

SENATE JOURNAL

STATE OF ILLINOIS

NINETY-SECOND GENERAL ASSEMBLY

13TH LEGISLATIVE DAY

THURSDAY, MARCH 8, 2001

9:00 O'CLOCK A.M.

No. 13
[Mar. 8, 2001]

The Senate met pursuant to adjournment.
 Honorable James "Pate" Philip, Wood Dale, Illinois, presiding.
 Prayer by Reverend Jeff Chitwood, Southside Christian Church,
 Springfield, Illinois.
 Senator Radogno led the Senate in the Pledge of Allegiance.

The Journal of Tuesday, March 6, 2001, was being read when on motion of Senator Myers further reading of same was dispensed with and unless some Senator had corrections to offer, the Journal would stand approved. No corrections being offered, the Journal was ordered to stand approved.

The Journal of Wednesday, March 7, 2001, was being read when on motion of Senator Myers further reading of same was dispensed with and unless some Senator had corrections to offer, the Journal would stand approved. No corrections being offered, the Journal was ordered to stand approved.

REPORT RECEIVED

The Secretary placed before the Senate the following report:

A report on flexible work hours for employees submitted by the Deaf and Hard of Hearing Commission as required by Section 3.1 of the General Assembly Organization Act (25 ILCS 5/).

The foregoing report was ordered received and placed on file in the Secretary's Office.

LEGISLATIVE MEASURES FILED

The following floor amendments to the Senate Bills listed below have been filed with the Secretary, and referred to the Committee on Rules:

Senate Amendment No. 1 to Senate Bill 109
 Senate Amendment No. 1 to Senate Bill 382
 Senate Amendment No. 1 to Senate Bill 758

REPORTS FROM STANDING COMMITTEES

Senator Klemm, Chairperson of the Committee on Executive to which was referred Senate Bills numbered 458, 493, 606, 610, 647, 720, 735, 778, 825 and 850 reported the same back with the recommendation that the bills do pass.

Under the rules, the bills were ordered to a second reading.

Senator Klemm, Chairperson of the Committee on Executive to which was referred Senate Bills numbered 188, 193, 456 and 550 reported the same back with amendments having been adopted thereto, with the recommendation that the bills, as amended, do pass.

Under the rules, the bills were ordered to a second reading.

Senator Klemm, Chairperson of the Committee on Executive, to which was referred Senate Joint Resolution No. 2 reported the same back with the recommendation that the resolution be adopted.

Under the rules, Senate Joint Resolution 2 was placed on the

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Secretary's Desk.

Senator Peterson, Chairperson of the Committee on Revenue to which was referred Senate Bills numbered 60, 209, 450, 638, 853, 854, 855, 856, 1116, 1176, 1177, 1216, 1217, 1218, 1219, 1232, 1278 and 1279 reported the same back with the recommendation that the bills do pass.

Under the rules, the bills were ordered to a second reading.

Senator Peterson, Chairperson of the Committee on Revenue to which was referred Senate Bills numbered 15, 640 and 697 reported the same back with amendments having been adopted thereto, with the recommendation that the bills, as amended, do pass.

Under the rules, the bills were ordered to a second reading.

Senator T. Walsh, Chairperson of the Committee on State Government Operations to which was referred Senate Bills numbered 76, 502, 830, 835, 836, 837, 877, 883, 1047 and 1102 reported the same back with the recommendation that the bills do pass.

Under the rules, the bills were ordered to a second reading.

PRESENTATION OF RESOLUTIONS

SENATE RESOLUTION NO. 71

Offered by Senator Petka and all Senators:
Mourns the death of Sandra K. Gulden of Romeoville.

SENATE RESOLUTION NO. 72

Offered by Senator Myers and all Senators:
Mourns the death of John E. Alexander, Jr. of Marshall.

SENATE RESOLUTION NO. 73

Offered by Senator Myers and all Senators:
Mourns the death of James B. Upchurch of Mattoon.

The foregoing resolutions were referred to the Resolutions Consent Calendar.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES

A message from the House by

Mr. Rossi, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the Senate, to-wit:

HOUSE BILL NO. 382

A bill for AN ACT to amend certain Acts in relation to the disposition of certain fetuses.

HOUSE BILL NO. 846

A bill for AN ACT in relation to vehicles.

HOUSE BILL NO. 901

A bill for AN ACT relating to higher education.

HOUSE BILL NO. 1001

A bill for AN ACT in relation to alcoholic liquor.

HOUSE BILL NO. 1034

A bill for AN ACT concerning tobacco.

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HOUSE BILL NO. 1970

A bill for AN ACT in relation to business transactions.

Passed the House, March 7, 2001.

ANTHONY D. ROSSI, Clerk of the House

The foregoing House Bills numbered 382, 846, 901, 1001, 1034 and 1970 were taken up, ordered printed and placed on first reading.

REPORT FROM RULES COMMITTEE

Senator Weaver, Chairperson of the Committee on Rules, during its March 8, 2001 meeting, reported the following Legislative Measure has been assigned to the indicated Standing Committee of the Senate:

Appropriations: Senate Amendment No. 1 to Senate Bill 758.

COMMITTEE MEETING ANNOUNCEMENT

Senator Rauschenberger, Chairperson of the Committee on Appropriations announced that the Appropriations Committee will meet today in Room 212, Capitol Building, at 10:30 o'clock a.m.

EXCUSED FROM ATTENDANCE

Senator Maitland was excused from attendance due to illness.

On motion of Senator Demuzio, Senator E. Jones was excused from attendance due to family business.

At the hour of 9:27 o'clock a.m., the Chair announced that the Senate stand at recess subject to the call of the Chair.

AFTER RECESS

At the hour of 11:43 o'clock a.m., the Senate resumed consideration of business.

Honorable James "Pate" Philip, President of the Senate, presiding.

REPORTS FROM STANDING COMMITTEES

Senator Rauschenberger, Chairperson of the Committee on Appropriations to which was referred the following Senate floor amendment, reported that the Committee recommends that it be adopted:

Amendment No. 1 to Senate Bill 758

Under the rules, the foregoing floor amendment is eligible for consideration on second reading.

Senator Lauzen, Chairperson of the Committee on Commerce and Industry to which was referred Senate Bills numbered 788, 794, 795, 796, 858 and 923 reported the same back with the recommendation that the bills do pass.

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Under the rules, the bills were ordered to a second reading.

Senator O'Malley, Chairperson of the Committee on Financial Institutions to which was referred Senate Bills numbered 575, 862 and 1104 reported the same back with the recommendation that the bills do pass.

Under the rules, the bills were ordered to a second reading.

Senator O'Malley, Chairperson of the Committee on Financial Institutions to which was referred Senate Bills numbered 48, 119 and 888 reported the same back with amendments having been adopted thereto, with the recommendation that the bills, as amended, do pass.

Under the rules, the bills were ordered to a second reading.

Senator Burzynski, Chairperson of the Committee on Licensed Activities to which was referred Senate Bills numbered 263, 447, 527, 528, 534, 643, 857 and 1089 reported the same back with the recommendation that the bills do pass.

Under the rules, the bills were ordered to a second reading.

READING BILLS OF THE SENATE A SECOND TIME

On motion of Senator Rauschenberger, Senate Bill No. 155 having been printed, was taken up and read by title a second time.

The following amendments were offered in the Committee on Public Health and Welfare, adopted and ordered printed:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 155 as follows:
on page 2, by deleting lines 15 through 17; and
on page 3, by inserting between lines 12 and 13 the following:

"(d) A person who is legally authorized to possess hypodermic syringes or needles under the Hypodermic Syringes and Needles Act."

AMENDMENT NO. 2

AMENDMENT NO. 2. Amend Senate Bill 155 as follows:
on page 3, line 16, by changing "Section 2.5" to "Sections 2.5 and 2.6"; and
on page 4, line 10, by inserting after "needles." the following:
"This subsection (b) is inoperative after January 1, 2006."; and
on page 5, line 5, by inserting after "pharmacy." the following:
"This subsection (b) is inoperative after January 1, 2006."; and
on page 5, by inserting between lines 22 and 23 the following:
"(720 ILCS 635/2.6 new)

Sec. 2.6. Study of the effects of amendatory changes on the reduction in Acquired Immunodeficiency Syndrome (AIDS) and hepatitis B. The Department of Public Health shall conduct a study on the effects of this amendatory Act of the 92nd General Assembly on the reduction in the incidents of Acquired Immunodeficiency Syndrome (AIDS) and hepatitis B and shall report its findings and recommendations to the Governor and the General Assembly by January 1, 2005."

There being no further amendments, the foregoing Amendments numbered 1 and 2, were ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator Roskam, Senate Bill No. 180 having been printed, was taken up and read by title a second time.

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The following amendment was offered in the Committee on Education, adopted and ordered printed:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 180 on page 3, by deleting lines 24 through 34; and on page 4, by deleting lines 1 through 3; and on page 4, in line 4, by replacing "(f)" with "(e)".

There being no further amendments, the foregoing Amendment No. 1, was ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator Hawkinson, Senate Bill No. 195 having been printed, was taken up, read by title a second time.

The following amendment was offered in the Committee on Judiciary, adopted and ordered printed:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 195 as follows: by replacing everything after the enacting clause with the following: "Section 5. The Code of Civil Procedure is amended by changing Section 2-616 as follows:

(735 ILCS 5/2-616) (from Ch. 110, par. 2-616)

Sec. 2-616. Amendments. (a) At any time before final judgment amendments may be allowed on just and reasonable terms, introducing any party who ought to have been joined as plaintiff or defendant, dismissing any party, changing the cause of action or defense or adding new causes of action or defenses, and in any matter, either of form or substance, in any process, pleading, bill of particulars or proceedings, which may enable the plaintiff to sustain the claim for which it was intended to be brought or the defendant to make a defense or assert a cross claim.

(b) The cause of action, cross claim or defense set up in any amended pleading shall not be barred by lapse of time under any statute or contract prescribing or limiting the time within which an action may be brought or right asserted, if the time prescribed or limited had not expired when the original pleading was filed, and if it shall appear from the original and amended pleadings that the cause of action asserted, or the defense or cross claim interposed in the amended pleading grew out of the same transaction or occurrence set up in the original pleading, even though the original pleading was defective in that it failed to allege the performance of some act or the existence of some fact or some other matter which is a necessary condition precedent to the right of recovery or defense asserted, if the condition precedent has in fact been performed, and for the purpose of preserving the cause of action, cross claim or defense set up in the amended pleading, and for that purpose only, an amendment to any pleading shall be held to relate back to the date of the filing of the original pleading so amended.

(c) A pleading may be amended at any time, before or after judgment, to conform the pleadings to the proofs, upon terms as to costs and continuance that may be just.

(d) A cause of action against a person not originally named a defendant is not barred by lapse of time under any statute or contract prescribing or limiting the time within which an action may be brought or right asserted, if all the following terms and conditions are met: (1) the time prescribed or limited had not expired when the original action was commenced; (2) ~~failure--to--join the person as a defendant was inadvertent; (3) service of summons was~~

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~~in fact had upon the person, his or her agent or partner, as the nature of the defendant made appropriate, even though he or she was served in the wrong capacity or as agent of another, or upon a trustee who has title to but no power of management or control over real property constituting a trust of which the person is a beneficiary;~~ (4) the person, within the time that the action might have been brought or the right asserted against him or her plus the time for service permitted under Supreme Court Rule 103(b), received such notice of the commencement of the action that the person will not be prejudiced in maintaining a defense on the merits and knew or should have known that, but for a mistake concerning the identity of the proper party, the action would have been brought against him or her ~~knew that the original action was pending and that it grew out of a transaction or occurrence involving or concerning him or her;~~ and (3) (5) it appears from the original and amended pleadings that the cause of action asserted in the amended pleading grew out of the same transaction or occurrence set up in the original pleading, even though the original pleading was defective in that it failed to allege the performance of some act or the existence of some fact or some other matter which is a necessary condition precedent to the right of recovery when the condition precedent has in fact been performed, and even though the person was not named originally as a defendant. For the purpose of preserving the cause of action under those conditions, an amendment adding the person as a defendant relates back to the date of the filing of the original pleading so amended.

(e) A cause of action against a beneficiary of a land trust not originally named a defendant is not barred by lapse of time under any statute or contract prescribing or limiting the time within which an action may be brought or right asserted, if all the following terms and conditions are met: (1) the cause of action arises from the ownership, use or possession of real estate, record title whereof is held by a land trustee; (2) the time prescribed or limited had not expired when the original action was commenced; (3) the land trustee of record is named as a defendant; and (4) the plaintiff proceeds with reasonable diligence subsequent to the commencement of the action to serve process upon the land trustee, to determine the identity of the beneficiary, and to amend the complaint to name the beneficiary as a defendant.

(f) The changes made by this amendatory Act of the 92nd General Assembly apply to all complaints filed on or after the effective date of this amendatory Act, and to complaints filed before the effective date of this amendatory Act if the limitation period has not ended before the effective date.

(Source: P.A. 85-907.)".

There being no further amendments, the foregoing Amendment No. 1, was ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator Jacobs, Senate Bill No. 265 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Noland, Senate Bill No. 364 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Klemm, Senate Bill No. 394 having been printed, was taken up and read by title a second time.

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The following amendment was offered in the Committee on Environment and Energy, adopted and ordered printed:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 394, on page 4, by replacing line 29 with "as listed below. Until the Agency and the Environmental Laboratory Certification Committee establish administrative and certification assessment schedules in accordance with the procedures of subsections (c) and (d-5) of this Section, the following assessment schedules shall remain in effect based-on-the-following schedule:"; and on page 5, line 15, after "(b)", by inserting "Until the Agency and the Environmental Laboratory Certification Committee establish administrative and certification assessment schedules in accordance with the procedures of subsections (c) and (d-5) of this Section, the following payment schedules shall remain in effect."; and on page 5, line 25, after "schedules,", by inserting "assessment schedule dispute resolution,"; and on page 5, line 28, after "agency,", by inserting "or"; and on page 5, by replacing lines 29 and 30 with "government. No assessments shall be due from--or any municipal government for certification to conduct public water supply that--conducts analyses of samples from public water supplies. The Agency's"; and on page 6, immediately below line 7, by inserting the following:

"(d-5) The Agency, with the concurrence with the Environmental Laboratory Certification Committee, shall determine the assessment schedules for participation in the environmental laboratory certification program. The Agency, with the concurrence of the Committee, shall base the assessment schedules upon actual and anticipated costs for certification under State and federal programs and the associated costs of the Agency and Committee. On or before August 1 of each year, the Agency shall submit its assessment schedules determination and supporting documentation for the forthcoming year to the Committee. Before the following September 30, the Committee shall hold at least one regular meeting to consider the Agency's assessment schedule determination. If the Committee concurs with the Agency's assessment schedule determination, it shall thereupon take effect."

There being no further amendments, the foregoing Amendment No. 1, was ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator O'Malley, Senate Bill No. 430 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Roskam, Senate Bill No. 433 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator R. Madigan, Senate Bill No. 463 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator L. Walsh, Senate Bill No. 487 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Cullerton, Senate Bill No. 504 having been

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printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator O'Daniel, Senate Bill No. 547 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator O'Malley, Senate Bill No. 574 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Roskam, Senate Bill No. 661 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Sullivan, Senate Bill No. 683 having been printed, was taken up, read by title a second time.

The following amendment was offered in the Committee on Environment and Energy, adopted and ordered printed:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 683 by replacing everything after the enacting clause with the following:

"Section 5. The Public Utilities Act is amended by adding Sections 8-501.5, 8-505.5, and 9-245 as follows:

(220 ILCS 5/8-501.5 new)

Sec. 8-501.5. Employees and independent contractors; background checks.

(a) Before hiring an employee or independent contractor to perform work involving facilities used for the distribution of natural gas to customers, a public utility shall, in accordance with Commission rules, require the proposed employee or independent contractor to complete a certificate listing the proposed employee's or contractor's violations of pertinent safety or environmental laws.

(b) The Commission shall adopt rules establishing the requirements for the certificates referred to in subsection (a).

(220 ILCS 5/8-505.5 new)

Sec. 8-505.5. Work on natural gas regulator or manometer. The Commission shall require, under such rules as it may prescribe, a public utility that is performing work on a natural gas regulator or manometer containing mercury that is used to provide natural gas service to test the immediate area around the regulator or manometer for mercury before and after work is performed using testing instruments of the type approved by the Commission. Copies of the test results, if requested, shall be provided to the occupant or owner of the property upon which the regulator or manometer is located at the time the work is performed. The test results shall be available for inspection by the Commission.

(220 ILCS 5/9-245 new)

Sec. 9-245. Rates; environmental fines and remediation. In determining the rates for a public utility engaged in providing natural gas service, the Commission may not include any expenditure for fines or remediation and related activities incurred as a result of mercury spills associated with gas pressure regulators, manometers, or any other devices containing mercury in the utility's system. Any related insurance or third party recoveries must also be excluded for ratemaking purposes.

Section 99. Effective date. This Act takes effect upon becoming law."

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There being no further amendments, the foregoing Amendment No. 1, was ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator Cronin, Senate Bill No. 722 having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Education, adopted and ordered printed:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 722 by replacing everything after the enacting clause with the following:

"Section 5. The School Code is amended by changing Section 3A-6 as follows:

(105 ILCS 5/3A-6) (from Ch. 122, par. 3A-6)

Sec. 3A-6. Election of Superintendent for consolidated region - Bond - Vacancies in any educational service region.

(a) The regional superintendent to be elected under Section 3A-5 shall be elected at the time provided in the general election law and must possess the qualifications described in Section 3-1 of this Act.

(b) The bond required under Section 3-2 shall be filed in the office of the county clerk in the county where the regional office is situated, and a certified copy of that bond shall be filed in the office of the county clerk in each of the other counties in the region.

(c) When a vacancy occurs in the office of regional superintendent of schools of any educational service region which is not located in a county which is a home rule unit, such vacancy shall be filled within 60 days (i) by appointment of the chairman of the county board, with the advice and consent of the county board, when such vacancy occurs in a single county educational service region; or (ii) by appointment of a committee composed of the chairmen of the county boards of those counties comprising the affected educational service region when such vacancy occurs in a multicounty educational service region, each committeeman to be entitled to one vote for each vote that was received in the county represented by such committeeman on the committee by the regional superintendent of schools whose office is vacant at the last election at which a regional superintendent was elected to such office, and the person receiving the highest number of affirmative votes from the committeemen for such vacant office to be deemed the person appointed by such committee to fill the vacancy. The appointee shall be a member of the same political party as the regional superintendent of schools the appointee succeeds was at the time such regional superintendent of schools last was elected. The appointee shall serve for the remainder of the term. However, if more than 28 months remain in that term, the appointment shall be until the next general election, at which time the vacated office shall be filled by election for the remainder of the term. Nominations shall be made and any vacancy in nomination shall be filled as follows:

(1) If the vacancy in office occurs before the first date provided in Section 7-12 of the Election Code for filing nomination papers for county offices for the primary in the next even-numbered year following commencement of the term of office in which the vacancy occurs, nominations for the election for filling the vacancy shall be made pursuant to Article 7 of the Election Code.

(2) If the vacancy in office occurs during the time provided in Section 7-12 of the Election Code for filing nomination papers for county offices for the primary in the next

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even-numbered year following commencement of the term of office in which the vacancy occurs, the time for filing nomination papers for the primary shall not be more than 91 days nor less than 85 days prior to the date of the primary.

(3) If the vacancy in office occurs after the last day provided in Section 7-12 of the Election Code for filing nomination papers for county offices for the primary in the next even-numbered year following commencement of the term of office in which the vacancy occurs, a vacancy in nomination shall be deemed to have occurred and the county central committee of each established political party (if the vacancy occurs in a single county educational service region) or the multi-county educational service region committee of each established political party (if the vacancy occurs in a multi-county educational service region) shall nominate, by resolution, a candidate to fill the vacancy in nomination for election to the office at the general election. In the nomination proceedings to fill the vacancy in nomination, each member of the county central committee or the multi-county educational service region committee, whichever applies, shall have the voting strength as set forth in Section 7-8 or 7-8.02 of the Election Code, respectively. The name of the candidate so nominated shall not appear on the ballot at the general primary election. The vacancy in nomination shall be filled prior to the date of certification of candidates for the general election.

(4) The resolution to fill the vacancy shall be duly acknowledged before an officer qualified to take acknowledgments of deeds and shall include, upon its face, the following information: (A) the name of the original nominee and the office vacated; (B) the date on which the vacancy occurred; and (C) the name and address of the nominee selected to fill the vacancy and the date of selection. The resolution to fill the vacancy shall be accompanied by a statement of candidacy, as prescribed in Section 7-10 of the Election Code, completed by the selected nominee, a certificate from the State Board of Education, as prescribed in Section 3-1 of this Code, and a receipt indicating that the nominee has filed a statement of economic interests as required by the Illinois Governmental Ethics Act.

The provisions of Sections 10-8 through 10-10.1 of the Election Code relating to objections to nominations papers, hearings on objections, and judicial review shall also apply to and govern objections to nomination papers and resolutions for filling vacancies in nomination filed pursuant to this Section. Unless otherwise specified in this Section, the nomination and election provided for in this Section is governed by the general election law. ~~until the next general election when a successor shall be elected in accordance with the general election law for the unexpired term or for a full term, as the case may require.~~

Except as otherwise provided by applicable county ordinance or by law, if a vacancy occurs in the office of regional superintendent of schools of an educational service region that is located in a county that is a home rule unit and that has a population of less than 2,000,000 inhabitants, that vacancy shall be filled by the county board of such home rule county.

On or after August 7, 1995, if a vacancy occurs in the office of regional superintendent of schools of an educational service region that is located in a county that is a home rule unit and that has a population of 2,000,000 or more inhabitants, then that vacancy shall be filled by the first assistant superintendent/deputy superintendent until the end of the term to which the regional superintendent was

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~~elect~~ed. Until July 1, 1994, if a vacancy occurs in the office of regional superintendent of schools of an educational service region that is located in a county that is a home rule unit and that has a population of 2,000,000 or more inhabitants, that vacancy shall be filled by the county board of that home rule county unless otherwise provided by applicable county ordinance or by law. On and after July 1, 1994, the provisions of this Section shall have no application in any educational service region that is located in any county, including a county that is a home rule unit, if that educational service region has a population of 2,000,000 or more inhabitants.

Any person appointed to fill a vacancy in the office of regional superintendent of schools of any educational service region must possess the qualifications required to be elected to the position of regional superintendent of schools, and shall obtain a certificate of eligibility from the State Superintendent of Education and file same with the county clerk of the county in which the regional superintendent's office is located.

If the regional superintendent of schools is called into the active military service of the United States, his office shall not be deemed to be vacant, but a temporary appointment shall be made as in the case of a vacancy. The appointee shall perform all the duties of the regional superintendent of schools during the time the regional superintendent of schools is in the active military service of the United States, and shall be paid the same compensation apportioned as to the time of service, and such appointment and all authority thereunder shall cease upon the discharge of the regional superintendent of schools from such active military service. The appointee shall give the same bond as is required of a regularly elected regional superintendent of schools.

(Source: P.A. 87-654; 87-1251.)

Section 99. Effective date. This Act takes effect upon becoming law."

There being no further amendments, the foregoing Amendment No. 1, was ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator O'Malley, Senate Bill No. 761 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Donahue, Senate Bill No. 787 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Lauzen, Senate Bill No. 797 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Dillard, Senate Bill No. 829 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Sullivan, Senate Bill No. 838 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Geo-Karis, Senate Bill No. 840 having been printed, was taken up, read by title a second time and ordered to a third reading.

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On motion of Senator Syverson, Senate Bill No. 842 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator R. Madigan, Senate Bill No. 849 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Sullivan, Senate Bill No. 861 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator T. Walsh, Senate Bill No. 864 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator T. Walsh, Senate Bill No. 865 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Sieben, Senate Bill No. 874 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator O'Malley, Senate Bill No. 898 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Lightford, Senate Bill No. 912 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Molaro, Senate Bill No. 977 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Dillard, Senate Bill No. 978 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Roskam, Senate Bill No. 1026 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Dillard, Senate Bill No. 1097 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator R. Madigan, Senate Bill No. 1174 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator R. Madigan, Senate Bill No. 1244 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator R. Madigan, Senate Bill No. 1245 having been printed, was taken up, read by title a second time and ordered to a third reading.

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On motion of Senator R. Madigan, Senate Bill No. 1246 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator R. Madigan, Senate Bill No. 1247 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator R. Madigan, Senate Bill No. 1248 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator R. Madigan, Senate Bill No. 1251 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator R. Madigan, Senate Bill No. 1252 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator R. Madigan, Senate Bill No. 1255 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator R. Madigan, Senate Bill No. 1256 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Klemm, Senate Bill No. 1289 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Dillard, Senate Bill No. 1517 having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Judiciary, adopted and ordered printed:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 1517 as follows:

by replacing the title with the following:

"AN ACT concerning the Department of Corrections."; and

by replacing everything after the enacting clause with the following:

"Section 5. The Unified Code of Corrections is amended by changing Section 3-2-2 as follows:

(730 ILCS 5/3-2-2) (from Ch. 38, par. 1003-2-2)

Sec. 3-2-2. Powers and Duties of the Department.

(1) In addition to the powers, duties and responsibilities which are otherwise provided by law, the Department shall have the following powers:

(a) To accept persons committed to it by the courts of this State for care, custody, treatment and rehabilitation.

(b) To develop and maintain reception and evaluation units for purposes of analyzing the custody and rehabilitation needs of persons committed to it and to assign such persons to institutions and programs under its control or transfer them to other appropriate agencies. In consultation with the Department of Alcoholism and Substance Abuse (now the Department of Human Services), the Department of Corrections shall develop a master plan for the screening and evaluation of persons committed to its custody who have alcohol or drug abuse problems, and for making

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appropriate treatment available to such persons; the Department shall report to the General Assembly on such plan not later than April 1, 1987. The maintenance and implementation of such plan shall be contingent upon the availability of funds.

(b-1) To create and implement, on January 1, 2002, a pilot program to establish the effectiveness of pupillometer technology (the measurement of the pupil's reaction to light) as an alternative to a urine test for purposes of screening and evaluating persons committed to its custody who have alcohol or drug problems. The program shall require pupillometer technology to be used in at least 50% of all screening and evaluation tests performed. The Department must report to the General Assembly on the effectiveness of the program on January 1, 2003.

(b-5) To develop, in consultation with the Department of State Police, a program for tracking and evaluating each inmate from commitment through release for recording his or her gang affiliations, activities, or ranks.

(c) To maintain and administer all State correctional institutions and facilities under its control and to establish new ones as needed. Pursuant to its power to establish new institutions and facilities, the Department may, with the written approval of the Governor, authorize the Department of Central Management Services to enter into an agreement of the type described in subsection (d) of Section 405-300 of the Department of Central Management Services Law (20 ILCS 405/405-300). The Department shall designate those institutions which shall constitute the State Penitentiary System.

Pursuant to its power to establish new institutions and facilities, the Department may authorize the Department of Central Management Services to accept bids from counties and municipalities for the construction, remodeling or conversion of a structure to be leased to the Department of Corrections for the purposes of its serving as a correctional institution or facility. Such construction, remodeling or conversion may be financed with revenue bonds issued pursuant to the Industrial Building Revenue Bond Act by the municipality or county. The lease specified in a bid shall be for a term of not less than the time needed to retire any revenue bonds used to finance the project, but not to exceed 40 years. The lease may grant to the State the option to purchase the structure outright.

Upon receipt of the bids, the Department may certify one or more of the bids and shall submit any such bids to the General Assembly for approval. Upon approval of a bid by a constitutional majority of both houses of the General Assembly, pursuant to joint resolution, the Department of Central Management Services may enter into an agreement with the county or municipality pursuant to such bid.

(c-5) To build and maintain regional juvenile detention centers and to charge a per diem to the counties as established by the Department to defray the costs of housing each minor in a center. In this subsection (c-5), "juvenile detention center" means a facility to house minors during pendency of trial who have been transferred from proceedings under the Juvenile Court Act of 1987 to prosecutions under the criminal laws of this State in accordance with Section 5-805 of the Juvenile Court Act of 1987, whether the transfer was by operation of law or permissive under that Section. The Department shall designate the counties to be served by each regional juvenile detention center.

(d) To develop and maintain programs of control, rehabilitation and employment of committed persons within its

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institutions.

(e) To establish a system of supervision and guidance of committed persons in the community.

(f) To establish in cooperation with the Department of Transportation to supply a sufficient number of prisoners for use by the Department of Transportation to clean up the trash and garbage along State, county, township, or municipal highways as designated by the Department of Transportation. The Department of Corrections, at the request of the Department of Transportation, shall furnish such prisoners at least annually for a period to be agreed upon between the Director of Corrections and the Director of Transportation. The prisoners used on this program shall be selected by the Director of Corrections on whatever basis he deems proper in consideration of their term, behavior and earned eligibility to participate in such program - where they will be outside of the prison facility but still in the custody of the Department of Corrections. Prisoners convicted of first degree murder, or a Class X felony, or armed violence, or aggravated kidnapping, or criminal sexual assault, aggravated criminal sexual abuse or a subsequent conviction for criminal sexual abuse, or forcible detention, or arson, or a prisoner adjudged a Habitual Criminal shall not be eligible for selection to participate in such program. The prisoners shall remain as prisoners in the custody of the Department of Corrections and such Department shall furnish whatever security is necessary. The Department of Transportation shall furnish trucks and equipment for the highway cleanup program and personnel to supervise and direct the program. Neither the Department of Corrections nor the Department of Transportation shall replace any regular employee with a prisoner.

(g) To maintain records of persons committed to it and to establish programs of research, statistics and planning.

(h) To investigate the grievances of any person committed to the Department, to inquire into any alleged misconduct by employees or committed persons, and to investigate the assets of committed persons to implement Section 3-7-6 of this Code; and for these purposes it may issue subpoenas and compel the attendance of witnesses and the production of writings and papers, and may examine under oath any witnesses who may appear before it; to also investigate alleged violations of a parolee's or releasee's conditions of parole or release; and for this purpose it may issue subpoenas and compel the attendance of witnesses and the production of documents only if there is reason to believe that such procedures would provide evidence that such violations have occurred.

If any person fails to obey a subpoena issued under this subsection, the Director may apply to any circuit court to secure compliance with the subpoena. The failure to comply with the order of the court issued in response thereto shall be punishable as contempt of court.

(i) To appoint and remove the chief administrative officers, and administer programs of training and development of personnel of the Department. Personnel assigned by the Department to be responsible for the custody and control of committed persons or to investigate the alleged misconduct of committed persons or employees or alleged violations of a parolee's or releasee's conditions of parole shall be conservators of the peace for those purposes, and shall have the full power of peace officers outside of the facilities of the Department in the

protection, arrest, retaking and reconfining of committed persons or where the exercise of such power is necessary to the investigation of such misconduct or violations.

(j) To cooperate with other departments and agencies and with local communities for the development of standards and programs for better correctional services in this State.

(k) To administer all moneys and properties of the Department.

(l) To report annually to the Governor on the committed persons, institutions and programs of the Department.

(l-5) In a confidential annual report to the Governor, the Department shall identify all inmate gangs by specifying each current gang's name, population and allied gangs. The Department shall further specify the number of top leaders identified by the Department for each gang during the past year, and the measures taken by the Department to segregate each leader from his or her gang and allied gangs. The Department shall further report the current status of leaders identified and segregated in previous years. All leaders described in the report shall be identified by inmate number or other designation to enable tracking, auditing, and verification without revealing the names of the leaders. Because this report contains law enforcement intelligence information collected by the Department, the report is confidential and not subject to public disclosure.

(m) To make all rules and regulations and exercise all powers and duties vested by law in the Department.

(n) To establish rules and regulations for administering a system of good conduct credits, established in accordance with Section 3-6-3, subject to review by the Prisoner Review Board.

(o) To administer the distribution of funds from the State Treasury to reimburse counties where State penal institutions are located for the payment of assistant state's attorneys' salaries under Section 4-2001 of the Counties Code.

(p) To exchange information with the Department of Human Services and the Illinois Department of Public Aid for the purpose of verifying living arrangements and for other purposes directly connected with the administration of this Code and the Illinois Public Aid Code.

(q) To establish a diversion program.

The program shall provide a structured environment for selected technical parole or mandatory supervised release violators and committed persons who have violated the rules governing their conduct while in work release. This program shall not apply to those persons who have committed a new offense while serving on parole or mandatory supervised release or while committed to work release.

Elements of the program shall include, but shall not be limited to, the following:

(1) The staff of a diversion facility shall provide supervision in accordance with required objectives set by the facility.

(2) Participants shall be required to maintain employment.

(3) Each participant shall pay for room and board at the facility on a sliding-scale basis according to the participant's income.

(4) Each participant shall:

(A) provide restitution to victims in accordance with any court order;

(B) provide financial support to his dependents;

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and

(C) make appropriate payments toward any other court-ordered obligations.

(5) Each participant shall complete community service in addition to employment.

(6) Participants shall take part in such counseling, educational and other programs as the Department may deem appropriate.

(7) Participants shall submit to drug and alcohol screening.

(8) The Department shall promulgate rules governing the administration of the program.

(r) To enter into intergovernmental cooperation agreements under which persons in the custody of the Department may participate in a county impact incarceration program established under Section 3-6038 or 3-15003.5 of the Counties Code.

(r-5) To enter into intergovernmental cooperation agreements under which minors adjudicated delinquent and committed to the Department of Corrections, Juvenile Division, may participate in a county juvenile impact incarceration program established under Section 3-6039 of the Counties Code.

(r-10) To systematically and routinely identify with respect to each streetgang active within the correctional system: (1) each active gang; (2) every existing inter-gang affiliation or alliance; and (3) the current leaders in each gang. The Department shall promptly segregate leaders from inmates who belong to their gangs and allied gangs. "Segregate" means no physical contact and, to the extent possible under the conditions and space available at the correctional facility, prohibition of visual and sound communication. For the purposes of this paragraph (r-10), "leaders" means persons who:

(i) are members of a criminal streetgang;

(ii) with respect to other individuals within the streetgang, occupy a position of organizer, supervisor, or other position of management or leadership; and

(iii) are actively and personally engaged in directing, ordering, authorizing, or requesting commission of criminal acts by others, which are punishable as a felony, in furtherance of streetgang related activity both within and outside of the Department of Corrections.

"Streetgang", "gang", and "streetgang related" have the meanings ascribed to them in Section 10 of the Illinois Streetgang Terrorism Omnibus Prevention Act.

(s) To operate a super-maximum security institution, in order to manage and supervise inmates who are disruptive or dangerous and provide for the safety and security of the staff and the other inmates.

(t) To monitor any unprivileged conversation or any unprivileged communication, whether in person or by mail, telephone, or other means, between an inmate who, before commitment to the Department, was a member of an organized gang and any other person without the need to show cause or satisfy any other requirement of law before beginning the monitoring, except as constitutionally required. The monitoring may be by video, voice, or other method of recording or by any other means. As used in this subdivision (1)(t), "organized gang" has the meaning ascribed to it in Section 10 of the Illinois Streetgang Terrorism Omnibus Prevention Act.

As used in this subdivision (1)(t), "unprivileged conversation" or "unprivileged communication" means a

conversation or communication that is not protected by any privilege recognized by law or by decision, rule, or order of the Illinois Supreme Court.

(u) To establish a Women's and Children's Pre-release Community Supervision Program for the purpose of providing housing and services to eligible female inmates, as determined by the Department, and their newborn and young children.

(v) To do all other acts necessary to carry out the provisions of this Chapter.

(2) The Department of Corrections shall by January 1, 1998, consider building and operating a correctional facility within 100 miles of a county of over 2,000,000 inhabitants, especially a facility designed to house juvenile participants in the impact incarceration program.

(Source: P.A. 90-14, eff. 7-1-97; 90-590, eff. 1-1-99; 90-658, eff. 1-1-99; 91-239, eff. 1-1-00; 91-357, eff. 7-29-99.)".

There being no further amendments, the foregoing Amendment No. 1, was ordered engrossed; and the bill, as amended, was ordered to a third reading.

SENATE BILLS RECALLED

On motion of Senator Sieben, Senate Bill No. 101 was recalled from the order of third reading to the order of second reading.

Senator Sieben offered the following amendment and moved its adoption:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 101 on page 2, line 11, by replacing "or" with "or"; and on page 2, line 12, by replacing "and over; and" with "to \$59,999.99; or and-over;-and"; and on page 2, immediately below line 12, by inserting the following:

"(E) \$60,000 and over; and"; and

on page 3, line 26, by deleting "or"; and

on page 3, line 27, by replacing "and over." with "to \$59,999.99; or"; and

on page 3, immediately below line 27, by inserting the following:

"(E) \$60,000 and over.".

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was ordered to a third reading.

On motion of Senator Rauschenberger, Senate Bill No. 758 was recalled from the order of third reading to the order of second reading.

Senator Rauschenberger offered the following amendment and moved its adoption:

AMENDMENT NO. 1

AMENDMENT NO. 1. Amend Senate Bill 758, by deleting everything after the enacting clause and inserting the following:

"Section 2. "AN ACT making appropriations and reappropriations," Public Act 91-706, approved May 17, 2000, is amended by adding new Section 25 to Article 1 as follows:

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(P.A. 91-706, Art. 1, new Sec. 25)

Sec. 25. The sum of \$800,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Agriculture for a grant to an aquaculture cooperative for the purpose of developing a fish processing center.

Section 5. "AN ACT making appropriations and reappropriations," Public Act 91-706, approved May 17, 2000, is amended by repealing Sections 152, 261, 268, 297, 529, 583, 712, 828, 860, 943, 974, 975, 1045, 1073 and 1233a, and changing Sections 61, 85, 88, 325, 421, 429, 519, 541, 575, 601, 662, 821, 831, 838, 850, 852, 945, 988, 1000, 1004, 1017, 1141, 1151, 1154, 1236, 1241, 1242, 1246, and 1265, and adding new Sections 1270, 1271, 1272, 1273 and 1274 to Article 75 as follows:

(P.A. 91-706, Art. 75, Sec. 61)

Sec. 61. The amount of \$200,000,000 ~~\$120,000,000~~, or so much thereof as may be necessary, is appropriated to the Department of Commerce and Community Affairs from the Low Income Home Energy Assistance Block Grant Fund for grants to eligible recipients under the Low Income Home Energy Assistance Act of 1981, including reimbursement for costs in prior years.

(P.A. 91-706, Art. 75, Sec. 85)

Sec. 85. The sum of \$50,000, or so much thereof as may be necessary and as remains unexpended at the close of business on June 30, 2000, from reappropriations heretofore made for such purpose in Article 16, Section 116 of Public Act 91-20, as amended, is reappropriated from the General Revenue Fund to the Department of Commerce and Community Affairs for the purpose of a grant to the Village of St. Joseph for a park area computer-system upgrade.

(P.A. 91-706, Art. 75, Sec. 88)

Sec. 88. The sum of \$100,000, or so much thereof as may be necessary and as remains unexpended at the close of business on June 30, 2000, from reappropriations heretofore made for such purpose in Article 16, Section 119 of Public Act 91-20, as amended, is reappropriated from the General Revenue Fund to the Department of Commerce and Community Affairs for the purpose of a grant to the Village of Chatham for recreation-and-play-equipment road improvements by the new high school.

(P.A. 91-706, Art. 75, Sec. 325)

Sec. 325. The amount of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2000, from an appropriation heretofore made in Article 16, Section 372 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for a grant to the Village of Sauk Village for all costs associated with field improvements baseball lights.

(P.A. 91-706, Art. 75, Sec. 421)

Sec. 421. The amount of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2000, from appropriations heretofore made for such purposes in Article 16, Section 473 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Capital Development Fund to the Department of Commerce and Community Affairs for a grant to Maywood Boys and Girls Club for second floor improvements, and/or the installation of a fence and building sign.

(P.A. 91-706, Art. 75, Sec. 429)

Sec. 429. The amount of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2000, from an appropriation heretofore made in Article 16, Section 481 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for a grant to the Time Dollar Cross-Age

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Peer Tutoring Program Computer-Program for all costs associated with computers in every household in Chicago.

(P.A. 91-706, Art. 75, Sec. 519)

Sec. 519. The amount of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2000, from appropriations heretofore made for such purposes in Article 16, Section 575 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for a grant to the Rogers Park Community Development Corporation for the purpose of operational expenses, salaries, office equipment, and the purchase and installation of a telephone system and network computer system.

(P.A. 91-706, Art. 75, Sec. 541)

Sec. 541. The amount of \$18,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2000, from an appropriation heretofore made in Article 16, Section 597 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for a grant to McHenry County for the purpose of purchasing a six-wheel police vehicle, and other equipment.

(P.A. 91-706, Art. 75, Sec. 575)

Sec. 575. The amount of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2000, from appropriations heretofore made for such purposes in Article 16, Section 631 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Capital Development Fund to the Department of Commerce and Community Affairs for a grant to the City of Sparta for the purpose of improvements at the Teen-Center, fire department, and senior center, and upgrading of the Public Library parking lot.

(P.A. 91-706, Art. 75, Sec. 601)

Sec. 601. The amount of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2000, from an appropriation heretofore made in Article 16, Section 658 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for a grant to the Millstadt Union Fire Company Village-of-Millstadt-Fire-Department-for-fire-equipment.

(P.A. 91-706, Art. 75, Sec. 662)

Sec. 662. The amount of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2000, from an appropriation heretofore made in Article 16, Section 739 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for a one-time grant to the ACORN Community Land Association Association-of-Community-Organizations-for-Reform-Now-(ACORN)-of-Little-Village for all costs associated with Block Club creation and Neighborhood Watch programs.

(P.A. 91-706, Art. 75, Sec. 821)

Sec. 821. The amount of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2000, from an appropriation heretofore made in Article 16, Section 897 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for a grant to Cornerstone for the purpose of purchasing, and/or installing a plumbing and sprinkler system modifying heating, air-conditioning, and sprinkler systems.

(P.A. 91-706, Art. 75, Sec. 831)

Sec. 831. The amount of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2000, from an appropriation heretofore made in Article 16, Section 907

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of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for a grant to Northeastern University for a grant to the North Avondale Neighbors Association.

(P.A. 91-706, Art. 75, Sec. 838)

Sec. 838. The amount of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2000, from an appropriation heretofore made in Article 16, Section 914 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for a grant to the Village of Mounds for building renovation, equipment, furniture, and miscellaneous purchases a feasibility-study.

(P.A. 91-706, Art. 75, Sec. 850)

Sec. 850. The amount of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2000, from an appropriation heretofore made in Article 16, Section 926 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for a grant to the T.L. Foundation Lewden Homes-LAC.

(P.A. 91-706, Art. 75, Sec. 852)

Sec. 852. The amount of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2000, from an appropriation heretofore made in Article 16, Section 928 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for a grant to the T.L. Foundation Trumbull-Park-LAC.

(P.A. 91-706, Art. 75, Sec. 945)

Sec. 945. The amount of \$70,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2000, from an appropriation heretofore made in Article 16, Section 1022 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for a grant to the Amy B. Jones Foundation Luek-Awareness-Program.

(P.A. 91-706, Art. 75, Sec. 988)

Sec. 988. The sum of \$36,191,100, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2000, from an appropriation heretofore made in Article 16, Section 1060 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for grants to units of local government, educational facilities and not-for-profit organizations for infrastructure improvements including but not limited to planning, construction, reconstruction, equipment, utilities, and vehicles, and all costs associated with economic development, community programs, educational programs, public health, and public safety.

(P.A. 91-706, Art. 75, Sec. 1000)

Sec. 1000. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2000, from appropriations heretofore made for such purposes in Article 16, Section 1072a of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Capital Development Fund Board to the Department of Commerce and Community Affairs for a grant to the Senior Services Center in Joliet for a new elevator.

(P.A. 91-706, Art. 75, Sec. 1004)

Sec. 1004. The sum of \$2,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30,

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2000, from an appropriation heretofore made in Article 16, Section 1075 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for a grant to the Indo-American Center for the purpose of promoting relations within the community 17th District-CAPS-for-telecommunications.

(P.A. 91-706, Art. 75, Sec. 1017)

Sec. 1017. The sum of \$75,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2000, from an appropriation heretofore made in Article 16, Section 1088 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for a grant to the Association--House--of Chicago--for--the West Town Leadership Project.

(P.A. 91-706, Art. 75, Sec. 1141)

Sec. 1141. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2000, from an appropriation heretofore made in Article 16, Section 1211 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for a grant to the Seniors Activities Association of St. Clair County City-of-Washington-Park to purchase and renovate the Senior Center.

(P.A. 91-706, Art. 75, Sec. 1151)

Sec. 1151. The sum of \$110,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2000, from an appropriation heretofore made in Article 16, Section 1221 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for a grant to the Department of Human Services for the Community Mental Health Council for training of State of Illinois employees on violence prevention.

(P.A. 91-706, Art. 75, Sec. 1154)

Sec. 1154. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2000, from an appropriation heretofore made in Article 16, Section 1225 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for a grant to the City of East St. Louis for the rehabilitation of the fire station at 18th and Broadway and the purchase of a fire truck.

(P.A. 91-706, Art. 75, Sec. 1236)

Sec. 1236. The amount of \$500,000, or so much thereof as may be necessary, is appropriated to the Department of Commerce and Community Affairs from the General Revenue Fund for a grant to Third World Press Northeastern-Illinois--University--to--support--the--activities--of--the Institute-of-Positive-Education.

(P.A. 91-706, Art. 75, Sec. 1241)

Sec. 1241. The amount of \$62,666,500 \$62,030,000, or so much thereof as may be necessary, is appropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for the administrative costs associated with the Department's facilitation of infrastructure improvements, or for grants to governmental units, educational facilities, and not-for-profit organizations for all costs associated with, but not limited to infrastructure improvements, miscellaneous purchases, and operating expenses.

(P.A. 91-706, Art. 75, Sec. 1242)

Sec. 1242. The amount of \$30,300,000 \$30,000,000, or so much thereof as may be necessary, is appropriated from the Capital Development Fund to the Department of Commerce and Community Affairs for

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grants to governmental units, educational facilities and not-for-profit organizations for all costs associated with, but not limited to infrastructure improvements.

(P.A. 91-706, Art. 75, Sec. 1246)

Sec. 1246. The amount of \$65,000,000, or so much thereof as may be necessary, is appropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for grants to units of local government, educational facilities and not-for-profit organizations for education and training, infrastructure improvements and other capital projects, including but not limited to planning, construction, reconstruction, equipment, utilities, and vehicles, and all costs associated with economic development programs, community service programs, public health programs, public safety programs, and other programs and activities.

(P.A. 91-706, Art. 75, Sec. 1265)

Sec. 1265. The amount of ~~\$17,500,000~~ \$10,000,000, or so much thereof as may be necessary, is appropriated from the Fund for Illinois' Future to the Department of Commerce and Community Affairs for all costs associated with grants to various units of local government, community, civic, not-for-profit, educational facilities and business development organizations for the purpose of grants which include, but are not limited to, one-time operating assistance, construction, rehabilitation, equipment purchases, and any other necessary costs.

(P.A. 91-706, Art. 75, new Sec. 1270)

Sec. 1270. The amount of \$75,000, or so much thereof as may be necessary, is appropriated to the Department of Commerce and Community Affairs from the Fund for Illinois' Future for a grant to the Illinois Youth Advocate Program.

(P.A. 91-706, Art. 75, new Sec. 1271)

Sec. 1271. The amount of \$15,000, or so much thereof as may be necessary, is appropriated to the Department of Commerce and Community Affairs from the Fund for Illinois' Future for a grant to the Tri-City Girls' Softball League.

(P.A. 91-706, Art. 75, new Sec. 1272)

Sec. 1272. The amount of \$150,000, or so much thereof as may be necessary, is appropriated to the Department of Commerce and Community Affairs from the Fund for Illinois' Future for a grant to the Pastors Network of Illinois.

(P.A. 91-706, Art. 75, new Sec. 1273)

Sec. 1273. The amount of \$100,000, or so much thereof as may be necessary, is appropriated to the Department of Commerce and Community Affairs from the Fund for Illinois' Future for a grant to the Valley Kingdom Ministries International.

(P.A. 91-706, Art. 75, new Sec. 1274)

Sec. 1274. The amount of \$35,000, or so much thereof as may be necessary, is appropriated to the Department of Commerce and Community Affairs from the Fund for Illinois' Future for a grant to the Village of Dolton for various improvements.

Section 7. "AN ACT making appropriations and reappropriations," Public Act 91-707, approved May 17, 2000, is amended by changing Sections 12, 13, and 42.1 of Article 5 as follows:

(P.A. 91-707, Art. 5, Sec. 12)

Sec. 12. The following named sums, or so much thereof as may be necessary, respectively, for the purposes hereinafter named, are appropriated to the Department of Human Services for Grants-In-Aid and Purchased Care in its various regions pursuant to Sections 3 and 4 of the Community Services Act and the Community Mental Health Act:

MENTAL HEALTH/DEVELOPMENTAL DISABILITIES

GRANTS-IN-AID AND PURCHASED CARE

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For Community Service Grant Programs for Persons with Mental Illness:		
Payable from General Revenue Fund	\$163,417,800	
Payable from Community Mental Health Services Block Grant Fund.....	9,827,400	
Payable from the DHS Federal Projects Fund	10,000,000	
For Costs Associated With The Purchase and Disbursement of Psychotropic Medications for Mentally Ill Clients in the Community:		
Payable from General Revenue Fund.....	3,000,000	
For Community Integrated Living Arrangements for Persons with Mental Illness:		
Payable from General Revenue Fund.....	35,618,700	
For Medicaid Services for Persons with Mental Illness/and KidCare Clients:		
Payable from General Revenue Fund.....	44,689,000	
For Emergency Psychiatric Services:		
Payable from General Revenue Fund	10,020,700	
For Community Service Grant Programs for Children and Adolescents with Mental Illness:		
Payable from General Revenue Fund	23,872,000	
Payable from Community Mental Health Services Block Grant Fund	3,371,400	
For Purchase of Care for Children and Adolescents with Mental Illness approved through the Individual Care Grant Program:		
Payable from General Revenue Fund	20,976,800	
For Costs Associated with Children and Adolescent Mental Health Programs:		
Payable from General Revenue Fund	11,040,800	
For Teen Suicide Prevention Including Provisions Established in Public Act 85-0928:		
Payable from Community Mental Health Services Block Grant Fund	206,400	
For Grants for Mental Health Research:		
Payable from Mental Health Research Fund	<u>150,000</u>	
Total	\$338,191,000	
For Community Service Grant Programs for Persons with Developmental Disabilities:		
Payable from General Revenue Fund:	<u>\$99,368,200</u>	\$96,848,500
For Community Integrated Living Arrangements for the Persons with Developmental Disabilities:		
Payable from General Revenue Fund	<u>230,041,400</u>	224,208,200
For Purchase of Care for Persons with Developmental Disabilities:		
Payable from General Revenue Fund	<u>85,341,000</u>	82,924,300
Payable from the Mental Health Fund .		9,965,600

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For Medicaid Services for Persons with
 Developmental Disabilities:
 Payable from General
 Revenue Fund 14,149,600 13,790,800
 For costs associated with the provision
 of Specialized Services to Persons with
 Developmental Disabilities,
 Payable from General
 Revenue Fund 10,137,100 ~~9,880,000~~
 Total
 (P.A. 91-707, Art. 5, Sec. 13) \$437,617,400

Sec. 13. The following named sums, or so much thereof as may be
 necessary, are appropriated to the Department of Human Services for the
 following purposes:

For Expenses Related to Providing Care,
 Support, and Treatment of Low Income,
 Developmentally Disabled Persons:
 Payable from the Fund for the
 Developmentally Disabled..... \$ 100,000

For Family Assistance and Home Based
 Support Services:
 Payable from General Revenue Fund -
 For costs associated with Family
 Assistance Programs at the approximate
 costs set forth below:
 Payable from General Revenue Fund 8,191,300
 For Persons with Developmental
 Disabilities6,273,900
 For Persons with Mental
 Illness1,917,400
 For costs associated with Home Based
 Support Services Programs at the
 approximate costs set forth below:
 Payable from General Revenue Fund..... 11,721,300
 For Persons with Developmental
 Disabilities8,641,865
 For Persons with Mental
 Illness3,079,435

For Costs Related to the Determination of
 Eligibility and Service Needs for
 Persons with Developmental Disabilities:
 Payable from General
 Revenue Fund 4,055,200 3,952,400

For Intermediate Care Facilities for the
 Mentally Retarded and Alternative
 Community Programs in fiscal year 2001
 and in all prior fiscal years:
 Payable from the
 General Revenue Fund 332,670,600 319,016,100
 Payable from the Care Provider Fund for
 Persons With A Developmental Disability .. 36,000,000

For a Grant to Lewis and Clark Community
 College to Provide a Comprehensive
 Program of Services Designed Specifically
 to Serve the Growing Number of Students
 with Developmental Disabilities
 Payable from the General Revenue Fund 220,000

For Costs Associated with Quality Assurance
 and Enhancements Related to the Home and
 Community Based Waiver Program, Including

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Operating and Administrative Costs		
Payable from the General Revenue Fund	9,800,000	
For Costs Associated with Services for		
Individuals with Developmental		
Disabilities to Enable Them to Reside		
in Their Homes		
Payable from the		
General Revenue Fund	<u>6,156,100</u>	--6,000,000
Total		\$395,001,100

(P.A. 91-707, Art. 5, Sec. 42.1)
 Sec. 42.1. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

COMMUNITY YOUTH SERVICES
 GRANTS-IN-AID

Payable from General Revenue Fund:		
For Community Services	\$ 7,343,200	
For Youth Services Grants Associated with		
Juvenile Justice Reform	3,500,000	
For Comprehensive Community-Based		
Service to Youth	13,699,700	
For Unified Delinquency Intervention		
Services	3,187,900	
For Homeless Youth Services	4,276,600	
For Parents Too Soon Program	7,085,000	
For Delinquency Prevention	1,634,200	
For Grants Associated with the		
Early Intervention Program, including		
operating and administrative		
costs	<u>45,740,000</u>	--35,740,000
Total		\$76,466,600

Payable from the Special Purposes Trust Fund:
 For Parents Too Soon Program,
 including grants and operations

	\$ 3,665,200	
Payable from the Early Intervention		
Revolving Fund:		
For Grants Associated With the		
Early Intervention Program, including		
operating and administrative		
costs	<u>85,000,000</u>	50,000,000

Payable from the DHS Federal Projects Fund:
 For Grants Associated With the
 Early Intervention Program, including
 operating and administrative
 costs

	<u>28,000,000</u>	
Total		\$81,665,200

Section 10. "AN ACT making appropriations and reappropriations,"
 Public Act 91-706, approved May 17, 2000, is amended by repealing
 Section 269, by changing Sections 235, 245, 247 and 268 of Article 11
 and by adding new section 275 to Article 11 as follows:

(P.A. 91-706, Art. 11, Sec. 235)
 Sec. 235. The sum of \$280,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2000, from an appropriation heretofore made in Article 20, Section 263 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Natural Resources for a grant to the Fon du Lac Park District for land acquisition ~~the purpose of a trail enhancement project~~.

(P.A. 91-706, Art. 11, Sec. 245)
 Sec. 245. The sum of \$125,000, or so much thereof as may be

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necessary and remains unexpended at the close of business on June 30, 2000, from an appropriation heretofore made in Article 20, Section 273 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Natural Resources for a grant to the Illinois Valley YMCA to construct a walking/biking path, toboggan run, ice hockey rink and rollerblade park ~~City of LaSalle for park improvements and installation of facilities for roller-skaters.~~

(P.A. 91-706, Art. 11, Sec. 247)

Sec. 247. The sum of \$200,000, or so much thereof as may be necessary is and remains unexpended at the close of business on June 30, 2000, from an appropriation heretofore made in Article 20, Section 275 of Public Act 91-20, approved June 7, 1999, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Natural Resources for a grant to the Illinois Valley YMCA in Peru for establishing a recreational park ~~LaSalle-Peru--Township--Recreation Authority for the acquisition and development of a regional park.~~

(P.A. 91-706, Art. 11, Sec. 268)

Sec. 268. The sum of \$7,500,000, or so much thereof as may be necessary, is appropriated from the Fund for Illinois' Future to the Department of Natural Resources for all costs associated with grants to various units of local government and not-for-profit entities for infrastructure improvements including but not limited to park and recreational projects, facilities, bike paths, equipment and any other necessary costs.

(P.A. 91-706, Art. 11, new Sec. 275)

Sec. 275. The sum of \$115,000, or so much thereof as may be necessary, is appropriated to the Department of Natural Resources from the General Revenue Fund for a grant to the City of Ottawa for aquisition of Harper's Farm.

Section 16. "AN ACT making appropriations and reappropriations," Public Act 91-706, approved May 17, 2000, is amended by changing Sections 25, 70 and 81, and adding new Section 25a to Article 17 as follows:

(P.A. 91-706, Art. 17, Sec. 25)

Sec. 25. The sum of ~~\$208,100~~ \$358,100, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2000, from the reappropriation heretofore made in Article 24b, Section 29 of Public Act 91-0020, as amended, is reappropriated from the General Revenue Fund to the Illinois Department of Transportation for a study of the expansion of Route 23 to four lanes from Streator to Ottawa.

(P.A. 91-706, Art. 17, new Sec. 25a)

Sec. 25a. The sum of \$35,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Transportation for a grant to the Grundy County Economic Development Counsel for a study of creating an interchange at Route 80 and Brisbin Road.

(P.A. 91-706, Art. 17, Sec. 70)

Sec. 70. The sum of \$100,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2000, from the appropriation heretofore made in Article 24a, Section 77 of Public Act 91-0020, as amended, is reappropriated from the Fund for Illinois' Future to the Department of Transportation for a grant to the City of Lake Forest for the installation of crossing gates at Westleigh Road and the installation of crossing gates at Old Elm Road grade ~~crossing to construct a pedestrian crossing.~~

(P.A. 91-706, Art. 17, Sec. 81)

Sec. 81. The sum of ~~\$5,226,000~~ \$5,526,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2000, from the appropriation heretofore made in Article 24a,

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Section 96 of Public Act 91-0020, as amended, is reappropriated from the Road Fund to the Department of Transportation for the contract or intergovernmental agreement costs associated with the projects described below and having the estimated costs as follows:

For the purchase of an accelerated loading facility machine at the University of Illinois.....	\$1,500,000
For improvements to Waukegan Road in Morton Grove.....	\$200,000
For improvements to Hall Street and Holly Road in the City of Olney.....	\$600,000
For intersection improvements at Route 131 and 176 in the Village of Lake Bluff.....	\$215,000
For studying, designing and installing right-turn lanes from Glenmore Woods to Route 137 in the Village of Green Oaks.....	\$100,000
For a right turn lane from Reigate Woods to Route 137 in the Village of Green Oaks.....	\$100,000
For improvements to village streets and an engineering study for a possible grade separation on Western Avenue in the City of Blue Island.....	\$100,000
For improvements to city streets in the City of Chicago Ridge.....	\$200,000
For improvements to city streets in the City of Oak Lawn.....	\$250,000
For an engineering study of the 135th Street at Cicero in the Village of Crestwood.....	\$200,000
For intersection improvements at Route 176 and Walkup Avenue in the City of Crystal Lake.....	\$200,000
For the construction of Creek Drive Bridge over Nettle Creek in the City of Morris.....	\$350,000
For the improvements of Route 113 in the Village of Braidwood.....	\$152,000
For installation of traffic signals on 115th Street between Pulaski Road and Kolin Avenue in the City of Chicago.....	\$125,000
<u>For resurfacing of 69th Street between State Street and South Chicago Avenue</u>	
To be used for a street restoration project on West 74th Street from Ashland to Vincennes in the City of Chicago.....	\$464,000
To resurface or repair King Drive between 67th Street and 79th Street in the City of Chicago.....	\$200,000
For improvements in the Village of Sun River Terrace.....	\$100,000
For improvements to unmarked state highway from east of city limits to U.S. 51 in the	

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Village of DuBois.....\$120,000
 For improvements on Route
 3/Ellis Boulevard in the
 Village of Ellis Grove.....\$100,000
 For improvements to New Boston

Road in Mercer County.....250,000
 Section 19. "AN ACT making appropriations and reappropriations,"
 Public Act 91-708, approved May 17, 2000, is amended by adding new
 Sections 38 and 39 to Article 1 as follows:

(P.A. 91-708, Art. 1, new Sec. 38)

Sec. 38. The sum of \$100,000, or so much thereof as may be
 necessary, is appropriated from the Capital Development Fund to the
 Capital Development Board for the repaving of 23rd Street from Nameoki
 Road to Route 162 in Granite City.

(P.A. 91-708, Art. 1, new Sec. 39)

Sec. 39. The sum of \$100,000, or so much thereof as may be
 necessary, is appropriated from the Capital Development Fund to the
 Capital Development Board for the resurfacing of Arlington Drive in
 Nameoki Township.

Section 20. "AN ACT making appropriations and reappropriations,"
 Public Act 91-708, approved May 17, 2000, is amended by changing Section
 96 and adding new Section 97 to Article 2 as follows:

(P.A. 91-708, Art. 2, Sec. 96)

Sec. 96. The amount of \$400,000 \$500,000, or so much thereof as may
 be necessary and remains unexpended at the close of business on June 30,
 2000, from an appropriation heretofore made for such purposes in Article
 27, Section 56 of Public Act 91-20, approved June 7, 1999, as amended,
 is reappropriated from the Capital Development Fund to the Capital
 Development Board for a grant to the Winnetka Park District for the
 purpose of all costs associated with the construction of a recreational
 center/ice arena.

(P.A. 91-708, Art. 2, new Sec. 97)

Sec. 97. The amount of \$100,000, or so much thereof as may be
 necessary, is appropriated to the Capital Development Board from the
 Capital Development Fund to the North Suburban Special Recreation
 Association for the purpose of all costs associated with the recreation
 center, offices, ice arena and for acquiring and developing an office.

Section 21. "AN ACT making appropriations and reappropriations,"
 Public Act 91-708, approved May 17, 2000, is amended by changing
 Sections 36, 2-53, 4-1 and 5-1 of Article 3 as follows:

(P.A. 91-708, Art. 3, Sec. 36)

Sec. 36. The amount of \$15,552,100 \$15,327,100, or so much thereof
 as may be necessary, is appropriated from the Build Illinois Bond Fund
 to the Department of Commerce and Community Affairs for grants to units
 of local government, educational facilities and not-for-profit
 organizations for all costs associated with infrastructure improvements.

(P.A. 91-708, Art. 3, Sec. 2-53)

Sec. 2-53. The sum of \$1,000,000 \$1,225,000, or so much thereof as
 may be necessary and remains unexpended at the close of business on June
 30, 2000, from an appropriation heretofore made for such purpose in
 Article 40, Division I, Section 2-53 of Public Act 91-20, as amended, is
 reappropriated from the Build Illinois Bond Fund to the Department of
 Commerce and Community Affairs for a grant to the Village of Glendale
 Heights for water system infrastructure and other community
 improvements.

(P.A. 91-708, Art. 3, Sec. 4-1)

Sec. 4-1. The sum of \$75,000,000, or so much thereof as may be
 necessary, (less \$3,500,000 to be lapsed) and remains unexpended at the
 close of business on June 30, 2000, from an appropriation heretofore
 made for such purpose in Article 40, Division I, Section 4-1 of Public

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Act 91-20, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Community Affairs for grants to governmental units and educational facilities and non-profit organizations for all costs associated with but not limited to infrastructure improvements.

(P.A. 91-708, Art. 3, Sec. 5-1)

Sec. 5-1. The sum of \$75,000,000, or so much thereof as may be necessary (less \$3,500,000 to be lapsed) and remains unexpended at the close of business on June 30, 2000, from appropriations heretofore made for such purposes in Article 40, Division I, Section 5-1 of Public Act 91-20, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Community Affairs for grants to governmental units and educational facilities and non-profit organizations for all costs associated with but not limited to infrastructure improvements.

Section 22. "AN ACT making appropriations and reappropriations," Public Act 91-707, approved May 17, 2000, is amended by changing Section 1 of Article 3 as follows:

(P.A. 91-707, Art. 3, Sec. 1)

Sec. 1. The sum of ~~\$27,324,300~~ \$17,324,300, or so much thereof as may be necessary, is appropriated from the General Revenue Fund for payment to the Board of the Comprehensive Health Insurance Plan pursuant to subsection (b) of Section 12 of the Comprehensive Health Insurance Plan Act.

Section 25. "An Act making appropriations and reappropriations," Public Act 91-706, approved May 17, 2000, is amended by adding new Section 65 to Article 53 as follows:

(P.A. 91-706, Art. 53, new Sec. 65)

Sec. 65. The sum of \$105,500, or so much thereof as may be necessary, is appropriated for the ordinary and contingent expenses of the Senate Operations Commission including the planning costs, construction costs, moving expenses and all other costs associated with the construction and reconstruction of Senate Offices in the Capitol Complex area.

Section 30. "AN ACT making appropriations and reappropriations," Public Act 91-706, approved May 17, 2000, is amended by changing Section 5 of Article 72 as follows:

(P.A. 91-706, Art. 72, Sec. 5)

Sec. 5. The following named amounts, or so much of those amounts as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Office of the Secretary of State to meet the ordinary, contingent and distributive expenses of the following organizational units of the Office of the Secretary of State:

EXECUTIVE GROUP

For Personal Services:	
For Regular Positions:	
Payable from General Revenue Fund	\$ 4,164,200
For Extra Help:	
Payable from General Revenue Fund	38,200
For Employee Contribution to State	
Employees' Retirement System:	
Payable from General Revenue Fund	3,882,500
Payable from Road Fund	1,706,400
Payable from Vehicle	
Inspection Fund	42,700
For State Contribution to State	
Employees' Retirement System:	
Payable from General Revenue Fund	420,300
For State Contribution to	
Social Security:	

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Payable from General Revenue Fund	336,000
For Contractual Services:	
Payable from General Revenue Fund	533,900
For Travel Expenses:	
Payable from General Revenue Fund	113,000
For Commodities:	
Payable from General Revenue Fund	45,300
For Printing:	
Payable from General Revenue Fund	12,700
For Equipment:	
Payable from General Revenue Fund	10,000
For Telecommunications:	
Payable from General Revenue Fund	176,500
GENERAL ADMINISTRATIVE GROUP	
For Personal Services:	
For Regular Positions:	
Payable from General Revenue Fund	\$40,730,400
Payable from Road Fund.....	4,594,400
Payable from Securities Audit and Enforcement Fund.....	2,405,900
Payable from Division of Corporations Special Operations Fund.....	477,300
Payable from Lobbyist Registration Fund	217,700
Payable from Registered Limited Liability Partnership Fund.....	63,700
For Extra Help:	
Payable from General Revenue Fund	665,400
Payable from Road Fund.....	372,900
Payable from Securities Audit and Enforcement Fund.....	11,400
Payable from Division of Corporations Special Operations Fund.....	19,800
For Employee Contribution to State Employees' Retirement System:	
Payable from Securities Audit and Enforcement Fund.....	96,200
Payable from Division of Corporations Special Operations Fund.....	19,800
Payable from Lobbyist Registration Fund	8,700
Payable from Registered Limited Liability Partnership Fund.....	2,500
For State Contribution to State Employees' Retirement System:	
Payable from General Revenue Fund	4,139,600
Payable from Road Fund.....	496,700
Payable from Securities Audit and Enforcement Fund.....	241,800
Payable from Division of Corporations Special Operations Fund.....	49,700
Payable from Lobbyist Registration Fund	21,800
Payable from Registered Limited Liability Partnership Fund.....	6,400
For State Contribution to Social Security:	
Payable from General Revenue Fund	3,154,200

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Payable from Road Fund.....	366,200
Payable from Securities Audit and Enforcement Fund.....	182,500
Payable from Division of Corporations Special Operations Fund.....	60,100
Payable from Lobbyist Registration Fund	22,900
Payable from Registered Limited Liability Partnership Fund.....	4,900
For Group Insurance:	
Payable from Securities Audit and Enforcement Fund.....	399,600
Payable from Division of Corporations Special Operations Fund.....	94,300
Payable from Lobbyist Registration Fund	37,000
Payable from Registered Limited Liability Partnership Fund.....	14,800
For Contractual Services:	
Payable from General Revenue Fund ... <u>14,530,900</u>	14,830,900
Payable from Road Fund.....	1,200,000
Payable from Securities Audit and Enforcement Fund.....	362,700
Payable from Division of Corporations Special Operations Fund.....	293,800
Payable from Motor Fuel Tax Fund.....	475,700
Payable from Lobbyist Registration Fund	92,100
Payable from Registered Limited Liability Partnership Fund.....	500
For Travel Expenses:	
Payable from General Revenue Fund <u>173,700</u>	273,700
Payable from Road Fund..... <u>205,300</u>	305,300
Payable from Securities Audit and Enforcement Fund.....	248,100
Payable from Division of Corporations Special Operations Fund.....	3,400
Payable from Lobbyist Registration Fund	2,200
For Commodities:	
Payable from General Revenue Fund	1,016,400
Payable from Road Fund.....	31,400
Payable from Securities Audit and Enforcement Fund.....	19,500
Payable from Division of Corporations Special Operations Fund.....	9,700
Payable from Lobbyist Registration Fund	4,500
Payable from Registered Limited Liability Partnership Fund.....	1,100
For Printing:	
Payable from General Revenue Fund <u>691,300</u>	841,300
Payable from Road Fund.....	33,800
Payable from Securities Audit and Enforcement Fund.....	20,000
Payable from Division of Corporations Special Operations Fund.....	7,600
Payable from Lobbyist Registration Fund	5,000

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For Equipment:		
Payable from General Revenue Fund	<u>952,700</u>	1,302,700
Payable from Road Fund.....		34,000
Payable from Securities Audit and Enforcement Fund.....		77,000
Payable from Division of Corporations Special Operations Fund.....		8,500
Payable from Lobbyist Registration Fund		23,500
Payable from Registered Limited Liability Partnership Fund.....		0
For Electronic Data Processing:		
Payable from General Revenue Fund.....		3,050,000
Payable from Road Fund.....		0
Payable from the Secretary of State Special Services Fund.....		4,000,000
For Telecommunications:		
Payable from General Revenue Fund	<u>394,700</u>	469,700
Payable from Road Fund.....		75,500
Payable from Securities Audit and Enforcement Fund.....		92,200
Payable from Division of Corporations Special Operations Fund.....		11,000
Payable from Lobbyist Registration Fund		3,000
Payable from Registered Limited Liability Partnership Fund.....		800
For Operation of Automotive Equipment:		
Payable from General Revenue Fund		372,000
For Refund of Fees and Taxes:		
Payable from General Revenue Fund		15,000
Payable from Road Fund.....	<u>3,675,500</u>	1,275,500
MOTOR VEHICLE GROUP		
For Personal Services:		
For Regular Positions:		
Payable from General Revenue Fund.....		\$ 49,804,100
Payable from Road Fund.....		31,826,500
Payable from Vehicle Inspection Fund.....		1,017,900
Payable from the Secretary of State Special License Plate Fund.....		424,500
Payable from Motor Vehicle Review Board Fund.....		105,100
For Extra Help:		
Payable from General Revenue Fund		2,117,400
Payable from Road Fund.....		3,384,500
Payable From Vehicle Inspection Fund.....		48,800
For Employees Contribution to State Employees' Retirement System:		
Payable from the Secretary of State Special License Plate Fund.....		17,000
Payable from Motor Vehicle Review Board Fund.....		4,200
For State Contribution to State Employees' Retirement System:		
Payable from General Revenue Fund		5,192,200
Payable from Road Fund.....		3,521,100
Payable From Vehicle Inspection Fund.....		106,700
Payable from the Secretary of State Special License Plate Fund.....		42,400
Payable from Motor Vehicle Review		

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Board Fund.....	10,500	
For State Contribution to		
Social Security:		
Payable from General Revenue Fund	3,868,500	
Payable from Road Fund.....	2,132,900	
Payable From Vehicle Inspection Fund.....	81,100	
Payable from the Secretary of State		
Special License Plate Fund.....	32,100	
Payable from Motor Vehicle Review		
Board Fund.....	8,000	
For Group Insurance:		
Payable From Vehicle Inspection Fund.....	267,900	
Payable from the Secretary of State		
Special License Plate Fund.....	111,000	
For Contractual Services:		
Payable from General Revenue Fund	<u>2,886,100</u>	2,011,100
Payable from Road Fund.....	<u>12,286,600</u>	13,161,600
Payable from Vehicle Inspection Fund.....		740,000
Payable from CDLIS AAMVANET		
Trust Fund.....		500,000
Payable from the Secretary of State		
Special License Plate Fund.....		8,500
Payable from Motor Vehicle Review		
Board Fund.....		85,000
For Travel Expenses:		
Payable from General Revenue Fund	183,900	
Payable from Road Fund.....	<u>612,800</u>	787,800
Payable from Vehicle Inspection Fund.....		500
Payable from the Secretary of State		
Special License Plate Fund.....		1,400
Payable from Motor Vehicle Review		
Board Fund.....		2,500
For Commodities:		
Payable from General Revenue Fund	284,800	
Payable from Road Fund.....	6,198,500	
Payable from Vehicle Inspection Fund.....	19,000	
Payable from the Secretary of State		
Special License Plate Fund.....		406,400
For Printing:		
Payable from General Revenue Fund	328,300	
Payable from Road Fund.....	<u>4,697,200</u>	5,197,200
Payable from Vehicle Inspection Fund.....		60,000
Payable from the Secretary of State		
Special License Plate Fund.....		1
For Equipment:		
Payable from General Revenue Fund	53,100	
Payable from Road Fund.....	<u>668,500</u>	868,500
Payable from Vehicle Inspection Fund.....		4,000
Payable from the Secretary of State		
Special License Plate Fund.....		70,200
Payable from Motor Vehicle Review		
Board Fund.....		1
Payable from CDLIS AAMVANET.....		400,000
For Telecommunications:		
Payable from General Revenue Fund	<u>212,300</u>	112,300
Payable from Road Fund.....	<u>1,939,300</u>	2,439,300
Payable from Vehicle Inspection Fund.....		3,500
Payable from the Secretary of State		
Special License Plate Fund.....		0

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For Operation of Automotive Equipment:

Payable from Road Fund.....390,000 440,000
 Section 32. "AN ACT making appropriations and reappropriations,"
 Public Act 91-705, approved May 17, 2000, is amended by changing
 Sections 25, 26, 35, 85, 105 and 110 and adding new Section 104 to
 Article 15 as follows:

(P.A. 91-705, Art. 15, Sec. 25)

Sec. 25. The following amounts, or so much of those amounts as may
 be necessary, respectively, for the objects and purposes named, are
 appropriated to the State Board of Education for Grants-In-Aid:

From the General Revenue Fund:

For compensation of Regional Superintendents of Schools and assistants under Section 18-5 of the School Code.....	<u>\$7,382,100</u>	\$7,082,100
For payment of one time employer's contribution to Teachers' Retirement System as provided in the Early Retirement Incentive Provision of Public Act 87-1265 and under Section 16-133.2 of Illinois Pension Code.....	<u>242,900</u>	142,900
For orphanage tuition claims and State owned housing claims as provided under Section 18-3 of the School Code.....		16,000,000
For financial assistance to Local Education Agencies for the Philip J. Rock Center and School as provided by Section 14-11.02 of the School Code.....		2,960,000
For financial assistance to Local Education Agencies for the purpose of maintaining an educational materials coordinating unit as provided for by Section 14-11.01 of the School Code.....		1,162,000
For reimbursement to school districts for services and materials for programs under Section 14A-5 of the School Code.....		19,695,800
For reimbursement to school districts for extraordinary special education and facilities under Section 14-7.02a of the School Code....	<u>228,322,500</u>	241,500,000
For reimbursement to school districts for services and materials used in programs for the use of disabled children under Section 14-13.01 of the School Code....	<u>300,225,000</u>	298,500,000
For reimbursement on a current basis only to school districts that provide for education of handicapped orphans from residential institutions as well as foster children who are mentally impaired or behaviorally disordered as provided under Section 14-7.03		

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of the School Code.....	127,000,000	
For financial assistance to Local Education Agencies with over 500,000 population to meet the needs of those children who come from environments where the dominant language is other than English under Section 34-18.2 of the School Code.....	35,333,200	
For financial assistance to Local Education Agencies with under 500,000 population to meet the needs of those children who come from environments where the dominant language is other than English under Section 10-22.38a of the School Code.....	27,218,800	
For distribution to eligible recipients for establishing and maintaining educational programs for Low Incidence Disabilities.....	1,500,000	
For reimbursement to school districts for a portion of the cost of transporting disabled students under subsection (b) of Section 14-13.01 of the School Code.....	<u>205,875,000</u>	192,000,000
For reimbursement to school districts and for providing free lunch and breakfast programs under the provision of the School Free Lunch Program Act.....	20,500,000	
For providing the loan of textbooks to students under Section 18-17 of the School Code.....		<u>30,192,100</u>
Total, this Section (P.A. 91-705, Art. 15, Sec. 26)		\$1,020,861,900
Sec. 26. The following amounts, or so much of those amounts as may be necessary, respectively, for the objects and purposes named, are appropriated to the State Board of Education for Grants-In-Aid:		
From the Education Assistance Fund:		
For tuition of disabled children attending schools under Section 14-7.02 of the School Code....	\$ 48,000,000	
For reimbursement to school districts qualifying under Section 29-5 of The School Code for a portion of the cost of transporting common school pupils.....	<u>215,437,500</u>	208,500,000
Total, this Section (P.A. 91-705, Art. 15, Sec. 35)		\$256,500,000
Sec. 35. The following amounts, or so much of those amounts as may be necessary, respectively, are appropriated from the General Revenue Fund to the State Board of Education for the objects and purposes named:		
The following amount, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the State Board of Education as a consolidated appropriation for all costs associated with		

Regional Offices' of Education, including, but not limited to: ROE School Bus Driver Training, ROE School Services, and ROE Supervisory Expense.....	\$12,512,000
For operational costs and grants for Mathematics Statewide.....	1,000,000
For costs associated with the Reading Improvement Statewide Program.....	3,000,000
For all costs, including prior year claims associated with Special Education lawsuits, including Corey H....	1,000,000
The following amount, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the State Board of Education as a consolidated appropriation for all costs associated with career awareness and development programs, including, but not limited to: Career Awareness & Development, Jobs for Illinois Graduates and Illinois Government Internship Program.....	5,247,700
For operational costs and grants for Family Literacy.....	1,000,000
The following amount, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the State Board of Education as a consolidated appropriation for all costs associated with teacher education programs, including, but not limited to: National Board Certification, Teacher of the Year and Teacher Framework Implementation.....	1,740,000
For purposes of providing liability coverage to certificated persons in accordance with Section 2-3.124 of the School Code.....	400,000
For costs associated with regional and local Optional Education Programs for dropouts, those at risk of dropping out, and Alternative Education Programs for chronic truants.....	18,660,000
For costs associated with the Metro East Consortium for Child Advocacy.....	250,000
For all costs associated with Professional Development Statewide.	3,000,000
For costs associated with funding Vocational Education Staff Development.....	1,299,800
For costs associated with the Certificate Renewal Administrative Payment Program.....	1,000,000
For operational costs and grants associated	

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with the Summer Bridges Program to assist school districts which had one or more schools with a significant percentage of third and sixth grade students in the "does not meet" category on the 1998 State reading scores to achieve standards in reading..... 23,000,000

For costs associated with the Parental Involvement Campaign Program..... 1,500,000

The following amount, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the State Board of Education as a consolidated appropriation for all costs associated with standards, assessment and accountability programs, including, but not limited to: Arts Planning K-6, Assessment Programs, Learning Improvement and Quality Assurance and Learning Standards..... 31,309,700 30,409,700

For operational costs associated with administering the Reading Improvement Block Grant..... 389,500

For operational costs associated with administering the Professional Development Block Grant..... 427,500

For costs associated with the Minority Transition Program.... 300,000

For funding the Golden Apple Scholars Program..... 2,554,300

For all costs associated with vocational education programs..... 53,874,500

The following amount, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the State Board of Education as a consolidated appropriation for all costs associated with student at-risk programs, including, but not limited to: Hispanic Student Dropout Prevention Programs, Illinois Partnership Academy and Urban Education Partnership Programs. 2,649,600

For administrative costs associated with Scientific Literacy, Mathematics and the Center on Scientific Literacy. 2,255,000

For administrative costs associated with the Substance Abuse and Violence Prevention Programs... 248,000

For operational expenses of administering the Early Childhood Block Grant.... 659,200

For operational costs and reimbursement to a parent or guardian under the transportation provisions of Section 29-5.2 of the School Code..... 16,120,000

For funding the Teachers Academy for

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Math and Science in-Chicago....	5,880,000	5,500,000
For operational costs of the Residential Services Authority for Behavior Disorders and Severely Emotionally Disturbed Children and Adolescents.		500,000
For costs associated with education and related educational Services to recipients of Public Assistance as provided in Section 10-22.20 of the School Code and the Adult Education Act first and then for payment of costs of education and education related services as provided for in Section 10-22.20 of the School Code and the Adult Education Act.....		10,068,200
For costs associated with administering Alternative Education Programs for disruptive students pursuant to Article 13A of the School Code.		16,852,000
For operational costs and grants for schools associated with the Academic Early Warning List and other at-risk schools.....		4,350,000
The following amount, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the State Board of Education as a consolidated appropriation for all costs associated with statewide regional programs, including, but not limited to: ROE Audits, ISBE Services as ROE, ROE Technology, GED Testing, Administrators Academy and the Leadership Development Institute.		3,444,300
For costs associated with the Association of Illinois Middle-Level Schools Program.....		100,000
For costs associated with the Environmental and Nature Training Institute for Conservation Education (E.N.T.I.C.E.) Program.....		300,000
For funding the Illinois State Board of Education Technology Program...		<u>880,000</u>
Total, this Section		\$226,491,300
(P.A. 91-705, Art. 15, Sec. 85)		
Sec. 85. The following amounts, or so much of those amounts as may be necessary, respectively, are appropriated to the State Board of Education for the following objects and purposes:		
Payable from the Common School Fund:		
For general apportionment as provided by Section 18-8 of the School Code.....	\$2,509,965,000	\$2,520,250,000
Payable from the General Revenue Fund:		
For summer school payments as provided by Section 18-4.3 of the School Code.		6,500,000
For supplementary payments to school districts as provided in Section		

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18-8.2, Section 18-8.3, Section
 18-8.5, and Section 18-8A(5)(m)
 of the School Code..... 4,200,000 ~~-----7,200,000~~
 Total, this Section \$2,533,950,000
 (P.A. 91-705, Art. 15, new Sec. 104)

Sec. 104. The amount of \$1,400,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the State Board of Education for deposit into the School District Emergency Financial Assistance Fund.

(P.A. 91-705, Art. 15, new Sec. 105)
 Sec. 105. The amount of \$2,205,000 ~~\$805,000~~, or so much of that amount as may be necessary, is appropriated from the School District Emergency Financial Assistance Fund to the State Board of Education for the emergency financial assistance pursuant to Section 5/1B-8 18-8.05 of the School Code at the approximate costs set forth below:

For a grant to Round Lake Area
Schools District #116 \$1,400,000
For the School District Emergency
Financial Assistance Fund \$805,000
Total \$2,205,000

(P.A. 91-705, Art. 15, Sec. 110)
 Sec. 110. The amount of \$65,845,000 ~~\$65,000,000~~, or so much of this amount as may be necessary, is appropriated from the General Revenue Fund to the State Board of Education for supplementary payments to school districts under subsection (J) of Section 18-8.05 of the School Code.

Section 99. Effective Date. This Act takes effect upon becoming law."

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was ordered to a third reading.

READING BILLS OF THE SENATE A THIRD TIME

On motion of Senator Syverson, Senate Bill No. 50, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 56; Nays None.

The following voted in the affirmative:

- Bomke
- Bowles
- Burzynski
- Clayborne
- Cronin
- Cullerton
- DeLeo
- del Valle
- Demuzio
- Dillard
- Donahue
- Dudycz
- Geo-Karis
- Halvorson

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Hawkinson
 Hendon
 Jacobs
 Jones, W.
 Karpel
 Klemm
 Lauzen
 Lightford
 Link
 Luechtefeld
 Madigan, L.
 Madigan, R.
 Mahar
 Molaro
 Munoz
 Myers
 Noland
 Obama
 O'Daniel
 O'Malley
 Parker
 Peterson
 Petka
 Radogno
 Rauschenberger
 Ronen
 Roskam
 Shadid
 Shaw
 Sieben
 Silverstein
 Sullivan
 Syverson
 Trotter
 Viverito
 Walsh, L.
 Walsh, T.
 Watson
 Weaver
 Welch
 Woolard
 Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Rauschenberger, Senate Bill No. 93, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 56; Nays None.

The following voted in the affirmative:

Bomke
 Bowles
 Burzynski

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Clayborne
Cronin
Cullerton
DeLeo
del Valle
Demuzio
Dillard
Donahue
Dudycz
Geo-Karis
Halvorson
Hawkinson
Hendon
Jacobs
Jones, W.
Karpel
Klemm
Lauzen
Lightford
Link
Luechtefeld
Madigan, L.
Madigan, R.
Mahar
Molaro
Munoz
Myers
Noland
Obama
O'Daniel
O'Malley
Parker
Peterson
Petka
Radogno
Rauschenberger
Ronen
Roskam
Shadid
Shaw
Sieben
Silverstein
Sullivan
Syverson
Trotter
Viverito
Walsh, L.
Walsh, T.
Watson
Weaver
Welch
Woolard
Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

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On motion of Senator Cullerton, Senate Bill No. 98, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 55; Nays None.

The following voted in the affirmative:

Bomke
Bowles
Clayborne
Cronin
Cullerton
DeLeo
del Valle
Demuzio
Dillard
Donahue
Dudycz
Geo-Karis
Halvorson
Hawkinson
Hendon
Jacobs
Jones, W.
Karpel
Klemm
Lauzen
Lightford
Link
Luechtefeld
Madigan, L.
Madigan, R.
Mahar
Molaro
Munoz
Myers
Noland
Obama
O'Daniel
O'Malley
Parker
Peterson
Petka
Radogno
Rauschenberger
Ronen
Roskam
Shadid
Shaw
Sieben
Silverstein
Sullivan
Syverson
Trotter
Viverito
Walsh, L.
Walsh, T.
Watson
Weaver

[Mar. 8, 2001]

Welch
Woolard
Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Luechtefeld, Senate Bill No. 104, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 56; Nays None.

The following voted in the affirmative:

Bomke
Bowles
Burzynski
Clayborne
Cronin
Cullerton
DeLeo
del Valle
Demuzio
Dillard
Donahue
Dudycz
Geo-Karis
Halvorson
Hawkinson
Hendon
Jacobs
Jones, W.
Karpel
Klemm
Lauzen
Lightford
Link
Luechtefeld
Madigan, L.
Madigan, R.
Mahar
Molaro
Munoz
Myers
Noland
Obama
O'Daniel
O'Malley
Parker
Peterson
Petka
Radogno
Rauschenberger
Ronen
Roskam
Shadid

[Mar. 8, 2001]

Shaw
 Sieben
 Silverstein
 Sullivan
 Syverson
 Trotter
 Viverito
 Walsh, L.
 Walsh, T.
 Watson
 Weaver
 Welch
 Woolard
 Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Burzynski, Senate Bill No. 129, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 56; Nays None.

The following voted in the affirmative:

Bomke
 Bowles
 Burzynski
 Clayborne
 Cronin
 Cullerton
 DeLeo
 del Valle
 Demuzio
 Dillard
 Donahue
 Dudyycz
 Geo-Karis
 Halvorson
 Hawkinson
 Hendon
 Jacobs
 Jones, W.
 Karpel
 Klemm
 Lauzen
 Lightford
 Link
 Luechtefeld
 Madigan, L.
 Madigan, R.
 Mahar
 Molaro
 Munoz
 Myers
 Noland

[Mar. 8, 2001]

Obama
 O'Daniel
 O'Malley
 Parker
 Peterson
 Petka
 Radogno
 Rauschenberger
 Ronen
 Roskam
 Shadid
 Shaw
 Sieben
 Silverstein
 Sullivan
 Syverson
 Trotter
 Viverito
 Walsh, L.
 Walsh, T.
 Watson
 Weaver
 Welch
 Woolard
 Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Donahue, Senate Bill No. 149, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 55; Nays None; Present 1.

The following voted in the affirmative:

Bomke
 Bowles
 Burzynski
 Clayborne
 Cullerton
 DeLeo
 del Valle
 Demuzio
 Dillard
 Donahue
 Dudycz
 Geo-Karis
 Halvorson
 Hawkinson
 Hendon
 Jacobs
 Jones, W.
 Karpel
 Klemm

[Mar. 8, 2001]

Lauzen
 Lightford
 Link
 Luechtefeld
 Madigan, L.
 Madigan, R.
 Mahar
 Molaro
 Munoz
 Myers
 Noland
 Obama
 O'Daniel
 O'Malley
 Parker
 Peterson
 Petka
 Radogno
 Rauschenberger
 Ronen
 Roskam
 Shadid
 Shaw
 Sieben
 Silverstein
 Sullivan
 Syverson
 Trotter
 Viverito
 Walsh, L.
 Walsh, T.
 Watson
 Weaver
 Welch
 Woolard
 Mr. President

The following voted present:

Cronin

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Myers, Senate Bill No. 168, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 56; Nays None.

The following voted in the affirmative:

Bomke
 Bowles
 Burzynski
 Clayborne
 Cronin

[Mar. 8, 2001]

Cullerton
DeLeo
del Valle
Demuzio
Dillard
Donahue
Dudycz
Geo-Karis
Halvorson
Hawkinson
Hendon
Jacobs
Jones, W.
Karpel
Klemm
Lauzen
Lightford
Link
Luechtefeld
Madigan, L.
Madigan, R.
Mahar
Molaro
Munoz
Myers
Noland
Obama
O'Daniel
O'Malley
Parker
Peterson
Petka
Radogno
Rauschenberger
Ronen
Roskam
Shadid
Shaw
Sieben
Silverstein
Sullivan
Syverson
Trotter
Viverito
Walsh, L.
Walsh, T.
Watson
Weaver
Welch
Woolard
Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator O'Malley, Senate Bill No. 187, having been transcribed and typed and all amendments adopted thereto having been

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printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 55; Nays None.

The following voted in the affirmative:

Bomke
Bowles
Burzynski
Clayborne
Cronin
Cullerton
DeLeo
del Valle
Demuzio
Dillard
Donahue
Dudyycz
Geo-Karis
Halvorson
Hawkinson
Hendon
Jacobs
Jones, W.
Karpel
Klemm
Lauzen
Lightford
Link
Luechtefeld
Madigan, L.
Madigan, R.
Mahar
Molaro
Munoz
Myers
Noland
Obama
O'Daniel
O'Malley
Parker
Peterson
Petka
Radogno
Ronen
Roskam
Shadid
Shaw
Sieben
Silverstein
Sullivan
Syverson
Trotter
Viverito
Walsh, L.
Walsh, T.
Watson
Weaver
Welch
Woolard

[Mar. 8, 2001]

Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator O'Malley, Senate Bill No. 231, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 55; Nays None.

The following voted in the affirmative:

Bomke
Bowles
Burzynski
Clayborne
Cronin
Cullerton
del Valle
Demuzio
Dillard
Donahue
Dudycz
Geo-Karis
Halvorson
Hawkinson
Hendon
Jacobs
Jones, W.
Karpziel
Klemm
Lauzen
Lightford
Link
Luechtefeld
Madigan, L.
Madigan, R.
Mahar
Molaro
Munoz
Myers
Noland
Obama
O'Daniel
O'Malley
Parker
Peterson
Petka
Radogno
Rauschenberger
Ronen
Roskam
Shadid
Shaw
Sieben
Silverstein

[Mar. 8, 2001]

Sullivan
 Syverson
 Trotter
 Viverito
 Walsh, L.
 Walsh, T.
 Watson
 Weaver
 Welch
 Woolard
 Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Cronin, Senate Bill No. 314, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 54; Nays None.

The following voted in the affirmative:

Bomke
 Bowles
 Burzynski
 Clayborne
 Cronin
 DeLeo
 del Valle
 Demuzio
 Dillard
 Donahue
 Dudycz
 Geo-Karis
 Halvorson
 Hawkinson
 Hendon
 Jacobs
 Jones, W.
 Karpel
 Klemm
 Lauzen
 Lightford
 Link
 Luechtefeld
 Madigan, L.
 Madigan, R.
 Mahar
 Molaro
 Munoz
 Myers
 Noland
 Obama
 O'Daniel
 O'Malley
 Parker

[Mar. 8, 2001]

Peterson
 Petka
 Radogno
 Ronen
 Roskam
 Shadid
 Shaw
 Sieben
 Silverstein
 Sullivan
 Syverson
 Trotter
 Viverito
 Walsh, L.
 Walsh, T.
 Watson
 Weaver
 Welch
 Woolard
 Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Munoz, Senate Bill No. 368, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 56; Nays None.

The following voted in the affirmative:

Bomke
 Bowles
 Burzynski
 Clayborne
 Cronin
 Cullerton
 DeLeo
 del Valle
 Demuzio
 Dillard
 Donahue
 Dudycz
 Geo-Karis
 Halvorson
 Hawkinson
 Hendon
 Jacobs
 Jones, W.
 Karpel
 Klemm
 Lauzen
 Lightford
 Link
 Luechtefeld
 Madigan, L.

[Mar. 8, 2001]

Madigan, R.
 Mahar
 Molaro
 Munoz
 Myers
 Noland
 Obama
 O'Daniel
 O'Malley
 Parker
 Peterson
 Petka
 Radogno
 Rauschenberger
 Ronen
 Roskam
 Shadid
 Shaw
 Sieben
 Silverstein
 Sullivan
 Syverson
 Trotter
 Viverito
 Walsh, L.
 Walsh, T.
 Watson
 Weaver
 Welch
 Woolard
 Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator O'Malley, Senate Bill No. 400, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 55; Nays None.

The following voted in the affirmative:

Bomke
 Bowles
 Burzynski
 Clayborne
 Cronin
 Cullerton
 DeLeo
 del Valle
 Demuzio
 Dillard
 Donahue
 Dudycz
 Halvorson
 Hawkinson

[Mar. 8, 2001]

Hendon
 Jacobs
 Jones, W.
 Karpel
 Klemm
 Lauzen
 Lightford
 Link
 Luechtefeld
 Madigan, L.
 Madigan, R.
 Mahar
 Molaro
 Munoz
 Myers
 Noland
 Obama
 O'Daniel
 O'Malley
 Parker
 Peterson
 Petka
 Radogno
 Rauschenberger
 Ronen
 Roskam
 Shadid
 Shaw
 Sieben
 Silverstein
 Sullivan
 Syverson
 Trotter
 Viverito
 Walsh, L.
 Walsh, T.
 Watson
 Weaver
 Welch
 Woolard
 Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

Senator Geo-Karis asked and obtained unanimous consent for the Journal to reflect her affirmative vote on Senate Bill No. 400.

On motion of Senator DeLeo, Senate Bill No. 479, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 56; Nays None.

The following voted in the affirmative:

Bomke

[Mar. 8, 2001]

Bowles
Burzynski
Clayborne
Cronin
Cullerton
DeLeo
del Valle
Demuzio
Dillard
Donahue
Dudycz
Geo-Karis
Halvorson
Hawkinson
Hendon
Jacobs
Jones, W.
Karpel
Klemm
Lauzen
Lightford
Link
Luechtefeld
Madigan, L.
Madigan, R.
Mahar
Molaro
Munoz
Myers
Noland
Obama
O'Daniel
O'Malley
Parker
Peterson
Petka
Radogno
Rauschenberger
Ronen
Roskam
Shadid
Shaw
Sieben
Silverstein
Sullivan
Syverson
Trotter
Viverito
Walsh, L.
Walsh, T.
Watson
Weaver
Welch
Woolard
Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives

[Mar. 8, 2001]

thereof and ask their concurrence therein.

On motion of Senator Rauschenberger, Senate Bill No. 758, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 56; Nays None.

The following voted in the affirmative:

Bomke
Bowles
Burzynski
Clayborne
Cronin
Cullerton
DeLeo
del Valle
Demuzio
Dillard
Donahue
Dudycz
Geo-Karis
Halvorson
Hawkinson
Hendon
Jacobs
Jones, W.
Karpel
Klemm
Lauzen
Lightford
Link
Luechtefeld
Madigan, L.
Madigan, R.
Mahar
Molaro
Munoz
Myers
Noland
Obama
O'Daniel
O'Malley
Parker
Peterson
Petka
Radogno
Rauschenberger
Ronen
Roskam
Shadid
Shaw
Sieben
Silverstein
Sullivan
Syverson
Trotter
Viverito
Walsh, L.

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Walsh, T.
 Watson
 Weaver
 Welch
 Woolard
 Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Peterson, Senate Bill No. 866, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 56; Nays None.

The following voted in the affirmative:

Bomke
 Bowles
 Burzynski
 Clayborne
 Cronin
 Cullerton
 DeLeo
 del Valle
 Demuzio
 Dillard
 Donahue
 Dudycz
 Geo-Karis
 Halvorson
 Hawkinson
 Hendon
 Jacobs
 Jones, W.
 Karpel
 Klemm
 Lauzen
 Lightford
 Link
 Luechtefeld
 Madigan, L.
 Madigan, R.
 Mahar
 Molaro
 Munoz
 Myers
 Noland
 Obama
 O'Daniel
 O'Malley
 Parker
 Peterson
 Petka
 Radogno
 Rauschenberger

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Ronen
 Roskam
 Shadid
 Shaw
 Sieben
 Silverstein
 Sullivan
 Syverson
 Trotter
 Viverito
 Walsh, L.
 Walsh, T.
 Watson
 Weaver
 Welch
 Woolard
 Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Peterson, Senate Bill No. 867, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 56; Nays None.

The following voted in the affirmative:

Bomke
 Bowles
 Burzynski
 Clayborne
 Cronin
 Cullerton
 DeLeo
 del Valle
 Demuzio
 Dillard
 Donahue
 Dudycz
 Geo-Karis
 Halvorson
 Hawkinson
 Hendon
 Jacobs
 Jones, W.
 Karpel
 Klemm
 Lauzen
 Lightford
 Link
 Luechtefeld
 Madigan, L.
 Madigan, R.
 Mahar
 Molaro

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Munoz
 Myers
 Noland
 Obama
 O'Daniel
 O'Malley
 Parker
 Peterson
 Petka
 Radogno
 Rauschenberger
 Ronen
 Roskam
 Shadid
 Shaw
 Sieben
 Silverstein
 Sullivan
 Syverson
 Trotter
 Viverito
 Walsh, L.
 Walsh, T.
 Watson
 Weaver
 Welch
 Woolard
 Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Radogno, **Senate Bill No. 869**, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 55; Nays None.

The following voted in the affirmative:

Bomke
 Bowles
 Burzynski
 Clayborne
 Cronin
 Cullerton
 DeLeo
 del Valle
 Demuzio
 Dillard
 Donahue
 Dudycz
 Geo-Karis
 Halvorson
 Hawkinson
 Hendon
 Jacobs

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Jones, W.
 Karpiel
 Klemm
 Lauzen
 Lightford
 Link
 Madigan, L.
 Madigan, R.
 Mahar
 Molaro
 Munoz
 Myers
 Noland
 Obama
 O'Daniel
 O'Malley
 Parker
 Peterson
 Petka
 Radogno
 Rauschenberger
 Ronen
 Roskam
 Shadid
 Shaw
 Sieben
 Silverstein
 Sullivan
 Syverson
 Trotter
 Viverito
 Walsh, L.
 Walsh, T.
 Watson
 Weaver
 Welch
 Woolard
 Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator O'Malley, Senate Bill No. 870, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 56; Nays None.

The following voted in the affirmative:

Bomke
 Bowles
 Burzynski
 Clayborne
 Cronin
 Cullerton
 DeLeo

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del Valle
Demuzio
Dillard
Donahue
Dudycz
Geo-Karis
Halvorson
Hawkinson
Hendon
Jacobs
Jones, W.
Karpel
Klemm
Lauzen
Lightford
Link
Luechtefeld
Madigan, L.
Madigan, R.
Mahar
Molaro
Munoz
Myers
Noland
Obama
O'Daniel
O'Malley
Parker
Peterson
Petka
Radogno
Rauschenberger
Ronen
Roskam
Shadid
Shaw
Sieben
Silverstein
Sullivan
Syverson
Trotter
Viverito
Walsh, L.
Walsh, T.
Watson
Weaver
Welch
Woolard
Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Shadid, Senate Bill No. 915, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in

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the affirmative by the following vote: Yeas 56; Nays None.

The following voted in the affirmative:

Bomke
Bowles
Burzynski
Clayborne
Cronin
Cullerton
DeLeo
del Valle
Demuzio
Dillard
Donahue
Dudycz
Geo-Karis
Halvorson
Hawkinson
Hendon
Jacobs
Jones, W.
Karpel
Klemm
Lauzen
Lightford
Link
Luechtefeld
Madigan, L.
Madigan, R.
Mahar
Molaro
Munoz
Myers
Noland
Obama
O'Daniel
O'Malley
Parker
Peterson
Petka
Radogno
Rauschenberger
Ronen
Roskam
Shadid
Shaw
Sieben
Silverstein
Sullivan
Syverson
Trotter
Viverito
Walsh, L.
Walsh, T.
Watson
Weaver
Welch
Woolard
Mr. President

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This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator O'Malley, Senate Bill No. 989, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 55; Nays None.

The following voted in the affirmative:

Bomke
Bowles
Burzynski
Clayborne
Cronin
Cullerton
DeLeo
del Valle
Demuzio
Dillard
Donahue
Dudycz
Geo-Karis
Halvorson
Hawkinson
Hendon
Jacobs
Jones, W.
Karpel
Klemm
Lauzen
Lightford
Link
Madigan, L.
Madigan, R.
Mahar
Molaro
Munoz
Myers
Noland
Obama
O'Daniel
O'Malley
Parker
Peterson
Petka
Radogno
Rauschenberger
Ronen
Roskam
Shadid
Shaw
Sieben
Silverstein
Sullivan
Syverson

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Trotter
 Viverito
 Walsh, L.
 Walsh, T.
 Watson
 Weaver
 Welch
 Woolard
 Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Roskam, Senate Bill No. 1113, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 56; Nays None.

The following voted in the affirmative:

Bomke
 Bowles
 Burzynski
 Clayborne
 Cronin
 Cullerton
 DeLeo
 del Valle
 Demuzio
 Dillard
 Donahue
 Dudycz
 Geo-Karis
 Halvorson
 Hawkinson
 Hendon
 Jacobs
 Jones, W.
 Karpel
 Klemm
 Lauzen
 Lightford
 Link
 Luechtefeld
 Madigan, L.
 Madigan, R.
 Mahar
 Molaro
 Munoz
 Myers
 Noland
 Obama
 O'Daniel
 O'Malley
 Parker
 Peterson

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Petka
 Radogno
 Rauschenberger
 Ronen
 Roskam
 Shadid
 Shaw
 Sieben
 Silverstein
 Sullivan
 Syverson
 Trotter
 Viverito
 Walsh, L.
 Walsh, T.
 Watson
 Weaver
 Welch
 Woolard
 Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Lightford, Senate Bill No. 1329, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 55; Nays None.

The following voted in the affirmative:

Bomke
 Bowles
 Burzynski
 Clayborne
 Cronin
 Cullerton
 DeLeo
 del Valle
 Demuzio
 Dillard
 Donahue
 Dudycz
 Geo-Karis
 Halvorson
 Hawkinson
 Hendon
 Jacobs
 Jones, W.
 Karpel
 Klemm
 Lauzen
 Lightford
 Link
 Luechtefeld
 Madigan, L.

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Mahar
 Molaro
 Munoz
 Myers
 Noland
 Obama
 O'Daniel
 O'Malley
 Parker
 Peterson
 Petka
 Radogno
 Rauschenberger
 Ronen
 Roskam
 Shadid
 Shaw
 Sieben
 Silverstein
 Sullivan
 Syverson
 Trotter
 Viverito
 Walsh, L.
 Walsh, T.
 Watson
 Weaver
 Welch
 Woolard
 Mr. President

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Rauschenberger, Senate Bill No. 1506, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: Yeas 48; Nays 5.

The following voted in the affirmative:

Bowles
 Burzynski
 Clayborne
 Cronin
 Cullerton
 DeLeo
 del Valle
 Demuzio
 Dillard
 Dudycz
 Geo-Karis
 Halvorson
 Hendon
 Jacobs
 Karpel

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Klemm
 Lauzen
 Lightford
 Link
 Luechtefeld
 Madigan, L.
 Mahar
 Molaro
 Munoz
 Noland
 Obama
 O'Daniel
 O'Malley
 Parker
 Peterson
 Petka
 Radogno
 Rauschenberger
 Ronen
 Roskam
 Shadid
 Shaw
 Sieben
 Silverstein
 Sullivan
 Syverson
 Trotter
 Walsh, L.
 Walsh, T.
 Weaver
 Welch
 Woolard
 Mr. President

The following voted in the negative:

Bomke
 Donahue
 Hawkinson
 Jones, W.
 Myers

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

CONSIDERATION OF RESOLUTION ON SECRETARY'S DESK

Senator Klemm moved that Senate Resolution No. 41, on the Secretary's Desk, be taken up for immediate consideration.

The motion prevailed.

Senator Klemm moved that Senate Resolution No. 41, be adopted.

And on that motion a call of the roll was had resulting as follows:

Yeas 54; Nays None; Present 1.

The following voted in the affirmative:

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Bomke
Bowles
Burzynski
Clayborne
Cronin
Cullerton
DeLeo
del Valle
Demuzio
Dillard
Donahue
Dudycz
Geo-Karis
Halvorson
Hawkinson
Hendon
Jacobs
Jones, W.
Karpel
Klemm
Lauzen
Link
Luechtefeld
Madigan, L.
Madigan, R.
Mahar
Molaro
Munoz
Myers
Noland
Obama
O'Daniel
O'Malley
Parker
Peterson
Petka
Radogno
Rauschenberger
Ronen
Roskam
Shadid
Shaw
Sieben
Silverstein
Sullivan
Trotter
Viverito
Walsh, L.
Walsh, T.
Watson
Weaver
Welch
Woolard
Mr. President

The following voted present:

Lightford

The motion prevailed.

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And the resolution was adopted.

RESOLUTIONS CONSENT CALENDAR

SENATE RESOLUTION NO. 68

Offered by Senator Link and all Senators:
Mourns the death of Francis Gambro of Buffalo Grove.

SENATE RESOLUTION NO. 69

Offered by Senator O'Malley and all Senators:
Mourns the death of Kenneth R. Jillson of Oak Lawn.

SENATE RESOLUTION NO. 71

Offered by Senator Petka and all Senators:
Mourns the death of Sandra K. Gulden of Romeoville.

SENATE RESOLUTION NO. 72

Offered by Senator Myers and all Senators:
Mourns the death of John E. Alexander, Jr. of Marshall.

SENATE RESOLUTION NO. 73

Offered by Senator Myers and all Senators:
Mourns the death of James B. Upchurch of Mattoon.

Senator Philip moved the adoption of the foregoing resolutions.
The motion prevailed.
And the resolutions were adopted.

PRESENTATION OF RESOLUTION

Senator Weaver offered the following Senate Joint Resolution and, having asked and obtained unanimous consent to suspend the rules for its immediate consideration, moved its adoption:

SENATE JOINT RESOLUTION NO. 16

RESOLVED, BY THE SENATE OF THE NINETY-SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that when the two Houses adjourn on Thursday, March 8, 2001, the Senate stands adjourned until Tuesday, March 20, 2001, at 12:00 o'clock noon; and the House of Representatives stands adjourned until Tuesday, March 13, 2001, at 12:00 o'clock noon; and when it adjourns on that day, it stands adjourned until Wednesday, March 14, 2001; and when it adjourns on that day, it stands adjourned until Thursday, March 15, 2001; and when it adjourns on that day, it stands adjourned until Friday, March 16, 2001; and when it adjourns on that day, it stands adjourned until Tuesday, March 20, 2001 at 12:00 o'clock noon.

The motion prevailed.

And the resolution was adopted.

Ordered that the Secretary inform the House of Representatives thereof, and ask their concurrence therein.

LEGISLATIVE MEASURE FILED

The following floor amendment to the Senate Bill listed below has been filed with the Secretary, and referred to the Committee on Rules:

[Mar. 8, 2001]

Senate Amendment No. 1 to Senate Bill 20

At the hour of 1:12 o'clock p.m., on motion of Senator Weaver, and pursuant to Joint Resolution No. 16, the Senate stood adjourned until Tuesday, March 20, 2001 at 12:00 o'clock noon.

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