STATE OF ILLINOIS

HOUSE JOURNAL

HOUSE OF REPRESENTATIVES

ONE HUNDRED FIRST GENERAL ASSEMBLY

95TH LEGISLATIVE DAY

REGULAR & PERFUNCTORY SESSION

FRIDAY, MAY 22, 2020

12:51 O'CLOCK P.M.
# HOUSE OF REPRESENTATIVES

## Daily Journal Index

95th Legislative Day

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At the hour of 9:14 o'clock a.m., the House convened perfunctory session.

SENATE RESOLUTIONS

The following Senate Joint Resolution, received from the Senate, was read by the Clerk and referred to the Committee on Rules: SENATE JOINT RESOLUTION 1(Madigan).

The House met pursuant to adjournment.
Representative Turner in the chair.
Prayer by Representative Dave Severin.
Representative Gabel led the House in the Pledge of Allegiance.
By direction of the Speaker, a roll call was taken to ascertain the attendance of Members, as follows:
115 present. (ROLL CALL 1)

By unanimous consent, Representatives Carroll and Gonzalez were excused from attendance.

REQUEST TO BE SHOWN ON QUORUM

Having been absent when the Quorum Roll Call for Attendance was taken, this is to advise you that I, Representative Madigan, should be recorded as present at the hour of 1:47 o'clock p.m.

REPORTS

The Clerk of the House acknowledges receipt of the following correspondence:


Body Worn Camera Report Letter, submitted by the Bunker Hill Police Department on May 22, 2020


In-Car Camera Report 2019, submitted by the Bunker Hill Police Department on May 22, 2020

AGREED RESOLUTIONS

HOUSE RESOLUTIONS 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 828, 831, 832, 834, 836, 837, 838, 839, 840, 844, 847, 850, 851, 854 and 855 were taken up for consideration.
Representative Harris moved the adoption of the agreed resolutions.
The motion prevailed and the agreed resolutions were adopted.

At the hour of 7:12 o'clock p.m., Representative Harris moved that the House do now adjourn until Saturday, May 23, 2020, at 10:00 o'clock a.m., allowing perfunctory time for the Clerk.
The motion prevailed.
And the House stood adjourned.
May 22, 2020

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E - Denotes Excused Absence
At the hour of 8:07 o'clock p.m., the House convened perfunctory session.

REPORTS FROM STANDING COMMITTEES

Representative Welch, Chairperson, from the Committee on Executive to which the following were referred, action taken on May 22, 2020, reported the same back with the following recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILL 3933.
That the Motion be reported “recommends be adopted” and placed on the House Calendar: Motion to concur with Senate Amendment No. 3 to HOUSE BILL 2096.
That the Floor Amendment be reported “recommends be adopted”:
Floor Amendment No. 5 to SENATE BILL 516.
Floor Amendment No. 2 to SENATE BILL 531.

The committee roll call vote on HOUSE BILL 3933; Motion to concur with Senate Amendment No. 3 to HOUSE BILL 2096 is as follows:
13, Y eas; 0, Nays; 0, Answering Present.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced, read by title a first time, ordered reproduced and placed in the Committee on Rules:

HOUSE BILL 5786. Introduced by Representative Pizer, AN ACT concerning revenue.
HOUSE BILL 5787. Introduced by Representative Jones, AN ACT concerning employment.

HOUSE BILL 5788. Introduced by Representative Mazzochi, AN ACT concerning State government.

HOUSE BILL 5789. Introduced by Representatives Durkin and Wehrli, AN ACT concerning the General Assembly.

HOUSE BILL 5790. Introduced by Representative Ugaste, AN ACT concerning State government.

HOUSE BILL 5791. Introduced by Representative Meier, AN ACT concerning revenue.

HOUSE BILL 5792. Introduced by Representative Williams, Ann, AN ACT concerning revenue.

HOUSE BILL 5793. Introduced by Representative Weber, AN ACT concerning revenue.

HOUSE BILL 5794. Introduced by Representative Zalewski, AN ACT concerning criminal law.

HOUSE BILL 5795. Introduced by Representative Zalewski, AN ACT concerning business.

HOUSE BILLS ON SECOND READING

Having been reproduced, the following bill was taken up, read by title a second time and held on the order of Second Reading: HOUSE BILL 3933.

HOUSE RESOLUTIONS

The following resolutions were offered and placed in the Committee on Rules.

HOUSE RESOLUTION 827

Offered by Representative Butler:

WHEREAS, Recently, the public has become aware of serious issues with the implementation of the Automatic Voter Registration System (AVR) in Illinois, as the Secretary of State confirmed that from July 2, 2018 through December 13, 2019 the AVR system allowed for 574 self-identified, non-United States citizens to have voter registration information sent to the State Board of Elections; and

WHEREAS, Those individuals were added to the State's voter rolls; it was later determined by the State Board of Elections that at least 15 of those 574 individuals voted in the 2018 general election, and at least one of those 15 was a non-citizen who voted in Champaign County; and

WHEREAS, The Secretary of State's office has confirmed that they forwarded voter registration information for over 4,700 16-year-olds to the State Board of Elections who then forwarded such information to local election authorities, even though an Illinois resident is required to be 18-years-old to vote unless that individual is 17-years-old for a primary election for which they will be 18-years-old by the general election; and

WHEREAS, The Secretary of State's office has confirmed that, as a "quality control" measure, they are no longer forwarding AVR applications to the State Board of Elections on Saturdays and Sundays, which is a change from previous policy; and

WHEREAS, Illinois' AVR statute requires the Department of Natural Resources, the Department of Human Services, the Department of Employment Security, and the Department of Financial and Professional Regulation to also participate in automatic voter registration, and, to this date, only two of those four agencies are complying with State law; and

WHEREAS, The current Auditor General has an ongoing case before the State Board of Elections regarding his use of campaign funds from his account as State Representative; this case resulted in the State
Board of Elections fining his campaign fund $5000, a situation which involved investigations by both the State Board of Elections and the federal government in regards to repeated campaign law violations and a situation which calls into question whether the Auditor General can carry out a truly independent audit involving the State Board of Elections; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that the Illinois State Board of Elections is directed to arrange and have conducted a performance audit of the Illinois Automatic Voter Registration System and its processes by an outside, independent auditor; and be it further

RESOLVED, That the audit include, but not be limited to, the following determinations:

(1) Whether the Office of the Secretary of State or the State Board of Elections knew non-citizens were entered into the Automatic Voter Registration System, and when they knew it;
(2) Whether the Office of the Secretary of State or the State Board of Elections knew non-citizens voted in a 2018 or 2019 election, and when they knew it;
(3) The process, time frame, and coordination of data sharing between the Secretary of State, the State Board of Elections, the Department of Human Services, the Department of Employment Security, the Department of Natural Resources, and the Department of Financial and Professional Regulation;
(4) The process, time frame, and coordination of voter registration and data sharing between the State Board of Elections and local election authorities;
(5) Why the Department of Natural Resources and the Department of Human Services have an automatic voter registration system which is different than the Secretary of State's system;
(6) Why the Department of Employment Security and the Department of Financial and Professional Regulation have not yet implemented the Automatic Voter Registration System and a timeframe for its completion;
(7) Why the Secretary of State made the decision to continue administering the Automatic Voter Registration system after discovering non-citizens were entered into the system; and
(8) Whether the Secretary of State has completed an internal audit on the Automatic Voter Registration System, and what they have done to fix the system that allowed non-citizens to complete the Automatic Voter Registration process; and be it further

RESOLVED, That we call upon the State of Illinois and its operating units, including, but not limited to, the Secretary of State and the State Board of Elections, to immediately suspend the Automatic Voter Registration system; and be it further

RESOLVED, That the Secretary of State, the Department of Human Services, the Department of Employment Security, the Department of Natural Resources, the Department of Financial and Professional Regulation, and any other State agency or other entity having information relevant to this audit shall cooperate fully and promptly in the conduct of this audit; and be it further

RESOLVED, That the State Board of Elections shall commence this audit as soon as possible and report their findings and recommendations upon completion to the Governor and each of the four leaders of the General Assembly; and be it further

RESOLVED, That for the purpose of this resolution, the conclusion of this audit shall not be deemed to have taken place until the Legislative Audit Commission has reviewed the findings of this audit in a public meeting, and the General Assembly has been accorded adequate time on its legislative calendar to take any actions that may be reasonably deemed necessary or desirable to implement any recommendations made by the audit and to remedy any problems or dysfunctions uncovered by the audit; and be it further

RESOLVED, That suitable copies of this resolution shall be delivered to Governor JB Pritzker, Secretary of State Jesse White, State Board of Elections Chairman Chuck Scholz, Department of Human Services Secretary Grace B. Hou, Department of Employment Security Director Gustavo Giraldo, Department of Natural Resources Director Colleen Callahan, Department of Financial and Professional Regulation Secretary Deborah Hagan, Auditor General Frank J. Mautino, and Legislative Audit Commission Executive Director Jane Stricklin.

HOUSE RESOLUTION 829

Offered by Representative Kifowit:
WHEREAS, All citizens of the United States possess the basic human right to the preservation of personal dignity; and
WHEREAS, All citizens of the United States deserve the investment of every possible resource to ensure their lasting physical, mental, and emotional well-being; and
WHEREAS, Post-Traumatic Stress Disorder (PTSD) was first defined by the American Psychiatric Association in 1980 to more accurately understand and treat veterans who had endured severe operational combat stress; and
WHEREAS, Combat stress injuries have historically been unjustly portrayed as a mental illness caused by a preexisting flaw of character or ability, and the word "disorder" has carried a stigma that perpetuates this misconception, which can discourage the injured from seeking proper and timely medical treatment; and
WHEREAS, Referring to the complications from combat operational stress as a disorder perpetuates the stigma of and bias against mental illness; and
WHEREAS, It has been shown though electro-magnetic imaging that the condition is more accurately described as an injury; and
WHEREAS, Severe post-traumatic stress is a very common and treatable injury to the brain that can occur following exposure to extremely traumatic events, such as interpersonal violence, combat, life-threatening accidents, or natural disasters; and
WHEREAS, Referring to the condition as post-traumatic stress injury (PTSI) is less stigmatizing and is viewed as more honorable, and this designation can favorably influence those affected and encourage them to seek treatment without fear of retribution or shame; and
WHEREAS, All citizens suffering from post-traumatic stress injury deserve our compassion and consideration, and those brave men and women of the United States Armed Forces who have received these wounds in action against an enemy of the United States further deserve our special tribute and acknowledgment; and
WHEREAS, Post-traumatic stress injury (PTSI) is an injury that is repairable, and timely treatment can diminish complications and prevent suicides among the injured; therefore, be it
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare June 27, 2020 as "Post-Traumatic Stress Injury Awareness Day" in the State of Illinois; and be it further
RESOLVED, That we declare June of 2020 as "Post-Traumatic Stress Injury Awareness Month" in the State of Illinois; and be it further
RESOLVED, That we urge the Department of Public Health and the Department of Veterans Affairs to continue working to educate victims of abuse, crime, and natural disasters and service members, veterans and their families, and the general public about the causes, symptoms, and treatment of post-traumatic stress injury; and be it further
RESOLVED, That suitable copies of this resolution be delivered to the Governor, the Director of Public Health, and the Director of Veterans Affairs.

HOUSE RESOLUTION 830

Offered by Representative Weber:

WHEREAS, Throughout the State of Illinois, there are thousands of foster parents who have taken on the solemn responsibility of caring for the thousands of youth in care who are in the charge of the Illinois Department of Children and Family Services (DCFS); and
WHEREAS, As part of the DCFS mandate to administer care for our youth in care, access to quality medical care to ensure the health and well-being of these youth in care must be our top priority; and
WHEREAS, To meet this obligation, DCFS intends to transition youth in care from traditional Medicaid to a Medicaid managed care program administered by YouthCare; and
WHEREAS, While the transition to managed care is intended to improve the healthcare available to these vulnerable children, it is clear that YouthCare is not yet ready for this responsibility; serious concerns exist about the provider network needed to meet the specialized care needs of these children; and
WHEREAS, The concerns with YouthCare have already caused the managed care transition to be delayed on two occasions, but it is clear that the multitude of concerns have not been addressed; and
WHEREAS, As the State has begun processing the transition of now adopted youth in care and young adults under age 26 who have aged out of the foster care system onto Medicaid managed care on February 1, 2020, this represents an opportunity for evaluation before transitioning the more than 17,000 youth in care in the foster care system; and

WHEREAS, Not only will the evaluation of this transition help sort out potential issues and give more time for YouthCare to improve its provider network, but it will also allow time to determine the success of the other five managed care providers that are available to adoptees and aged out youth in care; and

WHEREAS, If this transition and access to additional providers proves successful, delaying the youth in care transition will allow the legislature the opportunity to update the law and ensure better healthcare access for all our youth in care; and

WHEREAS, It is therefore necessary to delay the transition of youth in care in the charge of DCFS to Medicaid managed care for a period of one year beyond the currently scheduled transition date of April 1, 2020; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the administration of Illinois Governor JB Pritzker to delay the transition of the State's youth in care to Medicaid managed care for a period of one year; and be it further

RESOLVED, That we stand ready to work with the administration and, if necessary, enact legislation to ensure the health and well-being of our youth in care is protected; and be it further

RESOLVED, That suitable copies of this resolution be delivered to Governor JB Pritzker, Department of Children and Family Services Acting Director Marc D. Smith, and Department of Healthcare and Family Services Director Theresa Eagleson.

HOUSE RESOLUTION 833

Offered by Representative Durkin:

WHEREAS, Patrick Magoon has served Ann & Robert H. Lurie Children's Hospital for over four decades; and

WHEREAS, As a result of Patrick Magoon's leadership, Ann & Robert Lurie Children's Hospital has become a world leader in pediatric medicine and science; and

WHEREAS, During Patrick Magoon's tenure, Ann & Robert Lurie Children's Hospital moved to a new state-of-the-art facility as a campus-affiliated institution of Northwestern University's Feinberg School of Medicine in 2012; he continued to work tirelessly on behalf of the children and families of the region and helped the hospital expand to 364 beds in the fall of 2019; and

WHEREAS, These beds are filled every night with patients from all over the world who have come to Chicago for specialized care and treatments that only Ann & Robert Lurie Children's Hospital can provide; and

WHEREAS, Since moving to the new hospital, the number of children served has increased by 50 percent, outpatient visits have grown by over 70 percent, research funding from the National Institutes of Health has quadrupled, and community benefit investment has risen to a level that exceeds $100 million per year for the people and economy of greater Chicago; and

WHEREAS, Patrick Magoon has advocated tirelessly for matters of children's health at the state and federal levels and continues to provide the highest level of expertise to the Illinois Hospital Association's Medicaid reform efforts; and

WHEREAS, Patrick Magoon is a true civic leader who is driven professionally and personally by the idea that every child matters; and

WHEREAS, Patrick Magoon has shown a deep level of compassion for children and the men and women who love them; he has built a team that is dedicated to providing healthier futures for every child in the city, State, and beyond; and

WHEREAS, Patrick Magoon's relentless commitment to educating the next generation of pediatric physicians and scientists has resulted in robust residency and fellowship programs, training 256 residents and fellows and 160 graduating medical students, on average, each year; therefore, be it
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we recognize the life, work, and leadership of Patrick Magoon of Ann & Robert Lurie Children's Hospital of Chicago; and be it further
RESOLVED, That we declare April 28, 2020 as "Patrick Magoon Day" in the State of Illinois; and be it further
RESOLVED, That suitable copies of this resolution be presented to Patrick Magoon, the Ann & Robert H. Lurie Children's Hospital of Chicago, and the Feinberg School of Medicine, Northwestern University.

HOUSE RESOLUTION 835

Offered by Representative Moeller:

WHEREAS, The future of our nation's productivity and competitiveness in the global marketplace depends on the success of all men and women; and
WHEREAS, Women have been discriminated against in education, the workplace, and society as a whole; and
WHEREAS, Nationally, women continue to earn no more than 80 cents on the dollar compared to men; in Illinois, women earn 78 cents on the dollar compared to men; and
WHEREAS, The wage gap is even greater for most women of color; African American Women earn 61 cents on the dollar, and Latina Women earn 53 cents on the dollar; and
WHEREAS, The pay gap has been shown to start as soon as one year after college; this inequality affects not only women but also their families and society as a whole; and
WHEREAS, The pay gap between women and men has long-term effects on women's economic security; such a gap affects women's Social Security earnings, their ability to save for retirement, and their children's education; and
WHEREAS, Pay equity is closely linked to the eradication of poverty and is essential to having a highly-motivated workforce; and
WHEREAS, Equal Pay Day was originated by the National Committee on Pay Equity in 1996 as a public awareness event to illustrate the gap between men's and women's wages; the day symbolizes how far into the year a woman must work, on average, to earn as much as a man earned the previous year, with Tuesday being the day in which women's wages catch up to men's wages from the previous week; because women earn less on average than men, they must work longer for the same amount of pay; this wage gap is even greater for most women of color; and
WHEREAS, Equal pay is a priority for all women and for our society at large; therefore, be it
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare March 31, 2020 as Pay Equity Day in the State of Illinois in order to raise awareness about this endemic inequity.

HOUSE RESOLUTION 841

Offered by Representative Swanson:

WHEREAS, Lyme disease is a growing national public health crisis; and
WHEREAS, Lyme disease is a bacterial infection caused by several different strains of bacteria that are carried and spread by ticks; and
WHEREAS, Those who are bitten by ticks and subsequently become infected with Lyme disease suffer from fever, fatigue, joint pain, and skin rashes and, in the most severe cases, can be afflicted by serious joint and nervous system problems; and
WHEREAS, In the United States, 35,000 to 45,000 cases of Lyme disease are reported to the Federal Centers for Disease Control and Prevention (CDC) each year; the actual number of diagnosed cases is closer to 450,000 annually, as it is estimated that only one out of every ten cases of Lyme disease is reported; and
WHEREAS, Since the late 20th century, there has been a dramatic increase in the Lyme disease infection rate each year; Lyme disease infection rates have doubled since 1991, from 3.74 cases per 100,000
to 7.95 cases per 100,000; Lyme disease is one of the fastest-growing infectious diseases in the United States and the western world; and
WHEREAS, Lyme disease is difficult to diagnose; diagnostic tests analyze blood samples to look for the presence of antibodies, an immune response that may not be detectable in the blood until many weeks after the initial tick bite and infection; and
WHEREAS, Up to 60 percent of acute cases of Lyme disease are misdiagnosed; and
WHEREAS, Those who are diagnosed with the disease early and prescribed sufficient quantities of antibiotics may recover quickly; and
WHEREAS, If the diagnosis is delayed or individuals are treated with insufficient antibiotics therapy, many experience late-stage symptoms that become chronic; and
WHEREAS, A diagnosis of chronic Lyme disease for those who are not cured by antibiotics and who continue to suffer the apparent effects of the disease is controversial; and
WHEREAS, The newest research seemingly validates the diagnosis of chronic Lyme disease and suggests that heretofore unknown bacterial persister cells remain dormant in the body, evading antibiotics and the immune system, before reinfecting the individual after the standard course of antibiotics has been taken; and
WHEREAS, Those who suffer from chronic Lyme disease experience terrible symptoms and often have difficulty finding treatment or answers; many are unable to continue working; and
WHEREAS, Public funding for Lyme disease research receives less than two percent of the funding allocated for researching West Nile virus and less than 0.2 percent of the funding that HIV/AIDS research receives, despite Lyme disease having annual case counts that dwarf those of both diseases; therefore, be it
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the federal government to allocate more funding toward finding a cure for the devastating and increasingly prevalent public health crisis that is Lyme disease; and be it further
RESOLVED, That we declare May 2020 as Lyme Disease Awareness Month in the State of Illinois.

HOUSE RESOLUTION 842

Offered by Representative Skillicorn:

WHEREAS, The COVID-19 pandemic has led to many unprecedented problems in the State of Illinois; and
WHEREAS, Illinois has experienced an estimated more than 83,000 cases of COVID-19 and over 3,600 COVID-related deaths; and
WHEREAS, The COVID-19 pandemic has led the unemployment rate to soar to an estimated 20 percent in the State of Illinois; and
WHEREAS, Governor Pritzker introduced a regionalized plan for reopening the State that included a baseline of 28 days for several factors to be met before moving between phases; and
WHEREAS, Governor Pritzker has continued to extend his stay-at-home orders and prevented certain businesses and organizations from reopening by pushing back end dates; and
WHEREAS, The federal government has recommended a 14-day baseline before moving to the next phase; and
WHEREAS, Indiana's plan for reopening includes this 14-day baseline, among other factors that will more quickly and efficiently reopen their state; and
WHEREAS, Indiana's reopening plan follows four guiding principles, which include (1) the number of hospitalized COVID-19 patients statewide has decreased for 14 days, (2) surge capacity for critical care beds and ventilators is retained statewide, (3) anyone in Indiana who is COVID-19 symptomatic can be tested, and (4) contacting all individuals who test positive for COVID-19 and expanding contact tracing; and
WHEREAS, Indiana is developing a Small Business PPE Marketplace to provide reliable access to PPE for small businesses registered in Indiana with fewer than 150 employees that need help to comply with safe workplace precautions; and
WHEREAS, Indiana will be distributing 300 million dollars to counties, cities, and towns via a population-based formula as the first installment from the Coronavirus Relief Fund; and
WHEREAS, Indiana has developed a five-stage roadmap to reopen by the fourth of July; and
WHEREAS, During Stage One, essential manufacturing, construction, infrastructure, government, business, healthcare, and other critical businesses and operations have been open, while K-12 school buildings remain closed and all their activities canceled; and
WHEREAS, In Stage Two, Indiana will ease restrictions, although local governments may impose stricter local guidelines as conditions dictate; and
WHEREAS, During Stage Two, Indiana will lift the essential travel restrictions and permit social gatherings of up to 25 people, following the CDC's social distancing guidelines; state government offices will begin to open for limited interaction with the public; the remaining manufacturers and industrial and other infrastructure operations that had not been considered essential will also open; retail and commercial businesses will open at 50 percent capacity; shopping malls may open at 50 percent capacity with indoor common areas restricted to 25 percent capacity; restaurants and bars that serve food may open at 50 percent capacity, but bar seating will remain closed; personal services, such as hair salons, barber shops, nail salons, spas, and tattoo parlors also may open by appointment only and must follow social distancing guidelines; those who work in office settings are encouraged to continue to work remotely whenever possible; indoor worship services may also convene, following specific social distancing guidelines, but it is preferred that virtual and outdoor services continue; those age 65 and older and those at elevated risk will be asked to stay home for all the above stated activities and businesses whenever possible; and
WHEREAS, In Stage Three, individuals at risk, including those over age 65, may venture out cautiously; those who can work remotely should continue to do so; social gatherings of up to 100 people may occur; retail stores and malls may move to 75 percent of capacity, movie theaters may open at 50 percent capacity, and mall common areas such as food courts and sitting areas may further open to 50 percent capacity; playgrounds, tennis courts, basketball courts, pools, campgrounds, and gyms, and fitness centers may open with restrictions and social distancing; and
WHEREAS, In Stage Four, face coverings will be optional; social gatherings of up to 250 people may take place and large venues may open with adherence to social distancing guidelines; state government buildings will reopen to the public; professional office building employees may resume work at full capacity; retail stores and malls may open at full capacity with social distancing guidelines in place; dining room service may open at 75 percent capacity; bar seating in restaurants may open at 50 percent capacity; cultural, entertainment, and tourism may open at 50 percent capacity, including museums, zoos, bowling alleys, aquariums, and like facilities; recreational sports leagues and tournaments may resume, and amusement parks, water parks, and like facilities may open at 50 percent capacity, all while continuing social distancing; conventions, sports events, fairs, festivals, the state fair, and like events may resume, and remote work will be optional; retail stores, malls, restaurants, bars, nightclubs, gyms, and personal services may operate at full capacity; restrictions will be lifted at amusement parks, water parks, and like facilities, and at this time, a decision will be made as how to approach the next school year; and
WHEREAS, The sooner the State of Illinois can safely return to a normal way of life and business, the sooner the recovery can begin; therefore, be it
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge Governor Pritzker and the Illinois General Assembly to adopt a reopening plan similar to that of Indiana; and be it further
RESOLVED, That suitable copies of this resolution be delivered to Governor Pritzker, the President of the Senate, the Senate Minority Leader, the Speaker of the House of Representatives, and the Minority Leader of the House of Representatives.

HOUSE RESOLUTION 843

Offered by Representative Swanson:

WHEREAS, The Illinois House of Representatives wishes to raise awareness surrounding the rare disease of spinal muscular atrophy; and
WHEREAS, Spinal muscular atrophy is a degenerative, genetic neurological condition that affects and prevents motor-control neurons from sending signals from the central nervous system to the body's muscles that, in turn, causes the loss of muscle control and ultimately muscle wasting; and
WHEREAS, Spinal muscular atrophy is a rare genetic neuromuscular disease; and
WHEREAS, In the United States, an estimated one in 11,000 babies are born with spinal muscular atrophy; and
WHEREAS, There are four types of spinal muscular atrophy, the most severe of which may require a ventilator and feeding tubes; and
WHEREAS, Spinal muscular atrophy affects everyone differently, and symptoms can vary greatly according to the age of onset and the severity of the disease; and
WHEREAS, Those who suffer from spinal muscular atrophy have normally developed brains and are bright, sensitive, and full of life despite their diagnosis; and
WHEREAS, Unlike many other rare neuromuscular diseases, there is a clear understanding of the specific genetic cause of spinal muscular atrophy; and
WHEREAS, Ongoing research offers the promise that a cure for spinal muscular atrophy may one day be found; and
WHEREAS, Increased awareness of spinal muscular atrophy will lead to increased knowledge and increased support for both disease research and the families affected by the disease; therefore, be it
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare August 2020 as Spinal Muscular Atrophy Awareness Month in the State of Illinois, and we encourage continuing research on spinal muscular atrophy and community support for those affected with the disease.

HOUSE RESOLUTION 849

Offered by Representative Skillicorn:

WHEREAS, The Governor of Illinois declared all counties in the State of Illinois as a disaster area on March 9, 2020 (Gubernatorial Disaster Proclamation) in response to the outbreak of Coronavirus Disease 2019 (COVID-19); and
WHEREAS, The Governor has further responded to the epidemic with the issuance of a number of executive orders and has extended and modified these orders to at least May 31 of 2020; and
WHEREAS, Some municipalities, counties, and local governments within the State have sought to endorse and even enforce these measures and have adopted a number of their own restrictions; and
WHEREAS, These orders explicitly restricted the public's freedom of movement, limiting travel and regulating even the social interaction of its people, limited the gatherings of its citizens, and prohibited the assembly of its people for the purposes of faith and fellowship; and
WHEREAS, These measures went so far as to measure the essentialness of certain private enterprise throughout the State and, in effect, eliminated the operations of certain businesses, created massive unemployment, and created shortages of necessary food, medical services, and materials; and
WHEREAS, The Governor's orders and the proclivity of some local governments to further these measures are a clear violation of the rights of individuals and the rights of free enterprise as preserved under both the United States Constitution and the Illinois Constitution; and
WHEREAS, These actions are an infringement on the constitutional rights of its citizens as Illinoisans and as Americans; and
WHEREAS, These actions by the Governor and some local officials of this State have decimated the State's economy and have either disrupted or destroyed the livelihoods of millions of its inhabitants, bankrupted thousands of businesses across the State, and may have irrevocably damaged the rights of its people and the State's economic future for decades to come; therefore, be it
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that the General Assembly should take whatever steps necessary to deny any federal or State financial assistance to all municipalities, counties, or other local governments in the State that have deprived its citizens of their constitutional rights through the enforcement of the unconstitutional orders and actions of the Governor during this crisis; and be it further
RESOLVED, That suitable copies of this resolution should be delivered to the Governor of the State of Illinois, the Illinois Supreme Court, the Illinois Senate, the Attorney General of the State of Illinois, and the each member of the Illinois Congressional Delegation.
HOUSE RESOLUTION 852

Offered by Representative Ford:

WHEREAS, The combination of an opioid overdose crisis and COVID-19 has created a situation in Illinois where epidemic meets pandemic; and
WHEREAS, A stay-at-home order has created a lack of physical access to addiction support and harm reduction groups during the COVID-19 epidemic; and
WHEREAS, Those unfortunate circumstances increase the risk of overdose deaths in Illinois; and
WHEREAS, Social isolation is an additional mental health and physical burden on people with substance abuse issues; and
WHEREAS, During this time, there is a lack of healthcare capacity as hospitals focus their priorities and resources on treating thousands of COVID-19 patients; and
WHEREAS, In addition, patients have limited availability to see their doctors during COVID-19; and
WHEREAS, Currently, counties in Illinois are seeing a significant increase in overdose deaths; and
WHEREAS, Many states are taking action to increase access to naloxone; and
WHEREAS, Co-prescription of naloxone with high dose opioid prescriptions has been approved in nine states, resulting in a decrease in overdose deaths; therefore, be it
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that the Illinois Department of Public Health (IDPH), the Illinois Department of Human Services (IDHS), and all other relevant agencies and boards are urged to examine the rise in opioid overdoses due to COVID-19; and be it further
RESOLVED, That the IDPH, the IDHS, and all other relevant agencies and boards are urged to propose changes to prescription rules to include co-prescription of opioid antagonists such as naloxone to high risk groups as defined by current CDC guidelines to increase access to naloxone; and be it further
RESOLVED, That the State of Illinois is urged to approve rules, policies, and legislation that would increase access to naloxone and save the lives of those most at risk to overdose during COVID-19.

HOUSE RESOLUTION 853

Offered by Representative Flowers:

WHEREAS, In 1947, in the wake of World War II, Secretary of State George C. Marshall proposed a comprehensive plan to rebuild the economies and spirits of Western Europe; and
WHEREAS, As part of this plan, the U.S. gave $13 billion in aid to 16 European nations; this included shipping food, staples, fuel, and machinery, rebuilding war-devastated regions, removing trade barriers, and investing in industrial capacity; and
WHEREAS, Due to what became known as the Marshall Plan, European economies experienced unprecedented growth from 1948 to 1952, postwar poverty and starvation disappeared, and standards of living increased remarkably; and
WHEREAS, Former National Urban League President John Jacobs often spoke of the need for a new domestic Marshall Plan, championing the idea that we could rebuild urban areas in America the same way we rebuilt entire nations abroad; and
WHEREAS, Parts of the City of Chicago, particularly on the west and south sides, suffer greatly from a lack of economic opportunity; and
WHEREAS, A lack of opportunity has been shown to increase drug abuse, unemployment, poverty, violence, and other negative factors within a community; and
WHEREAS, African Americans in the City of Chicago are disproportionately affected by both the violence and the poverty in the city; African Americans make up approximately a third of the city's population, yet for decades, they have consistently accounted for more than 70 percent of homicide victims; and
WHEREAS, A comprehensive economic recovery plan is necessary to revitalize Chicago's impoverished areas and to help elevate the city's African American population; and
WHEREAS, In the 1967, the Kerner Commission was established by President Lyndon B. Johnson to understand the root causes of race riots in African American communities in the 1960s and to make policy recommendations to prevent future unrest; and

WHEREAS, A new Marshall Plan will most likely need a commission or study comparable to the Kerner Commission to properly investigate the origins of the lack of economic opportunity in parts of Chicago and its affect on the city's black citizens and to make informed policy recommendations to improve these conditions; and

WHEREAS, Due to pre-existing inequalities such as segregation, financial disparities, lack of access to a good education, pre-existing conditions, lost wages, lost homes, lost inheritances, lack of access to testing and treatment, and other issues, the current COVID-19 pandemic has disproportionately hurt African Americans, especially in Chicago; and

WHEREAS, The deadly toll of the COVID-19 virus on African Americans grows even starker as more data is released; as a clearer picture emerges, leaders are demanding a reckoning of the systemic policies that have made many African Americans far more vulnerable to the virus; therefore, any study or commission under a new Marshall Plan would need to include research on how societal inequality has resulted in Black Americans being more negatively affected by COVID-19; and

WHEREAS, This new Marshall Plan must provide federal, state, and local tax credits and other enhancements to encourage businesses to relocate to these struggling communities in order to foster economic vitality; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the Illinois General Assembly and the United States Congress to create and adopt a new, domestic Marshall Plan that studies the roots of the economic inequality in parts of Chicago and to promote economic growth and recovery in the city; and be it further

RESOLVED, That suitable copies of this resolution be sent to Chicago Mayor Lori Lightfoot, Cook County Board President Toni Preckwinkle, all members of the Chicago City Council, Governor JB Pritzker, all members of the Illinois General Assembly, President Donald Trump, U.S. Senate Majority Leader Mitch McConnell, U.S. Senate Minority Leader Chuck Schumer, U.S. Speaker of the House Nancy Pelosi, U.S. House of Representatives Minority Leader Kevin McCarthy, and all members of the Illinois Congressional Delegation.

HOUSE JOINT RESOLUTION 121

Offered by Representative Harper:

WHEREAS, The State of Illinois has identified the need to create a local, sustainable, accessible, fair, and healthy food system in order to provide healthy food choices in State-funded facilities; and

WHEREAS, The State of Illinois is committed to improving the health of all its residents and to promoting a safe, healthy, and fair work environment for its workforce; and

WHEREAS, The Good Food Purchasing Program (GFPP) was developed in 2012 to provide an incentive to public institutions to procure Good Food produced through values-driven purchasing standards; and

WHEREAS, GFPP defines Good Food as food that is healthy, affordable, fair, and sustainable and is produced, processed, distributed, and recycled locally using the principles of environmental stewardship, meets the Dietary Guidelines for Americans, and is available to purchase for all income levels; and

WHEREAS, Good Food values prioritize nutrition, affordability, locality, and sustainable production practices, including sound environmental practices, fair prices for producers, safe and fair working conditions for employees, and humane conditions for animals; and

WHEREAS, All participants in the GFPP food supply chain receive fair compensation and fair treatment and are free from exploitation; and

WHEREAS, Good Food Purchasing refers to the sourcing and purchasing of foods and beverages and food and beverage service contracts procured by the State of Illinois; and

WHEREAS, In practicing Good Food Purchasing policies, the State of Illinois will help support a regional food system that is ecologically sound, economically viable, and racially and socially equitable and has an impact on the availability of local, sustainable food; and
WHEREAS, It is recognized that the significant buying power of public institutions across the country can reform the food system, create opportunities for smaller farmers and low-income entrepreneurs to thrive, provide just compensation and fair treatment for food chain workers, support sustainable farming practices, reward good environmental stewardship, and increase access to fresh and healthy foods; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that we embrace the principles of the Good Food Purchasing Program as a strategy to help improve our region's food system through the adoption and implementation of Good Food Purchasing Standards; and be it further

RESOLVED, That there is created the Illinois Good Food Purchasing Policy Task Force to study the current procurement of food within the State and explore how Good Food Purchasing can be implemented to maximize the procurement of healthy foods that are sustainably, locally, and equitably sourced; and be it further

RESOLVED, That the Task Force shall consist of the following members, who shall serve without compensation:

(1) The Lieutenant Governor or his or her designee;
(2) The Speaker of the House of Representatives or his or her designee;
(3) The Minority Leader of the House of Representatives or his or her designee;
(4) The Senate President or his or her designee;
(5) The Senate Minority Leader or his or her designee;
(6) One member nominated by a statewide local food advocacy organization and appointed by the Speaker of the House;
(7) One member nominated by a national multi-sector food advocacy organization and appointed by the Speaker of the House;
(8) One member nominated by a Chicago-based food advocacy organization and appointed by the Minority Leader of the House;
(9) One member nominated by a statewide environmental advocacy organization and appointed by the Senate President;
(10) One member nominated by a statewide labor organization that represents food workers and appointed by the Senate Minority Leader;
(11) One member nominated by a national farm-animal welfare organization and appointed by the Senate President;
(12) The Director of the Department of Commerce and Economic Opportunity or his or her designee;
(13) The Director of the Environmental Protection Agency or his or her designee;
(14) The Director of the Department of Public Health or his or her designee;
(15) The Director of the Department of Natural Resources or his or her designee;
(16) The Chief Procurement Officer for General Services or his or her designee;
(17) The Chief Procurement Officer for Higher Education or his or her designee;
(18) The Chief Procurement Officer for the Secretary of State's Office or his or her designee;
(19) The Chief Procurement Officer for the Department of Corrections or his or her designee;
(20) The Chief Procurement Officer for the Department of Human Services or his or her designee;
(21) The Chief Procurement Officer for Central Management Services or his or her designee; and
(22) The Director of the Department of Agriculture or his or her designee; and be it further

RESOLVED, That the Department of Agriculture shall provide administrative support for the Task Force; and be it further

RESOLVED, That the Task Force members shall select a chairperson at the first meeting; and be it further

RESOLVED, That the Task Force shall submit its final report to the Governor and the General Assembly no later than January 1, 2021 and is dissolved upon the filing of the report.

HOUSE JOINT RESOLUTION 122

Offered by Representative Ammons:
WHEREAS, Creating a clear path to the middle class and ensuring our nation's economic prosperity means opening the doors of higher education to more Illinois citizens; today, three-quarters of the fastest-growing occupations require education and training beyond a high school diploma, yet, nearly half of the students who begin college in this country do not finish within six years, and tuition continues to rise, putting college out of reach for the very families that need it most to join the middle class; a generation ago, the U.S. led the world in college attainment of young adults, and now, we rank 13th; and

WHEREAS, In today's economy, higher education is no longer a luxury for the privileged few but is a necessity for individual economic opportunity and America's competitiveness in the global economy; at a time when jobs can move anywhere in the world, skills and education will determine success for individuals and for nations; as a result, a college education remains the best investment a student can make in his or her future; and

WHEREAS, Addressing growing college costs and debt is absolutely critical; many more students need access to vastly more affordable and quality higher education opportunities, including tuition-free degree options; for too long, America's higher education system has focused almost exclusively on inputs, enrolling students in college, and too little on outcomes, graduating from college with high-quality degrees; and

WHEREAS, We must reset the incentives that underpin the system so that the focus is on the outcome that matters, completing a quality degree at a reasonable cost; otherwise, we will merely be finding better ways of paying for an unsustainable status quo; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that there is created the Free College Tuition Task Force which is charged with conducting a study on what the cost to the State would be to provide free college tuition through first dollar programs, middle dollar programs, last dollar programs, and any other possible funding sources; the study shall consist of, but not be limited to: (1) the potential rise in cost to the various community colleges and universities, (2) the potential rise in administrative cost for the state agency that will administer the grant, (3) how much it would cost to fund a grant for community colleges only and a grant for 4-year universities only, and (4) how funding will intersect with eligibility criteria; the study shall also look at innovative ways to keep Illinois students from leaving the State to attend college; and be it further

RESOLVED, That the Task Force shall consist of the following members, who shall serve without compensation:

(1) Two members of the House of Representatives appointed by the Speaker of the House;
(2) Two members of the House of Representatives appointed by the Minority Leader of the House;
(3) Two members of the Senate appointed by the Senate President;
(4) Two members of the Senate appointed by the Senate Minority Leader;
(5) Two members appointed by the Governor;
(6) The Governor, or his or her designee;
(7) The Executive Director of the Illinois Board of Higher Education, or his or her designee;
(8) The Executive Director of the Illinois Student Assistance Commission, or his or her designee;
and

(9) The Executive Director of the Illinois Community College Board, or his or her designee; and be it further

RESOLVED, That the Illinois Student Assistant Commission shall provide administrative support to the Task Force; and be it further

RESOLVED, That the Task Force shall hold quarterly meetings and shall select a chairperson at its first meeting; and be it further

RESOLVED, That the Task Force shall have the option to bring in subject matter experts in order to conduct a complete analysis and provide Illinois with the best possible program aimed to increase access to education and to make social equity the center of our efforts; and be it further

RESOLVED, That the Task Force shall submit its final report to the Governor and the General Assembly no later than January 1, 2021 and is dissolved upon the filing of the report.
Offered by Representative Durkin:

WHEREAS, Senate Joint Resolution Constitutional Amendment No. 1 proposes to amend the Revenue Article of the Illinois Constitution by removing language that requires a uniform rate for personal income tax imposed by the State, and by authorizing the General Assembly to set by law the rate or rates for personal income tax imposed by the State; and

WHEREAS, Senate Joint Resolution Constitutional Amendment No. 1 was adopted by a three-fifths majority of the Senate on May 1, 2019, and by a three-fifths majority of the House of Representatives on May 27, 2019, meeting the requirements of subsection (a) of Section 2 of Article XIV of the Illinois Constitution to be placed on the ballot at the next general election; and

WHEREAS, The proposal to amend the Illinois Constitution authorized by Senate Joint Resolution Constitutional Amendment No. 1 is scheduled to appear on the general election ballot for November 3, 2020; and

WHEREAS, Subsection (a) of Section 2 of Article XIV of the Illinois Constitution specifically authorizes proposed constitutional amendments adopted by the General Assembly under Section 2 of Article XIV of the Illinois Constitution to be removed from the ballot when "withdrawn by a majority of the members elected to each house"; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that the proposal to amend the Illinois Constitution authorized by Senate Joint Resolution Constitutional Amendment No. 1 is hereby withdrawn from the general election ballot for November 3, 2020; and be it further

RESOLVED, That the Governor, the Secretary of State, the Illinois State Board of Elections, and all Illinois election authorities shall be provided with copies of this resolution.

HOUSE BILLS ON SECOND READING

Having been reproduced, the following bill was taken up, read by title a second time and held on the order of Second Reading: HOUSE BILL 1743.

At the hour of 8:29 o'clock p.m., the House Perfunctory Session adjourned.