Doorkeeper: "Attention, Members of the House of Representatives, the
House will convene in fifteen minutes. Attention, Members of
the House of Representatives, the House will convene in five
minutes. All persons not entitled to the floor, please retire
to the gallery."

Speaker Redmond: "House will come to order. Members please be in their
seats. Be led in prayer by the Reverend Krueger, the House Chap-
lain."

Rev. Krueger: "In the name of the Father, the Son and the Holy Ghost.
Amen. O Lord, bless this House to Thy service this day. Amen.
It was Samuel Johnson who said: 'Self-confidence is the first
requisite for great undertakings.' Let us pray. Almighty God,
we begin this day acknowledging our dependence upon Thee and
with hearts that are grateful for the wealth of gifts Thou hast
bestowed upon us. We have been called by Thee to serve the people
of the State of Illinois as Members of the House of Representa-
tives. We are thankful for this privilege and indebted to Thee
for this honour. Help us, we pray Thee O God, to have a right-
ful understanding of our responsibility. Endue us with the neces-
sary knowledge to fitfully accomplish our duties. Provide us
that confidence we need to do only that which is concomitant
to Thy purposes. This we ask that all our undertakings may be
of unquestionable honour and for the good of all. Through Jesus
Christ our Lord. Amen."

Speaker Redmond: "Let the record show that Representative Geo-Karis
and Representative Walsh are in the chamber and that's in the
order of descending importance. Reading of the Journal."

Clerk O'Brien: "Journal for 112th Legislative... 111th Legislative Day,
Wednesday, April 12, 1978. The House met pursuant to adjourn-
ment, Speaker in the Chair."

Speaker Redmond: "Representative Madigan."

Madigan: "Mr. Speaker, I move that we dispense with the reading of
the Journal and that Journals #111 and 112 of April 12 and
April 13, 1978, be approved as read."

Speaker Redmond: "Is there any discussion? The question's on the Gentle-
man's motion that the reading of the Journals be dispensed with
and the Journals be approved. Those in favor say 'aye', opposed
'no'. The 'ayes' have it. The motion carried and the reading
of the Journal is dispensed with and the Journal is approved.
Introduction, First Reading."

Clerk O'Brien: "House Bill 3258, McGrew. A Bill for an Act to abolish
the Capital Stock Tax. First Reading of the Bill. House Bill
3259, E.M. Barnes. A Bill for an Act in relation to off-track
pari-mutuel system of wagering on horse racing. First Reading
of the Bill. House Bill 3260, Brady. A Bill for an Act to amend
Sections of an Act to provide for the fees of the Sheriff, Recorder
of Deeds, County Clerk in counties of the 3rd Class. First Reading
of the Bill. House Bill 3261, Peters. A Bill for an Act making
appropriation to the Council on Nutrition. First Reading of the
Bill. House Bill 3262, Geo-Karis-Matijevich. A Bill for an
Act to amend Sections of the Illinois Highway Code. First Reading
of the Bill."

Speaker Redmond: "Mr. Clerk, is there an error on the Calendar on the
Order of House Bills, Second Reading, First Legislative Day?"

Clerk O'Brien: "On House Bills, Second Reading, First Legislative Day,
House Bills... House Bills 1973 and 2084 should appear on House
Bills, Second Reading. They appeared on First Legislative Day
last Friday."

Speaker Redmond: "The order is House Bills, Second Reading, Second

discrimination in educational institutions. First Reading of
the Bill. Second Reading of the Bill. Amendment #1 was adopted
in Committee."

Speaker Redmond: "Are there any motions with respect to Committee Amend-
ment on House Bill 1973?"

Clerk O'Brien: "No motions filed."

Speaker Redmond: "Third Reading. 2084. 2084, request for a fiscail
note has been filed. The Order of Senate Bills, Second Reading
appears Senate Bill 1518."

Clerk O'Brien: "Senate Bill 1518. A Bill for an Act to amend Sections
of an Act providing appropriations to the Joint Committee on
Legislative Information Systems. Second Reading of the Bill.
No Committee Amendments."

Speaker Redmond: "Any Amendments from the floor?"
Clerk O'Brien: "None."

Representative Davis on the floor? Representative Matijevich. 2669."
Clerk O'Brien: "House..."

Speaker Redmond: "Does the Winnebago County delegation desire to hold a caucus outside of the chambers? The Order is House Bills, Third Reading. House Bill 2669."

Speaker Redmond: "Representative Jack Davis."

J. Davis: "Thank you, Mr. Speaker, Ladies and Gentlemen of the House.
Last year in the Spring Session, House Bill..."

Speaker Redmond: "Please come to order. This is a very important Bill."

J. Davis: "Last year during the Spring Session, thank you, Mr. Speaker, House Bill 1212 was passed and signed into law in August by the Governor which allowed County Boards who adopted the accelerated taxing method to extend the tax delinquency date beyond March 1 to a date uncertain, but no later than June 1. The intent of that legislation was to allow those County Boards to have the accelerated taxing method at their September Board meeting or prior to that of that year to go ahead and make that adoption for acceleration and move the date if they so chose to do. There was a legislative oversight in House Bill 1212 and the effective date of the legislation was October 1 of last year. Consequently precluding any activities by those counties who chose to do that for 1977 taxes payable in 1978. As a result of that, Lake and Will Counties both adopted the accelerated taxing method in September of last year and extended that tax delinquency date because of an error in their own board decision. We are seeking with House Bill 2669, Representative Matijevich and myself, to
secure the validation and curative legislation as represented
in 2669 to validate the action taken by those two Boards. This
Bill affects Lake and Will Counties only and no other counties
in the state. And I would solicit your favorable response in
trying to answer any questions you might have as I'm sure Repre-
sentative Matijevich will do."

Speaker Redmond: "Any further discussion? The question is, shall this
Bill pass? Those in favor vote 'aye', opposed vote 'no'. Have
all voted who wished? The Clerk will take the record. On this
question there's 137 'aye' and no 'nay' and the Bill having re-
ceived the Constitutional Majority hereby declared passed. Rep-
resentative Ryan, for what purpose do you rise?"

Ryan: "For the purpose of an introduction, Mr. Speaker."

Speaker Redmond: "Proceed."

Ryan: "We have a former colleague here on the floor with us here next
to Bill Walsh, our former colleague and House Member Bill Carroll,
is with us today."

Speaker Redmond: "Didn't he go to the Senate?"

Ryan: "Yeah, but he came back."

Speaker Redmond: "Did he repent? Then he came back. Representative
Collins, for what purpose do you rise? Is there any excused
absences on the Republican side? Representative Ryan."

Ryan: "Yes, Mr. Speaker, I have Representative Jones for legislative
business to be excused. Representative Molloy due to sickness.
Representative Hudson due to sickness. And Representative Reed
due to a death in the family."

Speaker Redmond: "Is there any objections? Hearing no objections,
those absences will be marked as excused. Representative Madigan."

Madigan: "Mr. Speaker, excused absences on the Democratic side of the
aisle. Would the record show that Representative Matejek is
excused because of his attendance at the Atomic Energy Commiss-
ion in Omaha, and that Representative Katz is excused because
of his attendance at the Legislative Conference regarding cri-
minal justice in Washington?"

Speaker Redmond: "Is there any objections to those absences showing
excused? Hearing no objection, the absences will be noted as
being excused. Representative Polk, Senate Bill 82, do you want that one called? Out of the record. Introduction and First Reading. Are those exempt?"


Speaker Redmond: "Representative Madigan, the Order of Motions."

Madigan: "Mr. Speaker, I move to suspend Rule 18(b) to allow Committees to post notice of next week's Committee meetings with five and one-half days prior notice rather than six and one-half days because the meetings have been moved back one day."

Speaker Redmond: "Is there any discussion? The question is on the Gentleman's motion. All those in favor... Representative James Houlihan."

J. Houlihan: "Mr. Speaker, I believe the Majority Leader misspoke himself. The meetings, I believe, were moved up one day rather than moved back one day. And I think that the motion is in error and improperly placed."

Madigan: "Mr. Speaker, could we amend the motion on its face in accordance with Representative Houlihan's suggestion?"

Speaker Redmond: "Is there any objection to amending a motion on its face? Hearing no objection... is there any objection to the motion? Hearing no objection, we'll use the attendance Roll Call to show the adoption of the motion. Is there anybody in the chamber that has a Bill...position...that you want called now? We got three hundred Bills in Rules Committee and it's the intention of the Speaker to go to the Rules Committee and
stay there as long as it's humanly possible so that we can give everyone a chance to have their Bill heard. Is there any Member that has any Bill on the Calendar that they desire to have called? Representative Madigan. Looks like there's no business on the floor."

Madigan: "Mr. Speaker, are there any announcements?"

Speaker Redmond: "Are there any announcements? Representative Daniels."

Daniels: "Yes, Mr. Speaker, just a point of inquiry. Does the Speaker intend to issue a Supplemental Calendar today?"

Speaker Redmond: "Have no... we're about ready to end it up to get to Rules."

Daniels: "Well, just as a point of information, I notice that the House Joint Resolution Constitutional Amendment 1 which cleared the Executive Committee on Friday sponsored by Representative Wolf and myself does not appear on the Calendar. And I wonder if the Chair has an explanation why in a period of approximately five days we don't have it on the House Calendar for Second Reading."

Speaker Redmond: "The Clerk advises me the Committee Report came in after we adjourned Friday."

Daniels: "I understand that the Clerk's Office was going to be open though until... during the time the Committees were in Session."

Clerk O'Brien: "The Committee Report must be read on the House floor while we're in Session."

Daniels: "Has it now been read?"

Clerk O'Brien: "To be received by the House."

Daniels: "Has it been read now?"

Clerk O'Brien: "No, I have it now. It'll be read today."

Daniels: "And it'll appear on the Calendar tomorrow?"

Clerk O'Brien: "It'll be on the Calendar tomorrow."

Daniels: "Thank you."

Speaker Redmond: "Any further announcements or inquiries? Representative Madigan. May I admonish all of the Members of the Rules Committee to please attend the Rules Committee meeting immediately after adjournment. It's in Room 114. Representative Barnes, for what purpose do you rise?"

E. Barnes: "Thank you very much, Mr. Speaker. Just a brief announcement."
to all of the Democratic Members of the Appropriations II Com-
mittee. There will be a briefing tomorrow morning at ten o'clock
in Room G3 in the State Office Building and I urge you to attend
it. Ten o'clock tomorrow morning, G3, the Appropriations Com-
mittee II, Democratic Members."

Speaker Redmond: "Representative Pierce."

Pierce: "The House Revenue Committee is..."

Speaker Redmond: "Most important announcement."

Pierce: "The House Revenue Committee has an important meeting today.

We have personal property tax replacement and other emergency
matters before us. We're meeting at two p.m. in Room 118, so
I hope all Members will be in attendance at the House Revenue
Committee starting at two p.m. in Room 118 today."

Speaker Redmond: "Representative Matijevich."

Matijevich: "Yes, Mr. Speaker, Ladies and Gentlemen of the House,

House Appropriations I, Democratic Members, we're going to meet
in the morning for a briefing in G1. We're going to try to do
it a little different this year and stick together. And be-
cause Roscoe Cunningham lost for Congress, he may even help us
now and then he said. So, G1, nine o'clock in the morning for
a briefing, Appropriation I, Democrats."

Speaker Redmond: "Any further announcements? Representative Ryan."

Ryan: "Mr. Speaker, we have with us today the Crete-Monee School Dis-

trict 201 with Jim Hill as President and John Savage as the Super-
intendent from the 42nd District represented by Representatives
Davis, Leinemweber and Van Duyne. They're in the back balcony
here."

Speaker Redmond: "Anything further? Representative James Taylor."

Taylor: "Thank you, Mr. Speaker and Members of the House. The Com-

mittee on Cities and Villages will meet promptly at two p.m.
We have a very important Bill to discuss."

Speaker Redmond: "Representative Ryan."

Ryan: "Mr. Speaker, I would like to suspend the posting rules so the
following Bills could be heard in Rules Committee this week.
House Bill 2896... House Bill 2896, House Bill 3223, 3224, 3225,
3227, 3228, 3229 and House Bills 3236 through 3257."
Speaker Redmond: "Representative Madigan."

Madigan: "Mr. Speaker, Ladies and Gentlemen of the House, these Bills being offered by Representative Ryan basically constitute authorizations to Departments to effectuate land transfers. I would support Mr. Ryan's motion."

Speaker Redmond: "Is there any further discussion? The question is on Representative... Representative Skinner."

Skinner: "I wonder if it would be possible to know to whom we are giving land away or are we selling it?"

Speaker Redmond: "Representative Ryan."

Ryan: "These are all easements from the Department of Transportation, Representative Skinner, for various districts."

Skinner: "All being sold at fair market value?"

Ryan: "Pardon?"

Skinner: "Are they all being sold at fair market value?"

Ryan: "I assume that's correct?"

Speaker Redmond: "Are there any transfers to the R.T.A.?"

Skinner: "See, he won't answer the questions. Thank you."

Speaker Redmond: "Question's on the Gentleman's motion. Those in favor say 'aye', opposed 'no'. The 'ays' have it, the motion carries. Okay, okay. Representative Madigan, for a motion. I understand the Clerk needs about fifteen minutes to function in order to accept introduction of Bills. Representative Madigan."

Madigan: "Mr. Speaker, I request leave of the House to change the Sponsorship of House Bill 3044 from myself to Representative Terzich. This Bill would affect the Municipal Pension Fund of Chicago. The staff inadvertently listed myself as the Sponsor and I would request leave of the House that Representative Terzich be shown as the Sponsor of House Bill 3044 rather than myself."

Speaker Redmond: "Is there any objection? Hearing none, leave is granted. Sponsorship will be changed. Representative Cunningham."

Cunningham: "Mr. Speaker, all Republican sinner Members of Appropriations I who are not going to the Prayer Breakfast in the morning are reminded there is a free breakfast at 8:30 a.m. in the staff room. Please come. If you're going to be there, call 5530 and confirm. Free breakfast for all sinner Republican Appropriation I
Members."

Speaker Redmond: "Representative Madigan."

Madigan: "Mr. Speaker, I move that we adjourn until twelve o'clock tomorrow morning. And by way of announcement, the Rules Committee will meet immediately."

Speaker Redmond: "Any discussion? The question's on... we need fifteen minutes Perfunctory."

Madigan: "The motion is so amended."

Speaker Redmond: "The question's on the Gentleman's motion that after a fifteen minute Perfunctory Session, that the House adjourns. Those in favor indicate by saying 'aye', opposed 'no'. The 'ayes' have it, the motion carried. The House now stands adjourned subject to fifteen minute Perfunctory for the Introduction and First Reading. Noon tomorrow. Will the Members of the Rules Committee please go to Room 114? Right now... right now! We want to take good care of Ryan's ethics. We have more than one session."

following recommendations: do pass Constitutional Amendments §3, 18, 36, 41, 44 and 45; do not pass Constitutional Amendment §6; do pass as amended Constitutional Amendment §1; do not pass as amended House Bill 1701; be adopted House Resolution 478 and House Joint Resolution 72. The Clerk's desk will be open for ten more minutes for the Introduction of Bills. if anybody has a Bill to get in today."

Clerk Hall: "Introduction of House Joint Resolution Constitutional Amendment 49, Beatty. Resolved, by the House of Representatives, the 80th General Assembly, the State of Illinois, the Senate concurring herein, that there shall be submitted to the electors of the State for adoption or rejection at the general election next occurring at least six months after the adoption of this Resolution, a proposition to amend Sections 6 and 7 of Article VII of the Constitution to read as follows: Article VII, Section 6. Powers of Home Rule Units. (a) A county which has a chief executive officer elected by electors of a county and any municipality which has a population of more than 25,000 are home rule units. Other municipalities may elect by referendum to become home rule units. Except as limited by this Section, a home rule unit may exercise any power and perform any function pertaining to its government and affairs including, but not limited to, the power to regulate for the protection of the public health, safety, morals and welfare; to license; to tax; and to incur debt. (b) A home rule unit by referendum may elect not to be a home rule unit. (c) If a home rule county ordinance conflicts with an ordinance of a municipality, the municipal ordinance shall prevail within its jurisdiction. (d) A home rule unit does not have the power (1) to incur debt payable from ad valorem property tax receipts maturing more than 40 years from the time it is incurred or (2) to define and provide for the punishment of a felony. (e) A home rule unit shall have only the power that the General Assembly may provide by (1) to punish by imprisonment for more than six months or (2) to license for revenue or impose taxes upon or measured by income or earnings or upon occupations. (f) A home rule unit shall have the power subject
to approval by referendum to adopt, alter or repeal a form of government provided by law, except that the form of government of Cook County shall be subject to the provisions of Section 3 of this Article. A home rule municipality shall have the power to provide for its officers, their manner of selection and terms of office only as approved by referendum or as otherwise authorized by law. A home rule county may suspend or abate ad valorem property taxes subject to limitations established by law by the General Assembly, and shall have the power to provide for its officers, their manner of selection and terms of office in the manner set forth in Section 4 of this Article. (g) The General Assembly by a law approved by the vote of three-fifths of the Members elected to each House may deny or limit the power to tax and any other power or function of a home rule unit not exercised or performed by the state other than a power or function specified in subsection (1) of this Section. (h) The General Assembly may provide specifically by law for the exclusive exercise by the state of any power or function of a home rule unit other than a taxing power or a power or function specified in subsection (1) of this Section. (i) Home rule units may exercise and perform concurrently with the state any power or function of a home rule unit to the extent that the General Assembly by law does not specifically limit the concurrent exercise or specifically declare the State's exercise to be exclusive. (j) The General Assembly may limit by law the amount of debt which home rule counties may incur and may limit by law approved by three-fifths of the Members elected to each House the amount of debt, other than debt payable from ad valorem property tax receipts, which home rule municipalities may incur. (k) The General Assembly may limit by law the amount and require referendum approval of debt to be incurred by home rule municipalities, payable from ad valorem property tax receipts, only in excess of the following percentages of the assessed value of its taxable property: (1) if its population is 500,000 or more, an aggregate of three percent; (2) if its population is more than 25,000 and less than 500,000, an aggregate of of one percent;
and (3) its population is 25,000 or less, an aggregate of one-half percent. Indebtedness which is outstanding on the effective date of this Constitution or which is thereafter approved by referendum or assumed from another unit of local government shall not be included in the foregoing percentage amounts. (1) The General Assembly may not deny or limit the power of home rule units (1) to make local improvements by special assessment and to exercise this power jointly with other counties and municipalities, and other classes of units of local government having that power on the effective date of this Constitution unless that power is subsequently denied by law to any such other units of local government or (2) to levy or impose additional taxes upon areas within their boundaries in the manner provided by law for the provision of special services to those areas and for the payment of debt incurred in order to provide those special services. (m) Powers and functions of home rule units shall be construed liberally. Section 7. Counties and Municipalities Other Than Home Rule Units. Counties and municipalities which are not home rule units shall have only powers granted to them by law and the powers (1) to make local improvements by special assessment and to exercise this power jointly with other counties and municipalities, and other classes of units of local government having that power on the effective date of this Constitution unless that power is subsequently denied by law to any such other units of local government; (2) by referendum, to adopt, alter or repeal their forms of government provided by law; (3) in the case of municipalities, to provide by referendum for their officers, manner of selection and terms of office; (4) in the case of counties, to suspend or abate ad valorem property taxes subject to limitations established by law by the General Assembly, and to provide for their officers, manner of selection and terms of office as provided in Section 4 of this Article; (5) to incur debt except as limited by law and except that debt payable from ad valorem property tax receipts shall mature within 40 years from the time it is incurred; and (6) to levy or impose additional taxes upon areas within their
boundaries in the manner provided by law for the provision of special services to those areas and for the payment of debt incurred in order to provide those special services. Schedule.

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE
EIGHTIETH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE
SENATE CONCURRING HEREIN, that there shall be submitted to
the electors of the State for adoption or rejection at the
general election next occurring at least six months after the
adoption of this resolution, a proposition to amend Sections
6 and 7 of Article VII of the Constitution to read as
follows:

ARTICLE VII

Section 6. Powers of Home Rule Units

(a) A County which has a chief executive officer elected
by the electors of the county and any municipality which has
a population of more than 25,000 are home rule units. Other
municipalities may elect by referendum to become home rule
units. Except as limited by this Section, a home rule unit
may exercise any power and perform any function pertaining to
its government and affairs including, but not limited to, the
power to regulate for the protection of the public health,
safety, morals and welfare; to license; to tax; and to incur
debt.

(b) A home rule unit by referendum may elect not to be a
home rule unit.

(c) If a home rule county ordinance conflicts with an
ordinance of a municipality, the municipal ordinance shall
prevail within its jurisdiction.

(d) A home rule unit does not have the power (1) to incur
debt payable from ad valorem property tax receipts maturing
more than 40 years from the time it is incurred or (2) to
define and provide for the punishment of a felony.

(e) A home rule unit shall have only the power that the
General Assembly may provide by law (1) to punish by
imprisonment for more than six months or (2) to license for
1 revenue or impose taxes upon or measured by income or
2 earnings or upon occupations.
3 (f) A home rule unit shall have the power subject to
4 approval by referendum to adopt, alter or repeal a form of
5 government provided by law, except that the form of
6 government of Cook County shall be subject to the provisions
7 of Section 3 of this Article. A home rule municipality shall
8 have the power to provide for its officers, their manner of
9 selection and terms of office only as approved by referendum
10 or as otherwise authorized by law. A home rule county may
11 suspend or abate ad valorem property taxes subject to
12 limitations established by law by the General Assembly, and
13 shall have the power to provide for its officers, their
14 manner of selection and terms of office in the manner set
15 forth in Section 4 of this Article.
16 (g) The General Assembly by a law approved by the vote of
17 three-fifths of the members elected to each house may deny or
18 limit the power to tax and any other power or function of a
19 home rule unit not exercised or performed by the State other
20 than a power or function specified in subsection (1) of this
21 Section.
22 (h) The General Assembly may provide specifically by law
23 for the exclusive exercise by the State of any power or
24 function of a home rule unit other than a taxing power or a
25 power or function specified in subsection (1) of this
26 Section.
27 (i) Home rule units may exercise and perform concurrently
28 with the State any power or function of a home rule unit to
29 the extent that the General Assembly by law does not
30 specifically limit the concurrent exercise or specifically
31 declare the State's exercise to be exclusive.
32 (j) The General Assembly may limit by law the amount of
33 debt which home rule counties may incur and may limit by law
34 approved by three-fifths of the members elected to each house
35 the amount of debt, other than debt payable from ad valorem
property tax receipts, which home rule municipalities may
incur.

(k) The General Assembly may limit by law the amount and
require referendum approval of debt to be incurred by home
rule municipalities, payable from ad valorem property tax
receipts, only in excess of the following percentages of the
assessed value of its taxable property: (1) if its
population is 500,000 or more, an aggregate of three percent;
(2) if its population is more than 25,000 and less than
500,000, an aggregate of one percent; and (3) if its
population is 25,000 or less, an aggregate of one-half
percent. Indebtedness which is outstanding on the effective
date of this Constitution or which is thereafter approved by
referendum or assumed from another unit of local government
shall not be included in the foregoing percentage amounts.

(1) The General Assembly may not deny or limit the power
of home rule units (1) to make local improvements by special
assessment and to exercise this power jointly with other
counties and municipalities, and other classes of units of
local government having that power on the effective date of
this Constitution unless that power is subsequently denied by
law to any such other units of local government or (2) to
levy or impose additional taxes upon areas within their
boundaries in the manner provided by law for the provision of
special services to those areas and for the payment of debt
incurred in order to provide those special services.

(m) Powers and functions of home rule units shall be
construed liberally.

Section 7. Counties and Municipalities Other Than Home Rule
Units

Counties and municipalities which are not home rule units
shall have only powers granted to them by law and the powers
(1) to make local improvements by special assessment and to
exercise this power jointly with other counties and
municipalities, and other classes of units of local
government having that power on the effective date of this
Constitution unless that power is subsequently denied by law
to any such other units of local government; (2) by
referendum, to adopt, alter or repeal their forms of
government provided by law; (3) in the case of
municipalities, to provide by referendum for their officers,
manner of selection and terms of office; (4) in the case of
counties, to suspend or abate ad valorem property taxes
subject to limitations established by law by the General
Assembly, and to provide for their officers, manner of
selection and terms of office as provided in Section 4 of
this Article; (5) to incur debt except as limited by law and
except that debt payable from ad valorem property tax
receipts shall mature within 40 years from the time it is
incurred; and (6) to levy or impose additional taxes upon
areas within their boundaries in the manner provided by law
for the provision of special services to those areas and for
the payment of debt incurred in order to provide those
special services.

SCHEDULE

This amendment to Sections 6 and 7 of Article VII takes
effect upon its approval by the electors of this State.
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**GENERAL ASSEMBLY**

STATE OF ILLINOIS

HOUSE OF REPRESENTATIVES
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