESENTATIVES ABSENT

The following Representatives were absent today or may have missed some votes due to the following:

Representative Ackert of the 8th District - out of the country
 Representative Anderson of the 62nd District - out of state
 Representative Baker of the 124th District - business in the district
 Representative DeCaprio of the 48th District - out of state
 Representative Denning of the 42nd District - business in the district
 Representative Gilchrest of the 18th District - illness
 Representative Gonzalez of the 3rd District - personal business
 Representative Hall of the 59th District - out of state
 Representative Lanoue of the 45th District - medical

Representative Linehan of the 103rd District - business in the district
Representative O'Dea of the 125th District - business in the district
Representative Palm of the 36th District - business in the district
Representative Rochelle of the 104th District - illness

ADJOURNMENT

On motion of Representative Rojas of the 9th District, the House adjourned at 2:58 o'clock p.m., sine die.

ATTEST: Frederick J. Jortner
Clerk of the House of Representatives
Hartford, Connecticut
September 26, 2023 at 2:58 o'clock p.m.