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The regular Session of the 101st General Assembly will please come to order. Will the Members please be at their desks? Will our guests in the galleries please rise? The invocation today will be given by Pastor Justin Snider of Springfield First United Methodist Church, here in Springfield, Illinois. Pastor.

(Pastor Justin Snider: Prayer)

Thank you, Pastor. Please remain standing for the Pledge of Allegiance. Senator Cunningham, would you please lead us?

(Pledge of Allegiance, led by Senator Cunningham)

Blueroomstream.com requests permission to videotape the proceedings. Seeing no objection, permission is granted. Mr. Secretary, Reading and Approval of the Journal.


Mr. President, I move to postpone the reading and approval of the Journal just read by the Secretary, pending arrival of the printed transcript.

Senator Hunter moves to postpone the reading and approval of the Journal, pending arrival of the printed transcripts. There being no objection, so ordered. Mr. Secretary, Resolutions.
SECRETARY ANDERSON:

Senate Resolution 435, offered by Senator Stadelman and all Members.

Senate Resolutions 436 and 437, offered by Senator Koehler and all Members.
They are all death resolutions, Mr. President.

PRESIDING OFFICER:  (SENATOR HARMON)

Resolutions Consent Calendar.

SECRETARY ANDERSON:

Senate Joint Resolution 44, offered by Senator Hutchinson. It is substantive.

PRESIDING OFFICER:  (SENATOR HARMON)

Thank you, Mr. Secretary. Committee Reports.

SECRETARY ANDERSON:

Senator Landek, Chairperson of the Committee on State Government, reports Senate Amendment 1 to Senate Bill 533, and Motion to Concur with House Amendment 1 to Senate Bill 1136, Senate Amendment 2 to House Bill 210, Senate Amendment 1 to House Bill 2470, and Senate Amendment 2 House Bill 2594 Recommend Do Adopt.

Senator Hastings, Chairperson of the Committee on Executive, reports Senate Amendment 2 to Senate Bill 731 Recommend Do Adopt; House Bill 137 Do Pass; Senate Amendment 1 to House Bill 2577, Senate Amendment 1 to House Bill 2625, and Senate Amendment 1 to House Bill 3610 Recommend Do Adopt.

Senator Bush, Chairperson of the Committee on Environment and Conservation, reports Senate Resolution 419 Be Adopted.

Senator Collins, Chairperson of the Committee on Financial Institutions, reports Senate Amendment 2 to House Bill 2837 Recommend Do Adopt.
PRESIDING OFFICER: (SENATOR HARMON)

Ladies and Gentlemen of the Senate, so that you are aware of the plan for today. We're going to turn to House Bills 2nd Reading for potentially the last time. If you have a House bill still on 2nd Reading that you wish to advance, please be at your desk. We will thereafter turn to House Bills 3rd Reading and, with leave of the Body, we will move selectively through the Calendar to take up House bills with Senate amendments so that they can go back to the House on Concurrence before next week's deadline. A reminder - tomorrow is the stated deadline for House Bills 3rd Reading. After we take up the House bills with -- with amendments, we'll turn to House bills remaining on the Calendar. Ladies and Gentlemen of the Senate, the Senate will stand at ease for a few moments to allow the Committee on Assignments to meet. Will all members of the Committee on Assignments please assemble in the President's Anteroom? Will all members of the Committee on Assignments please report to the President's Anteroom? Senator Hunter in the Chair. 

PRESIDING OFFICER: (SENATOR HUNTER)

Senator Harmon in the Chair.

PRESIDING OFFICER: (SENATOR HARMON)

WTAX Radio requests permission to photograph the proceedings. Seeing no objection, permission is granted. Mr. Secretary, Committee Reports.

SECRETARY ANDERSON:

Senator Lightford, Chairperson of the Committee on Assignments, reports the following Legislative Measures have been assigned: Refer to State Government Committee - Senate Resolutions 426 and 432; Be Approved for Consideration - Floor Amendment 1 to House Bill 137 and Floor Amendment 3 to House Bill 2594.
Signed, Senator Kimberly Lightford, Chairperson.

PRESIDING OFFICER: (SENATOR HARMON)

Ladies and Gentlemen of the Senate, we're going to turn to page 14 on your printed Calendar, the Order of House Bills 2nd Reading. If you have a bill on 2nd Reading that you would like to advance, please be at your desk. House Bill 38. Senator Crowe. Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

House Bill 38.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Criminal Law adopted Amendment No. 1.

PRESIDING OFFICER: (SENATOR HARMON)

Have there been any Floor amendments approved for consideration?

SECRETARY ANDERSON:

No further amendments reported.

PRESIDING OFFICER: (SENATOR HARMON)

3rd Reading. House Bill 142. House Bill 160. Senator Belt. Mr. -- Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

House Bill 160.

(Secretary reads title of bill)

2nd Reading of the bill. No committee or Floor amendments reported.

PRESIDING OFFICER: (SENATOR HARMON)

3rd Reading. House Bill 205. Senator Van Pelt. House Bill 2071. Senator Hastings. Mr. Secretary, please read the bill.

SECRETARY ANDERSON:
House Bill 2071.

(Secretary reads title of bill)

2nd Reading of the bill. No committee or Floor amendments reported.

PRESIDING OFFICER: (SENATOR HARMON)

3rd Reading. Senator Holmes, for what purpose do you seek recognition?

SENATOR HOLMES:

Purpose of announcement.

PRESIDING OFFICER: (SENATOR HARMON)

Please make your announcement.

SENATOR HOLMES:

I would like to have the attention of all of the Senate women in the Chamber. We would like to do our annual photo immediately upon adjournment. If we could all gather together down in front, we will do our Senate women's picture. Thank you.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Let's continue on the Order of House Bills 2nd Reading. House Bill 2237. Senator McGuire. Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

House Bill 2237.

(Secretary reads title of bill)

2nd Reading of the bill. No committee or Floor amendments reported.

PRESIDING OFFICER: (SENATOR HARMON)

3rd Reading. House Bill 2276. Senator Morrison. Let's turn to the top of page 15 on your Calendar. House Bill 2502. Senator Castro. Mr. Secretary, please read the bill.
SECRETARY ANDERSON:  
House Bill 2502.  
(Secretary reads title of bill) 
2nd Reading of the bill.  No committee or Floor amendments reported. 
PRESIDING OFFICER:  (SENATOR HARMON)  
House Bill 2763.  Mr. Secretary, please read the bill.  
SECRETARY ANDERSON:  
House Bill 2763.  
(Secretary reads title of bill)  
2nd Reading of the bill.  No committee or Floor amendments reported.  
PRESIDING OFFICER:  (SENATOR HARMON)  
3rd Reading.  House Bill 2836.  Senator Manar.  House Bill 2895.  Senator Sims.  Mr. Secretary, please read the bill.  
SECRETARY ANDERSON:  
House Bill 2895.  
(Secretary reads title of bill)  
2nd Reading of the bill.  The Committee on Public Health adopted Amendment No. 1.  
PRESIDING OFFICER:  (SENATOR HARMON)  
Have there been any Floor amendments approved for consideration?  
SECRETARY ANDERSON:  
No further amendments reported.  
PRESIDING OFFICER:  (SENATOR HARMON)  
SECRETARY ANDERSON:

House Bill 3534.

(Secretary reads title of bill)

2nd Reading of the bill. No committee or Floor amendments reported.

PRESIDING OFFICER:  (SENATOR HARMON)

3rd Reading. Senator Rose, for what purpose do you rise?

SENATOR ROSE:

Point of personal privilege, Mr. President, if I may.

PRESIDING OFFICER:  (SENATOR HARMON)

Please make your point.

SENATOR ROSE:

Ladies and Gentlemen, I have some very good friends from Decatur, Illinois, Pam and Jerry Johnson are here, and Pam has also brought her mother, Bobbye Gillum, with her today. If we could welcome them to Springfield, please.

PRESIDING OFFICER:  (SENATOR HARMON)

Welcome to the Illinois State Senate. Ladies and Gentlemen of the Senate, we are going to turn to final action, House Bills 3rd Reading. We will begin on page 5 of your printed Calendar at the top of the order, but we will be moving through the Calendar to address bills with Senate amendments. So we will not be following the Calendar perfectly, but we'll start at the top with House Bill 3. Senator Collins. Mr. Secretary, Senator Collins seeks leave of the Body to return House Bill 3 to the Order of 2nd Reading. Seeing no objection, permission is -- leave is granted. Now on 2nd Reading is House Bill 3. Mr. Secretary, have there been any Floor amendments approved for consideration?
SECRETARY ANDERSON:

Floor Amendment 3, offered by Senator Collins.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Collins, on your amendment.

SENATOR COLLINS:

Thank you. I move for its adoption, to discuss on 3rd.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Collins moves for the adoption of House Bill No. -- Floor Amendment No. 3 to House Bill No. 3. All in favor, say Aye. Opposed, Nay. The Ayes have it. The amendment's adopted. Have there been any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

No further amendments reported.

PRESIDING OFFICER: (SENATOR HARMON)

3rd Reading. Now on 3rd Reading, House Bill 3. Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

House Bill 3.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Collins, on your bill.

SENATOR COLLINS:

Thank you, Mr. President and Ladies and Gentlemen of the Senate. House Bill 3 amends the Hospital Report Card Act to require instances of preterm infants, infant mortality, and maternal mortality to be included in each individual hospital's quarterly report and to require each hospital to report the racial
and ethnic information of the mothers in these instances. The bill also requires the Department of Public Health to collect the information regarding preterm birth, infant mortality, and maternal mortality, including the racial and ethnic information of the mothers, and use it to determine the disparity of such occurrences across different racial and ethnic groups.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Is there any discussion? Seeing none, the question is, shall House Bill 3 pass. All those in favor, vote Aye. Opposed, Nay. The voting's open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 57 voting Aye, none voting No, none voting Present. House Bill 3, having received the required constitutional majority, is declared passed. Let's continue on to House Bill 5. Senator Collins. Mr. Secretary, Senator Collins seeks leave of the Body to return House Bill No. 5 to the Order of 2nd Reading. Seeing no objection, leave is granted. Now on 2nd Reading, House Bill No. 5. Mr. Secretary, have there been any Floor amendments approved for consideration?

SECRETARY ANDERSON:

Floor Amendment No. 1, offered by Senator Collins.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Collins, on the amendment.

SENATOR COLLINS:

Yes, I move for the adoption, to be discussed on 3rd.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Collins moves to adopt Floor Amendment No. 1 to House Bill 5. All in favor, say Aye. Opposed, Nay. The Ayes have it. The amendment's adopted. Have there been any further Floor
amendments approved for consideration?
SECRETARY ANDERSON:
   No further amendments reported.
PRESIDING OFFICER:  (SENATOR HARMON)
   3rd Reading.  Now on 3rd Reading, House Bill 5.  Mr. Secretary, please read the bill.
SECRETARY ANDERSON:
   House Bill 5.
   (Secretary reads title of bill)
3rd Reading of the bill.
PRESIDING OFFICER:  (SENATOR HARMON)
   Senator Collins, on the bill.
SENATOR COLLINS:
   Thank you, Mr. President and Ladies and Gentlemen of the Senate.  House Bill 5 directs DHS to ensure pregnant and postpartum mothers have access to substance use disorder services that are gender-responsive and trauma-informed.  I know of no opposition and I ask for your support.
PRESIDING OFFICER:  (SENATOR HARMON)
   Thank you, Senator.  Is there any discussion?  Seeing none, the question is, shall House Bill 5 pass.  All those in favor, vote Aye.  Opposed, Nay.  The voting's open. Have all voted who wish?  Have all voted who wish?  Have all voted who wish?  Take the record.  On that question, there are 58 voting Aye, none voting No, none voting Present.  House Bill 5, having received the required constitutional majority, is declared passed.  Let's turn to House Bill 26.  Senator Collins, on the order of Collins.  Mr. Secretary, Senator Collins seeks leave of the Body to return House Bill 26 to the Order of 2nd Reading.  Seeing no objection, leave
is granted. Now on 2nd Reading, House Bill 26. Mr. Secretary, have there been any Floor amendments approved for consideration?

SECRETARY ANDERSON:

Floor Amendment No. 1, offered by Senator Collins.

PRESIDING OFFICER: (SENATOR HARMON)

    Senator Collins, on the amendment.

SENATOR COLLINS:

    I move for the amendment to be adopted -- motion for the amendment to be adopted, to discuss on 3rd.

PRESIDING OFFICER: (SENATOR HARMON)

    Senator Collins moves for the adoption of Floor Amendment No. 1 to House Bill 26. All in favor, say Aye. Opposed, Nay. The Ayes have it. The amendment's adopted. Have there been any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

    No further amendments reported.

PRESIDING OFFICER: (SENATOR HARMON)

    3rd Reading. Now on 3rd Reading, House Bill 26. Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

    House Bill 26.

    (Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR HARMON)

    Senator Collins.

SENATOR COLLINS:

    Thank you, Mr. President and Ladies and the Gentlemen of the Senate. House Bill 26 creates the Public Uniform -- Public University Uniform Admission Pilot Program Act, a four-year pilot
program which requires Eastern Illinois University, Northern Illinois University, Southern Illinois University, and Western Illinois University to admit an undergraduate applicant for general admission if the student is a first-time freshman and graduated in the top ten percent or was certified in the top ten percent of the student's high school graduating class in one of the two years for which the applicant is applying for admission. The bill provides that the applicant must have successfully graduated from an accredited public or private high school in this State or from a high school operated by the U.S. Department of Defense and the applicant successfully completed the minimum college preparatory curriculum requirements for admissions to the university.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Is there any discussion? Seeing none, the question is, shall House Bill 26 pass. All those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 57 voting Aye, none voting No, none voting Present. House Bill 26, having received the required constitutional majority, is declared passed. Let's turn to House Bill 94. Senator Lightford. Senator Lightford. With leave the Body, we'll return to that order. House Bill 120. House Bill 120. Senator Castro. Mr. Secretary, Senator Castro seeks leave of the Body to return House Bill 120 to the Order of 2nd Reading. Seeing no objection, leave is granted. Now on 2nd Reading, House Bill 120. Mr. Secretary, have there been any Floor amendments approved for consideration?

SECRETARY ANDERSON:
Floor Amendment No. 1, offered by Senator Castro.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Castro, on your amendment.

SENATOR CASTRO:

Thank you, Mr. President. I ask for its adoption and I'll explain on 3rd.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Castro moves for the adoption of Floor Amendment No. 1 to House Bill 120. All in favor, say Aye. Opposed, Nay. The Ayes have it. The amendment's adopted. Have there been any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

Floor Amendment No. 2, offered by Senator Castro.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Castro, on Amendment No. 2.

SENATOR CASTRO:

Thank you, Mr. President. I ask for its adoption and I'll explain on 3rd.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Castro moves for the adoption of Floor Amendment No. 2 to House Bill 120. All in favor, say Aye. Opposed, Nay. The Ayes have it. The amendment's adopted. Have there been any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

No further amendments reported.

PRESIDING OFFICER: (SENATOR HARMON)

3rd Reading. Now on 3rd Reading, House Bill 120. Mr. Secretary, please read the bill.

SECRETARY ANDERSON:
House Bill 120.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Castro.

SENATOR CASTRO:

Thank you, Mr. President. This bill actually combines two House bills to form a task force. The (Veterans') Service-Related Ailments Task Force, which would be established, are to assess ways the State of Illinois can improve the rate at which disability compensation claims are approved by the federal government and correct the disparity between the federal approval of disability compensation for Illinois veterans and that which is approved for veterans in other states. The -- the amendment that was adopted recently also talks about who appoints. Each Chair of both Chambers gets an appointment, along with the Minority Spokesman. I know of no opposition. I ask for an Aye vote.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Is there any discussion? Senator Schimpf, for what purpose do you seek recognition?

SENATOR SCHIMPF:

To the bill, Mr. President.

PRESIDING OFFICER: (SENATOR HARMON)

To the bill, Senator.

SENATOR SCHIMPF:

I just rise, Ladies and Gentlemen, to commend the sponsor for her work on this, her willingness to make this truly a bipartisan task force, which is -- which is appropriate, because supporting our veterans is a bipartisan effort. Just thank the -- thank the
sponsor and urge an Aye vote.

PRESIDING OFFICER:  (SENATOR HARMON)

Thank you, Senator.  Seeing no further discussion, the question is, shall House Bill 120 pass.  All those in favor, say -- vote Aye.  Opposed, Nay.  The voting is open.  Have all voted who wish?  Have all voted who wish?  Have all voted who wish?  Take the record.  On that question, there are 58 voting Aye, none voting No, none voting Present.  House Bill 120, having received the required constitutional majority, is declared passed.  Let's turn to House Bill 210.  Senator Fowler.  House Bill 247.  House Bill 254.  Senator Peters.  Senator Peters seeks leave of the Body to return House Bill 254 to the Order of 2nd Reading.  Seeing no objection, permission is granted.  Now on 2nd Reading is House Bill 254.  Mr. Secretary, have there been any Floor amendments approved for consideration?

SECRETARY ANDERSON:

Floor Amendment No. 1, offered by Senator Peters.

PRESIDING OFFICER:  (SENATOR HARMON)

Senator Peters, on your amendment.

SENATOR PETERS:

I ask that we adopt the amendment and I'll explain on 3rd.

PRESIDING OFFICER:  (SENATOR HARMON)

Senator Peters moves to adopt Floor Amendment No. 1 to House Bill 254.  All in favor, say Aye.  Opposed, Nay.  The Ayes have it.  The amendment's adopted.  Have there been any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

No further amendments reported.

PRESIDING OFFICER:  (SENATOR HARMON)
3rd Reading. Now on 3rd Reading, House Bill 254. Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

House Bill 254.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENIATOR HARMON)

Senator Peters.

SENIATOR PETERS:

House Bill 254, as amended, requires all school -- school districts, including CPS, to report teacher employment data, including, but not limited to, the number of teachers employed by individual schools, to the State Board of Education no later than November 16, 2020. The bill also requires ISBE to make the data available on its website beginning January 31st, 2021. I ask for an Aye vote.

PRESIDING OFFICER: (SENIATOR HARMON)

Thank you, Senator. Is there any discussion? Senator McConchie, for what purpose do you seek recognition?

SENIATOR McCONCHIE:

Question of the sponsor.

PRESIDING OFFICER: (SENIATOR HARMON)

I'm sorry, Senator. Question for the sponsor?

SENIATOR McConchie:

Yes.

PRESIDING OFFICER: (SENIATOR HARMON)

Sponsor indicates he'll yield. Ladies and Gentlemen of the Senate, could we please have some order in the Senate? Senator McConchie.
SENATOR McCONCHIE:

Thank you. Thank you, Senator. There was a proposal, my understanding, that was put forward to use averages instead of actual class size. Is there a reason why we can't use averages instead of actual class sizes that we're publishing on the Internet for anyone in the world to see?

PRESIDING OFFICER: (SENATOR HARMON)

Senator Peters.

SENATOR PETERS:

It's because the parents' advocate -- advocates, the parents who are pushing for this, want to see the individual class size for that year, so not the following year, so that they can advocate any time there's any changes that could go moving forward, from what I understand. So...

PRESIDING OFFICER: (SENATOR HARMON)

Senator McConchie.

SENATOR McCONCHIE:

To the bill. To the bill.

PRESIDING OFFICER: (SENATOR HARMON)

To the bill, Senator.

SENATOR McCONCHIE:

Thank you. Ladies and Gentlemen of the Senate, I rise in opposition to this piece of legislation because of the level of specificity that is required. What this will do is require school districts to publish the actual number of children in each classroom and what class they are in. By doing so, I'm very concerned that this provides a road map for someone who may want to cause harm to children and maybe do so in the broadest context possible of having -- being able to use that in order to in --
perhaps inflict harm. I believe that averages is more than sufficient to be able to address the concerns that are being raised here. We don't want to provide a road map for someone who might want to cause harm in our schools. And so, for that, I reluctantly encourage a No vote. Thank you, Mr. President.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Is there any further discussion? Senator DeWitte, for what purpose do you seek recognition?

SENATOR DeWITTE:

To the bill, Mr. President.

PRESIDING OFFICER: (SENATOR HARMON)

To the bill, Senator.

SENATOR DeWITTE:

Thank you, Mr. President. To echo my colleague's concerns, I rise to voice my opposition to this bill as well. In an environment when we are looking for ways to make our schools safer environments for our children, to put so much specificity into public information regarding the numbers of teachers in a building, the number of students in each classroom, this is a recipe for disaster. And I would strongly urge a No vote. Thank you, Mr. President.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Any further discussions? Senator Peters, to close.

SENATOR PETERS:

Yes, thank you, Mr. President. I would just like to say, after discussion so often about parents and their involvement with our children, that I, for one, would love for my parents to have known the average class size I was in, so they could advocate for
smaller class sizes and the needs of children there and work alongside our school community. So I -- I ask for an Aye vote. Thank you.

PRESIDING OFFICER: (SENATOR HARMON)

The question is, shall House Bill 254 pass. All those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 42 voting Aye, 12 voting No, 1 voting Present. House Bill 254, having received the required constitutional majority, is declared passed. House Bill 386. Senator Peters, on House Bill 386. Senator Peters seeks leave of the Body to return House Bill 386 to the Order of 2nd Reading. I apologize. He's already done that. Senator Peters. Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

House Bill 386.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Peters.

SENATOR PETERS:

House Bill 386 requires the Department of Corrections and the Prisoner Review Board shall annually sort of review exemplar copy of any evidence-based assessments, questionnaires, or other instruments used to set conditions of release. This was worked on with the advocates as well as with the Department of Corrections and the Prisoner Review Board. It has no known opponents. I ask for an Aye vote.

PRESIDING OFFICER: (SENATOR HARMON)
Thank you, Senator. Is there any discussion? Seeing none, the question is, shall House Bill 386 pass. All those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish. Take the record. On that question, there are 58 voting Aye, none voting No, none voting Present. House Bill 386, having received the required constitutional majority, is declared passed. With leave of the Body, we'll jump forward to House Bill 1561. Senator Tom Cullerton. Senator Cullerton. With leave of the Body, we'll return to that later on. Let's turn to House Bill 2084. Senator Lightford, 2084. With leave of the Body, we'll return to that. House Bill 2165. Senator Manar, on 2165. Mr. Secretary… Again, a reminder for the Members - we are taking up bills with Senate amendments, House bills with Senate amendments, so that they can go back to the House in a timely manner for concurrence. If we are skipping over your bills, it is because they do not have Senate amendments on House Bills. So bear with us, we'll turn to that order on the Calendar in a little bit. So let's turn to House Bill 2165. Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

House Bill 2165.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Manar.

SENATOR MANAR:

Thank you, Mr. President. This bill came from a group of constituents - over in the House - in Central Illinois. It simply states that as a prerequisite to receiving a high school diploma,
each student must take three years of math, one of which must be Algebra I and one of which must include geometry content. The language is quite nuanced, but it gives administrators on the local level more flexibility, especially as we have new things, such as transitional math, entering classroom in curriculum. I'd be happy to take any questions.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Is there any discussion? Any discussion? Seeing none, the question is, shall House Bill 2165 pass. All those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 58 voting Aye, none voting No, none voting Present. House Bill 2165, having received the required constitutional majority, is declared passed. House Bill 21 -- I'm sorry, House Bill 2215. Senator Tom Cullerton. With leave of the Body, we'll return to that. House Bill 2301. Senator Manar, on House Bill 2301. Senator Manar seeks leave of the Body to return House Bill 2301 to the Order of 2nd Reading. Seeing no objection, leave is granted. Now on 2nd Reading is House Bill 2301. Mr. Secretary, have there been any Floor amendments approved for consideration?

SECRETARY ANDERSON:

Floor Amendment No. 1, offered by Senator Manar.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Manar, on your amendment.

SENATOR MANAR:

Thank you, Mr. President. I would ask for the adoption of the amendment. Be happy to answer questions on 3rd Reading.

PRESIDING OFFICER: (SENATOR HARMON)
Senator Manar moves for the adoption of Floor Amendment No. 1 to House Bill 2301. All in favor, say Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Have there been any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

Floor Amendment No. 2, offered by Senator Manar.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Manar, on Floor Amendment No. 2.

SENATOR MANAR:

Thank you. This is a technical amendment. I would ask for its adoption.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Manar moves for the adoption of Floor Amendment No. 2 to House Bill 2301. All in favor, say Aye. Opposed, Nay. The Ayes have it, and the amendment's adopted. Have there been any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

No further amendments reported.

PRESIDING OFFICER: (SENATOR HARMON)

3rd Reading. On 3rd Reading, House Bill 2301. Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

House Bill 2301.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Manar.

SENATOR MANAR:

Thank you, Mr. President. This bill came out of the Labor
Committee. It would simply require labor union members or individuals who have represented labor union members to be appointed to a various list of boards and commissions in State government. I'd be happy to take any questions.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Is there any discussion? Senator Tracy, for what purpose do you rise?

SENATOR TRACY:

Thank you, Mr. President. Questions of the sponsor, please.

PRESIDING OFFICER: (SENATOR HARMON)

The sponsor indicates that he will yield. Senator Tracy.

SENATOR TRACY:

Senator Manar, as I recall, we had a discussion about this bill in Labor Committee, and as I recall, you're not expanding the actual number of members on this board. Is that correct?

PRESIDING OFFICER: (SENATOR HARMON)

Senator Manar.

SENATOR MANAR:

Correct. There's -- there's actually nine different boards or commissions or groups, I would say, that are impacted. So the idea is not to expand.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Tracy.

SENATOR TRACY:

And the number of members on each board will stay the same, correct?

PRESIDING OFFICER: (SENATOR HARMON)

Senator Manar.

SENATOR MANAR:
Correct.

PRESIDING OFFICER:  (SENATOR HARMON)

Senator Tracy.

SENATOR TRACY:

And as I also recall, a nonunion member of the labor class would not be able to sit on the board under your bill?

PRESIDING OFFICER:  (SENATOR HARMON)

Senator Manar.

SENATOR MANAR:

Unless they have represented a labor organization in that capacity, the answer to your question would be yes.

PRESIDING OFFICER:  (SENATOR HARMON)

Senator Tracy.

SENATOR TRACY:

But that position could also be held by a labor attorney or a trial attorney, correct?

PRESIDING OFFICER:  (SENATOR HARMON)

Senator Manar.

SENATOR MANAR:

Yes, only if they have represented labor union employees.

PRESIDING OFFICER:  (SENATOR HARMON)

Senator Tracy.

SENATOR TRACY:

To the bill.

PRESIDING OFFICER:  (SENATOR HARMON)

To the bill.

SENATOR TRACY:

I just find it quite unfair that a person who has worked and represents a working class of people but is not union would not be
able to serve on these boards, as they have been in the past; likewise, a labor attorney could, but a non-labor attorney could not. I think that is unreasonable and, for that reason, should not get an Aye vote. Thank you.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Is there any further discussion? Senator Oberweis, for what purpose do you seek recognition?

SENATOR OBERWEIS:

To the bill, Mr. President.

PRESIDING OFFICER: (SENATOR HARMON)

Sorry, Senator. To the bill?

SENATOR OBERWEIS:

Yes.

PRESIDING OFFICER: (SENATOR HARMON)

Ladies and Gentlemen of the Senate, can we please have a little order in the Senate so we can hear the speaker? Senator Oberweis.

SENATOR OBERWEIS:

I would just like to reinforce what Senator Tracy had to say. I mean, look, Ladies and Gentlemen, how far do you have to push this union stuff? There are many good people who can represent employee classes without necessarily being a member of that union. I strongly urge a No vote. I hope we can get some type of balance and reason.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Any further discussion? Senator Manar, to close.

SENATOR MANAR:

Just to clarify, 'cause maybe I didn't answer the question
the proper way. There are still, on these boards and commissions, members of the boards and commissions that are not members of labor unions or individuals who have represented members of labor unions. So this is not setting up boards and commissions, the nine that are impacted by the legislation, that are labor only. This bill does not do that. This bill does strike what I think is an appropriate balance for very important things that we do as a State government that impacts workers across the State. Appreciate the questions. I ask for an Aye vote.

PRESIDING OFFICER:  (SENATOR HARMON)

The question is, shall House Bill 2301 pass. All those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 42 voting Aye, 14 voting No, none voting Present. House Bill 2301, having received the required constitutional majority, is declared passed. Senator Anderson, for what purpose do you rise?

SENATOR ANDERSON:

Point of personal privilege, Mr. President.

PRESIDING OFFICER:  (SENATOR HARMON)

Please state your point.

SENATOR ANDERSON:

Thank you, Mr. President, Members of the Senate. I would like to direct your attention to the gallery above the Democratic side of the aisle. This year I was honored to host a essay contest of students of why your teacher inspires you. With just under seventy submissions district-wide, today here with us are the winners of that essay contest, and their teachers: Katelyn Oleson, from Riverdale High School, and her teacher, Jim Campbell;
Elizabeth Johnson, from Rockridge High School, and her teacher, Jay Bizarri; Morgan Carter and teacher, Paul Holland; and Robert Deuth and teacher, Kevin Marner. If they could please rise and be recognized. And if we could give them a -- a warm Springfield welcome. Thank you.

PRESIDING OFFICER: (SENATOR HARMON)

Will our guests in the gallery please rise and be welcomed to the Illinois State Senate? Congratulations. Senator Cullerton, did you wish to proceed with the bills we passed over just a moment ago? Let's turn back to House Bill 2215, Mr. Secretary. Senator Cullerton seeks leave of the Body to return House Bill 2215 to the Order of 2nd Reading. Seeing no objection, leave is granted. Now on 2nd Reading, House Bill 2215. Mr. Secretary, have there been any Floor amendments approved for consideration?

SECRETARY ANDERSON:

Floor Amendment No. 2, offered by Senator Tom Cullerton.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Cullerton, on your amendment.

SENATOR T. CULLERTON:

Thank you, Mr. President and Members of the Illinois General Assembly. House Bill 2215, as amended... House Bill 2215, as amended by Senate Floor Amendment 2, requires the Office of the State Fire Marshal have an educational program for fire...

PRESIDING OFFICER: (SENATOR HARMON)

Senator, on -- on -- on the amendment here.

SENATOR T. CULLERTON:

Are we just adopting? I'm sorry.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Cullerton moves for the...
SENATOR T. CULLERTON:

Adopt and explain on 3rd.

PRESIDING OFFICER:  (SENATOR HARMON)

...adoption of Floor Amendment No. 2 to House Bill 2215. All in favor, say Aye.  Opposed, Nay.  The Ayes have it.  The amendment's adopted.  Have there been any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

No further amendments reported.

PRESIDING OFFICER:  (SENATOR HARMON)

3rd Reading.  Now on 3rd Reading, House Bill 2215.  Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

House Bill 2215.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER:  (SENATOR HARMON)

Senator Cullerton, when you're done conferring with staff there, you can present your bill.

SENATOR T. CULLERTON:

House Bill 2250, as -- 2215, as amended, requires the Office of the State Fire Marshal have an educational program for fire fighters on the history of the fire service labor movement, makes it available on the State Fire Marshal website or in person by a statewide organization representing professional fire fighters if requested.  I would ask for an Aye vote.  We came out of committee with pretty much a hundred percent support, but not a hundred percent.

PRESIDING OFFICER:  (SENATOR HARMON)
Thank you, Senator. Is there any discussion? Senator McConchie, for what purpose do you seek recognition?

SENATOR McCONCHIE:

Question of the sponsor.

PRESIDING OFFICER: (SENATOR HARMON)

Sponsor indicates that he will yield. Senator McConchie.

SENATOR McCONCHIE:

Thank you. Senator, so my understanding is this would require fire fighters to undergo non-safety-related training in order to essentially have a history of labor -- labor movements as a part -- as -- as a requirement. Is that correct?

PRESIDING OFFICER: (SENATOR HARMON)

Senator Cullerton.

SENATOR T. CULLERTON:

Yes.

PRESIDING OFFICER: (SENATOR HARMON)

Senator McConchie.

SENATOR McCONCHIE:

Is there any other non-safety-, non-job-related requirements that are required as a part of training? Is this -- is this something new that we're -- are we breaking new ground here?

PRESIDING OFFICER: (SENATOR HARMON)

Senator Cullerton.

SENATOR T. CULLERTON:

Well, I would say learning the history of the organization -- learning the history would actually be job-related as well.

PRESIDING OFFICER: (SENATOR HARMON)

Senator McConchie.

SENATOR McCONCHIE:
To the bill.

PRESIDING OFFICER:  (SENATOR HARMON)

To the bill, Senator.

SENATOR McCONCHIE:

Thank you.  Ladies and Gentlemen, I don't know why we need to require non-job-related, non-safety-related training for people who are going through public safety training.  I don't believe this is something that fits under the responsibility of the Legislature to dictate.  Certainly, they're able to do this at the local level as they wish to.  I would encourage a No vote.  Thank you.

PRESIDING OFFICER:  (SENATOR HARMON)

Thank you, Senator.  Is -- any discussion?  Senator Cullerton, to close.

SENATOR T. CULLERTON:

Thank you very much for the wonderful questions from the Senator.  I -- I would ask for an Aye vote.

PRESIDING OFFICER:  (SENATOR HARMON)

The question is, shall House Bill 2215 pass.  All those in favor, vote Aye.  Opposed, Nay.  The voting's open.  Have all voted who wish?  Have all voted who wish?  Have all voted who wish?  Take the record.  On that question, there are 46 voting Aye, 6 voting No, none voting Present.  House Bill 2215, having received the required constitutional majority, is declared passed.  Senator Cullerton, we passed over your House Bill 1561.  I didn't notice you on the Floor.  Do you want to turn to that now while we have you?  Mr. Secretary, let's turn to House Bill 1561.  There amendments?  Senator Cullerton seeks leave of the Body to return House Bill 1561 to the Order of 2nd Reading.  Seeing no objection,
leave is granted. Now on 2nd Reading, House Bill 1561. Mr. Secretary, have there been any Floor amendments approved for consideration?

SECRETARY ANDERSON:

Floor Amendment No. 2, offered by Senator Tom Cullerton.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Cullerton, on your amendment.

SENATOR T. CULLERTON:

Thank you. I'll explain on 3rd.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Cullerton moves for the adoption of House Bill 1561. All in favor, say Aye. Opposed, Nay. The Ayes have it, and the amendment's adopted. Have there been any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

No further amendments reported.

PRESIDING OFFICER: (SENATOR HARMON)

3rd Reading. Now on 3rd Reading is House Bill 1561. Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

House Bill 1561.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Cullerton, on your bill.

SENATOR T. CULLERTON:

Thank you very much, Mr. President and Members of the Illinois Senate. House Bill 1561, as amended, amends the School Safety Drill Act to require all school boards of school districts to
develop threat assessment protocols. It also amends the County (sic) Code to allow a municipality, by referendum, to expand the use of the revenue from the school facility occupation tax to include school resource officers, mental health professionals. I -- I actually discussed this yesterday with the fine Senator -- Senator Rose to clarify some issues that they thought they may have had. Hopefully I have the support of the Chamber.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Rose, for what purpose do you seek recognition?

SENATOR ROSE:

First of all, the fine Senator says thank you for the compliment. I -- I -- I appreciate that very much. I just want to say, to the bill, I appreciate the sponsor's willingness to discuss this yesterday. This is going to greatly enhance school safety throughout our State. And I -- I salute him for bringing -- bringing this forward and -- and I have no more reservations about this bill, so I look forward to voting for it. Thank you, Mr. President.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Further discussion? Senator Rezin.

SENATOR REZIN:

Thank you, Mr. President. As well, to the bill, please.

PRESIDING OFFICER: (SENATOR HARMON)

To the bill, Senator.

SENATOR REZIN:

I -- I would like to commend the sponsor on this bill. I know that he brought this bill to -- before the Revenue Committee several times. As we as a State Body is trying to figure out how
to deal with public safety in our schools, we feel that -- that Senator Cullerton has done a good job on this bill by addressing that and allowing us to use some funds to cover the public safety aspect as well after a referendum is passed. I do ask for an Aye vote on this bill. Thank you.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Any further discussion? Senator Cullerton, to close.

SENATOR T. CULLERTON:

Thank you. And I thank my colleagues across the aisle for their willingness to work on this and work through this with me. And I would ask for an Aye vote.

PRESIDING OFFICER: (SENATOR HARMON)

The question is, shall House Bill 1561 pass. All those in favor, vote Aye. Opposed, Nay. The voting's open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 58 voting Aye, none voting No, none voting Present. House Bill 1561, having received the required constitutional majority, is declared passed. Let's turn to House Bill 2460. Senator Martinez. Mr. Secretary, please read the bill.

ACTING SECRETARY KAISER:

House Bill 2460.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Martinez, on House Bill 2460.

SENATOR MARTINEZ:

Thank you, Mr. President, Members of the Senate. The
committee amendment -- amendment will define "financial institution" and it's to replace the term "bank". It also removes a requirement that public agencies -- is this the amendment? Is this for the amendment?

PRESIDING OFFICER: (SENATOR HARMON)

Amendment has been adopted, Senator. You are presenting the bill.

SENATOR MARTINEZ:

I wanted to make sure. I wanted to make sure.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Martinez.

SENATOR MARTINEZ:

Thank you. It allows all public agencies and governmental units to consider adopting sustainable investment policies for their public investment fund. It also allows the Treasurer's retirement system, and any fund covered under the Public Funds Investment Act and the Pension Code to consider adopting sustainable investment policies using factors including, but not limited to, corporate governance, leadership factors; environmental factors; social capital factors; human capital factors; and business model and innovation factor. It also requires that the investment policy considered under the Public Funds Investment Act and the Pension Code by the public agency should include a statement that material, relevant and decision-useful factors have been regularly considered by the agency. And I'll be happy to answer any questions.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Is there any discussion? Senator Schimpf, for what purpose do you seek recognition?
SENATOR SCHIMPF:
    To the bill, Mr. President.

PRESIDING OFFICER: (SENATOR HARMON)
    To the bill, Senator.

SENATOR SCHIMPF:
    Yes, Ladies and Gentlemen, Members of the Senate, we did talk
about this in Financial Institutions, and while I understand that
this is not mandatory, the bill does make a value judgement. And
it is important, I think, to note that we have the State of Illinois
saying -- basically encouraging the staying away from companies
that are not in sustainable energy. Just for the record, we do
have coal companies in southern Illinois. I don't know how you
feel about coal, but it -- coal is part of our energy future for
the foreseeable future and coal companies -- fossil fuel companies
do give a lot back to the community. So I think it is inappropriate
for us to make a value judgment and suggest that we should not be
investing in those companies. So while I do appreciate the -- the
effort that the sponsor's put into this and her willingness to
negotiate on this, I still just think that it sends the wrong
message when we're making a value judgment and I would urge a No
vote.

PRESIDING OFFICER: (SENATOR HARMON)
    Thank you, Senator. Any discussion? Senator Martinez, to
close.

SENATOR MARTINEZ:
    Thank you, Mr. President. I just want to say to the Members
of the Senate that this is an initiative of the -- of the
Treasurer's Office. The Treasurer believes that when we actually
consider investments, it should be something that is good for the
environment, good for everyone who is working in the environment. And I really believe that he really has the pulse on what's going on with investments out there and all he want {sic} is just best practices. So I encourage an Aye vote for the Treasurer's bill. Thank you very much.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. The question is, shall House Bill 2460 pass. All those in favor, vote Aye. Opposed, Nay. The voting's open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 37 voting Aye, 19 voting No, none voting Present. House Bill 2460, having received the required constitutional majority, is declared passed. 2470, House Bill 2470. Senator Cunningham, do you wish to proceed? Senator Cunningham seeks leave of the Body to return House Bill 2470 to the Order of 2nd Reading. Seeing no objection, leave is granted. Now on 2nd Reading, House Bill 2470. Mr. Secretary, have there been any Floor amendments approved for consideration?

ACTING SECRETARY KAISER:

Yes. Floor Amendment No. 1, offered by Senator Cunningham.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Cunningham, on your amendment.

SENATOR CUNNINGHAM:

Thank you, Mr. President. I move we adopt the amendment. I'd like to discuss it on 3rd Reading.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Cunningham moves for the adoption of Floor Amendment No. 1 to House Bill 2470. All in favor, say Aye. Opposed, Nay. The Ayes have it. The amendment's adopted. Have there been any
further Floor amendments approved for consideration?

ACTING SECRETARY KAISER:

No further amendments reported.

PRESIDING OFFICER:  (SENATOR HARMON)

3rd Reading.  Now on 3rd Reading, House Bill 2470.  Mr. Secretary, please read the bill.

ACTING SECRETARY KAISER:

House Bill 2470.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER:  (SENATOR HARMON)

Senator Cunningham.

SENATOR CUNNINGHAM:

Thank you, Mr. President.  The amendment to this bill represents a compromise between the Chicago Policemen's Annuity and Benefit Fund and the FOP.  As amended, the bill now does two things.  It allows members to recover legal fees when they've been wrongly denied disability payments by the Board and it allows the Board to strip officers of benefits in certain cases when they've been convicted of a felony related to their service as an officer.  I know of no opposition and would appreciate the Chamber's support.

PRESIDING OFFICER:  (SENATOR HARMON)

Thank you, Senator.  Any discussion?  Senator McConchie, for what purpose do you seek recognition?

SENATOR MCCONCHIE:

To the bill.

PRESIDING OFFICER:  (SENATOR HARMON)

To the bill, Senator.

SENATOR MCCONCHIE:
Thank you. Thank you, Senators. I -- actually I do support this legislation, though I do want to raise the attention to some of those who are concerned about cost. This does -- the -- the -- the pension fund is about twenty-four percent funded and so there's concern of extra costs associated with this. So I would encourage those of you that have concerns about that to take that into consideration as you vote. Thank you, Mr. President.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Any further discussion? Seeing none, Senator Cunningham, to close. The question is, shall House Bill 2470 pass. All those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 50 voting Aye, 8 voting No, none voting Present. House Bill 2470, having received the required constitutional majority, is declared passed. House Bill 2528. Senator DeWitte. Mr. Secretary, Senator DeWitte seeks leave of the Body to return House Bill 2528 to the Order of 2nd Reading. Seeing no objection, leave is granted. Now on 2nd Reading, House Bill 2528. Mr. Secretary, have there been any Floor amendments approved for consideration?

ACTING SECRETARY KAISER:

Yes. Floor Amendment No. 1, offered by Senator DeWitte.

PRESIDING OFFICER: (SENATOR HARMON)

Senator DeWitte, on your amendment.

SENATOR DeWITTE:

Thank you, Mr. President. I would ask that the amendment be adopted, to be explained on 3rd.

PRESIDING OFFICER: (SENATOR HARMON)

Senator DeWitte moves for the adoption on Floor Amendment No.
1 to House Bill 2528. All in favor, say Aye. Opposed, Nay. The Ayes have it, the amendment's adopted. Have there been any further Floor amendments approved for consideration?

ACTING SECRETARY KAISER:

No further amendments reported.

PRESIDING OFFICER: (SENATOR HARMON)

3rd Reading. Now on 3rd Reading, House Bill 2528. Mr. Secretary, please read the bill.

ACTING SECRETARY KAISER:

House Bill 2528.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR HARMON)

Senator DeWitte.

SENATOR DeWITTE:

Thank you, Mr. President. House Bill 2528 amends the Assumed Business Name Act by adding a Section that states a person conducting business under an assumed name at their personal residence may list the county clerk of the county as their personal residence as the default agent for service of process to meet the publication requirements if conditions are met. The amendment that was added to this bill requires that either a court order or a police report be submitted along with an application to use the county clerk as the legal address for service purposes. This is an initiative by Representative Jeff Keicher, who joins me on the Floor here today. It was passed unanimously in the House with no opposition. There is no opposition I'm aware of here in the Senate and I would ask for an Aye vote. Thank you.

PRESIDING OFFICER: (SENATOR HARMON)
Thank you, Senator. Is there any discussion? Any discussion? Seeing none, the question is, shall House Bill 2528 pass. All those in favor, vote Aye. Opposed, Nay. The voting's open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 57 voting Aye, 1 voting No, none voting Present. House Bill 2528, having received the required constitutional majority, is declared passed. Let's turn to 2540. Senator Tom Cullerton. Let's turn to House Bill 2541. Senator Peters. Senator Peters seeks leave of the Body to return House Bill 2541 to the Order of 2nd Reading. Seeing no objection, leave is granted. Now on 2nd Reading is House Bill 2541. Mr. Secretary, have there been any Floor amendments approved for consideration?

ACTING SECRETARY KAISER:

Yes. Floor Amendment 2, offered by Senator Peters.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Peters, on your amendment.

SENATOR PETERS:

I move to adopt the Floor amendment...

PRESIDING OFFICER: (SENATOR HARMON)

Senator Peters moves to adopt Floor Amendment No. 2 to House Bill 2541. All in favor, say Aye. Opposed, Nay. The Ayes have it. The amendment's adopted. Have there been any further Floor amendments approved for consideration?

ACTING SECRETARY KAISER:

No further amendments reported, Mr. President.

PRESIDING OFFICER: (SENATOR HARMON)

3rd Reading. Now on 3rd Reading, House Bill 2541. Mr. Secretary, please read the bill.
ACTING SECRETARY KAISER:

House Bill 2541.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Peters, on your bill.

SENATOR PETERS:

House Bill 2541 creates the Re-Entering Citizens Civics Education Act to require the Department of Corrections and Department of Juvenile Justice to provide nonpartisan peer-led civics programs throughout the correctional institutions of Illinois to teach incarcerated citizens who will be released in twelve months civics education upon their re-entry into society.

I know of no known opponents. I ask for an Aye vote.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Is there any discussion? Senator Schimpf, for what purpose do you rise?

SENATOR SCHIMPF:

Will the sponsor yield for a few questions?

PRESIDING OFFICER: (SENATOR HARMON)

Sponsor indicates that he will yield to Senator Schimpf.

SENATOR SCHIMPF:

Yes, thank you, Senator Peters. I just -- my analysis says that, at one point, the Department of Corrections was opposed to this. Are they -- are they still opposed or have they withdrawn their opposition?

PRESIDING OFFICER: (SENATOR HARMON)

Senator Peters.

SENATOR PETERS:
They don't oppose anymore. I think the amendment helped deal with their opposition.

PRESIDING OFFICER: (SENATOR HARMON)

SENATOR SCHIMPF:

Did -- can you just -- can you just tell me what -- what -- what the amendment did that was able to remove their opposition?

PRESIDING OFFICER: (SENATOR HARMON)

SENATOR PETERS:

Yes, so it was a six-month timetable and we moved it to a twelve-month timetable to give the Department of Corrections more time to allow these civics-led programs to be instituted.

PRESIDING OFFICER: (SENATOR HARMON)

SENATOR SCHIMPF:

To the bill.

PRESIDING OFFICER: (SENATOR HARMON)

To the bill, Senator.

SENATOR SCHIMPF:

Thank you, Mr. President. I think with the -- with the -- with the amendment and -- and the -- the fact that the Department of Corrections has withdrawn their -- their opposition, this does make -- make sense to me to help people re-enter society, so I am going to vote Yes on this and I would urge all the Members to do so as well.

PRESIDING OFFICER: (SENATOR HARMON)

The question is -- do you need to close? The question is, shall House Bill 2541 pass. All those in favor, vote Aye. Opposed,
Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 58 voting Aye, none voting No, none voting Present. House Bill 2541, having received the required constitutional majority, is declared passed. Senator Rose, for what purpose do you rise?

SENATOR ROSE:

Thank you, Mr. President. Can the record reflect intent to vote Aye on House Bill 2528, please?

PRESIDING OFFICER: (SENATOR HARMON)

The record will so reflect your intention. Let's turn to House Bill 2557. Senator Martinez. Senator Martinez seeks leave of Body to return House Bill 2557 to the Order of 2nd Reading. Seeing no objection, leave is granted. Now on 2nd Reading, House Bill 2557. Mr. Secretary, have there been any Floor amendments approved for consideration?

ACTING SECRETARY KAISER:

Floor Amendment No. 1, offered by Senator Martinez.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Martinez, on your amendment.

SENATOR MARTINEZ:

I ask for its adoption and I will discuss it on 3rd Reading.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Martinez moves for the adoption of Floor Amendment No. 1 to House Bill 2557. All in favor, say Aye. Opposed, Nay. The Ayes have it. The amendment's adopted. Have there been any further Floor amendments approved for consideration?

ACTING SECRETARY KAISER

No further amendments reported.
PRESIDING OFFICER:  (SENATOR HARMON)  

3rd Reading.  On 3rd Reading, House Bill 2557.  Mr. Secretary, please read the bill.

ACTING SECRETARY KAISER:

House Bill 2557.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER:  (SENATOR HARMON) 

Senator Martinez, on your bill.

SENATOR MARTINEZ:

Thank you, Mr. President.  House Bill 2557, as amended, creates the Artificial Intelligence Video Interview Act, requiring employers to notify and obtain consent from applicants if artificial intelligence analysis is to be used during the interview process.  And I'll be happy to answer any questions.

PRESIDING OFFICER:  (SENATOR HARMON) 

Thank you, Senator.  Is there any discussion?  Seeing none, the question is, shall House Bill 2557 pass.  All those in favor, vote Aye.  Opposed, Nay.  The voting is open.  Have all voted who wish?  Have all voted who wish?  Have all voted who wish?  Take the record.  On that question, there are 58 voting Aye, none voting No, none voting Present.  House Bill 2557, having received the required constitutional majority, is declared passed.  House Bill 2577.  Senator Muñoz.  Senator Muñoz seeks leave of the Body to return House Bill 2577 to the Order of 2nd Reading.  Seeing no objection, leave is granted.  Now on 2nd Reading, House Bill 2577.  Mr. Secretary, have there been any Floor amendments approved for consideration?

ACTING SECRETARY KAISER:
Floor Amendment No. 1, offered by Senator Muñoz.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Muñoz, on your amendment.

SENATOR MUÑOZ:

Thank you, Mr. President. I ask for its adoption. The amendment becomes the bill. I'll explain it on 3rd Reading.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Muñoz moves to adopt Floor Amendment No. 1 to House Bill 2577. All in favor, say Aye. Opposed, Nay. The Ayes have it. The amendment's adopted. Have there been any further Floor amendments approved for consideration?

ACTING SECRETARY KAISER:

No further amendments reported.

PRESIDING OFFICER: (SENATOR HARMON)

3rd Reading. Now on 3rd Reading, House Bill 2577. Mr. Secretary, please read the bill.

ACTING SECRETARY KAISER:

House Bill 2577.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Muñoz.

SENATOR MUÑOZ:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. As amended, this exempts liquor manufacturers and importing distributors which has less than fifty thousand of tax liability in the prior year from filing a bond. Currently -- hold on. Can you take this out of the record for a second?

PRESIDING OFFICER: (SENATOR HARMON)
Let's take this out of the record for the moment, Mr. Secretary. Let's turn to House Bill 2594. Senator Link. Senator Link seeks leave of the Body to return House Bill 2594 to the Order of 2nd Reading. Seeing no objection, leave is granted. Now on 2nd Reading, House Bill 2594. Mr. Secretary, have there been any Floor amendments approved for consideration?

ACTING SECRETARY KAISER:

Floor Amendment No. 2, offered by Senator Link.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Link, on Floor Amendment No. 2.

SENATOR LINK:

Thank you, Mr. President. I would like to move not to adopt Floor Amendment 2.

PRESIDING OFFICER: (SENATOR HARMON)

Are you moving to adopt Floor Amendment No. 2?

SENATOR LINK:

Not to adopt Floor Amendment...

PRESIDING OFFICER: (SENATOR HARMON)

Senator Link withdraws Floor Amendment No. 2. Thank you, Senator. We are -- let's withdraw Floor Amendment No. 2. Have there been any further Floor amendments approved for consideration?

ACTING SECRETARY KAISER:

Yes. Floor Amendment No. 2, offered by Senator Link.

PRESIDING OFFICER: (SENATOR HARMON)

Floor Amendment No. 2, Mr. Secretary, or Floor Amendment No. 3?

ACTING SECRETARY KAISER:

Beg your pardon, Mr. President. Floor Amendment No. 3.
Okay, we now think we know where we are. Floor Amendment No. 3. Senator Link. Senator Link.

Thank you, Mr. President. I would ask for Floor Amendment No. 3 to be adopted.

Senator Link moves for the adoption of Floor Amendment No. 3. Mr. Secretary, can we please make sure the record -- the record reflects it's Amendment No. 3? Now in the record, Floor Amendment No. 3. Senator Link moves for the adoption of Floor Amendment No. 3 to House Bill 2594. All in favor, say Aye. Opposed, Nay. The Ayes have it, and the amendment's adopted. Have there been any further Floor amendments approved for consideration?

No further amendments reported, Mr. President.

Thank goodness. 3rd Reading. Now on 3rd Reading, House Bill 2594. Mr. Secretary, please read the bill.

House Bill 2594.

(Secretary reads title of bill)

3rd Reading of the bill.

Senator Link, on the bill.

Thank you, Mr. President. This authorizes the Division of Forensic Services of the Department of State Police to procure products and services through a sole-sourcing contract if the
suppliers and -- products and services have been made available by the federal competitive ordering and contracting process. I know of no opposition to the bill. I'll be more than happy to answer any questions.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Is there any discussion? Seeing none, the question is, shall House Bill 2594 pass. All those in favor will vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 58 voting Aye, none voting No, none voting Present. House Bill 2594, having received the required constitutional majority, is declared passed. With leave of the Body, we're going to turn back to House Bill 2577, Mr. Secretary. The amendment has already been adopted, so we're on 3rd Reading. Would you please read the bill?

ACTING SECRETARY KAISER:

House Bill 2577.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Muñoz, on your bill.

SENATOR MUÑOZ:

Thank you, Mr. President. Exempts liquor manufacturers and importing distributors which had less than fifty thousand of tax liability in the prior year from filing a bond with the Department of Revenue. The bill allows the Commission to have sworn investigators who exercise police powers to enforce liquor laws after receiving training by the Illinois Law Enforcement Training Standards Boards (sic) (Board) and allows the Commission to conduct
an investigation to unlicensed liquor manufacturing, delivery, or sales, and issue a cease and desist notice, impose civil penalties, or file a complaint with the Attorney General's Office. I know of no opposition to the bill.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Is there any discussion? Seeing none, the question is, shall House Bill 2577 pass. All those in favor will vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 58 voting Aye, none voting No, none voting Present. House Bill 2577, having received the required constitutional majority, is declared passed. Let's turn to House Bill 2685, Mr. Secretary. Senator Lightford. House Bill 2708. Senator Muñoz. Mr. Secretary, Senator Muñoz seeks leave of the Body to return House Bill 2708 to the Order of 2nd Reading. Seeing no objection, leave is granted. Now on 2nd Reading, House Bill 2708. Mr. Secretary, have there been any Floor amendments approved for consideration?

ACTING SECRETARY KAISER:

Yes. Floor Amendment 4, offered by Senator Muñoz.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Muñoz, on Floor Amendment No. 4.

SENATOR MUÑOZ:

I ask for its adoption, Mr. President.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Muñoz moves to adopt Floor Amendment No. 4 to House Bill 2708. All in favor, say Aye. Opposed, Nay. The Ayes have it. The amendment's adopted. Have there been any further Floor amendments approved for consideration?
ACTING SECRETARY KAISER:

No further amendments reported.

PRESIDING OFFICER: (SENATOR HARMON)

3rd Reading. Now House Bill 2708, on 3rd Reading. Mr. Secretary, please read the bill.

ACTING SECRETARY KAISER:

House Bill 2708.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Muñoz.

SENATOR MUÑOZ:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. The bill - expanding the laboratories that law enforcement agency may coordinate with to include National Missing and Unidentified Persons System's partner laboratories. I know of no opposition to the bill.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Is there any discussion? Seeing none, the question is, shall House Bill 2708 pass. All those in favor, vote Aye. Opposed, Nay. The voting's open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 58 voting Aye, none voting No, none voting Present. House Bill 2708, having received the required constitutional majority, is declared passed. Senator Muñoz in the Chair.

PRESIDING OFFICER: (SENATOR MUÑOZ)

return House Bill 2846 to the Order of 2nd Reading. Leave is granted. On the Order of 2nd Reading is House Bill 2846. Mr. Secretary, are there any Floor amendments approved for consideration?

ACTING SECRETARY KAISER:  
Yes. Floor Amendment No. 2, offered by Senator Fine.

PRESIDING OFFICER:  (SENATOR MUÑOZ)  
Senator Fine, on your amendment.

SENATOR FINE:  
I'd like to adopt the amendment, please, and explain it on 3rd.

PRESIDING OFFICER:  (SENATOR MUÑOZ)  
Is there any discussion? All those in favor will say Aye. Opposed, Nay. The Ayes have it, and the amendment is adopted. Are there any further Floor amendments approved for consideration?

ACTING SECRETARY KAISER:  
No further amendments reported.

PRESIDING OFFICER:  (SENATOR MUÑOZ)  
3rd Reading. On the Order of 3rd Reading, Mr. Secretary, read the bill.

ACTING SECRETARY KAISER:  
House Bill 2846.  
(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER:  (SENATOR MUÑOZ)  
Senator Fine.

SENATOR FINE:  
Thank you, Mr. President. This legislation allows doctors to have direction on how to properly code and diagnose for the
treatment of an illness called PANDAS, and this will be the code that is used until official codes are established.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Is there any discussion? There being none, the question is, shall House Bill 2846 pass. All those in favor will vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 57 voting Aye, 0 voting Nay, 0 voting Present. House Bill 2846, having received the required constitutional majority, is declared passed. House Bill 2862. Out of the record. House Bill 2884. Senator Manar. Out of the record. House Bill 20... House Bill 3065. Senator Rezin. Senator Rezin seeks leave of the Body to return House Bill 3065 to the Order of 2nd Reading. Leave is granted. On the Order of 2nd Reading is House Bill 3065. Mr. Secretary, are there any Floor amendments approved for consideration? Mr. Secretary, read the bill {sic}.

ACTING SECRETARY KAISER:

Floor Amendment No. 1, offered by Senator Rezin, Mr. President.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Senator Rezin, on your amendment.

SENATOR REZIN:

Thank you. I'll explain on 3rds, please. We good? House Bill 3065 was brought to me by a constituent. This bill provides that in all interview and consultation instances...
Oh, thank you.  

PRESIDING OFFICER:  (SENATOR MUÑOZ)  

Just like to adopt it?  

SENATOR REZIN:  

I'll explain on 3rds. Thank you. That's what I said.  

PRESIDING OFFICER:  (SENATOR MUÑOZ)  

Is there any discussion? There being none, all those in favor will say Aye. Opposed, Nay. The Ayes have it, and the amendment is adopted. Are there any further Floor amendments approved for consideration?  

ACTING SECRETARY KAISER:  

No further amendments reported.  

PRESIDING OFFICER:  (SENATOR MUÑOZ)  

3rd Reading. On the Order of 3rd Reading, Mr. Secretary, read the bill.  

ACTING SECRETARY KAISER:  

House Bill 3065.  

(Secretary reads title of bill)  

3rd Reading of the bill.  

PRESIDING OFFICER:  (SENATOR MUÑOZ)  

Senator Rezin.  

SENATOR REZIN:  

Again, thank you, Mr. President. This was -- issue was brought to our attention by a constituent. The bill provides that in all interview and consultation instances, the consent of the eligible adult must be obtained, except when the agency is acting in the best interest of an eligible adult who's unable to seek assistance for himself and when there are allegations against a caregiver who has assumed responsibilities in exchange for
compensation. We worked on this bill. This amendment is an agreement with the Department of {sic} Aging and I ask for everyone's support.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Is there any discussion? There being none, the question is, shall House Bill 3065 pass. All those in favor will vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 58 voting Aye, 0 voting Nay, 0 voting Present. House Bill 3065, having received the required constitutional majority, is declared passed. House Bill 3302. Senator Koehler. Senator Koehler seeks leave of the Body to return House Bill 3302 to the Order of 2nd Reading. Leave is granted. On the Order of 2nd Reading is House Bill 3302. Mr. Secretary, are there any Floor amendments approved for consideration?

ACTING SECRETARY KAISER:

Floor Amendment No. 1, offered by Senator Koehler.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Senator Koehler, on your amendment.

SENATOR KOEHLER:

Yes, I move for its adoption and I'll be happy to discuss it on 3rd.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Is there any discussion? All those in favor will say Aye. Opposed, Nay. The Ayes have it, and the amendment is adopted. Are there any further Floor amendments approved for consideration?

ACTING SECRETARY KAISER:

No further amendments reported, Mr....

PRESIDING OFFICER: (SENATOR MUÑOZ)
3rd Reading. Mr. Secretary, read the bill.

ACTING SECRETARY KAISER:

House Bill 3302.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Senator Koehler.

SENATOR KOEHLER:

Thank you, Mr. President, Members of the Senate. This, as amended, requires a school district who during the '16 and '17 and '17-'18 school years had delays or denials of special education to have up to thirty days after the beginning of their '19-'20 school year to notify parents and guardians of potential impacted children and -- that there were -- appropriate relief may be available. So, happy to answer any questions and appreciate an Aye vote.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Is there any discussion? There being none, the question is, shall House Bill 3302 pass. All those in favor will vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 57 voting Aye, 0 voting Nay, 0 voting Present. House Bill 3302, having received the required constitutional majority, is declared passed. House Bill 3396. Senator Holmes. Senator Holmes seeks leave of the Body to return House Bill 3396 to the Order of 2nd Reading. Leave is granted. On the Order of 2nd Reading is House Bill 3396. Mr. Secretary, are there any Floor amendments approved for consideration?

ACTING SECRETARY KAISER:

Floor Amendment No. 1, offered by Senator Holmes.
PRESIDING OFFICER:  (SENATOR MUÑOZ)

Senator Holmes, on your amendment.

SENATOR HOLMES:

I would ask for its adoption. I'll explain it on 3rd Reading.

PRESIDING OFFICER:  (SENATOR MUÑOZ)

Is there any discussion? All those in favor will say Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Are there any further Floor amendments approved for consideration?

ACTING SECRETARY KAISER:

No further amendments reported.

PRESIDING OFFICER:  (SENATOR MUÑOZ)

3rd Reading. On the Order of 3rd Reading, Mr. Secretary, read the bill.

ACTING SECRETARY KAISER:

House Bill 3396.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER:  (SENATOR MUÑOZ)

Senator Holmes.

SENATOR HOLMES:

Thank you so much, Mr. President. As amended, House Bill 3396 amends the Stalking No Contact Order Act, the Civil No Contact Order Act, and the Illinois Domestic Violence Act to provide that if an emergency stalking or civil no contact order or domestic violence order of protection is granted on a court holiday or evening, the court shall immediately file a certified copy of the order with the sheriff or other law enforcement official charged with maintaining the Department of State Police records rather than on the next court date. I'd ask for an Aye vote.
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PRESIDING OFFICER: (SENATOR MUÑOZ)

Is there any discussion? There being none, the question is, shall House Bill 3396 pass. All those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 57 voting Aye, 0 voting Nay, 0 voting Present. House Bill 3396, having received the required constitutional majority, is declared passed. House Bill 3501. Senator Bush. Senator Bush. Out of the record. House Bill 3586. Senator Koehler. Senator Koehler seeks leave of the Body to return House Bill 3586 to the Order of 2nd Reading. Leave is granted. On the Order of 2nd Reading is House Bill 3586. Mr. Secretary, are there any Floor amendments approved for consideration?

ACTING SECRETARY KAISER:

Yes, Mr. President. Floor Amendment No. 1, offered by Senator Koehler.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Senator Koehler, on your amendment.

SENATOR KOEHLER:

Thank you, Mr. President. Move for adoption.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Is there any discussion? All those in favor will say Aye. Opposed, Nay. The Ayes have it, and the amendment is adopted. Are there any further Floor amendments approved for consideration?

ACTING SECRETARY KAISER:

No further amendments reported.

PRESIDING OFFICER: (SENATOR MUÑOZ)

3rd Reading. On the Order of 3rd Reading, Mr. Secretary, read the bill.
ACTING SECRETARY KAISER:

House Bill 3586.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Senator Koehler.

SENATOR KOEHLER:

Thank you, Mr. President, Members of the Senate. As amended, this requires schools, at the beginning of the school year '19 to '20, to publish on the district's website any proposed changes to its special education policies, directives, guidelines, or procedures that impact provisional -- the provision of education or related services to students with disabilities. The bill additionally provides that districts -- districts must collaborate with parents who should be included in the development of their child's individualized educational program. And lastly, the bill adds language to clarify the definitions of response to intervention and multi-tiered systems of support and it defines how data collection for and on the intervention systems are to be used. Be happy to answer any questions and I ask for an Aye vote.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Is there any discussion? There being none, the question is, shall House Bill 3586 pass. All those in favor will vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 57 voting Aye, 0 voting Nay, 0 voting Present. House Bill 3586, having received the required constitutional majority, is declared passed. House Bill 3606.

Senator Aquino. Senator Aquino seeks leave of the Body to return
House Bill 3606 to the Order of 2nd Reading. Leave is granted. On the Order of 2nd Reading is House Bill 3606. Mr. Secretary, are there any Floor amendments approved for consideration?

ACTING SECRETARY KAISER:

Yes. Floor Amendment No. 3, offered by Senator Aquino.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Senator Aquino, on your amendment.

SENATOR AQUINO:

Thank you, Mr. President. House Bill 3606, as amended, creates the Student Online Personal Protection Act of 2019 that provides protections around the collection of student data and gives parents the right to know what's being collected and some control on how it's being used. This repeals -- repeals the current Student Online (Personal) Protection Act and replaces it with the newly created Act. Just want to -- a little background -- this is a bill that -- it started out in the House, had a lot of opponents to it. There's a lot of work that has been done since then. We've went from about thirty-five opponents all the way to about three, which is -- includes the School Management Alliance, which we've worked on language to add for them, knowing that they were still going to be in opposition because it's a mandate, and a couple others. But we've done a lot of work on this and I would ask for an Aye vote.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Is there any discussion? There being none, the question is, shall House Bill 3606 pass. All those in favor -- hey, I started. Your light is not on, Senator. We're having problems with this. We're going to check it. Hold up. We're going to adopt the amendment now. Now your light's showing. So we're going to adopt
the amendment and then I'll come back to you. Is there any discussion on the amendment? All those in favor will say Aye. Opposed, Nay. The Ayes have it, and the amendment is adopted. Are there any further Floor amendments approved for consideration?

ACTING SECRETARY KAISER:

No further amendments reported.

PRESIDING OFFICER: (SENATOR MUÑOZ)

3rd Reading. On the Order of 3rd Reading, Mr. Secretary, read the bill.

ACTING SECRETARY KAISER:

House Bill 3606.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Senator Aquino.

SENATOR AQUINO:

As stated before, this is a -- a bill that works on student online protection, protecting students' data. There's been a lot of work done to this bill. I'm open to take any questions. Thank you.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Is there any discussion? Senator Schimpf, for what purpose do you seek recognition?

SENATOR SCHIMPF:

To the bill, Mr. President.

PRESIDING OFFICER: (SENATOR MUÑOZ)

To the bill, Senator.

SENATOR SCHIMPF:

Yes, Members of the Senate, I'd like to just start by
commending the sponsor. He is -- he is correct; he's done a tremendous amount of work to make what was a -- what I felt was a kind of a bad bill much more palatable. I do think, however, that we have a lot -- a -- a little ways to go. And really, my opposition to this bill stems from the fact that we should be passing laws here in the Chamber as a last resort, not as a first resort. And if you can remember, just the last Session, Senator Hastings had a very comprehensive bill that was passed, going -- going towards the same area. My -- my opinion is that we ought to be -- we ought to wait and see if there is really a need for additional legislation before we pass something this comprehensive. If you look at the -- if you look at the analysis that you have in front of you, this does place a tremendous amount of burdens on our school districts. Some of our small school districts may not be able to handle this easily. Because of that, because I think that legislation that creates a lot of requirements should be a last resort, not a first resort, I think that this bill is premature and I would -- while I -- while I recognize the work that the sponsor has done, I would respectfully request a No vote.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Senator Hastings, for what purpose do you seek recognition?

SENATOR HASTINGS:

Thank you, Mr. President. To the bill.

PRESIDING OFFICER: (SENATOR MUÑOZ)

To the bill, Senator.

SENATOR HASTINGS:

Mr. President, I rise in support of this bill after working for two years on providing protections to our students in our
education system. As a member of a school board for four years of
the fifth largest high school district in the State of Illinois,
I think parents understand that their students and their children's
privacy is very important. I commend Senator Aquino for wanting
to take on this monumental effort to help protect students' privacy. I think all the advocates will acknowledge the fact that
Senator Aquino had an open-door policy. And I think, in committee,
they all acknowledged the fact that there is going to be a need
for future amendments on this bill and Senator Aquino acknowledged
the fact that he would work with them on those. For those reasons
alone, Mr. President, I ask for an Aye vote. And I thank Senator
Aquino for his hard work on this bill.

PRESIDING OFFICER: (SENATOR MUÑOZ)

There being no further discussion, Senator Aquino, to close.

SENATOR AQUINO:

I appreciate both my colleagues' comments on this. I -- I
would have to -- also, I'd be remiss if I didn't mention that the
Chairman, Chair -- and my seatmate, Chairman Mulroe, helped through
that process to make sure that we did bring in those opponents to
the table, with the -- the House sponsor, and there's been a lot
of work to this. This -- this bill has been worked on a lot. I
have about a five-pound folder here because of the changes that we
made to try to work with opponents that we knew, at the end of the
day, were still going to be opposed, but we brought a lot of groups
to neutral and in support of this. And so I -- I think this is a
great bill. When we talk about student privacy, data privacy,
these are things that we've got to continue to work on, to make
sure that we're protecting all our -- our -- our data, but
especially of our kids. So I commend the -- the work that Senator
Hastings has done in the past and I just ask for an Aye vote. Thank you.

PRESIDING OFFICER:  (SENATOR MUÑOZ)

The question is, shall House Bill 3606 pass. All those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 39 voting Aye, 17 voting Nay, 0 voting Present. House Bill 3606, having received the required constitutional majority, is declared passed. The Senate will stand at ease for a few minutes to allow the Committee on Assignments to meet. The members of the Committee on Assignments will come to the President's Anteroom immediately. The Senate will stand at ease. Senator Martinez in the Chair.

PRESIDING OFFICER:  (SENATOR MARTINEZ)

The Senate will come back to order. Mr. Secretary, Committee Reports.

SECRETARY ANDERSON:

Senator Lightford, Chairperson of the Committee on Assignments, reports the following Legislative Measures have been assigned: Refer to Criminal Law Committee - House Bill 1482; refer to Executive Committee - Floor Amendment 3 to Senate Bill 534. Signed, Senator Kimberly Lightford, Chairperson.

PRESIDING OFFICER:  (SENATOR MARTINEZ)

Members, we are going back to 3rd Readings. We're going to be -- we're going to do some pickups along the way, so... We're going to start with Senator Fowler, on House Bill 210. Senator Fowler. Mr. Secretary, please read the bill. Senator Fowler seeks leave of the Body to return House Bill 210 to the Order of 2nd Reading. Leave is granted. On the Order of 2nd Reading is House
Bill 2010 {sic}. Mr. Secretary, are there any Floor -- Floor amendments approved for consideration?

SECRETARY ANDERSON:

Floor Amendment No. 2, offered by Senator Fowler.

PRESIDING OFFICER: (SENATOR MARTINEZ)

Senator Fowler.

SENATOR FOWLER:

Thank you, Madam Chairman {sic}. I move to adopt the amendment and explain it on 3rd, please.

PRESIDING OFFICER: (SENATOR MARTINEZ)

Is there any discussion? All those in favor will say Aye. Opposed, Nay. The Ayes have it, and the amendment is adopted. Are there any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

No further amendments reported.

PRESIDING OFFICER: (SENATOR MARTINEZ)

3rd Reading. On the Order of 3rd Reading, Mr. Secretary -- do you -- do you wish to proceed? Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

House Bill 210.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR MARTINEZ)

Senator Fowler.

SENATOR FOWLER:

Thank you, Madam President and Members of the Senate. Senate -- House Bill 210 creates the Tamms Minimum Security Unit Task Force to study the possible use of the Tamms Minimum Security Unit
as a training facility for the Illinois Department of Corrections. This bill passed the House 112 to 0 and know of -- not aware of any opposition. I ask for its adoption, please.

PRESIDING OFFICER: (SENATOR MARTINEZ)

Is there any discussion? Seeing none, the question is, shall House Bill 210 pass. All those in favor, vote Aye. Opposed, Nay. The voting is now open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, we have 58 Members voting Aye, 0 voting Nay, 0 voting Present. House Bill 210, having received the required constitutional majority, is declared passed. Senator Harmon, on House Bill 247. Mr. Secretary, please read the bill. Senator Harmon seeks leave of the Body to return House Bill 247 to the Order of 2nd Reading. Leave is granted. On the Order of 2nd Reading is House Bill 247. Mr. Secretary, are there any Floor amendments approved for consideration?

SECRETARY ANDERSON:

Floor Amendment No. 1, offered by Senator Harmon.

PRESIDING OFFICER: (SENATOR MARTINEZ)

Senator Harmon.

SENATOR HARMON:

Thank you, Madam President. I move to adopt the amendment.

PRESIDING OFFICER: (SENATOR MARTINEZ)

Is there any discussion? Seeing none, all those in favor will say Aye. Opposed, Nay. The amendment -- the amendment is adopted. Are there any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

No further amendments reported.
3rd Reading. On the Order of 3rd Reading, Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

House Bill 247.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR MARTINEZ)

Senator Harmon.

SENATOR HARMON:

Thank you, Madam President, Ladies and Gentlemen of the Senate. House Bill 247 would require a school district, when it chooses to use a third party to teach driver's education, to ensure that the driver's ed teacher meets the licensure and endorsement requirements as well as following the evaluation and observation requirements for teachers in the school district. The amendment would create an exemption for a narrow category of certified driver rehabilitation specialists who teach driver's ed to students with special needs. The student -- the School Management Alliance is opposed to the bill, but it came out on a -- a relatively robust roll call. And I ask for your Aye votes.

PRESIDING OFFICER: (SENATOR MARTINEZ)

Thank you. Any discussion? Senator Weaver, what purpose do you rise?

SENATOR WEAVER:

To the bill, please, Madam President.

PRESIDING OFFICER: (SENATOR MARTINEZ)

To the bill.

SENATOR WEAVER:
Yeah, thank you. Just folks on our side over here, I want you to take a look at this bill. You know, we did quite a bit in the school funding reform. I think a lot of good things were accomplished. One of the things we attempted to do was make it easier to use third party contractors. We -- that -- we were successful with that, specifically with regard to this type of third party contractor. What this does is now makes it more difficult to get with regard to those third party contractors. Specifically what we're doing is adding responsibility back on the principal to do reviews. And I know there's bills out there we've been talking about on how principals are already overburdened with regard to the number and the amount of analyses and review they have to do for their own employees. This had 34 No votes in the House. The School Alliance is still opposed. So I'd request a No vote on this. Thank you.

PRESIDING OFFICER: (SENATOR MARTINEZ)

Any further discussion? Senator Harmon, to close. The question is, shall House Bill 247 pass. All those in favor, vote Aye. Opposed, Nay. The voting is now open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, we have 41 Members voting Aye, 14 voting No, 0 voting Present. House Bill 247, having received the required constitutional majority, is declared passed. Senator Morrison, on House Bill 2837. Senator Morrison seeks leave of the Body to return House Bill -- 2847 (sic) to the Order of 2nd Reading. Leave is granted. On the Order of 2nd Reading is House Bill 2847 (sic). Mr. Secretary, are there any Floor amendments approved for consideration?

SECRETARY ANDERSON:
House Amendment -- Floor Amendment 2, offered by Senator Morrison.

PRESIDING OFFICER: (SENATOR MARTINEZ)

Senator Morrison.

SENATOR MORRISON:

I would ask for the Body to please adopt this and discuss on 3rd.

PRESIDING OFFICER: (SENATOR MARTINEZ)

Any discussion? Seeing none, the Ayes have it. I mean, the -- all those in favor will vote (sic) Aye. Opposed, Nay. The Ayes have it, and the -- and the amendment is adopted. Is there any further Floor amendments -- approved for consideration?

SECRETARY ANDERSON:

No further amendments reported.

PRESIDING OFFICER: (SENATOR MARTINEZ)

3rd Reading. On the Order of 3rd Reading, we have House Bill 2837. Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

House Bill 2837.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR MARTINEZ)

Senator Morrison.

SENATOR MORRISON:

Thank you, Madam President. This is an initiative of the Office of the State Treasurer. House Bill 2837 aligns the State Treasurer Act with certain federal requirements governing 529 college savings programs and clarifies language regarding administrative fees collected by the Treasurer.
PRESIDING OFFICER: (SENATOR MARTINEZ)

Any discussion? Seeing none, the question is, shall House Bill 2837 pass. All those voting {sic} will vote Aye. Opposed, Nay. The voting is now open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, we have 58 Members voting Aye, 0 voting Nay, 0 voting Present. House Bill 2837, having received the required constitutional majority, is declared passed. Senator Koehler in the Chair.

PRESIDING OFFICER: (SENATOR KOEHLER)

We're going to be going to House Bill 2625. Senator Martinez seeks leave of the Body to return House Bill 2625 to the Order of 2nd Reading. Leave is granted. Now on the Order of 2nd Reading is House Bill 2625. Mr. Secretary, are there any Floor amendments approved for consideration?

SECRETARY ANDERSON:

Floor Amendment No. 1, offered by Senator Martinez.

PRESIDING OFFICER: (SENATOR KOEHLER)

Senator Martinez, to explain your amendment.

SENATOR MARTINEZ:

I ask the amendment be adopted and I'll be able to discuss it on 3rd Reading, Mr. President.

PRESIDING OFFICER: (SENATOR KOEHLER)

Is there any discussion? All those in favor will say Aye. Opposed, Nay. The Ayes have it, and the amendment is adopted. Are there any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

No further amendments reported.

PRESIDING OFFICER: (SENATOR KOEHLER)
3rd Reading. Now on the Order of 3rd Reading is Senate Bill -- or House Bill 2625. Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

House Bill 2625.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR KOEHLER)

Senator Martinez, to explain your bill.

SENATOR MARTINEZ:

Thank you, Mr. President. House Bill 2625 amends the Circuit Court (Courts) Act to require that all subcircuit districts in Illinois be redrawn by the General Assembly in 2021 after the 2020 federal census and then redrawn -- after every decennial census thereafter. It requires that all subcircuits be compact, contiguous, and substantially equal in population. Lastly, it grandfather's in current subcircuit judges in their current subcircuits; however, upon any vacancy, the subcircuits shall be filled by residents of the redrawn subcircuits. It also applies to judicial subcircuits that currently exist in Cook County, last drawn in 1991; the 12th circuit, Will County, last drawn in 2005; the 16th circuit, Kane County, last drawn in 2005; the 17th circuit, Boone and Winnebago Counties, last drawn in 2005; 19th subcircuit, Lake County, last drawn in 2005; and the 22nd subcircuit -- circuit, McHenry County, last drawn in 2005. And I'll be happy to answer any questions.

PRESIDING OFFICER: (SENATOR KOEHLER)

Is there any discussion? Senator Righter.

SENATOR RIGHTER:

Thank you, Mr. President. Will the sponsor yield, please?
PRESIDING OFFICER:  (SENATOR KOEHLER)

She indicates she will yield.

SENATOR RIGHTER:

Thank you very much, Mr. President. Senator Martinez, I caught -- I did not catch the very beginning of that. I saw that you were adding an amendment. So was that, by chance, the amendment that I had for you yesterday that would have the legislative districts drawn with the independent commission idea that's embodied in the fair map idea that was lifted from a bill -- or constitutional resolution being sponsored by a Member of your side of the aisle, which has thirty-six cosponsors? Was that the amendment you put on?

PRESIDING OFFICER:  (SENATOR KOEHLER)

Senator Martinez.

SENATOR MARTINEZ:

No. The -- the amendment I put on was the -- the amendment that I had introduced yesterday in Executive Committee.

PRESIDING OFFICER:  (SENATOR KOEHLER)

Senator Righter.

SENATOR RIGHTER:

...bill, if I might, Mr. President.

PRESIDING OFFICER:  (SENATOR KOEHLER)

To the bill.

SENATOR RIGHTER:

Thank you very much. Ladies and Gentlemen, we have before us a grand opportunity, because Senator Martinez has a bill that would redraw subcircuits in Cook County and another of -- a number of other counties. The bill would have the redrawing done by the General Assembly. Those of you who have been around for really
any measurable period of time at all know that one of the great debates in this State is whether or not we should change the way that we draw legislative boundaries - and I would say that this argument is equally applicable to judicial boundaries - and have it done by an independent commission. In other words, take it out of the hands of the people who are going to benefit from the way the lines are drawn and give it to someone else. Now, the language that is in an amendment that is pending in the Assignments Committee, which I offered Senator Martinez yesterday and she, as she ever -- always does ever so politely, said no to, was lifted from a constitutional amendment resolution sponsored by a Member of the Majority side of the aisle that has thirty-six cosponsors, which would be enough to overcome a gubernatorial veto, but, wait, that's not applicable here because it's a constitutional amendment resolution, but if it was, it still wouldn't be necessary - you know why, Mr. President - because Governor Pritzker is for a fair map independent commission as well, 'cause he has said so, and said so during the campaign. So, here is our grand opportunity. Let's vote this down. Let's vote this down. Senator Martinez, I have no doubt, will rethink her position, add the independent commission language, and we will all vote for it. Thank you very much, Mr. President.
PRESIDING OFFICER: (SENATOR KOEHLER)

Senator Martinez, to close.

SENATOR MARTINEZ:

Thank -- thank you for that. Let me just tell the Members in the Senate that the last time we would draw these maps were back in 1990 and all the other smaller subcircuits were actually drawn back in 2005. It's about time that we continue to -- create the
right subcircuits, because our population has changed -- has changed. It's -- a lot of our population has shifted and this is the only way we have an opportunity of making sure that the judges that are elected on these benches look like all of us in this room. So I please ask for an Aye vote. This is about making sure there's diversity on the bench and that these -- that these maps are drawn the right way with the -- with the communities that are impacted by this. So I ask for an Aye vote.

PRESIDING OFFICER:  (SENATOR KOEHLER)

The question is, shall House Bill 2625 pass. All those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 38 voting Yea, 19 voting Nay, none voting Present. And House Bill 2625, having received the required constitutional majority, is declared passed. With leave of the Body, we'll go back to House Bill 2975. Senator Villivalam seeks leave of the Body to return House Bill 2975 to the Order of 2nd Reading. Leave is granted. Now on the Order of 2nd Reading is House Bill 2975. Mr. Secretary, are there any Floor amendments approved for consideration?

SECRETARY ANDERSON:

Floor Amendment No. 2, offered by Senator Villivalam.

PRESIDING OFFICER:  (SENATOR KOEHLER)

Senator Villivalam, for explaining your amendment.

SENATOR VILLIVALAM:

Thank you, Mr. President. I wish to adopt and explain it on 3rd.

PRESIDING OFFICER:  (SENATOR KOEHLER)

Is there any discussion? All those in favor will say Aye.
Opposed, Nay. The Ayes have it, and the amendment is adopted. Are there any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

No further amendments reported.

PRESIDING OFFICER: (SENATOR KOEHLER)

3rd Reading. Now on the Order of 3rd Reading is House Bill 2975. Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

House Bill 2975.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR KOEHLER)

Senator Villivalam, to explain your bill.

SENATOR VILLIVALAM:

Thank you, Mr. President. As amended, House Bill 2975 prohibits both public and private sector employers from requiring as a condition of employment that an employee waive, arbitrate, or otherwise diminish any existing or future claim, right, or other benefit to which they would otherwise be entitled under any provision of law. However, this provision -- this -- I'm sorry, this prohibition does not extend to public sector employees who are considered confidential, managerial, or professional as defined by the Public Labor Relations Act. It also requires that when an arbitration agreement is presented, it must boldly state at the top of that agreement that it is not a -- a precondition of employment. It's important to note, again, it does not ban arbitration clauses in employment contracts. I have two statements for legislative intent. For -- for the purposes of this Act that we are amending, the Uniform Arbitration Act, the definitions of
"employee" and "person seeking employment" spelled out in this bill that happen to reference definitions from Section 3 of the Illinois Public Labor Relations Act are not limited to public sector employees or persons seeking employment, but shall apply to the same identified categories of employees and persons seeking employment in the private sector. For example, the prohibition of including a mandatory arbitration clause in an employment agreement or presenting an arbitration agreement for signature as a precondition of employment would not apply to professionals, managers, or confidential employees in either the public or private sector. Again, for the -- for another purpose of legislative intent, the -- the assertion in the bill that an arbitration clause in the grievance resolution provisions under a collective bargaining agreement does not waive an employee's right to file with the appropriate administrative agency or court as afforded under Illinois or federal law. I would note that this legislation has the support of Women Employed, the AFL-CIO, UFCW, the Illinois -- Trial Lawyers Association. And I would respectfully ask for an Aye vote.

PRESIDING OFFICER: (SENATOR KOEHLER)

    Is there any discussion? Senator Tracy.

SENATOR TRACY:

    Thank you, Mr. President. Will the sponsor yield to a question?

PRESIDING OFFICER: (SENATOR KOEHLER)

    He indicates he will yield.

SENATOR TRACY:

    Senator Villivalam, I was under the understanding that this topic was going to be included in Senator Bush's omnibus bill that
we're working on. Were you aware of that?

PRESIDING OFFICER: (SENATOR KOEHLER)

Senator Villivalam.

SENATOR VILLIVALAM:

I -- I believe those discussions are ongoing. This piece of legislation I don't think impedes on those discussions and the progress that that legislation is making.

PRESIDING OFFICER: (SENATOR KOEHLER)

Senator Tracy.

SENATOR TRACY:

Well, it -- we're very close to getting that omnibus bill worked -- it's -- it's already passed here and then it goes -- it's in the House. And this scope of arbitration was addressed and will be addressed. And so I was just hoping that we would, instead of having two different ongoing things, that we would do this in the omnibus bill.

PRESIDING OFFICER: (SENATOR KOEHLER)

Senator Villivalam.

SENATOR VILLIVALAM:

Again, I -- I -- I -- from my understanding, those conversations are moving along. I'd like to pass this legislation because -- as it was brought to me -- I'm trying to make sure low-wage workers understand when they are being offered an employment agreement that they're not being subject to employment with a precondition of -- of -- of -- of having to sign an employment agreement with a precondition of arbitration.

PRESIDING OFFICER: (SENATOR KOEHLER)

Senator Tracy.

SENATOR TRACY:
To the bill. I would just say that we are doing an omnibus bill in the House on this topic that was previously passed here. And so I -- I think that we should let that move according -- as it was. And I understand that the sponsor's trying to move a House bill, but, as we know, sometimes it happens that we have competing bills and it -- it just doesn't make sense to me to do piecemeal things when we're trying to do something in a other manner. Thank you.

PRESIDING OFFICER: (SENATOR KOEHLER)

Further discussions? Senator Barickman.

SENATOR BARICKMAN:

Thank you, Mr. President. I -- question of the sponsor.

PRESIDING OFFICER: (SENATOR KOEHLER)

Sponsor indicates he'll yield.

SENATOR BARICKMAN:

I -- I want to first pick up where Senator Tracy left off. I think the question that we believe is relevant is the effect to which this legislation may conflict with that which is anticipated under the legislation that Senator Bush has been a part of. Are you aware of that conflict that may exist?

PRESIDING OFFICER: (SENATOR KOEHLER)

Senator Villivalam.

SENATOR VILLIVALAM:

Thank you, Senator. I -- again, I am aware of the conversations that are taking place regarding Senator Bush's legislation. My understanding is that this legislation does not conflict with that legislation.

PRESIDING OFFICER: (SENATOR KOEHLER)

Senator Barickman.
SENATOR BARICKMAN:

To -- to the bill.

PRESIDING OFFICER:  (SENATOR KOEHLER)

...bill.

SENATOR BARICKMAN:

So setting aside the -- the potential conflict that could exist, which I think is a -- is a legitimate concern for us all to have, to the -- to the proposal, the proposal raises additional policy concerns that I think should give the Chamber some pause. I think -- and we debated this in committee on both sides of the aisle -- I think we live in a world today where arbitration agreements are viewed, and the arbitration process is viewed, as a favorable venue for many parties to resolve disputes. The context of what is proposed here in -- involves the work -- the workplace, and as we heard in committee, there are many reasons why employees would want to have a dispute resolved through an arbitration -- process. The concerns that we have is that this proposal may effectively remove the arbitration process as the venue for resolving disputes. And I think that's a bad policy and that's why we raised these concerns in committee. I would ask that, first, the sponsor consider just removing this from the record so that we could pursue the path that is underway with Senator Bush's effort. But in the absence of that, I rise in opposition to the bill, because I think the bill on its own is a -- is bad public policy and could actually work to the detriment of some of those employees specifically for whom the sponsor says they're trying to protect. I ask for a No vote.

PRESIDING OFFICER:  (SENATOR KOEHLER)

Senator Villivalam, to close.
SENATOR VILLIVALAM:

Thank you, Mr. President. I appreciate the discussion. Let me just be clear. There have been conversations about both pieces of legislation. This piece of legislation, House Bill 2975, does not conflict with Senate Bill 1829. We -- we have had those conversations, number one. Number two, my legislation does not ban arbitration. It does not ban arbitration. Number three, these employees that have been mentioned, if people -- if they think -- they can still voluntarily opt in to arbitration. So that option is still afforded to them -- or an option for them. I'll just say this -- this -- this is a statistic -- in 1992, only two percent of American workers were subject to forced arbitration; now it's closer to sixty percent, with arbitration agreements being most imposed on those with the least bargaining power -- hourly wages -- low-wage workers, minorities, women. In these agreements, the employee is forced in exchange for employment to surrender their constitutional rights to access the court system. The employer, on the other hand, always retains its rights to go to court against the employees. We're just trying to make it so that arbitration is not a precondition of employment for -- in this -- in my case, the reason I'm running this bill, so that low-wage workers have that opportunity to go to court if they need to. Again, the supporters include AFL-CIO, UFCW, Teamsters, the Illinois Trial -- Trial Lawyers Association, Women Empowered (sic) (Employed). I would ask for an Aye vote.

PRESIDING OFFICER:  (SENATOR KOEHLER)

The question is, shall House Bill 2975 pass. All those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish?
Take the record. On that question, there are 33 voting Yea, 18 voting Nay, 1 voting Present. And House Bill 2975, having received the required constitutional majority, is declared passed. Senator Muñoz in the Chair.

PRESIDING OFFICER: (SENATOR MUÑOZ)

We will now go to page 5 of the Calendar, House Bills 3rd Reading. House Bill 37. Senator Link. Senator Link. House Bill 51. Senator Collins. Out of the record. House Bill 105. Senator Tom Cullerton. Indicates he wishes to proceed. Mr. Secretary, read the bill.

SECRETARY ANDERSON:

House Bill 105.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Senator Cullerton.

SENATOR T. CULLERTON:

Thank you, Mr. President. House Bill 105 -- House Bill 105 makes technical change to clean up the Fire Investigation Act by the Illinois State Fire Marshal. It eliminates the criminal penalty targeting fire officials that conduct fire investigation for failure to enforce the Act; clarifies the Fire Investigations (sic) (Investigation) Act; adds definitions to the Act; and provides the State Fire Marshal may identify a hazardous condition before ordering its removal. I know of no opposition. I ask for an Aye vote.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Is there any discussion? There being none, the question is, shall House Bill 105 pass. All those in favor will vote Aye.
Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 57 voting Aye, 0 voting Nay, 1 voting Present. House Bill 105, having received the required constitutional majority, is declared passed. With leave of the Body, we will now go back to House Bill 37. Senator Link. Mr. Secretary, read the bill.

SECRETARY ANDERSON:

House Bill 37.

(Secretary reads title of bill)

PRESIDING OFFICER: (SENATOR MUÑOZ)

Senator Link.

SENATOR LINK:

Thank you, Mr. President. This allows nonpublic schools' students to be awarded the State Seal of Biliteracy, which is currently only granted to public high schools. I know of no opposition to the bill.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Is there any discussion? There being none, the question is, shall House Bill 37 pass. All those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 58 voting Aye, 0 voting Nay, 0 voting Present. House Bill 37, having received the required constitutional majority, is declared passed. House Bill 246. Senator Steans. Out of the record. House Bill 313. Senator Tom Cullerton. Mr. Secretary, read the bill.

SECRETARY ANDERSON:
House Bill 313.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER:  (SENATOR MUÑOZ)

Senator Cullerton.

SENATOR T. CULLERTON:

Thank you, Mr. President. House Bill 313 requires the Comptroller to include the expenditure amounts and dates of expenditures by State agencies to vendors, the salaries of each State employee, and to -- and, to the extent possible, graphical data to the Comptroller's online database. I know of no opposition. I ask for an Aye vote.

PRESIDING OFFICER:  (SENATOR MUÑOZ)

Is there any discussion? There being none, the question is, shall House Bill 313 pass. All those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 58 voting Aye, 0 voting Nay, 0 voting Present. House Bill 313, having received the required constitutional majority, is declared passed. House Bill 344. Senator Bennett. Mr. Secretary, read the bill.

SECRETARY ANDERSON:

House Bill 344.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER:  (SENATOR MUÑOZ)

Senator Bennett.

SENATOR BENNETT:

Thank you, Mr. President. House Bill 344 is a rare Bennett-
Bennett bill, in that it is also sponsored in the House by Representative Tom Bennett - a Republican, I would point out. It creates the Authorized Electronic Monitoring -- creates the -- bipartisanly -- and popular -- Authorized Electronic Monitoring in Community-Integrated Living Arrangements and Developmental Disability Facilities Act. That -- it authorizes the use of video or audio surveillance essentially in a resident's room at the resident's own expense. It outlines consent requirements, notice of intent -- to the facility, and notice of electronic monitoring to visitors. Its proponents are largely the Illinois Guardianship and Advocacy Commission, and we do have a few opponents, which are specific -- specific, basically, living arrangements -- living communities. I'll be happy to answer any questions.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Is there any discussion? There being none, the question is, shall House Bill 344 pass. All those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 58 voting Aye, 0 voting Nay, 0 voting Present. House Bill 344, having received the required constitutional majority, is declared passed. House Bill 357. Senator Bennett. Out of the record. House Bill 465. Senator Manar. Out of the record. House Bill 814. Senator Holmes. Mr. Secretary, read the bill.

SECRETARY ANDERSON:

House Bill 814.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR MUÑOZ)
Senator Holmes.

SENATOR HOLMES:

Thank you so much, Mr. President. House Bill 814 provides that municipal officials may satisfy training requirements of the Open Meetings Act by in-person trainings sponsored or conducted by the Illinois Municipal League. The bill requires specific content for the training as well as certificates of completion for those who successfully complete the training. I would ask for an Aye vote.

PRESIDING OFFICER: (SENATOR MUÑOZ)


SECRETARY ANDERSON:

House Bill 2086.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR MUÑOZ)
Senator Tracy.

SENATOR TRACY:

Thank you, Mr. President. What this bill does is it amends the State Commemorative Dates Act to provide that the month of April of each year is designated as Healthy Pet Month to be observed throughout the State as a month in which all Illinois pet owners are encouraged to take time to review their pet's health needs and make arrangements with their veterinarians to have annual exams and evaluations performed to enhance and extend their pet's life. This is a companion bill, a sister bill if you will, to a -- a Senate bill that I passed earlier. But it's very important that we pass this bill, because that bill is in Rules Committee, and all of us love our pets, all of us want us to have healthy pets, and recognize them annually. So I would appreciate an Aye vote to help me get this bill passed, since the Senate one we previously passed unanimously isn't going anywhere. Thank you.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Is there any discussion? There being none, the question is, shall House Bill 2086 pass. All those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 58 voting Aye, 0 voting Nay, 0 voting Present. House Bill 2086, having received the required constitutional majority, is declared passed. House Bill 2118. Senator Collins. Mr. Secretary, read the bill.

SECRETARY ANDERSON:

House Bill 2118.

(Secretary reads title of bill)

3rd Reading of the bill.
Senator Collins.

Thank you, Mr. President and Ladies and Gentlemen of the Senate. House Bill 2118 extends the sunset date to provide government assistance to foreign-born victims of trafficking, torture, or other serious crimes from June 30th of this year to June 30th of 2022. I know of no opposition.

Is there any discussion? There being none, the question is, shall House Bill 2118 pass. All those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 58 voting Aye, 0 voting Nay, 0 voting Present. House Bill 2118, having received the required constitutional majority, is declared passed. House Bill 2121. Out of the record. House Bill 2152. Senator McGuire. Mr. Secretary, read the bill.

Thank you, Mr. President, Ladies and Gentlemen of the Senate. House Bill 2152 proposes nine specific states -- nine -- I'm sorry, nine specific steps which would be taken by all nine of our Illinois public universities and all forty-eight of our community colleges to expand mental health services to students at those
institutions, thereby saving and improving lives.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Is there any discussion? There being none, the question is, shall House Bill 2152 pass. All those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 58 voting Aye, 0 voting Nay, 0 voting Present. House Bill 2152, having received the required constitutional majority, is declared passed. House Bill 2265. Senator Collins. Mr. Secretary, read the bill.

SECRETARY ANDERSON:

House Bill 2265.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Senator Collins.

SENATOR COLLINS:

Thank you, Mr. -- I'm sorry. Thank you, Mr. President and -- and Members of the Senate. I'm sorry. Hold on. Sorry. I had the wrong bill. House Bill 2265 requires every public elementary school to include in the sixth, seventh, and eighth grade curriculum, beginning with the 2020-2021 school year, at least one semester of civics education.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Is there any discussion? Senator Weaver, for what purpose do you seek recognition?

SENATOR WEAVER:

A question for the sponsor, Mr. President.

PRESIDING OFFICER: (SENATOR MUÑOZ)
Sponsor indicates she will yield.

SENATOR WEAVER:

Thank you. Senator Collins, just a couple of things, and I note this is a good effort. I mean, there's no question about we want to have kids more educated on -- on civics. Just a few things about it. There is funding from a private organization. Do we know how long that funding will be available?

PRESIDING OFFICER:  (SENATOR MUÑOZ)

Senator Collins.

SENATOR COLLINS:

The commitment is from the McCormick Foundation for three years.

PRESIDING OFFICER:  (SENATOR MUÑOZ)

Senator Weaver.

SENATOR WEAVER:

...you -- thank you, Mr. President. And then two things. First, do you know the timing on when we made civics a requirement for high school, nine to twelve?

PRESIDING OFFICER:  (SENATOR MUÑOZ)

Senator Collins.

SENATOR COLLINS:

No. I don't know.

PRESIDING OFFICER:  (SENATOR MUÑOZ)

Senator Weaver.

SENATOR WEAVER:

Thank you. I believe that was within in the last two years. And I'll go ahead and make some comments to the bill, if you don't mind, just for...
SENATOR WEAVER:

I just want folks to take a look at this. It's still in opposition from -- from management. There were concerns about, you know, once -- once you put another thing in -- this is an unfunded mandate. We know that we like local control with regard to what curriculum is being taught. Civics is already being taught as -- as part of the core in six, seven, and eight, but this makes it actually a full semester. We're just concerned about what might be replaced. So I just ask people to take a good look at this on our side and I'll personally be a No vote on it. Thank you.

PRESIDING OFFICER: (SENATOR MUÑOZ)

Senator Collins, to close.

SENATOR COLLINS:

Thank you. This program, instituting in the sixth, seventh, and eighth grade, it builds on what was successfully implemented in high school requirement by ensuring a semester of civics within grades six, seventh, or eight. This includes instructions on government institutions, discussing of current and societal issues, service learning and simulations of democratic processes. We know from studies that many of our young people are not aware of -- do not have knowledge of the attitudes or skills to understand why government is a good thing. So hopefully this would encourage them to be participants in good citizenry in democracy, the practice of democracy. Let me just say, I do have wording for legislative intent. House Bill 2265 amends the School Code to provide that every public elementary school shall include in the sixth, seventh and (sic) (or) eighth grade curriculum, beginning with the 2019-20 school year, at least one semester of civics
education, effective July 1st -- this is wrong. Okay. There - I'm sorry - there is already similar language in the School Code requiring one semester of civics at the high school level. ISBE has issued guidance that makes it clear the course can include civics content and does not need to be a stand-alone course. Given this existing guidance, ISBE would likely issue similar guidance for this law. I apologize for the confusion. I would ask for your support.

PRESIDING OFFICER: (SENATOR MUÑOZ)

The question is, shall House Bill 2265 pass. All those in favor will vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 40 voting Aye, 14 voting Nay, 0 voting Present. House Bill 2265, having received the required constitutional majority, is declared passed. Last bill of the day, House Bill 2309. Senator Righter. Out of the record. The Senate -- the Senate will stand in recess to the call of the Chair. After the committees, the Senate will reconvene for further Floor action.

(SENATE STANDS IN RECESS/SENATE RECONVENES)

PRESIDING OFFICER: (SENATOR KOEHLER)

The Senate will come to order. Mr. Secretary, Committee Reports.

SECRETARY ANDERSON:

Senator Hastings, Chairperson of the Committee on Executive, reports Senate Amendment 3 to Senate Bill 534 Recommend Do Adopt. 

PRESIDING OFFICER: (SENATOR KOEHLER)

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Mr. Secretary, Resolutions.

SECRETARY ANDERSON:

Senate Resolution 438, offered by Senators Weaver, Barickman, Brady, Schimpf, Anderson and all Members.

Senate Resolution 439, offered by Senator Koehler and all Members.

Senate Resolution 440, offered by Senator Brady and all Members.

They are all death resolutions, Mr. President.

PRESIDING OFFICER: (SENATOR KOEHLER)

Resolution Consent Calendar. Mr. Secretary, Introduction of Senate Bills.

SECRETARY ANDERSON:

Senate Bill 2259, offered by President Cullerton.

(Secretary reads title of bill)

1st Reading of the bill.

PRESIDING OFFICER: (SENATOR KOEHLER)

Messages from the House.

SECRETARY ANDERSON:

Message from the House by Mr. Hollman, Clerk.

Mr. President - I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of a bill of the following title, to wit:

Senate Bill 1641.

Together with the following amendment which is attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to wit:

House Amendment 1 to Senate Bill 1641.

We have received like Messages on Senate Bill 1724, with House
Amendment 1; Senate Bill 1744, with House Amendment 1; Senate Bill 1750, with House Amendment 1; Senate Bill 1791, with House Amendment 1; Senate Bill 1831, with House Amendment 1; Senate Bill 1862, with House Amendment 1; Senate Bill 1872, with House Amendment 1; Senate Bill 1888, with House Amendment 2; and Senate Bill 1889, with House Amendment 1. All passed the House, as amended, May 23rd, 2019. John W. Hollman, Clerk of the House.

A Message from the House by Mr. Hollman, Clerk.

Mr. President - I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of a bill of the following title, to wit:

Senate Bill 1952.

Together with the following amendment which is attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to wit:

House Amendment 1 to Senate Bill 1952.

We have received like Messages on Senate Bill 2085, with House Amendment 1; Senate Bill 2126, with House Amendment 1; Senate Bill 2136, with House Amendment 2; Senate Bill 2146, with House Amendment 1; Senate Bill 2148, with House Amendment 1. All passed the House, as amended, May 23rd, 2019. John W. Hollman, Clerk of the House.

A Message from the House by Mr. Hollman, Clerk.

Mr. President - I am directed to inform the Senate that the House of Representatives has adopted the following joint resolution, in the adoption of which I am instructed to ask the concurrence of the Senate, to wit:

House Joint Resolution 23.

Offered by Senator Morrison, and adopted by the House, May 23rd,
PRESIDING OFFICER: (SENATOR KOEHLER)

All Members within the sound of my voice, please come to the Senate Floor. We will be taking up final action. All Members, please come to the Senate Chambers. On House Bills 2nd Reading, we will take up House Bill 2719. Senator Manar. Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

House Bill 2719.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments reported.

PRESIDING OFFICER: (SENATOR KOEHLER)

Have there been any Floor amendments approved for consideration?

SECRETARY ANDERSON:

Floor Amendment No. 1, offered by Senator Manar.

PRESIDING OFFICER: (SENATOR KOEHLER)

Senator Manar, to explain your amendment.

SENATOR MANAR:

Thank you, Mr. President. This amendment came out of committee, becomes the bill. I'd be happy to talk about it further on 3rd Reading.

PRESIDING OFFICER: (SENATOR KOEHLER)

Is there any discussion? All those in favor will say Aye. Opposed, Nay. The Ayes have it, and the amendment is adopted. Are there any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

No further amendments reported.
PRESIDING OFFICER: (SENATOR KOEHLER)

3rd Reading. Now on the Order of 3rd Reading is... All right. On -- on 2nd Reading, House Bill 2836. Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

House Bill 2836.

(Secretary reads title of bill)

2nd Reading of the bill. No committee or Floor amendments reported.

PRESIDING OFFICER: (SENATOR KOEHLER)

3rd Reading. Senator Belt, for what purpose do you seek recognition?

SENATOR BELT:

Thank you. I move to waive all notice and posting requirements so that House Bill 2497 can be heard on Tuesday, May 23rd -- May 28th, at 9 a.m. in the Senate Judiciary Committee.

PRESIDING OFFICER: (SENATOR KOEHLER)

Senator Belt moves to waive all notice and posting requirements so that House Bill 2497 can be heard Tuesday, May 28th, at 9 a.m. in the Senate Judiciary Committee. All those in favor will say Aye. Opposed, Nay. The Ayes have it, and the notice and posting requirements have been waived. Senator Righter, for what good purpose do you seek recognition?

SENATOR RIGHTER:

Point of personal privilege, if I might, Mr. President.

PRESIDING OFFICER: (SENATOR KOEHLER)

Please state your point.

SENATOR RIGHTER:

Thank you very much, Mr. President. You know, my grandfather
used to tell me stories about when he was raised on a farm, and -- and one of those, sometimes if he was trying to make a point that things needed to move along 'cause the hour was getting late, he'd say that his father would always say, "We need to hurry up because the honey wagon doesn't have any lights on it, and if you're going to pull it across the field, you need to do it before the sun goes down." So, in that vein, I'm just kind of wondering, Mr. President, where we're at in terms of the process here. I know that there's a lot of policymakers here who are anxious to get on to making good policy. So, can you kind of give me an update on the schedule?

PRESIDING OFFICER:  (SENATOR KOEHLER)

We're absolutely on schedule, sir.

SENATOR RIGHTER:

Oh! And -- and, you know what, honestly, Mr. President, having served here for a while, it feels like we're on our usual schedule. Thank you.

PRESIDING OFFICER:  (SENATOR KOEHLER)

The Senate would go to the bottom of page 3. We're going to do Senate Bills -- or House Bills {sic} 731. Senator -- or, I'm sorry, Senate Bill 731. Senator Manar, do you wish to proceed? Okay. This is final action. It's on Senate Bill 731. Senator Manar, do you wish to proceed? Mr. Secretary, please read the bill. Senator Manar seeks leave of the Body to return Senate Bill 731 to the Order of 2nd Reading. Leave is granted. Now on the Order of 2nd Reading is Senate Bill 731. Mr. Secretary, are there any Floor amendments approved for consideration?

SECRETARY ANDERSON:

Floor Amendment No. 2, offered by Senator Manar.
PRESIDING OFFICER:  (SENATOR KOEHLER)

Senator Manar, to explain your amendment.

SENATOR MANAR:

Thank you, Mr. President. Floor Amendment 2 becomes the bill. I would happy to be -- happy to answer questions on 3rd Reading. Would ask for its adoption.

PRESIDING OFFICER:  (SENATOR KOEHLER)

Is there any discussion? All those in favor will say Aye. Opposed, Nay. The Ayes have it, and the amendment is adopted. Are there any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

No further amendments reported.

PRESIDING OFFICER:  (SENATOR KOEHLER)

3rd Reading. Now on the Order of 3rd Reading is Senate Bill 731. Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

Senate Bill 731.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER:  (SENATOR KOEHLER)

Senator Manar, to explain your bill.

SENATOR MANAR:

Thank you, Mr. President. It might be a little odd we're voting on a Senate bill on 3rd Reading on this day in the Calendar, but it's a reflection of the work that went behind this bill. This bill represents what -- what I -- what I would describe as a reset between the Abraham Lincoln Presidential Library -- Museum and Library Foundation and the Museum itself. There has been an evolution of this relationship over the years. I think this
represents a new and different path that would allow both entities to become what they are contemplated in our statute. I would note that probably the most significant piece of this bill is the financial transparency provisions that would be applied to the private Foundation. Many of the ideas came from both the Foundation and the Museum, as well as from the Governor's Office. I'd be happy to take any questions on the bill.

PRESIDING OFFICER: (SENATOR KOEHLER)

Is there any discussion? Senator Barickman.

SENATOR BARICKMAN:

To the bill.

PRESIDING OFFICER: (SENATOR KOEHLER)

To the bill.

SENATOR BARICKMAN:

Thank you, Mr. President. I just want to say to the sponsor, I appreciate his work on this. We've gone through many iterations of this. I think it's landed in a good spot. I think it's a good bill. I'd -- I'd -- I support it and ask for an Aye vote.

PRESIDING OFFICER: (SENATOR KOEHLER)

Senator Manar, to close.

SENATOR MANAR:

I would just ask for an Aye vote. Thank you, Mr. President.

PRESIDING OFFICER: (SENATOR KOEHLER)

And the question is, shall Senate Bill 731 pass. All those in favor will vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 57 Yeas, no Nays, none voting Present. And Senate Bill 731, having received the required constitutional majority, is declared passed. If
everyone would turn to page 16 on the Calendar, we're going to Senate Joint Resolution 36. Senator Rezin. Do you wish to proceed? Mr. -- Mr. Secretary, are there -- are there any Floor amendments approved for consideration?

SECRETARY ANDERSON:

Floor Amendment 3, offered by Senator Rezin.

PRESIDING OFFICER: (SENATOR KOEHLER)

Senator Rezin, to explain your amendment.

SENATOR REZIN:

No, I'd like to add the amendment and explain on 3rds, please.

PRESIDING OFFICER: (SENATOR KOEHLER)

Is there any discussion? All those in favor will say Aye. Opposed, Nay. The Ayes have it, and the amendment is adopted. Are there any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

No further amendments reported.

PRESIDING OFFICER: (SENATOR KOEHLER)

Read the resolution, Mr. Secretary.

SECRETARY ANDERSON:

Senate Joint Resolution 36, offered by Senator Rezin.

PRESIDING OFFICER: (SENATOR KOEHLER)

Senator Rezin, on your resolution.

SENATOR REZIN:

Thank you, Mr. President. Senate Joint Resolution 36 becomes the -- is a resolution to allow a -- non-resident students who currently attend Dalzell Grade School and their siblings to continue attending Dalzell Grade Schools {sic}. I ask for an Aye vote.

PRESIDING OFFICER: (SENATOR KOEHLER)
Pursuant to the School Code, a roll call vote will be required. The question is, shall Senate Joint Resolution 36 pass. All those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 55 voting Yea, none voting Nay, none voting Present. And Senate Joint Resolution 36, having received the required constitutional majority, is declared adopted. Will the Committee on Assignments please meet in the President's Anteroom? Committee on Assignments, please meet. Again, the Committee on Assignments will please meet in the President's Anteroom, Committee on Assignments. The Senate will come to order. Mr. Secretary, Committee Reports.

SECRETARY ANDERSON:

Senator Lightford, Chairperson of the Committee on Assignments, reports the following Legislative Measures have been assigned: Be Approved for Consideration - Floor Amendment 5 to Senate Bill 534. Signed, Senator Kimberly Lightford, Chairperson.

PRESIDING OFFICER: (SENATOR KOEHLER)

We are going to final action. If you'll turn to the -- page 3, in the middle of the page is Senate Bill 534. Senator Jones seeks leave of the Body to return Senate Bill 534 to the Order of 2nd Reading. Leave is granted. Now on the Order of 2nd Reading is Senate Bill 534. Mr. Secretary, are there any Floor amendments approved for consideration?

SECRETARY ANDERSON:

Floor Amendment No. 1, offered by Senator Jones.

PRESIDING OFFICER: (SENATOR KOEHLER)

Senator Jones, to explain your amendment.
SENATOR JONES:

Is this Floor Amendment No. -- I would like to remove Floor Amendment No. 1, 2, 3, and 4 {sic}, and just adopt Floor Amendment No. 5.

PRESIDING OFFICER:  (SENATOR KOEHLER)

Floor Amendment No. 1 is withdrawn. Are there any further Floor amendments?

SECRETARY ANDERSON:

Floor Amendment No. 2, offered by Senator Jones.

PRESIDING OFFICER:  (SENATOR KOEHLER)

Senator Jones, on your amendment.

SENATOR JONES:

I would like to withdraw that amendment.

PRESIDING OFFICER:  (SENATOR KOEHLER)

Senate Amendment No. 2 is withdrawn. Mr. Secretary, are there any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

Floor Amendment No. 3, offered by Senator Jones.

PRESIDING OFFICER:  (SENATOR KOEHLER)

Senator Jones, on your amendment.

SENATOR JONES:

I would like to withdraw that amendment as well.

PRESIDING OFFICER:  (SENATOR KOEHLER)

Floor Amendment No. 3 is withdrawn. Mr. Secretary, are there any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

Floor Amendment No. 5, offered by Senator Jones.

PRESIDING OFFICER:  (SENATOR KOEHLER)

Senator Jones, on your amendment.
SENATOR JONES:

Thank you, Mr. President. I move for its adoption.

PRESIDING OFFICER: (SENATOR KOEHLER)

Is there any discussion? All those in favor will say Aye. Opposed, Nay. The Ayes have it, and the amendment is adopted. Are there any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

No further amendments reported.

PRESIDING OFFICER: (SENATOR KOEHLER)

3rd Reading. Now on the Order of -- Order of 3rd Reading is Senate Bill 534. Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

Senate Bill 534.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR KOEHLER)

Senator Jones, to explain your bill.

SENATOR JONES:

Thank you, Mr. President and Ladies and Gentlemen of the Senate. Senate Bill 534 with Floor Amendment No. 5 creates the Bureau of (sic) (on) Apprenticeship Programs within the Illinois Department of Labor and creates an advisory board of twelve legislators, three from each caucus appointed by their caucus leader. Regarding construction contracts, it maintains the twenty percent goals of minority/female contracts. However, the amendment shall spilt the goals for each group: eleven percent for minorities, seven percent for females, and persons with disabilities two percent. It establishes additional requirements for goal waivers and -- granted the -- by the BEP Council. It
also requires the BEP Council to make additional findings when granting these waivers. It also removes the penalty for false entries and amends the Criminal Code to provide that -- a Class 1 felony to -- to willfully and fraudulently obtain certification as a minority- or female-owned business. Know of no opposition. Look for a favorable roll call.

PRESIDING OFFICER:  (SENATOR KOEHLER)
Is there any discussion? Senator Righter.

SENATOR RIGHTER:
Thank you very much, Mr. President. Just very briefly to the bill, if I might.

PRESIDING OFFICER:  (SENATOR KOEHLER)
...bill.

SENATOR RIGHTER:
And -- and really to the sponsor, just a thank you to the sponsor. We had a -- a interesting and robust debate in Executive Committee. I want to thank the sponsor for his honest answers to my questions in committee and for his willingness to take the time to make some changes to the bill that result in Amendment 5. So, Senator Jones, thank you.

PRESIDING OFFICER:  (SENATOR KOEHLER)
Any further discussion? Senator Oberweis.

SENATOR OBERWEIS:
To the bill.

PRESIDING OFFICER:  (SENATOR KOEHLER)
To the bill.

SENATOR OBERWEIS:
I -- first of all, I would like to also thank Senator Jones for accommodating what I think were reasonable requests. I very
much appreciate your willingness to make that adjustment. With
that, I will be voting Yes on the bill, but I also hope that we
don't have a situation where anybody sells their soul to vote for
a bad bill like 1407 in return for votes on this bill. But I'm a
Yes on this one.
PRESIDING OFFICER: (SENATOR KOEHLER)
Any further discussion? Senator Hastings.
SENATOR HASTINGS:
Thank you, Mr. President. To the bill.
PRESIDING OFFICER: (SENATOR KOEHLER)
To the bill.
SENATOR HASTINGS:
I'd like to thank the previous speaker for his -- his
comments, but I also would like to thank the sponsor of this
bill, and to all the sponsors of the bill, for working so
diligently to make sure that those who may not have opportunities
to get jobs on construction projects throughout the State of
Illinois that they have the opportunity to do so. I know Senator
Jones and other Members of our caucus worked very hard and, for
that, I thank you.
PRESIDING OFFICER: (SENATOR KOEHLER)
Senator Jones, to close.
SENATOR JONES:
I'd like to thank everybody that worked on this particular
piece of legislation. And I just ask for a favorable roll call.
PRESIDING OFFICER: (SENATOR KOEHLER)
The question is, shall Senate Bill 534 pass. All those in
favor, vote Aye. Opposed, Nay. The voting is open. Have all
voted who wish? Have all voted who wish? Have all voted who wish?
Take the record. On that question, there are 56 voting Yea, none voting Nay, none voting Present. And Senate Bill 534, having received the required constitutional majority, is declared passed. Senator Harmon in the Chair.

PRESIDING OFFICER:  (SENATOR HARMON)

Ladies and Gentlemen of the Senate, continuing on the Order of Senate Bills 3rd Reading on page 5 on your printed Calendar. Senate Bill 1407. Senator Hastings seeks leave of the Body to return Senate Bill 1407 to the Order of 2nd Reading. Seeing no objection, leave is granted. Now on 2nd Reading, Senate Bill 1407. Mr. Secretary, have there been any Floor amendments approved for consideration?

SECRETARY ANDERSON:

Floor Amendment No. 2, offered by Senator Koehler.

PRESIDING OFFICER:  (SENATOR HARMON)

Senator Koehler, on your amendment.

SENATOR KOEHLER:

Thank you, Mr. President, Members of the Senate. This amends the underlying language of the bill by adding ethyl alcohol and basic organic chemical manufacturing facilities to the class of facilities that must adhere to the provisions of the underlying language. I'd move for adoption.

PRESIDING OFFICER:  (SENATOR HARMON)

Thank you. Senator Anderson, are you seeking recognition on the amendment? Senator Anderson, for what purpose do you rise?

SENATOR ANDERSON:

Yes, thank you, Mr. President. I would request a roll call vote on the amendment.

PRESIDING OFFICER:  (SENATOR HARMON)
Senator Righter, are you seeking to speak on the amendment? Senator Righter, for what purpose do you rise?

SENATOR RIGHTER:

Thank you, Mr. President. Will the sponsor of the amendment yield, please?

PRESIDING OFFICER:  (SENATOR HARMON)

Sponsor indicates that he'll yield. Senator Righter.

SENATOR RIGHTER:

Thank you very much. Senator Koehler, first, I would ask why. Why are we adding this list of facilities to Senate Bill 1407?

PRESIDING OFFICER:  (SENATOR HARMON)

Senator Koehler.

SENATOR KOEHLER:

Thank you for the question. Because these facilities are very similar to the dangers that exist within oil refineries. And so members in my own area came to me and asked why they were not included, and so we included them.

PRESIDING OFFICER:  (SENATOR HARMON)

Senator Righter.

SENATOR RIGHTER:

Do you know to how many facilities across the State your amendment will apply?

PRESIDING OFFICER:  (SENATOR HARMON)

Senator Koehler.

SENATOR KOEHLER:

I don't have the exact count, but there are a number of facilities all throughout the State, certainly facilities in my district as well, but they're quite numerous.
PRESIDING OFFICER:  (SENATOR HARMON)
Senator Righter.

SENATOR RIGHTER:

Do you know anything, Senator, about the potential fiscal impact to facilities across the State which would -- which would be impacted by your amendment?

PRESIDING OFFICER:  (SENATOR HARMON)

Senator Koehler.

SENATOR KOEHLER:

Well, I think the impact will be that workplaces will become safer. These are dangerous places. In fact, it was just this past April we had a -- a fire at an ethanol plant in the central part of Illinois. Just recently, in the beginning of May, we had an explosion at a -- a plant, a chemical plant in Waukegan, that took the lives of three workers. So these are -- these are dangerous facilities and I think this bill goes a long way to help ensure that -- that we will have safer workplaces.

PRESIDING OFFICER:  (SENATOR HARMON)

Senator Righter.

SENATOR RIGHTER:

Thank you, Mr. President. Just to note, I'm not sure that the facility -- in fact, I'm pretty sure the facility in Waukegan is not an ethanol plant. So -- but I asked about the fiscal impact, Senator. Do you have any idea what the fiscal impact will be to these private sector entities by adding this amendment?

PRESIDING OFFICER:  (SENATOR HARMON)

Senator Koehler.

SENATOR KOEHLER:

I'm guessing that some will not be affected very much because...
they already have a level of skill in work -- workers in their -- in their facilities. Some, it may be quite an impact.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Righter.

SENATOR RIGHTER:

Senator Koehler, do you know of other states that apply this requirement to the facilities in -- that are listed in your amendment?

PRESIDING OFFICER: (SENATOR HARMON)

Senator Koehler.

SENATOR KOEHLER:

Not offhand I don't. No.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Righter.

SENATOR RIGHTER:

If you don't know other states that have this requirement, then how do you know that it will make them safer? What's -- what statistical basis is there for the belief that this will make them safer, if you're not aware of anywhere else that does this?

PRESIDING OFFICER: (SENATOR HARMON)

Senator Koehler.

SENATOR KOEHLER:

Yes, I've been told that -- that California does have provisions like this.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Righter.

SENATOR RIGHTER:

To the amendment, if I might, Mr. President.
To the amendment.

SENATOR RIGHTER:

Thank you. Ladies and Gentlemen, this is not about safety, and the reason we know that is because California does have something like this and California's had accidents. Why would California have accidents if this would -- makes it -- makes it safer? The simple fact is, the Three Rivers Manufacturing (sic) (Manufacturers') Association has put out a statistical study -- it's the only one that's going to be cited here on the Senate Floor, I suspect, during this debate -- which demonstrates that the facilities in Illinois are statistically seven times, seven times, safer than the national average of U.S. chemical manufacturing facilities. That's according to OSHA. Seven times. California example, I understand that, but, quite frankly, there's no statistical evidence that this makes these facilities safer. What it will do is make them more expensive to operate, which means those companies that have the ability to add refining capacity or other kinds of capacity to these are more likely to look at Illinois and say, you know what, we're going to take that expansion somewhere else where we don't have this kind of requirement. I would urge a No vote on the amendment. Thank you, Mr. President.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Further discussion? Senator Oberweis, for what purpose do you seek recognition?

SENATOR OBERWEIS:

Thank you, Mr. President. To the sponsor, please.

PRESIDING OFFICER: (SENATOR HARMON)

You'd like to ask questions of the sponsor, Senator?

SENATOR OBERWEIS:
Yes.

PRESIDING OFFICER: (SENATOR HARMON)

The sponsor indicates that he'll yield. Senator Oberweis.

SENATOR OBERWEIS:

Senator, I believe you referred to some refinery accidents that have happened in the past. Are you aware of where the most recent refinery accident was?

PRESIDING OFFICER: (SENATOR HARMON)

Senator Koehler.

SENATOR KOEHLER:

Refinery accident? No, not refinery accident.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Oberweis.

SENATOR OBERWEIS:

Well, the information I have is that the most recent refinery fire in the Midwest, caused by a contractor, took place in Superior, Wisconsin, at the Husky Refinery. By the way, that is a one hundred percent union refinery. So the idea that they're somehow safer than nonunion is -- is incorrect, and I also have statistics showing that that is a completely false argument. Let me go a step further, Senator. I have a letter from Marquis Incorporated, where they announced their decision to let more than eight hundred acres in Illinois land options in Scott County near Jacksonville expire in late April, shelving their plans for the development of a five-hundred-million-dollar ethanol facility. Marquis cited pending State legislation that would undermine the competitive business process. "This legislation would inflate the cost of development to the point the project would not have an adequate return on investment and would negatively impact our
company's ability to competitively bid construction projects", said Mark Marquis, CEO of Marquis Inc. "Illinois government's anti-business and high tax policies will require us to pursue company expansions in surrounding states. Senate Bill 1407 is an example of legislation that will negatively impact our company's expansion plans - removing our company's choice in construction contractors we hire and the agreed upon price between two parties, reducing competition and inflating costs." Ladies and Gentlemen of the Senate, this is exactly what's wrong with what's going on in Springfield. It has to stop at some point or the State will be totally bankrupt, even if you can't declare bankruptcy. This is what drives companies out of the state. We have to stop. And I hope that anyone who is talking about some type of compromise to vote in favor of a very bad bill like this in return for which they would get votes on good bills will reconsider that. Thank you.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Further discussion? Senator Weaver, for what purpose do you rise?

SENATOR WEAVER:

To the bill, Mr. President.

PRESIDING OFFICER: (SENATOR HARMON)

The amendment, Senator.

SENATOR WEAVER:

I want to give a couple of facts about this Marquis plant he's talking about. That was shelved because of this bill. Five hundred million dollars in construction - part of that would've been union jobs - shelved. I've talked to this guy. I know him well. He will not be doing another plant in Illinois. Two hundred
permanent jobs will be lost in this community. Now, you take that on top of the fact that every time he puts up his first phase, the value of corn goes up a dime in a thirty-mile radius; when he adds the second phase, the value of corn goes up another dime in a fifty-mile radius - that amounts to ten million dollars for farmers. We just put a fifteen-dollar minimum wage on downstate Illinois that will kill us. I just had a president of a company that, Senator Koehler, you know - I'm not going to say his name, I'm not going to say his company, but you know him well - just put his house up for sale as of last week. Yesterday, my wife called me, said "Honey, we just lost a tenant." She -- this tenant listed three things wrong with the State of Illinois, why they had to leave the State of Illinois. Chicago may be doing fine, but downstate is in serious trouble, and we have got to quit ignoring that and we've got to quit doing policies that are bad for businesses. And in this case, this policy is as bad as it gets. The idea that we are going to lose this ethanol plant in Illinois when agriculture is still our greatest driver of jobs is something to have to think about. Oh, and by the way, this business owner is now working on two ethanol plants in other countries. And those plants will happen, but they won't happen here. Now, they'll happen in Iowa, but they won't happen in Illinois. I would, please, request a No vote on this. This is as bad a bill as we will get in Springfield this year. Thank you.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Further discussion? Senator Glowiak.

SENATOR GLOWIAK:

Thank you. To the amendment.

PRESIDING OFFICER: (SENATOR HARMON)
The amendment.

SENATOR GLOWIAK:

A skilled and trained workforce is statistically less likely to be injured. Look at OSHA - training is key. Training - and workplace injuries are reduced. Health and safety of American workers are at risk. And as an engineer who looks at safety, I support this bill. I would ask for an Aye for this amendment.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Senator Koehler, to close on your amendment.

SENATOR KOEHLER:

Thank you, Mr. President. In terms of the -- the Marquis facility, just from the article that I think you were quoting from before in one of the discussions, trade tariffs were also a factor in the decision. According to the company, tariffs have restricted the international export markets for ethanol and distilled grains. Quote, "These tariffs caused a reduction in corn value, leading to lower prices for U.S. farmers and adding to an already distressed agriculture economy", Marquis said. There's a lot of factors why people do business decisions, but this bill is about safety, about having workers that are skilled, trained, who know how to do these jobs. These are dangerous places. And I would ask for an Aye vote.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. The question is, shall Floor Amendment No. 2 to Senate Bill 1407 be adopted. A roll call vote has been requested. All in favor will vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are
36 Ayes, 18 Noes, 1 voting Present. And Floor Amendment No. 2 is adopted. Have there been any further Floor amendments approved for consideration?

SECRETARY ANDERSON:

No further amendments reported.

PRESIDING OFFICER:  (SENATOR HARMON)

3rd Reading. Now on 3rd Reading, Senate Bill 1407. Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

Senate Bill 1407.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER:  (SENATOR HARMON)

Senator Hastings, on your bill.

SENATOR HASTINGS:

Thank you, Mr. President. Senate Bill 1407, as amended, creates the Hazardous Material (sic) (Materials) Workforce Training Act. The Act requires the Department of Labor to develop a rule -- by rule a curriculum of approved advanced safety training for workers at high hazard facilities. It also requires building and construction contractors to use a skilled and trained workforce to perform all onsite work at a petroleum refining facility, petrochemical manufacturing facility, or the facilities that were mentioned in Senator Koehler's amendment. Starting in 2020, an employer who fails to hire individuals who satisfy the required skill level shall be subject to a civil penalty at a minimum of ten thousand dollars per violation per shift. This penalty will be deposited into the Hazardous Material (sic) (Materials) Workforce Training Fund. And I'll gladly answer any questions on
this great bill.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Is there any discussion? Any discussion? Senator Oberweis, for what purpose do you rise?

SENATOR OBERWEIS:

To the bill, Mr. President.

PRESIDING OFFICER: (SENATOR HARMON)

To the bill, Senator.

SENATOR OBERWEIS:

Ditto on everything I said ten minutes ago. This is a horrible bill that's killing Illinois. Please vote No.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you for your succinctness. Is there any further discussion? Senator Rezin, for what purpose do you rise?

SENATOR REZIN:

To the bill, please.

PRESIDING OFFICER: (SENATOR HARMON)

...the bill, Senator.

SENATOR REZIN:

Thank you, Mr. President. This bill started in Exec several weeks ago, and the bill started -- when it started, it was because of a disagreement between one union and one company. And during Executive, we asked one question, "Are you going to expand this bill to include other areas, to include other industries throughout the State", and the answer was, "No, we're not." And then, now we have an amendment that not only includes the petrochemical industry but now includes the chemical industry and the ethanol plants of which all are in -- throughout the 38th Senate District. My colleague read about a press release from Marquis Energy, on the
other side of my district, who specifically cited two reasons why he's not building a half-a-billion-dollar ethanol plant in our State. One was because of the tariffs at the federal level, the tariff war going on, and the other reason, he specifically cited this piece of legislation. Ladies and Gentlemen, the bills that we pass in Springfield send messages to these companies. Every time the headquarters, every year, decides where are we going to spend our capital this year, they have choices, and they have plants across the entire country, and when they make decisions to invest, they're deciding where's the best place to invest hundreds of millions of dollars. So when we have pieces of legislation, such as this bill, that, again, started as a -- an issue between one union and one company that has been expanded to include petrochemical, chemical, and the ethanol industry, which, by the way, in California, has also been included to add hospitals and schools, it sends a message to industry who would like to invest. So, as a result, we don't have a -- a new ethanol being -- plant being built here that's five hundred construction jobs and a hundred permanent jobs. They're going to other places. And to the businesses that are looking to invest, this bill sends a bad message. It says Illinois is not open for business. I ask for an Aye vote. Or…

PRESIDING OFFICER:  (SENATOR HARMON)

Thank you, Senator.

SENATOR REZIN:

Let me…

PRESIDING OFFICER:  (SENATOR HARMON)

Senator Rezin.

SENATOR REZIN:
Let me correct -- correct myself. I got ahead of myself. I ask for a No vote on this bill. Thank you.

PRESIDING OFFICER: (SENATOR HARMON)
Senator McClure, for what purpose do you rise?

SENATOR McCLURE:
Thank you, Mr. President. To the bill.

PRESIDING OFFICER: (SENATOR HARMON)
To the bill, Senator.

SENATOR McCLURE:
So, I represent Scott County. It's one of the nine counties that I represent in the State Senate. And our rural communities in my district are losing population, we're losing jobs, and so I'm not going to yell about business or anything else, I'm going to plea on behalf of the people that I represent, who are begging me for money for their schools, for their roads, jobs for their communities. They need these -- these projects. This was a project that I -- I attended several meetings where we discussed this project and everyone was so excited about it. And to have a bill like this, that's a main catalyst for destroying that project, is absolutely devastating for these people. And these people don't care about what bills get passed or not; these people care about how much food is on their plates, whether or not they're going to have good jobs, whether or not the people that they love and care about are going to be able to stay in the community with good jobs. And guess what this bill does? This bill destroys that hope for these people. It was going to affect several of our counties and now we're back to square one again – looking for money, looking for more jobs, and looking for more resources. So this is not a plea for businesses; this is a plea for tax revenue for our smaller
communities and for the State that we're losing out on, and for jobs, security, money, and opportunities for these people that have trouble even getting to hospitals because, in their area, the medical facilities are not great at all. So this is a plea for the people in my district to say no to things like this, so that they can have better lives and they can care for their families in a much better way. So I would ask for a No vote on this bill.

PRESIDING OFFICER:  (SENATOR HARMON)

Thank you, Senator. Further discussion? Senator Peters, for what purpose do you rise?

SENATOR PETERS:

Mr. President, I move the previous question.

PRESIDING OFFICER:  (SENATOR HARMON)

Senator Peters moves the previous question. We have five speakers seeking recognition. Senator Weaver, for what purpose do you rise?

SENATOR WEAVER:

I just want to make a clarification. Some folks may go home and say this plant wasn't going to happen because of the trade issues going on between China and America. I want you to think about timing. Our trade issues will be resolved. The world needs our grain. That will be resolved in the next six months or year and a half. Once this is in place, you still put the barrier in place. So what will happen with trade is not an excuse for why this bill is suddenly okay. This bill is still a serious problem. Thank you.

PRESIDING OFFICER:  (SENATOR HARMON)

Thank you, Senator. Further discussion? Senator Righter, for what purpose do you rise?
SENATOR RIGHTER:

Thank you very much, Mr. President. Briefly to the bill, if I might.

PRESIDING OFFICER: (SENATOR HARMON)

To the bill, Senator.

SENATOR RIGHTER:

Thank you very much, Mr. President. Ladies and Gentlemen of the Senate, I know the hour is late. We've had to wait around. A lot of that is because this bill has had to endure weeks of wrangling and dealmaking in order to try to desperately scrape up the votes that are necessary to pass it. But I want to talk just a little bit about some of the conversations that we've had. When this bill was heard in Executive Committee, and as Senator Rezin pointed out — it may be the worst kept secret in this building, and that's saying something — that this bill finds its origin with one refinery and I think one or two labor unions and that dispute has grown and grown and grown to now we have a bill that is, in terms of job prospects, for people who are members of unions and not member (sic) of unions very onerous. I quoted earlier, when we were talking about the amendment, the fact that the Three Rivers Manufacturing (sic) Association has pointed out that those -- those manufacturers, those chemical manufacturers in Illinois are literally seven times safer than the OSHA average nationwide, seven times. The response that we got back in -- from committee was, "Well, there are accidents that aren't reported." Well, of course, there are — right? — because that's the way you can say that this is about safety, because then you don't have to look at the numbers. I represent a small community in the -- in the southern part of my Senate district named Robinson, in Crawford County,
which has a Marathon refinery. That refinery, like the others in Illinois, is -- they're owned by -- they're owned by international companies and they make decisions every single day. When they have to add refining or production capacity somewhere, they've got to decide where they're going to do it, and this will go on the list as a reason why refining or production capacity will not be added in Illinois. For all of you who say you're for jobs, and all of you say you're for jobs - all of you say you're for jobs - this is a distinctly anti-job policy. So, please, when you go home and you're asked about this, do not tell people that this was about economic development or enhancing job prospects for the citizens in your districts, because you are running them out of your districts when you vote for something like this. Thank you, Mr. President.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Further discussion? Senator Collins, for what purpose do you seek recognition?

SENATOR COLLINS:

Thank you, Mr. President. And to the sponsor and to the bill.

PRESIDING OFFICER: (SENATOR HARMON)

Sponsor indicates that he will yield. Senator Collins.

SENATOR COLLINS:

I just have a question and I -- and I rise to speak because I want this to be a part of the record and I want AFL-CIO to hear what I have to say. My first question is, how many African Americans are employed in the plants represented in 1407?

PRESIDING OFFICER: (SENATOR HARMON)

Senator Hastings.

SENATOR HASTINGS:
Senator, I don't have the statistics, but we can get that to you.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Collins.

SENATOR COLLINS:

And that's the message I want to send to AFL-CIO. I am a loyal union supporter, close to a hundred percent, but I do expect reciprocity. I'm voting for this bill; however, I'm not pleased with the record that certain trade unions have set in my community. I want jobs. If I'm voting for supposedly a jobs bill, I would like to see the jobs to come back into my community. So this is to send a strong message to AFL-CIO. I'm voting on this bill, but I expect reciprocity in my community.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Further discussion? Senator Glowiak, for what purpose do you seek recognition?

SENATOR GLOWIAK:

Thank you, Mr. President. To the bill.

PRESIDING OFFICER: (SENATOR HARMON)

To the bill, Senator.

SENATOR GLOWIAK:

Engineers design for tradeoffs - cost, function, and safety. This is about training workers, training workers who handle hazardous materials. Contractors need skilled workers, all kinds of workers, lots of people - we just need to train them, so they're trained. And I would not want to compromise on the safety of the workers or any of those who live near these plants, because bad things, very bad things, can happen with hazardous material spills. Advanced safety training should not be compromised. Those handling
hazardous materials need proper and consistent safety training. I am in support of this bill for the safety of workers and nearby residents.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Our final speaker is Senator McGuire. Senator McGuire, for what purpose do you rise?

SENATOR McGUIRE:

To the bill.

PRESIDING OFFICER: (SENATOR HARMON)

To the bill, Senator.

SENATOR McGUIRE:

Thank you, Mr. President. I rise as the grandson and great-grandson of refinery workers and as the representative of the 43rd Senate District in which half of Illinois' oil refineries are located. The refineries in my district have made considerable investments in health and safety protections; however, the hazards inherent in the refining of crude oil remain considerable. In one of the refineries in my district, in my lifetime, there was an explosion which killed seventeen workers. Seventeen men and women in one blast died. At another refinery, I was once in the position of consoling the mother of a woman who died as a result of an H2S - hydrogen sulfide - leak. Again, these companies are making a considerable effort to assure safe and healthy working conditions, but the hazards inherent in the refining of oil remain. We need the most highly trained, best trained, thoroughly skilled workers possible in these refineries to protect the health and safety of the workers at the plant themselves and also residents of the surrounding community. And so I urge an Aye vote on this bill. Thank you.
PRESIDING OFFICER:  (SENATOR HARMON)

Senator Hastings, to close.

SENATOR HASTINGS:

Thank you, Mr. President and to the Members of the General Assembly for speaking on behalf and against this bill. I know that the topic is complex. I know that it may affect various districts in various ways, but there are some comments that have been made in this Chamber that I find very concerning. First is in reference to a company called Marquis Energy, who decided to withdraw their investment from Illinois. And let me just read from Reuters in terms of what U.S. ethanol producers are doing across the country. "U.S. ethanol producers drew a bleak picture of their industry in quarterly filings and analyst calls this week, detailing how the critical farm belt business has been devastated by President (Donald) Trump's trade war with China and biofuels management policy {sic} (policies) that they say has tilted towards oil refiners." "Archer Daniels Midland...Pacific Ethanol, and {sic} other producers, also reported problems related to the trade fight." Let's talk about Marquis Energy just a little bit more, not to single them out, just because -- because it's been brought up in this debate. The reason why we need a Hazardous Material {sic} Workforce Training Act is because we need rules. We need skilled workers to work at these refiners. Let's look at Marquis Energy's headlines in the paper - "One injured at Marquis Energy", "Fire departments respond to a {sic} fire outside of Hennepin", "Departments flock to fire at {sic} (in) Marquis Energy plant", "Marquis Energy: Firefighters, employees minimized damage in Wednesday's {sic} (Wednesday) fire". Although, one person was severely burnt. The CEO also acknowledges the fact that there's
trade wars going on that have detrimentally impacted his business. Let's talk about other incidents across the State of Illinois. We've had a -- a refinery explosion in southern Illinois. I will not single out the refinery, but we've had one. I will talk about hazardous material incident reports that have been filed over the last ten years by one of the largest oil refineries that we have in the State. A hundred and twenty-seven hazardous material incident reports over the last ten years have been filed. What do these hazardous material incident reports find? It finds that very dangerous chemicals, like sulfur dioxide -- who knows what sulfur oxides does? What are the harmful effects? Short-term exposures to sulfur dioxide can harm the human respiratory system and make breathing difficult. Nitrous oxide -- everybody knows what nitrous oxide does -- in large quantities, it damages you. It causes issues like cancer, alterations of average body mass, developmental growth issues, hepatic -- referring to the liver -- effects that may include elevated liver enzymes, neurological issues, ocular issues, renal issues. Let's talk about what -- some of the issues happened at the refinery where there was an explosion and there was also a release of chemicals. Quote by the paper and by a resident who lives in the area. "There's a larger" -- "larger cloud of doubt that has been uncovered since {sic} (and) some local residents say their questioning their family's safety." "'Horrible. Babies, your kids, animals, and then they don't know about it?"' And that's because all these refineries -- or they released chemicals, like sulfur dioxide, nitrous oxide, which casts an oil mist over their homes. We can talk about other fires in Waukegan. Although it may not have been at an oil refinery or a petrochemical refining plant, there was an explosion and it was
due to a -- an issue with a worker. Let's look at Houston. In -- in March of this year, when a -- when a cloud of oil smoke covered thirty-five miles from Houston of pollutants. So if you don't think that we need a skilled and trained workforce in Illinois, then look at these examples, and if you're okay with saying okay to that, that's fine. You want to send a message -- you want to send a message across the State and the -- and across the country, you can tell your President, Donald Trump, to stop acting the way he's acting and act like a real President or else we wouldn't have the problems we have here today in this country. We wouldn't be paying farmers a dollar sixty-five in a subsidy check. So every investment we make in southern Illinois, we may get a dime back, but that just takes off their subsidy, so maybe we'll give farmers a dollar forty-five. Ask your farmers here in Sangamon County. I know 'em. I'm their legislator. They can tell you exactly what's going on and how much this trade war has just catastrophically devastated their industry. And last, Mr. President, I want to make one very fine point. For the last four years, the last four years in this State of Illinois, people of unions, families of unions, friends of unions, communities where unions are located at, have been under direct attack. I think it's time that we say to these families, Illinois legislators are here to take care of you. Thank you very much, Mr. President. I ask for an Aye vote.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. The question is, shall Senate Bill 1407 pass. All those in favor will vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are
38 voting Aye, 17 voting No, none voting Present. And Senate Bill 1407, having received the required constitutional majority, is declared passed. Ladies and Gentlemen, we're going to turn to page 6 of your printed Calendar. On the Order of House Bills 3rd Reading is House Bill 246. Senator Steans, are you ready to proceed? Mr. Secretary, please read the bill.

SECRETARY ANDERSON:

House Bill 246.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR HARMON)

Senator Steans.

SENATOR STEANS:

Hi. Yes, thank you, Mr. President, Members of the Senate. This is an -- a bill that's identical to one that passed this Chamber last year. It did not pass the House. This year, we started it in the House. It passed the House over to the Senate, so now we have the opportunity to send it to the Governor. It requires public schools to include the roles and contributions of the LG -- LGBT individuals in the teaching of Illinois and U.S. history courses. Nationally, more than seventy-five percent of LGBTQ students in schools with an inclusive curriculum said their peers were accepting of LGBTQ people compared to just thirty-nine percent of those in schools that do not have an inclusive curriculum. It's an important piece of legislation. I very much look forward to your Aye votes on it.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Is there any discussion? Senator Schimpf, for what purpose do you seek recognition?
SENATOR SCHIMPF:

    To the bill, Mr. President.

PRESIDING OFFICER: (SENATOR HARMON)

    To the bill, Senator.

SENATOR SCHIMPF:

    Members of the Senate, it's been a -- it's been a long day, so I just ask for your indulgence for just a few minutes. You've -- one of the things that I've said a number of times on this Floor is that we are not a fifty-nine-member school board, and the reason behind that statement really has to do with consent of the governed. I think if we talk to our folks back home and say, you know, who should be making the curriculum decisions for your local schools, who should be making the decisions about what your children -- what subjects your children are taught, they would want it to be somebody that they have the ability to hold accountable. I think all of us have talked with school board members, some of us have been school board members, and we've all said -- at least I have said, and I imagine some of you will agree with me, that being a school board member is the most important elected job in the State of Illinois. I believe that if -- if -- that if we want to have school board members that make decisions about what is best for their children, we should have the ability to hold them accountable. I think that -- I think that if -- if -- if we are going to ask them to run for school board and take responsibility, we need to honor their ability to make decisions and not substitute our judgment for their own. If a local community wants to make this -- wants to make this change, I think that's wonderful and I have absolutely no problem with that, but I think that we need to ensure that local individuals have the
ability to hold their local school boards accountable for the education decisions that they make. And therefore, I would ask for a No vote.

PRESIDING OFFICER: (SENATOR HARMON)

Thank you, Senator. Senator Weaver, are you seeking recognition? Senator DeWitte, for what purpose do you rise?

SENATOR DeWITTE:

Question of the sponsor, Mr. President.

PRESIDING OFFICER: (SENATOR HARMON)

The sponsor indicates that she will yield. Senator DeWitte.

SENATOR DeWITTE:

Senator Steans, is there an opt-out provision in this legislation for parents who choose not to have their children participate in this aspect of the proposed curriculum?

PRESIDING OFFICER: (SENATOR HARMON)

Senator Steans.

SENATOR STEANS:

Well, there's not an opt-out in the standard way because it's part -- part of an overall curriculum, so it's not like just a unit where you can be in to do that or an assembly. But the local school district sets a curriculum, including determining the minimum amount of instructional time required. Local control is preserved in that regard. And it does not require the school districts to include instruction at any specific grade level. So it really is maintaining local control on how the curriculum is delivered in each school.

PRESIDING OFFICER: (SENATOR HARMON)

Senator DeWitte. Thank you. Any further discussion? Senator Steans, to close.
SENATOR STEANS:

You know, again, this is a population that gets bullied significantly in school. There's lots of evidence for that. Having inclusive curriculum has demonstrated that it helps LGBTQ youth feel included within their schools. I urge your support.

PRESIDING OFFICER: (SENATOR HARMON)

The question is, shall House Bill 246 pass. All those in favor will vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 37 voting Aye, 17 voting No, none voting Present. House Bill 246, having received the required constitutional majority, is declared passed. There being no further business to come before the Senate, the Senate stands adjourned until 9 a.m. on the 24th day of May 2019. The Senate stands adjourned.