STATE OF ILLINOIS



HOUSE JOURNAL

HOUSE OF REPRESENTATIVES

NINETY-SIXTH GENERAL ASSEMBLY

53RD LEGISLATIVE DAY

REGULAR & PERFUNCTORY SESSION

WEDNESDAY, MAY 13, 2009

1:15 O'CLOCK P.M.

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The House met pursuant to adjournment. Representative Lyons in the chair. Prayer by Dr. Edwin E. Evans, who is the Pastor with First United Presbyterian Church in Centralia,

IL.

Representative Jackson 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 Durkin, Joyce and Mulligan were excused from attendance.

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Lang replaced Representative Turner in the Committee on Executive on May 13, 2009.

Representative Beaubien replaced Representative Black in the Committee on Rules on May 13, 2009.

TEMPORARY COMMITTEE ASSIGNMENTS FOR COMMITTEES NOT REPORTING

Representative Thapedi replaced Representative Froehlich in the Committee on Elementary & Secondary Education on May 13, 2009.

REPORT FROM THE COMMITTEE ON RULES

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on May 13, 2009, reported the same back with the following recommendations:

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Executive: SENATE BILL 933. Revenue & Finance: SENATE BILLS 1522, 1623 and 2252.

The committee roll call vote on the foregoing Legislative Measures is as follows: 3, Yeas; 0, Nays; 0, Answering Present.

Y Currie(D), Chairperson

A Lang(D)

A Turner(D)

Y Beaubien(R) (replacing Black)

Y Schmitz(R)

REPORTS FROM STANDING COMMITTEES

Representative Burke, Chairperson, from the Committee on Executive to which the following were referred, action taken on May 13, 2009, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILLS 1282 and 2289.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: SENATE BILLS 1267 and 1783.

The committee roll call vote on Senate Bills 1267, 1282, 1783 and 2289 is as follows:

11, Yeas; 0, Nays; 0, Answering Present.

Y Burke(D), Chairperson

Y Lyons(D), Vice-Chairperson

Y Brady(R), Republican Spokesperson
Y Arroyo(D)
Y Biggins(R)
Y Sullivan(R)
Y Lang(D) (replacing Turner)

Y Acevedo(D) Y Berrios(D) Y Rita(D) Y Tryon(R)

BALANCED BUDGET NOTE SUPPLIED

A Balanced Budget Note has been supplied for SENATE BILL 99.

FISCAL NOTE SUPPLIED

A Fiscal Note has been supplied for SENATE BILL 1909.

MESSAGES FROM THE SENATE

A message from the Senate by Ms. Rock, Secretary: Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has concurred with the House in the passage of bills of the following titles to-wit: HOUSE BILL NO. 30 A bill for AN ACT concerning State government. HOUSE BILL NO. 36 A bill for AN ACT concerning finance. HOUSE BILL NO. 38 A bill for AN ACT concerning State government. Passed by the Senate, May 13, 2009.

Jillayne Rock, Secretary of the Senate

A message from the Senate by Ms. Rock, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has concurred with the House in the passage of bills of the following titles to-wit:

HOUSE BILL NO. 75

A bill for AN ACT concerning revenue. HOUSE BILL NO. 78 A bill for AN ACT concerning public health. HOUSE BILL NO. 151 A bill for AN ACT concerning State government. HOUSE BILL NO. 159 A bill for AN ACT concerning local government. HOUSE BILL NO. 204 A bill for AN ACT concerning public aid. HOUSE BILL NO. 229 A bill for AN ACT concerning wildlife. HOUSE BILL NO. 688 A bill for AN ACT concerning civil law. HOUSE BILL NO. 867 A bill for AN ACT concerning criminal law. Passed by the Senate, May 13, 2009.

A message from the Senate by Ms. Rock, Secretary: Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has concurred with the House in the passage of bills of the following titles to-wit: HOUSE BILL NO. 244 A bill for AN ACT concerning insurance. HOUSE BILL NO. 272 A bill for AN ACT concerning education. HOUSE BILL NO. 338 A bill for AN ACT concerning renewable fuels. HOUSE BILL NO. 348 A bill for AN ACT concerning financial regulation. HOUSE BILL NO. 364 A bill for AN ACT concerning education. HOUSE BILL NO. 370 A bill for AN ACT concerning transportation, which may be referred to as the Michael Dean Law. HOUSE BILL NO. 382 A bill for AN ACT concerning education.

Passed by the Senate, May 13, 2009.

Jillayne Rock, Secretary of the Senate

A message from the Senate by Ms. Rock, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has concurred with the House in the passage of bills of the following titles to-wit:

HOUSE BILL NO. 392 A bill for AN ACT concerning education. HOUSE BILL NO. 394 A bill for AN ACT concerning insurance. HOUSE BILL NO. 446 A bill for AN ACT concerning State government. HOUSE BILL NO. 466 A bill for AN ACT concerning local government. HOUSE BILL NO. 472 A bill for AN ACT concerning local government. HOUSE BILL NO. 483 A bill for AN ACT concerning local government. HOUSE BILL NO. 488 A bill for AN ACT concerning criminal law. HOUSE BILL NO. 490 A bill for AN ACT concerning insurance. HOUSE BILL NO. 520 A bill for AN ACT concerning courts. HOUSE BILL NO. 571 A bill for AN ACT concerning State government. HOUSE BILL NO. 585 A bill for AN ACT concerning local government. HOUSE BILL NO. 617 A bill for AN ACT concerning business.

HOUSE BILL NO. 624

A bill for AN ACT concerning government. Passed by the Senate, May 13, 2009.

Jillayne Rock, Secretary of the Senate

A message from the Senate by Ms. Rock, Secretary: Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has concurred with the House in the passage of bills of the following titles to-wit: HOUSE BILL NO. 667 A bill for AN ACT concerning local government. HOUSE BILL NO. 680 A bill for AN ACT concerning State government. HOUSE BILL NO. 704 A bill for AN ACT concerning local government. HOUSE BILL NO. 706 A bill for AN ACT concerning veterans. HOUSE BILL NO. 722 A bill for AN ACT concerning utilities. HOUSE BILL NO. 759 A bill for AN ACT concerning civil law. HOUSE BILL NO. 761 A bill for AN ACT concerning courts. HOUSE BILL NO. 796 A bill for AN ACT concerning energy assistance. HOUSE BILL NO. 799 A bill for AN ACT concerning criminal law. HOUSE BILL NO. 812 A bill for AN ACT concerning insurance. HOUSE BILL NO. 818 A bill for AN ACT concerning public aid. Passed by the Senate, May 13, 2009.

Jillayne Rock, Secretary of the Senate

A message from the Senate by Ms. Rock, Secretary: Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has concurred with the House in the passage of bills of the following titles to-wit: HOUSE BILL NO. 870 A bill for AN ACT concerning local government. HOUSE BILL NO. 897 A bill for AN ACT concerning identification cards. HOUSE BILL NO. 898 A bill for AN ACT concerning higher education. HOUSE BILL NO. 899 A bill for AN ACT concerning higher education. HOUSE BILL NO. 914 A bill for AN ACT concerning transportation. HOUSE BILL NO. 934 A bill for AN ACT concerning criminal law. Passed by the Senate, May 13, 2009.

Jillayne Rock, Secretary of the Senate

A message from the Senate by Ms. Rock, Secretary: Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has concurred with the House in the passage of bills of the following titles to-wit: HOUSE BILL NO. 952 A bill for AN ACT concerning employment. HOUSE BILL NO. 972 A bill for AN ACT concerning higher education. HOUSE BILL NO. 979 A bill for AN ACT concerning education. HOUSE BILL NO. 1003 A bill for AN ACT concerning local government. Passed by the Senate, May 13, 2009.

Jillayne Rock, Secretary of the Senate

A message from the Senate by Ms. Rock, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has concurred with the House in the passage of bills of the following titles to-wit:

HOUSE BILL NO. 1014

A bill for AN ACT concerning regulation. HOUSE BILL NO. 1015 A bill for AN ACT concerning regulation. HOUSE BILL NO. 1032 A bill for AN ACT concerning criminal law. HOUSE BILL NO. 1035 A bill for AN ACT concerning education. HOUSE BILL NO. 1042 A bill for AN ACT concerning local government. HOUSE BILL NO. 1055 A bill for AN ACT concerning finance. HOUSE BILL NO. 1065 A bill for AN ACT concerning civil law. HOUSE BILL NO. 1079 A bill for AN ACT concerning education. HOUSE BILL NO. 1088 A bill for AN ACT concerning safety. HOUSE BILL NO. 1089 A bill for AN ACT concerning local government. Passed by the Senate, May 13, 2009.

Jillayne Rock, Secretary of the Senate

A message from the Senate by Ms. Rock, Secretary:

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

HOUSE BILL 529

A bill for AN ACT concerning children.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 529

Passed the Senate, as amended, May 13, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. <u>1</u>. Amend House Bill 529 by replacing everything after the enacting clause with the following:

"Section 5. The Children and Family Services Act is amended by changing Section 5 as follows: (20 ILCS 505/5) (from Ch. 23, par. 5005)

Sec. 5. Direct child welfare services; Department of Children and Family Services. To provide direct child welfare services when not available through other public or private child care or program facilities.

(a) For purposes of this Section:

(1) "Children" means persons found within the State who are under the age of 18 years.

The term also includes persons under age 19 who:

(A) were committed to the Department pursuant to the Juvenile Court Act or the

Juvenile Court Act of 1987, as amended, prior to the age of 18 and who continue under the jurisdiction of the court; or

(B) were accepted for care, service and training by the Department prior to the

age of 18 and whose best interest in the discretion of the Department would be served by continuing that care, service and training because of severe emotional disturbances, physical disability, social adjustment or any combination thereof, or because of the need to complete an educational or vocational training program.

(2) "Homeless youth" means persons found within the State who are under the age of 19,

are not in a safe and stable living situation and cannot be reunited with their families.

(3) "Child welfare services" means public social services which are directed toward the accomplishment of the following purposes:

- (A) protecting and promoting the health, safety and welfare of children, including homeless, dependent or neglected children;
- (B) remedying, or assisting in the solution of problems which may result in, the

neglect, abuse, exploitation or delinquency of children;

(C) preventing the unnecessary separation of children from their families by

identifying family problems, assisting families in resolving their problems, and preventing the breakup of the family where the prevention of child removal is desirable and possible when the child can be cared for at home without endangering the child's health and safety;

(D) restoring to their families children who have been removed, by the provision of

services to the child and the families when the child can be cared for at home without endangering the child's health and safety;

(E) placing children in suitable adoptive homes, in cases where restoration to the

biological family is not safe, possible or appropriate;

(F) assuring safe and adequate care of children away from their homes, in cases

where the child cannot be returned home or cannot be placed for adoption. At the time of placement, the Department shall consider concurrent planning, as described in subsection (l-1) of this Section so that permanency may occur at the earliest opportunity. Consideration should be given so that if reunification fails or is delayed, the placement made is the best available placement to provide permanency for the child;

(G) (blank);

(H) (blank); and

(I) placing and maintaining children in facilities that provide separate living

quarters for children under the age of 18 and for children 18 years of age and older, unless a child 18 years of age is in the last year of high school education or vocational training, in an approved individual or group treatment program, in a licensed shelter facility, or secure child care facility. The

Department is not required to place or maintain children:

- (i) who are in a foster home, or
- (ii) who are persons with a developmental disability, as defined in the Mental Health and Developmental Disabilities Code, or
- (iii) who are female children who are pregnant, pregnant and parenting or
 - parenting, or
- (iv) who are siblings, in facilities that provide separate living quarters for
- children 18 years of age and older and for children under 18 years of age.

(b) Nothing in this Section shall be construed to authorize the expenditure of public funds for the purpose of performing abortions.

(c) The Department shall establish and maintain tax-supported child welfare services and extend and seek to improve voluntary services throughout the State, to the end that services and care shall be available on an equal basis throughout the State to children requiring such services.

(d) The Director may authorize advance disbursements for any new program initiative to any agency contracting with the Department. As a prerequisite for an advance disbursement, the contractor must post a surety bond in the amount of the advance disbursement and have a purchase of service contract approved by the Department. The Department may pay up to 2 months operational expenses in advance. The amount of the advance disbursement shall be prorated over the life of the contract or the remaining months of the fiscal year, whichever is less, and the installment amount shall then be deducted from future bills. Advance disbursement authorizations for new initiatives shall not be made to any agency after that agency has operated during 2 consecutive fiscal years. The requirements of this Section concerning advance disbursements shall not apply with respect to the following: payments to local public agencies for child day care services as authorized by Section 5a of this Act; and youth service programs receiving grant funds under Section 17a-4.

(e) (Blank).

(f) (Blank).

(g) The Department shall establish rules and regulations concerning its operation of programs designed to meet the goals of child safety and protection, family preservation, family reunification, and adoption, including but not limited to:

(1) adoption;

(2) foster care;

(3) family counseling;

(4) protective services;

(5) (blank);

(6) homemaker service;

(7) return of runaway children;

(8) (blank);

(9) placement under Section 5-7 of the Juvenile Court Act or Section 2-27, 3-28, 4-25

or 5-740 of the Juvenile Court Act of 1987 in accordance with the federal Adoption Assistance and Child Welfare Act of 1980; and

(10) interstate services.

Rules and regulations established by the Department shall include provisions for training Department staff and the staff of Department grantees, through contracts with other agencies or resources, in alcohol and drug abuse screening techniques approved by the Department of Human Services, as a successor to the Department of Alcoholism and Substance Abuse, for the purpose of identifying children and adults who should be referred to an alcohol and drug abuse treatment program for professional evaluation.

(h) If the Department finds that there is no appropriate program or facility within or available to the Department for a ward and that no licensed private facility has an adequate and appropriate program or none agrees to accept the ward, the Department shall create an appropriate individualized, program-oriented plan for such ward. The plan may be developed within the Department or through purchase of services by the Department to the extent that it is within its statutory authority to do.

(i) Service programs shall be available throughout the State and shall include but not be limited to the following services:

(1) case management;

(2) homemakers;

(3) counseling;

(4) parent education;

(5) day care; and

(6) emergency assistance and advocacy.

In addition, the following services may be made available to assess and meet the needs of children and families:

(1) comprehensive family-based services;

(2) assessments;

- (3) respite care; and
- (4) in-home health services.

The Department shall provide transportation for any of the services it makes available to children or families or for which it refers children or families.

(j) The Department may provide categories of financial assistance and education assistance grants, and shall establish rules and regulations concerning the assistance and grants, to persons who adopt physically or mentally handicapped, older and other hard-to-place children who (i) immediately prior to their adoption were legal wards of the Department or (ii) were determined eligible for financial assistance with respect to a prior adoption and who become available for adoption because the prior adoption has been dissolved and the parental rights of the adoptive parents have been terminated or because the child's adoptive parents have died. The Department may continue to provide financial assistance and education assistance grants for a child who was determined eligible for financial assistance under this subsection (j) in the interim period beginning when the child's adoptive parents. The Department may also provide categories of financial assistance and education assistance and grants, to persons appointed guardian of the person under Section 5-7 of the Juvenile Court Act or Section 2-27, 3-28, 4-25 or 5-740 of the Juvenile Court Act of 1987 for children who were wards of the Department for 12 months immediately prior to the appointment of the guardian.

The amount of assistance may vary, depending upon the needs of the child and the adoptive parents, as set forth in the annual assistance agreement. Special purpose grants are allowed where the child requires special service but such costs may not exceed the amounts which similar services would cost the Department if it were to provide or secure them as guardian of the child.

Any financial assistance provided under this subsection is inalienable by assignment, sale, execution, attachment, garnishment, or any other remedy for recovery or collection of a judgment or debt.

(j-5) The Department shall not deny or delay the placement of a child for adoption if an approved family is available either outside of the Department region handling the case, or outside of the State of Illinois.

(k) The Department shall accept for care and training any child who has been adjudicated neglected or abused, or dependent committed to it pursuant to the Juvenile Court Act or the Juvenile Court Act of 1987.

(1) <u>The Before July 1, 2000, the Department may provide, and beginning July 1, 2000, the</u> Department shall offer family preservation services, as defined in Section 8.2 of the Abused and Neglected Child Reporting Act, to help families, including adoptive and extended families. Family preservation services shall be offered (i) to prevent the placement of children in substitute care when the children can be cared for at home or in the custody of the person responsible for the children's welfare, (ii) to reunite children with their families, or (iii) to maintain an adoptive placement. Family preservation services shall only be offered when doing so will not endanger the children's health or safety. With respect to children who are in substitute care pursuant to the Juvenile Court Act of 1987, family preservation services shall not be offered if a goal other than those of subdivisions (A), (B), or (B-1) of subsection (2) of Section 2-28 of that Act has been set. Nothing in this paragraph shall be construed to create a private right of action or claim on the part of any individual or child welfare agency <u>except that when a child is the subject of an action under Article II of the Juvenile Court Act of 1987 and the child's service plan calls for services to facilitate achievement of the permanency goal, the court hearing the action under Article II of the Juvenile Court Act of 1987 may order the Department to provide the services set out in the plan, if those services are not provided with reasonable promptness and if those services are available.</u>

The Department shall notify the child and his family of the Department's responsibility to offer and provide family preservation services as identified in the service plan. The child and his family shall be eligible for services as soon as the report is determined to be "indicated". The Department may offer services to any child or family with respect to whom a report of suspected child abuse or neglect has been filed, prior to concluding its investigation under Section 7.12 of the Abused and Neglected Child Reporting Act. However, the child's or family's willingness to accept services shall not be considered in the investigation. The Department may also provide services to any child or family who is the subject of any report of suspected child abuse or neglect or may refer such child or family to services available from other

agencies in the community, even if the report is determined to be unfounded, if the conditions in the child's or family's home are reasonably likely to subject the child or family to future reports of suspected child abuse or neglect. Acceptance of such services shall be voluntary.

The Department may, at its discretion except for those children also adjudicated neglected or dependent, accept for care and training any child who has been adjudicated addicted, as a truant minor in need of supervision or as a minor requiring authoritative intervention, under the Juvenile Court Act or the Juvenile Court Act or 1987, but no such child shall be committed to the Department by any court without the approval of the Department. A minor charged with a criminal offense under the Criminal Code of 1961 or adjudicated delinquent shall not be placed in the custody of or committed to the Department by any court, except a minor less than 15 years of age committed to the Department under Section 5-710 of the Juvenile Court Act of 1987 or a minor for whom an independent basis of abuse, neglect, or dependency exists, which must be defined by departmental rule. An independent basis exists when the allegations or adjudication of abuse, neglect, or dependency do not arise from the same facts, incident, or circumstances which give rise to a charge or adjudication of delinquency.

(l-1) The legislature recognizes that the best interests of the child require that the child be placed in the most permanent living arrangement as soon as is practically possible. To achieve this goal, the legislature directs the Department of Children and Family Services to conduct concurrent planning so that permanency may occur at the earliest opportunity. Permanent living arrangements may include prevention of placement of a child outside the home of the family when the child can be cared for at home without endangering the child's health or safety; reunification with the family, when safe and appropriate, if temporary placement is necessary; or movement of the child toward the most permanent living arrangement and permanent legal status.

When determining reasonable efforts to be made with respect to a child, as described in this subsection, and in making such reasonable efforts, the child's health and safety shall be the paramount concern.

When a child is placed in foster care, the Department shall ensure and document that reasonable efforts were made to prevent or eliminate the need to remove the child from the child's home. The Department must make reasonable efforts to reunify the family when temporary placement of the child occurs unless otherwise required, pursuant to the Juvenile Court Act of 1987. At any time after the dispositional hearing where the Department believes that further reunification services would be ineffective, it may request a finding from the court that reasonable efforts are no longer appropriate. The Department is not required to provide further reunification services after such a finding.

A decision to place a child in substitute care shall be made with considerations of the child's health, safety, and best interests. At the time of placement, consideration should also be given so that if reunification fails or is delayed, the placement made is the best available placement to provide permanency for the child.

The Department shall adopt rules addressing concurrent planning for reunification and permanency. The Department shall consider the following factors when determining appropriateness of concurrent planning:

(1) the likelihood of prompt reunification;

- (2) the past history of the family;
- (3) the barriers to reunification being addressed by the family;
- (4) the level of cooperation of the family;
- (5) the foster parents' willingness to work with the family to reunite;
- (6) the willingness and ability of the foster family to provide an adoptive home or
- long-term placement;
- (7) the age of the child;
- (8) placement of siblings.

(m) The Department may assume temporary custody of any child if:

(1) it has received a written consent to such temporary custody signed by the parents

of the child or by the parent having custody of the child if the parents are not living together or by the guardian or custodian of the child if the child is not in the custody of either parent, or

(2) the child is found in the State and neither a parent, guardian nor custodian of the child can be located.

If the child is found in his or her residence without a parent, guardian, custodian or responsible caretaker, the Department may, instead of removing the child and assuming temporary custody, place an authorized representative of the Department in that residence until such time as a parent, guardian or custodian enters the home and expresses a willingness and apparent ability to ensure the child's health and safety and resume permanent charge of the child, or until a relative enters the home and is willing and able to ensure the

child's health and safety and assume charge of the child until a parent, guardian or custodian enters the home and expresses such willingness and ability to ensure the child's safety and resume permanent charge. After a caretaker has remained in the home for a period not to exceed 12 hours, the Department must follow those procedures outlined in Section 2-9, 3-11, 4-8, or 5-415 of the Juvenile Court Act of 1987.

The Department shall have the authority, responsibilities and duties that a legal custodian of the child would have pursuant to subsection (9) of Section 1-3 of the Juvenile Court Act of 1987. Whenever a child is taken into temporary custody pursuant to an investigation under the Abused and Neglected Child Reporting Act, or pursuant to a referral and acceptance under the Juvenile Court Act of 1987 of a minor in limited custody, the Department, during the period of temporary custody and before the child is brought before a judicial officer as required by Section 2-9, 3-11, 4-8, or 5-415 of the Juvenile Court Act of 1987, shall have the authority, responsibilities and duties that a legal custodian of the child would have under subsection (9) of Section 1-3 of the Juvenile Court Act of 1987.

The Department shall ensure that any child taken into custody is scheduled for an appointment for a medical examination.

A parent, guardian or custodian of a child in the temporary custody of the Department who would have custody of the child if he were not in the temporary custody of the Department may deliver to the Department a signed request that the Department surrender the temporary custody of the child. The Department may retain temporary custody of the child for 10 days after the receipt of the request, during which period the Department may cause to be filed a petition pursuant to the Juvenile Court Act of 1987. If a petition is so filed, the Department shall retain temporary custody of the child shall be surrendered to the custody of the requesting parent, guardian or custodian not later than the expiration of the 10 day period, at which time the authority and duties of the Department with respect to the temporary custody of the child shall terminate.

(m-1) The Department may place children under 18 years of age in a secure child care facility licensed by the Department that cares for children who are in need of secure living arrangements for their health, safety, and well-being after a determination is made by the facility director and the Director or the Director's designate prior to admission to the facility subject to Section 2-27.1 of the Juvenile Court Act of 1987. This subsection (m-1) does not apply to a child who is subject to placement in a correctional facility operated pursuant to Section 3-15-2 of the Unified Code of Corrections, unless the child is a ward who was placed under the care of the Department before being subject to placement in a correctional facility and a court of competent jurisdiction has ordered placement of the child in a secure care facility.

(n) The Department may place children under 18 years of age in licensed child care facilities when in the opinion of the Department, appropriate services aimed at family preservation have been unsuccessful and cannot ensure the child's health and safety or are unavailable and such placement would be for their best interest. Payment for board, clothing, care, training and supervision of any child placed in a licensed child care facility may be made by the Department, by the parents or guardians of the estates of those children, or by both the Department and the parents or guardians, except that no payments shall be made by the Department for any child placed in a licensed child care facility for board, clothing, care, training and supervision of such a child that exceed the average per capita cost of maintaining and of caring for a child in institutions for dependent or neglected children operated by the Department. However, such restriction on payments does not apply in cases where children require specialized care and treatment for problems of severe emotional disturbance, physical disability, social adjustment, or any combination thereof and suitable facilities for the placement of such children are not available at payment rates within the limitations set forth in this Section. All reimbursements for services delivered shall be absolutely inalienable by assignment, sale, attachment, garnishment or otherwise.

(o) The Department shall establish an administrative review and appeal process for children and families who request or receive child welfare services from the Department. Children who are wards of the Department and are placed by private child welfare agencies, and foster families with whom those children are placed, shall be afforded the same procedural and appeal rights as children and families in the case of placement by the Department, including the right to an initial review of a private agency decision by that agency. The Department shall insure that any private child welfare agency, which accepts wards of the Department for placement, affords those rights to children and foster families. The Department shall accept for administrative review and an appeal hearing a complaint made by (i) a child or foster family concerning a decision following an initial review by a private child welfare agency or (ii) a prospective adoptive parent who alleges a violation of subsection (j-5) of this Section. An appeal of a decision concerning a change in the placement of a child shall be conducted in an expedited manner.

(p) There is hereby created the Department of Children and Family Services Emergency Assistance Fund from which the Department may provide special financial assistance to families which are in economic crisis when such assistance is not available through other public or private sources and the assistance is deemed necessary to prevent dissolution of the family unit or to reunite families which have been separated due to child abuse and neglect. The Department shall establish administrative rules specifying the criteria for determining eligibility for and the amount and nature of assistance to be provided. The Department may also enter into written agreements with private and public social service agencies to provide emergency financial services to families referred by the Department. Special financial assistance payments shall be available to a family no more than once during each fiscal year and the total payments to a family may not exceed \$500 during a fiscal year.

(q) The Department may receive and use, in their entirety, for the benefit of children any gift, donation or bequest of money or other property which is received on behalf of such children, or any financial benefits to which such children are or may become entitled while under the jurisdiction or care of the Department.

The Department shall set up and administer no-cost, interest-bearing accounts in appropriate financial institutions for children for whom the Department is legally responsible and who have been determined eligible for Veterans' Benefits, Social Security benefits, assistance allotments from the armed forces, court ordered payments, parental voluntary payments, Supplemental Security Income, Railroad Retirement payments, Black Lung benefits, or other miscellaneous payments. Interest earned by each account shall be credited to the account, unless disbursed in accordance with this subsection.

In disbursing funds from children's accounts, the Department shall:

(1) Establish standards in accordance with State and federal laws for disbursing money

from children's accounts. In all circumstances, the Department's "Guardianship Administrator" or his or her designee must approve disbursements from children's accounts. The Department shall be responsible for keeping complete records of all disbursements for each account for any purpose.

(2) Calculate on a monthly basis the amounts paid from State funds for the child's

board and care, medical care not covered under Medicaid, and social services; and utilize funds from the child's account, as covered by regulation, to reimburse those costs. Monthly, disbursements from all children's accounts, up to 1/12 of \$13,000,000, shall be deposited by the Department into the General Revenue Fund and the balance over 1/12 of \$13,000,000 into the DCFS Children's Services Fund.

(3) Maintain any balance remaining after reimbursing for the child's costs of care, as

specified in item (2). The balance shall accumulate in accordance with relevant State and federal laws and shall be disbursed to the child or his or her guardian, or to the issuing agency.

(r) The Department shall promulgate regulations encouraging all adoption agencies to voluntarily forward to the Department or its agent names and addresses of all persons who have applied for and have been approved for adoption of a hard-to-place or handicapped child and the names of such children who have not been placed for adoption. A list of such names and addresses shall be maintained by the Department or its agent, and coded lists which maintain the confidentiality of the person seeking to adopt the child and of the child shall be made available, without charge, to every adoption agency in the State to assist the agencies in placing such children for adoption. The Department may delegate to an agent its duty to maintain and make available such lists. The Department shall ensure that such agent maintains the confidentiality of the person seeking to adopt the child and of the child.

(s) The Department of Children and Family Services may establish and implement a program to reimburse Department and private child welfare agency foster parents licensed by the Department of Children and Family Services for damages sustained by the foster parents as a result of the malicious or negligent acts of foster children, as well as providing third party coverage for such foster parents with regard to actions of foster children to other individuals. Such coverage will be secondary to the foster parent liability insurance policy, if applicable. The program shall be funded through appropriations from the General Revenue Fund, specifically designated for such purposes.

(t) The Department shall perform home studies and investigations and shall exercise supervision over visitation as ordered by a court pursuant to the Illinois Marriage and Dissolution of Marriage Act or the Adoption Act only if:

- (1) an order entered by an Illinois court specifically directs the Department to
 - perform such services; and

(2) the court has ordered one or both of the parties to the proceeding to reimburse the

Department for its reasonable costs for providing such services in accordance with Department rules, or has determined that neither party is financially able to pay.

The Department shall provide written notification to the court of the specific arrangements for

supervised visitation and projected monthly costs within 60 days of the court order. The Department shall send to the court information related to the costs incurred except in cases where the court has determined the parties are financially unable to pay. The court may order additional periodic reports as appropriate.

(u) In addition to other information that must be provided, whenever the Department places a child with a prospective adoptive parent or parents or in a licensed foster home, group home, child care institution, or in a relative home, the Department shall provide to the prospective adoptive parent or parents or other caretaker:

(1) available detailed information concerning the child's educational and health

history, copies of immunization records (including insurance and medical card information), a history of the child's previous placements, if any, and reasons for placement changes excluding any information that identifies or reveals the location of any previous caretaker;

(2) a copy of the child's portion of the client service plan, including any visitation

arrangement, and all amendments or revisions to it as related to the child; and

(3) information containing details of the child's individualized educational plan when

the child is receiving special education services.

The caretaker shall be informed of any known social or behavioral information (including, but not limited to, criminal background, fire setting, perpetuation of sexual abuse, destructive behavior, and substance abuse) necessary to care for and safeguard the children to be placed or currently in the home. The Department may prepare a written summary of the information required by this paragraph, which may be provided to the foster or prospective adoptive parent in advance of a placement. The foster or prospective adoptive parent may review the supporting documents in the child's file in the presence of casework staff. In the case of an emergency placement, casework staff shall at least provide known information verbally, if necessary, and must subsequently provide the information in writing as required by this subsection.

The information described in this subsection shall be provided in writing. In the case of emergency placements when time does not allow prior review, preparation, and collection of written information, the Department shall provide such information as it becomes available. Within 10 business days after placement, the Department shall obtain from the prospective adoptive parent or parents or other caretaker a signed verification of receipt of the information provided. Within 10 business days after placement, the Department shall provide to the child's guardian ad litem a copy of the information provided to the prospective adoptive parent or parents or other caretaker. The information provided to the prospective adoptive parent or parents or other caretaker shall be reviewed and approved regarding accuracy at the supervisory level.

(u-5) Effective July 1, 1995, only foster care placements licensed as foster family homes pursuant to the Child Care Act of 1969 shall be eligible to receive foster care payments from the Department. Relative caregivers who, as of July 1, 1995, were approved pursuant to approved relative placement rules previously promulgated by the Department at 89 III. Adm. Code 335 and had submitted an application for licensure as a foster family home may continue to receive foster care payments only until the Department determines that they may be licensed as a foster family home or that their application for licensure is denied or until September 30, 1995, whichever occurs first.

(v) The Department shall access criminal history record information as defined in the Illinois Uniform Conviction Information Act and information maintained in the adjudicatory and dispositional record system as defined in Section 2605-355 of the Department of State Police Law (20 ILCS 2605/2605-355) if the Department determines the information is necessary to perform its duties under the Abused and Neglected Child Reporting Act, the Child Care Act of 1969, and the Children and Family Services Act. The Department shall provide for interactive computerized communication and processing equipment that permits direct on-line communication with the Department of State Police's central criminal history data repository. The Department shall comply with all certification requirements and provide certified operators who have been trained by personnel from the Department of State Police. In addition, one Office of the Inspector General investigator shall have training in the use of the criminal history information access system and have access to the terminal. The Department of Children and Family Services and its employees shall abide by rules and regulations established by the Department of State Police relating to the access and dissemination of this information.

(v-1) Prior to final approval for placement of a child, the Department shall conduct a criminal records background check of the prospective foster or adoptive parent, including fingerprint-based checks of national crime information databases. Final approval for placement shall not be granted if the record check reveals a felony conviction for child abuse or neglect, for spousal abuse, for a crime against children, or for a crime involving violence, including rape, sexual assault, or homicide, but not including other physical

assault or battery, or if there is a felony conviction for physical assault, battery, or a drug-related offense committed within the past 5 years.

(v-2) Prior to final approval for placement of a child, the Department shall check its child abuse and neglect registry for information concerning prospective foster and adoptive parents, and any adult living in the home. If any prospective foster or adoptive parent or other adult living in the home has resided in another state in the preceding 5 years, the Department shall request a check of that other state's child abuse and neglect registry.

(w) Within 120 days of August 20, 1995 (the effective date of Public Act 89-392), the Department shall prepare and submit to the Governor and the General Assembly, a written plan for the development of in-state licensed secure child care facilities that care for children who are in need of secure living arrangements for their health, safety, and well-being. For purposes of this subsection, secure care facility shall mean a facility that is designed and operated to ensure that all entrances and exits from the facility, a building or a distinct part of the building, are under the exclusive control of the staff of the facility, whether or not the child has the freedom of movement within the perimeter of the facility, building, or distinct part of the building. The plan shall include descriptions of the types of facilities that are needed in Illinois; the cost of developing these secure care facilities; the estimated number of placements; the potential cost savings resulting from the movement of children currently out-of-state who are projected to be returned to Illinois; the necessary geographic distribution of these facilities in Illinois; and a proposed timetable for development of such facilities.

(Source: P.A. 94-215, eff. 1-1-06; 94-1010, eff. 10-1-06; 95-10, eff. 6-30-07; 95-601, eff. 9-11-07; 95-642, eff. 6-1-08; 95-876, eff. 8-21-08.)

Section 10. The Abused and Neglected Child Reporting Act is amended by changing Section 8.2 as follows:

(325 ILCS 5/8.2) (from Ch. 23, par. 2058.2)

Sec. 8.2. If the Child Protective Service Unit determines, following an investigation made pursuant to Section 7.4 of this Act, that there is credible evidence that the child is abused or neglected, the Department shall assess the family's need for services, and, as necessary, develop, with the family, an appropriate service plan for the family's voluntary acceptance or refusal. In any case where there is evidence that the perpetrator of the abuse or neglect is an addict or alcoholic as defined in the Alcoholism and Other Drug Abuse and Dependency Act, the Department, when making referrals for drug or alcohol abuse services, shall make such referrals to facilities licensed by the Department of Human Services or the Department of Public Health. The Department shall comply with Section 8.1 by explaining its lack of legal authority to compel the acceptance of services and may explain its concomitant authority to petition the Circuit court under the Juvenile Court Act of 1987 or refer the case to the local law enforcement authority or State's attorney for criminal prosecution.

For purposes of this Act, the term "family preservation services" refers to all services to help families, including adoptive and extended families. Family preservation services shall be offered, where safe and appropriate, to prevent the placement of children in substitute care when the children can be cared for at home or in the custody of the person responsible for the children's welfare without endangering the children's health or safety, to reunite them with their families if so placed when reunification is an appropriate goal, or to maintain an adoptive placement. The term "homemaker" includes emergency caretakers, homemakers, caretakers, housekeepers and chore services. The term "counseling" includes individual therapy, infant stimulation therapy, family therapy, group therapy, self-help groups, drug and alcohol abuse counseling, vocational counseling and post-adoptive services. The term "day care" includes protective day care and day care to meet educational, prevocational or vocational needs. The term "emergency assistance and advocacy" includes coordinated services to secure emergency cash, food, housing and medical assistance or advocacy for other subsistence and family protective needs.

Before July 1, 2000, appropriate family preservation services shall, subject to appropriation, be included in the service plan if the Department has determined that those services will ensure the child's health and safety, are in the child's best interests, and will not place the child in imminent risk of harm. Beginning July 1, 2000, appropriate family preservation services shall be uniformly available throughout the State. The Department shall promptly notify children and families of the Department's responsibility to offer and provide family preservation services as identified in the service plan. Such plans may include but are not limited to: case management services; homemakers; counseling; parent education; day care; emergency assistance and advocacy assessments; respite care; in-home health care; transportation to obtain any of the above services; and medical assistance. Nothing in this paragraph shall be construed to create a private right of action or claim on the part of any individual or child welfare agency, except that when a child is the subject of an action under Article II of the Juvenile Court Act of 1987 and the child's service plan calls for services to facilitate achievement of the permanency goal, the court hearing the action under Article II of the Juvenile Court Act of 1987 may order the Department to provide the services set out in the plan, if those services are not provided with reasonable promptness and if those services are available.

The Department shall provide a preliminary report to the General Assembly no later than January 1, 1991, in regard to the provision of services authorized pursuant to this Section. The report shall include:

(a) the number of families and children served, by type of services;

(b) the outcome from the provision of such services, including the number of families

which remained intact at least 6 months following the termination of services;

(c) the number of families which have been subjects of founded reports of abuse following the termination of services;

(d) an analysis of general family circumstances in which family preservation services have been determined to be an effective intervention;

- (e) information regarding the number of families in need of services but unserved due to budget or program criteria guidelines;
- (f) an estimate of the time necessary for and the annual cost of statewide

implementation of such services;

(g) an estimate of the length of time before expansion of these services will be made

to include families with children over the age of 6; and

(h) recommendations regarding any proposed legislative changes to this program.

Each Department field office shall maintain on a local basis directories of services available to children and families in the local area where the Department office is located.

The Department shall refer children and families served pursuant to this Section to private agencies and governmental agencies, where available.

Where there are 2 equal proposals from both a not-for-profit and a for-profit agency to provide services, the Department shall give preference to the proposal from the not-for-profit agency.

No service plan shall compel any child or parent to engage in any activity or refrain from any activity which is not reasonably related to remedying a condition or conditions that gave rise or which could give rise to any finding of child abuse or neglect.

(Source: P.A. 89-21, eff. 6-6-95; 89-507, eff. 7-1-97; 90-14, eff. 7-1-97; 90-28, eff. 1-1-98; 90-608, eff. 6-30-98.)

Section 15. The Juvenile Court Act of 1987 is amended by changing Sections 2-23 and 2-28 and by adding Section 2-34 as follows:

(705 ILCS 405/2-23) (from Ch. 37, par. 802-23)

Sec. 2-23. Kinds of dispositional orders.

(1) The following kinds of orders of disposition may be made in respect of wards of the court:

(a) A minor under 18 years of age found to be neglected or abused under Section 2-3 or

dependent under Section 2-4 may be (1) continued in the custody of his or her parents, guardian or legal custodian; (2) placed in accordance with Section 2-27; (3) restored to the custody of the parent, parents, guardian, or legal custodian, provided the court shall order the parent, parents, guardian, or legal custodian to cooperate with the Department of Children and Family Services and comply with the terms of an after-care plan or risk the loss of custody of the child and the possible termination of their parental rights; or (4) ordered partially or completely emancipated in accordance with the provisions of the Emancipation of Minors Act.

However, in any case in which a minor is found by the court to be neglected or abused

under Section 2-3 of this Act, custody of the minor shall not be restored to any parent, guardian or legal custodian whose acts or omissions or both have been identified, pursuant to subsection (1) of Section 2-21, as forming the basis for the court's finding of abuse or neglect, until such time as a hearing is held on the issue of the best interests of the minor and the fitness of such parent, guardian or legal custodian to care for the minor without endangering the minor's health or safety, and the court enters an order that such parent, guardian or legal custodian is fit to care for the minor.

(b) A minor under 18 years of age found to be dependent under Section 2-4 may be (1) placed in accordance with Section 2-27 or (2) ordered partially or completely emancipated in accordance with the provisions of the Emancipation of Minors Act.

However, in any case in which a minor is found by the court to be dependent under

Section 2-4 of this Act, custody of the minor shall not be restored to any parent, guardian or legal custodian whose acts or omissions or both have been identified, pursuant to subsection (1) of Section

2-21, as forming the basis for the court's finding of dependency, until such time as a hearing is held on the issue of the fitness of such parent, guardian or legal custodian to care for the minor without endangering the minor's health or safety, and the court enters an order that such parent, guardian or legal custodian is fit to care for the minor.

(c) When the court awards guardianship to the Department of Children and Family

Services, the court shall order the parents to cooperate with the Department of Children and Family Services, comply with the terms of the service plans, and correct the conditions that require the child to be in care, or risk termination of their parental rights.

(2) Any order of disposition may provide for protective supervision under Section 2-24 and may include an order of protection under Section 2-25.

Unless the order of disposition expressly so provides, it does not operate to close proceedings on the pending petition, but is subject to modification, not inconsistent with Section 2-28, until final closing and discharge of the proceedings under Section 2-31.

(3) The court also shall enter any other orders necessary to fulfill the service plan, including, but not limited to, (i) orders requiring parties to cooperate with services, (ii) restraining orders controlling the conduct of any party likely to frustrate the achievement of the goal, and (iii) visiting orders. Unless otherwise specifically authorized by law, the court is not empowered under this subsection (3) to order specific placements, specific services, or specific service providers to be included in the plan. If, after receiving evidence, the court determines that the services contained in the plan are not reasonably calculated to facilitate achievement of the permanency goal, the court shall put in writing the factual basis supporting the determination and enter specific findings based on the evidence. The court also shall enter an order for the Department to develop and implement a new service plan or to implement changes to the current service plan consistent with the court's findings. The new service plan shall be filed with the court and served on all parties within 45 days after the date of the order. The court shall continue the matter until the new service plan is filed. Unless otherwise specifically authorized by law, the court is not empowered under this subsection (3) or under subsection (2) to order specific placements, specific services, or specific service providers to be included in the plan. If the court concludes that the Department of Children and Family Services has abused its discretion in setting the current service plan or permanency goal for the minor, the court shall enter specific findings in writing based on the evidence and shall enter an order for the Department to develop and implement a new permanency goal and service plan consistent with the court's findings. The new service plan shall be filed with the court and served on all parties. The court shall continue the matter until the new service plan is filed.

(4) In addition to any other order of disposition, the court may order any minor adjudicated neglected with respect to his or her own injurious behavior to make restitution, in monetary or non-monetary form, under the terms and conditions of Section 5-5-6 of the Unified Code of Corrections, except that the "presentence hearing" referred to therein shall be the dispositional hearing for purposes of this Section. The parent, guardian or legal custodian of the minor may pay some or all of such restitution on the minor's behalf.

(5) Any order for disposition where the minor is committed or placed in accordance with Section 2-27 shall provide for the parents or guardian of the estate of such minor to pay to the legal custodian or guardian of the person of the minor such sums as are determined by the custodian or guardian of the person of the minor's needs. Such payments may not exceed the maximum amounts provided for by Section 9.1 of the Children and Family Services Act.

(6) Whenever the order of disposition requires the minor to attend school or participate in a program of training, the truant officer or designated school official shall regularly report to the court if the minor is a chronic or habitual truant under Section 26-2a of the School Code.

(7) The court may terminate the parental rights of a parent at the initial dispositional hearing if all of the conditions in subsection (5) of Section 2-21 are met.

(Source: P.A. 95-331, eff. 8-21-07.)

(705 ILCS 405/2-28) (from Ch. 37, par. 802-28)

Sec. 2-28. Court review.

(1) The court may require any legal custodian or guardian of the person appointed under this Act to report periodically to the court or may cite him into court and require him or his agency, to make a full and accurate report of his or its doings in behalf of the minor. The custodian or guardian, within 10 days after such citation, shall make the report, either in writing verified by affidavit or orally under oath in open court, or otherwise as the court directs. Upon the hearing of the report the court may remove the custodian or guardian and appoint another in his stead or restore the minor to the custody of his parents or former

guardian or custodian. However, custody of the minor shall not be restored to any parent, guardian or legal custodian in any case in which the minor is found to be neglected or abused under Section 2-3 or dependent under Section 2-4 of this Act, unless the minor can be cared for at home without endangering the minor's health or safety and it is in the best interests of the minor, and if such neglect, abuse, or dependency is found by the court under paragraph (1) of Section 2-21 of this Act to have come about due to the acts or omissions or both of such parent, guardian or legal custodian, until such time as an investigation is made as provided in paragraph (5) and a hearing is held on the issue of the fitness of such parent, guardian or legal custodian to care for the minor and the court enters an order that such parent, guardian or legal custodian is fit to care for the minor.

(2) The first permanency hearing shall be conducted by the judge. Subsequent permanency hearings may be heard by a judge or by hearing officers appointed or approved by the court in the manner set forth in Section 2-28.1 of this Act. The initial hearing shall be held (a) within 12 months from the date temporary custody was taken, (b) if the parental rights of both parents have been terminated in accordance with the procedure described in subsection (5) of Section 2-21, within 30 days of the order for termination of parental rights and appointment of a guardian with power to consent to adoption, or (c) in accordance with subsection (2) of Section 2-13.1. Subsequent permanency hearings shall be held every 6 months or more frequently if necessary in the court's determination following the initial permanency hearing, in accordance with the standards set forth in this Section, until the court determines that the plan and goal have been achieved. Once the plan and goal have been achieved, if the minor remains in substitute care, the case shall be reviewed at least every 6 months thereafter, subject to the provisions of this Section, unless the minor is placed in the guardianship of a suitable relative or other person and the court determines that further monitoring by the court does not further the health, safety or best interest of the child and that this is a stable permanent placement. The permanency hearings must occur within the time frames set forth in this subsection and may not be delayed in anticipation of a report from any source or due to the agency's failure to timely file its written report (this written report means the one required under the next paragraph and does not mean the service plan also referred to in that paragraph).

The public agency that is the custodian or guardian of the minor, or another agency responsible for the minor's care, shall ensure that all parties to the permanency hearings are provided a copy of the most recent service plan prepared within the prior 6 months at least 14 days in advance of the hearing. If not contained in the plan, the agency shall also include a report setting forth (i) any special physical, psychological, educational, medical, emotional, or other needs of the minor or his or her family that are relevant to a permanency or placement determination and (ii) for any minor age 16 or over, a written description of the programs and services that will enable the minor to prepare for independent living. The agency's written report must detail what progress or lack of progress the parent has made in correcting the conditions requiring the child to be in care; whether the child can be returned home without jeopardizing the child's health, safety, and welfare, and if not, what permanency goal is recommended to be in the best interests of the child, and why the other permanency hearing has not previously been scheduled by the court, the moving party shall move for the setting of a permanency hearing and the entry of an order within the time frames set forth in this subsection.

At the permanency hearing, the court shall determine the future status of the child. The court shall set one of the following permanency goals:

(A) The minor will be returned home by a specific date within 5 months.

(B) The minor will be in short-term care with a continued goal to return home within a

period not to exceed one year, where the progress of the parent or parents is substantial giving particular consideration to the age and individual needs of the minor.

(B-1) The minor will be in short-term care with a continued goal to return home pending

a status hearing. When the court finds that a parent has not made reasonable efforts or reasonable progress to date, the court shall identify what actions the parent and the Department must take in order to justify a finding of reasonable efforts or reasonable progress and shall set a status hearing to be held not earlier than 9 months from the date of adjudication nor later than 11 months from the date of adjudication during which the parent's progress will again be reviewed.

- (C) The minor will be in substitute care pending court determination on termination of parental rights.
- (D) Adoption, provided that parental rights have been terminated or relinquished.

(E) The guardianship of the minor will be transferred to an individual or couple on a permanent basis provided that goals (A) through (D) have been ruled out.

(F) The minor over age 15 will be in substitute care pending independence.

(G) The minor will be in substitute care because he or she cannot be provided for in a

home environment due to developmental disabilities or mental illness or because he or she is a danger to self or others, provided that goals (A) through (D) have been ruled out.

In selecting any permanency goal, the court shall indicate in writing the reasons the goal was selected and why the preceding goals were ruled out. Where the court has selected a permanency goal other than (A), (B), or (B-1), the Department of Children and Family Services shall not provide further reunification services, but shall provide services consistent with the goal selected.

(H) Notwithstanding any other provision in this Section, the court may select the goal of continuing foster care as a permanency goal if:

(1) The Department of Children and Family Services has custody and guardianship of the minor;

(2) The court has ruled out all other permanency goals based on the child's best interest;

(3) The court has found compelling reasons, based on written documentation reviewed by the court, to place the minor in continuing foster care. Compelling reasons include:

(a) the child does not wish to be adopted or to be placed in the guardianship of his or her relative or foster care placement;

(b) the child exhibits an extreme level of need such that the removal of the child from his or her placement would be detrimental to the child; or

(c) the child who is the subject of the permanency hearing has existing close and strong bonds with a sibling, and achievement of another permanency goal would substantially interfere with the subject child's sibling relationship, taking into consideration the nature and extent of the relationship, and whether ongoing contact is in the subject child's best interest, including long-term emotional interest, as compared with the legal and emotional benefit of permanence;

(4) The child has lived with the relative or foster parent for at least one year; and

(5) The relative or foster parent currently caring for the child is willing and capable of providing the child with a stable and permanent environment.

The court shall set a permanency goal that is in the best interest of the child. In determining that goal, the court shall consult with the minor in an age-appropriate manner regarding the proposed permanency or transition plan for the minor. The court's determination shall include the following factors:

(1) Age of the child.

- (2) Options available for permanence, including both out-of-State and in-State placement options.
- (3) Current placement of the child and the intent of the family regarding adoption.

(4) Emotional, physical, and mental status or condition of the child.

(5) Types of services previously offered and whether or not the services were

successful and, if not successful, the reasons the services failed.

(6) Availability of services currently needed and whether the services exist.

(7) Status of siblings of the minor.

The court shall consider (i) the permanency goal contained in the service plan, (ii) the appropriateness of the services contained in the plan and whether those services have been provided, (iii) whether reasonable efforts have been made by all the parties to the service plan to achieve the goal, and (iv) whether the plan and goal have been achieved. All evidence relevant to determining these questions, including oral and written reports, may be admitted and may be relied on to the extent of their probative value.

The court shall make findings as to whether, in violation of Section 8.2 of the Abused and Neglected Child Reporting Act, any portion of the service plan compels a child or parent to engage in any activity or refrain from any activity that is not reasonably related to remedying a condition or conditions that gave rise or which could give rise to any finding of child abuse or neglect.

If the permanency goal is to return home, the court shall make findings that identify any problems that are causing continued placement of the children away from the home and identify what outcomes would be considered a resolution to these problems. The court shall explain to the parents that these findings are based on the information that the court has at that time and may be revised, should additional evidence be presented to the court.

If the goal has been achieved, the court shall enter orders that are necessary to conform the minor's legal custody and status to those findings.

If, after receiving evidence, the court determines that the services contained in the plan are not reasonably calculated to facilitate achievement of the permanency goal, the court shall put in writing the factual basis supporting the determination and enter specific findings based on the evidence. The court also

shall enter an order for the Department to develop and implement a new service plan or to implement changes to the current service plan consistent with the court's findings. The new service plan shall be filed with the court and served on all parties within 45 days of the date of the order. The court shall continue the matter until the new service plan is filed. Unless otherwise specifically authorized by law, the court is not empowered under this subsection (2) or under subsection (3) to order specific placements, specific services, or specific service providers to be included in the plan.

A guardian or custodian appointed by the court pursuant to this Act shall file updated case plans with the court every 6 months.

Rights of wards of the court under this Act are enforceable against any public agency by complaints for relief by mandamus filed in any proceedings brought under this Act.

(3) Following the permanency hearing, the court shall enter a written order that includes the determinations required under subsection (2) of this Section and sets forth the following:

(a) The future status of the minor, including the permanency goal, and any order

necessary to conform the minor's legal custody and status to such determination; or

(b) If the permanency goal of the minor cannot be achieved immediately, the specific

reasons for continuing the minor in the care of the Department of Children and Family Services or other agency for short term placement, and the following determinations:

(i) (Blank).

(ii) Whether the services required by the court and by any service plan prepared

within the prior 6 months have been provided and (A) if so, whether the services were reasonably calculated to facilitate the achievement of the permanency goal or (B) if not provided, why the services were not provided.

(iii) Whether the minor's placement is necessary, and appropriate to the plan and

goal, recognizing the right of minors to the least restrictive (most family-like) setting available and in close proximity to the parents' home consistent with the health, safety, best interest and special needs of the minor and, if the minor is placed out-of-State, whether the out-of-State placement continues to be appropriate and consistent with the health, safety, and best interest of the minor.

(iv) (Blank).

(v) (Blank).

(4) The minor or any person interested in the minor may apply to the court for a change in custody of the minor and the appointment of a new custodian or guardian of the person or for the restoration of the minor to the custody of his parents or former guardian or custodian.

When return home is not selected as the permanency goal:

(a) The Department, the minor, or the current foster parent or relative caregiver

seeking private guardianship may file a motion for private guardianship of the minor. Appointment of a guardian under this Section requires approval of the court.

(b) The State's Attorney may file a motion to terminate parental rights of any parent

who has failed to make reasonable efforts to correct the conditions which led to the removal of the child or reasonable progress toward the return of the child, as defined in subdivision (D)(m) of Section 1 of the Adoption Act or for whom any other unfitness ground for terminating parental rights as defined in subdivision (D) of Section 1 of the Adoption Act exists.

When parental rights have been terminated for a minimum of 3 years and the child who is the subject of the permanency hearing is 13 years old or older and is not currently placed in a placement likely to achieve permanency, the Department of Children and Family Services shall make reasonable efforts to locate parents whose rights have been terminated, except when the Court determines that those efforts would be futile or inconsistent with the subject child's best interests. The Department of Children and Family Services shall assess the appropriateness of the parent whose rights have been terminated, and shall, as appropriate, foster and support connections between the parent whose rights have been terminated and the youth. The Department of Children and Family Services shall document its determinations and efforts to foster connections in the child's case plan.

Custody of the minor shall not be restored to any parent, guardian or legal custodian in any case in which the minor is found to be neglected or abused under Section 2-3 or dependent under Section 2-4 of this Act, unless the minor can be cared for at home without endangering his or her health or safety and it is in the best interest of the minor, and if such neglect, abuse, or dependency is found by the court under paragraph (1) of Section 2-21 of this Act to have come about due to the acts or omissions or both of such parent, guardian or legal custodian, until such time as an investigation is made as provided in paragraph (5) and a hearing is held on the issue of the health, safety and best interest of the minor and the fitness of such parent,

guardian or legal custodian to care for the minor and the court enters an order that such parent, guardian or legal custodian is fit to care for the minor. In the event that the minor has attained 18 years of age and the guardian or custodian petitions the court for an order terminating his guardianship or custody, guardianship or custody shall terminate automatically 30 days after the receipt of the petition unless the court orders otherwise. No legal custodian or guardian of the person may be removed without his consent until given notice and an opportunity to be heard by the court.

When the court orders a child restored to the custody of the parent or parents, the court shall order the parent or parents to cooperate with the Department of Children and Family Services and comply with the terms of an after-care plan, or risk the loss of custody of the child and possible termination of their parental rights. The court may also enter an order of protective supervision in accordance with Section 2-24.

(5) Whenever a parent, guardian, or legal custodian files a motion for restoration of custody of the minor, and the minor was adjudicated neglected, abused, or dependent as a result of physical abuse, the court shall cause to be made an investigation as to whether the movant has ever been charged with or convicted of any criminal offense which would indicate the likelihood of any further physical abuse to the minor. Evidence of such criminal convictions shall be taken into account in determining whether the minor can be cared for at home without endangering his or her health or safety and fitness of the parent, guardian, or legal custodian.

(a) Any agency of this State or any subdivision thereof shall co-operate with the agent

of the court in providing any information sought in the investigation.

(b) The information derived from the investigation and any conclusions or

recommendations derived from the information shall be provided to the parent, guardian, or legal custodian seeking restoration of custody prior to the hearing on fitness and the movant shall have an opportunity at the hearing to refute the information or contest its significance.

(c) All information obtained from any investigation shall be confidential as provided in Section 5-150 of this Act.

(Source: P.A. 95-10, eff. 6-30-07; 95-182, eff. 8-14-07; 95-876, eff. 8-21-08.)

(705 ILCS 405/2-34 new)

Sec. 2-34. Motion to reinstate parental rights.

(1) For purposes of this subsection (1), the term "parent" refers to the person or persons whose rights were terminated as described in paragraph (a) of this subsection; and the term "minor" means a person under the age of 21 years subject to this Act for whom the Department of Children and Family Services Guardianship Administrator is appointed the temporary custodian or guardian.

<u>A motion to reinstate parental rights may be filed only by the Department of Children and Family</u> Services regarding any minor who is presently a ward of the court under Article II of this Act when all the conditions set out in paragraphs (a), (b), (c), (d), (e), (f), and (g) of this subsection (1) are met:

(a) while the minor was under the jurisdiction of the court under Article II of this Act, the minor's parent or parents surrendered the minor for adoption to an agency legally authorized to place children for adoption, or the minor's parent or parents consented to his or her adoption, or the minor's parent or parents consented to his or her adoption, or the minor's parent or parents consented to his or her adoption by a specified person or persons, or the parent or parents' rights were terminated pursuant to a finding of unfitness pursuant to Section 2-29 of this Act and a guardian was appointed with the power to consent to adoption pursuant to Section 2-29 of this Act; and

(b) (i) since the signing of the surrender, the signing of the consent, or the unfitness finding, the minor has remained a ward of the Court under Article II of this Act; or

(ii) the minor was made a ward of the Court, the minor was placed in the private guardianship of an individual or individuals, and after the appointment of a private guardian, the minor was again brought to the attention of the Juvenile Court and the private guardianship was vacated; or

(iii) the minor was made a ward of the Court, wardship was terminated after the minor was adopted, after the adoption the minor was again brought to the attention of the Juvenile Court and made a ward of the Court under Article II of this Act, and either (i) the adoptive parent or parents are deceased, (ii) the adoptive parent or parents signed a surrender of parental rights, or (iii) the parental rights of the adoptive parent or parents were terminated;

(c) the minor is not currently in a placement likely to achieve permanency;

(d) it is in the minor's best interest that parental rights be reinstated;

(e) the parent named in the motion wishes parental rights to be reinstated and is currently appropriate to have rights reinstated;

(f) more than 3 years have lapsed since the signing of the consent or surrender, or the entry of the order appointing a guardian with the power to consent to adoption;

(g) (i) the child is 13 years of age or older or (ii) the child is the younger sibling of such child, 13 years of age or older, for whom reinstatement of parental rights is being sought and the younger sibling independently meets the criteria set forth in paragraphs (a) through (h) of this subsection; and

(h) if the court has previously denied a motion to reinstate parental rights filed by the Department, there has been a substantial change in circumstances following the denial of the earlier motion.

(2) The motion may be filed only by the Department of Children and Family Services. Unless excused by the court for good cause shown, the movant shall give notice of the time and place of the hearing on the motion, in person or by mail, to the parties to the juvenile court proceeding. Notice shall be provided at least 14 days in advance of the hearing date. The motion shall include the allegations required in subsection (1) of this Section.

(3) Any party may file a motion to dismiss the motion with prejudice on the basis that the parent has intentionally acted to prevent the child from being adopted, after parental rights were terminated or the parent intentionally acted to disrupt the child's adoption. If the court finds by a preponderance of the evidence that the parent has intentionally acted to prevent the child from being adopted, after parental rights were terminated or that the parent intentionally acted to disrupt the child's adoption. If the court finds by a preponderance of the evidence that the parent has intentionally acted to prevent the child from being adopted, after parental rights were terminated or that the parent intentionally acted to disrupt the child's adoption, the court shall dismiss the petition with prejudice.

(4) The court shall not grant a motion for reinstatement of parental rights unless the court finds that the motion is supported by clear and convincing evidence. In ruling on a motion to reinstate parental rights, the court shall make findings consistent with the requirements in subsection (1) of this Section. The court shall consider the reasons why the child was initially brought to the attention of the court, the history of the child's case as it relates to the parent seeking reinstatement, and the current circumstances of the parent for whom reinstatement of rights is sought. If reinstatement is being considered subsequent to a finding of unfitness pursuant to Section 2-29 of this Act having been entered with respect to the parent whose rights are being restored, the court in determining the minor's best interest shall consider, in addition to the factors set forth in paragraph (4.05) of Section 1-3 of this Act, the specific grounds upon which the unfitness findings were made. Upon the entry of an order granting a motion to reinstate parental rights, parental rights of the parent named in the order shall be reinstated, any previous order appointing a guardian with the power to consent to adoption shall be void and with respect to the parent named in the order, any consent shall be void.

(5) If the case is post-disposition, the court, upon the entry of an order granting a motion to reinstate parental rights, shall schedule the matter for a permanency hearing pursuant to Section 2-28 of this Act within 45 days.

(6) Custody of the minor shall not be restored to the parent, except by order of court pursuant to subsection (4) of Section 2-28 of this Act.

(7) In any case involving a child over the age of 13 who meets the criteria established in this Section for reinstatement of parental rights, the Department of Children and Family Services shall conduct an assessment of the child's circumstances to assist in future planning for the child, including, but not limited to a determination regarding the appropriateness of filing a motion to reinstate parental rights.

(8) This Section is repealed 4 years after the effective date of this amendatory Act of the 96th General Assembly.

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

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 529 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 437

A bill for AN ACT concerning education.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 437

Passed the Senate, as amended, May 13, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. <u>1</u>. Amend House Bill 437 on page 2, lines 4 and 5, by deleting "resource efficiency or sustainability.".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 437 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 404

A bill for AN ACT concerning State government. Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 404

Passed the Senate, as amended, May 13, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. <u>1</u>. Amend House Bill 404 by replacing everything after the enacting clause with the following:

"Section 5. The Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois is amended by adding Section 2310-433 as follows:

(20 ILCS 2310/2310-433 new)

Sec. 2310-433. COPD issues.

(a) Subject to appropriation, the Department shall designate a member of its staff to handle issues related to Chronic Obstructive Pulmonary Disease (COPD), which are not currently or adequately addressed by the Department.

(b) The staff person's duties must include, without limitation, the following:

(1) the improvement of data-collection systems and surveillance systems with respect to COPD;

(2) the increase of Department programs related to education about COPD and to the diagnosis and treatment of the disease;

(3) the identification and removal of barriers to medical care, diagnostic services, and treatment of COPD; and

(4) the promotion of the awareness of COPD concerns and the advocacy for the establishment of COPD patient services.

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

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 404 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 379

A bill for AN ACT concerning finance.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 379

Passed the Senate, as amended, May 13, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. <u>1</u>. Amend House Bill 379 on page 2, in line 24, by inserting after "services" the following: ", including but not limited to telecommunications services, communications services, Internet services, and information services,"; and

on page 6, in line 26, by inserting after "services" the following: ", including but not limited to telecommunications services, communications services, Internet services, and information services,".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 379 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 567

A bill for AN ACT concerning elections.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 567 Passed the Senate, as amended, May 13, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. <u>1</u>. Amend House Bill 567 on page 1, in lines 12 and 13, by replacing "by rule of the State Board of Elections" with "in Section 3 of the Community-Integrated Living Arrangements Licensure and Certification Act".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 567 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 746

A bill for AN ACT concerning public aid.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 746

Passed the Senate, as amended, May 13, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. <u>1</u>. Amend House Bill 746 by replacing everything after the enacting clause with the following:

"Section 5. The Disabilities Services Act of 2003 is amended by adding the heading of Article IV and Section 60 as follows:

(20 ILCS 2407/Art. IV heading new)

ARTICLE IV. RAPID REINTEGRATION PILOT PROGRAM

(20 ILCS 2407/60 new)

Sec. 60. Rapid Reintegration Pilot Program.

(a) The Department of Human Services shall operate a Rapid Reintegration Pilot Program. The purpose of the pilot program is to demonstrate that, with appropriate support and services, individuals with physical disabilities and individuals with mental illness who need a short-term placement of 6 months or less in a nursing facility can successfully return to the community without experiencing unnecessary institutionalization. The initial pilot program sites shall be those initiated or operated by the Department in Fiscal Year 2009. The pilot program may be expanded to other sites as funding becomes available for that purpose.

(b) The Department of Human Services shall secure the cooperation of hospitals in the geographic areas served by the pilot program so that hospitals will coordinate with the Service Coordination Agencies and the Home Services Program to verify whether the individual is expected to have a short-term stay of 6 months or less in a nursing facility upon discharge from the hospital.

(c) The Service Coordination Agencies and the Home Services Program in the pilot areas shall make an initial assessment and a post-admission assessment to ascertain whether an individual needs a nursing facility level of care and whether the individual is expected to be in the nursing facility for a short-term stay of 6 months or less.

(d) The Service Coordination Agencies and the Home Services Program shall make necessary and appropriate efforts to reintegrate any individual who is found to need nursing facility level of care and is expected to be in a nursing home for a short-term stay of 6 months or less, including collaboration with local service providers, such as centers for independent living and community mental health agencies.

(e) If an individual who, through the pilot program, has been identified as needing a short-term stay of 6 months or less is admitted to a nursing facility, the individual shall be assessed for eligibility for an enhanced Community Home Maintenance Allowance to allow the individual to retain income for a period of up to 6 months in order to retain his or her home.

(f) The pilot program shall operate for not less than 3 years after the effective date of this amendatory Act of the 96th General Assembly. The Department of Human Services shall assess the effectiveness of the pilot program in preventing the unnecessary institutionalization of individuals with physical disabilities or mental illness and allowing them to successfully return to their pre-admission living arrangements.

(g) The pilot program established under this Article shall not apply to facilities that qualify under federal law as institutions for mental disease.

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

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 746 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 811

A bill for AN ACT concerning institutional funds.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 811

Passed the Senate, as amended, May 13, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 811 on page 10, by replacing lines 15 through 17 with the following:

"modify, limit, or supersede Section 101(c) of that Act, 15 U.S.C. Section 7001(c), or authorize electronic delivery of any of the notices described in Section 103(b) of that Act, 15 U.S.C. Section"; and

on page 11, by deleting line 1; and

on page 11, line 3 by changing "12" to "10.1"; and

on page 11, line 5 by changing "12.1" to "10.2"; and

on page 20, by inserting after line 23 the following:

"Section 11. Effective date. This Act takes effect upon becoming law.".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 811 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 883

A bill for AN ACT concerning local government.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 883

Passed the Senate, as amended, May 13, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. <u>1</u>. Amend House Bill 883 by replacing everything after the enacting clause with the following:

"Section 5. The Counties Code is amended by changing Section 5-12020 as follows:

(55 ILCS 5/5-12020)

Sec. 5-12020. Wind farms. A county may establish standards for wind farms and electric-generating wind devices. The standards may include, without limitation, the height of the devices and the number of devices that may be located within a geographic area. A county may also regulate the siting of wind farms and electric-generating wind devices in unincorporated areas of the county outside of the zoning jurisdiction of a municipality and the 1.5 mile radius surrounding the zoning jurisdiction of a municipality. There shall be at least one public hearing not more than 30 days prior to a siting decision by the county board. Notice of the hearing shall be published in a newspaper of general circulation in the county. Counties may allow test wind towers to be sited without formal approval by the county board. Test wind towers must be dismantled within 3 years of installation. For the purposes of this Section, "test wind towers" are wind towers that are designed solely to collect wind generation data. Any provision of a county zoning ordinance pertaining to wind farms that is in effect before the effective date of this amendatory Act of the 95th General Assembly may continue in effect notwithstanding any requirements of this Section. (Source: P.A. 95-203, eff. 8-16-07.)

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

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 883 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 964

A bill for AN ACT concerning safety.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 964

Passed the Senate, as amended, May 13, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 964 by replacing everything after the enacting clause with the following:

"Section 5. The Children's Product Safety Act is amended by changing Section 17 as follows:

(430 ILCS 125/17)

Sec. 17. Product recalls.

(a) If a manufacturer, importer, wholesaler, or distributor of children's products has placed into the stream of commerce in Illinois a children's product for which a recall or warning has subsequently been

issued by one of those entities or by an agency of the federal government, then the manufacturer, importer, wholesaler, or distributor must initiate the following steps within 24 hours after issuing or receiving the recall or warning:

(1) Contact all of its commercial customers, other than end consumers, to whom it sold,

leased, sublet, or transferred that particular children's product in Illinois. This contact must include providing the recall notice or warning and must be made to the person designated by the retailer for that product.

(2) If the manufacturer, importer, wholesaler, or distributor maintains a web site, the

entity must place on the home page (or the first entry point) of its web site a link to recall or warning information that contains the specific recall notice or warning that was issued for the product in question. The recall or warning information must include a description of the product, the reason for the recall or warning, a picture of the product, and instructions on how to participate in the recall or warning. The information must include only the product recall information and may not include sales or marketing information on that product or any other product, excluding return and exchange policies. The recall or warning information must allow persons to participate in the recall through the web site of the manufacturer, importer, wholesaler, or distributor.

(3) If the manufacturer, importer, wholesaler, or distributor sold directly to a

non-commercial consumer, and the consumer provided either a shipping address or e-mail address at the time of sale, then the manufacturer, importer, wholesaler, or distributor must send a notice of the recall or warning to the consumer at either address provided. The notice must include a description of the product, the reason for the recall or warning, and instructions on how to participate in the recall or warning. The notice may include only the product recall information and may not include sales or marketing information on that product or any other product, excluding return and exchange policies.

(b) If a retailer receives notice of a recall or warning regarding a children's product from a manufacturer, importer, wholesaler, or distributor, or, in the case of an involuntary recall, from a federal agency, and if the retailer at any time offered the product for sale in Illinois, then the retailer must do the following:

(1) Within 3 business days after receiving the recall or warning from the manufacturer,

importer, wholesaler, or distributor by a person designated by the retailer, the retailer must remove the children's product from the shelves of its stores or program its registers to ensure that the item cannot be sold.

(2) If the product was sold through the retailer's web site, then within 3 business days

after receipt of the recall or warning by the person designated by the retailer, the retailer must remove the children's product from the web site or remove the ability of a consumer to purchase the children's product through the web site.

(3) If an e-mail or shipping address was provided at the time a children's product, for

which a recall or warning was subsequently issued, was purchased on the retailer's web site, the retailer must attempt to contact the purchaser at either address provided with the recall or warning information. The recall or warning information must include a description of the product, the reason for the recall or warning, and instructions on how to participate in the recall or warning. The information may include only the product recall information and may not include sales or marketing information on that product or any other product, excluding return and exchange policies. The retailer must comply with this paragraph (3) within 30 days after receiving the notice of the recall or warning from a manufacturer, importer, wholesaler, or distributor.

(4) Within 5 business days after receipt of the recall or warning by the person

designated by the retailer from a manufacturer, importer, wholesaler, distributor, or from a federal agency in the case of an involuntary recall, the retailer must post in a prominent location in each retail store the recall or warning notice. The posting may be in an electronic format in each retail store if the retailer posts a physical sign in a prominent location in each retail store that clearly and conspicuously discloses where recall or warning notices are located in the retail store. If the recall or warning notice is not on the main page of any electronic display, then the electronic display must contain on its main page a clear and conspicuous link to the recall or warning notice. The link shall contain the words "product recall". The notice must remain posted for 120 days unless the recall or warning notice contains a full-size crib, a non-full-size crib, a toddler bed, a car seat, a high chair, a bath seat, a play yard, a stationary activity center, an infant carrier, a stroller, a walker, a swing, a bassinet, or a cradle. For these items, the recall or warning notice must remain posted for 240 days This notice must remain posted for 120 days.

(5) If the children's product for which a recall or warning was issued was sold on the

retailer's web site, the retailer must within 5 business days post on the home page (or the first entry point) of its web site a link to recall or warning information that contains the specific recall notice or warning that was issued for the product in question. The recall or warning information must include a description of the product, the reason for the recall or warning, a picture of the product (if one was provided), and instructions on how to participate in the recall or warning. The information may include only the product recall information and may not include sales or marketing information on that product or any other product, excluding return and exchange policies.

(c) Within 5 business days after a recalled children's product is placed on the Department of Public Health's comprehensive list maintained under Section 15, a retailer who is not a first seller must comply with subsection (b) of Section 17, except that such a retailer has 5 business days to comply with both subdivision (b)(1) and subdivision (b)(2) of Section 17.

(d) A manufacturer, importer, wholesaler, or distributor who is also a retailer must comply with both subsection (a) and subsection (b) of Section 17, except that a manufacturer, importer, wholesaler, or distributor who is also a retailer must, within 24 hours after issuing or receiving the recall or warning, post on the home page (or the first entry point) of its web site a link to recall or warning information that contains the specific recall notice or warning that was issued for the product in question.

(Source: P.A. 94-11, eff. 6-8-05.)

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

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 964 was placed on the Calendar on the order of Concurrence.

CHANGE OF SPONSORSHIP

With the consent of the affected members, Representative Brauer was removed as principal sponsor, and Representative Poe became the new principal sponsor of HOUSE RESOLUTION 383.

With the consent of the affected members, Representative Howard was removed as principal sponsor, and Representative Ryg became the new principal sponsor of SENATE BILL 226.

With the consent of the affected members, Representative Watson was removed as principal sponsor, and Representative Rose became the new principal sponsor of SENATE BILL 1647.

With the consent of the affected members, Representative Davis, Monique was removed as principal sponsor, and Representative Beiser became the new principal sponsor of SENATE BILL 933.

HOUSE RESOLUTIONS

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

HOUSE RESOLUTION 386

Offered by Representative Senger:

WHEREAS, Mustafa Kemal Ataturk, the founder of the Turkish Republic, dedicated the date of April 23 to the children of his country to emphasize that the children were the future of the new nation; and

WHEREAS, Since 1935, Children's Day has been celebrated on April 23 in Turkey so that the children would cherish the independence and freedom obtained since the Turkish Independence War in 1920; and

WHEREAS, On April 23 of every year, children from around the world travel to Turkey and are hosted by Turkish families to participate in "Sovereignty and Children's Day", where the children create lifelong friendships, learn foreign traditions and customs, and attend the Grand National Assembly, where children pledge their commitment to international peace and brotherhood; and

WHEREAS, The State of Illinois, in partnership with Consul General Ugur Kenan Ipek of Turkey, recognizes the importance of children as our future leaders and encourages the uniting of all citizens to promote a safe and healthy environment for our children; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we designate April 23, 2009 as Children's Day in the State of Illinois; and be it further

RESOLVED, That we encourage our communities to come together to participate in giving faith, hope, love and commitment to the children of this State and around the world.

HOUSE RESOLUTION 390

Offered by Representative Bost:

WHEREAS, In an effort to protect the health and safety of children from the excessive amounts of lead found in toys made in China, the United States Congress enacted a law which banned the sale of products from foreign counties aimed at children if they contained more than 600 parts per million of lead; and

WHEREAS, Lead is found in steel and other metal alloys on the dune, motor, and multiple parts of off-road motorcycles and recreational vehicles built for young riders; and

WHEREAS, While most motorcycles and recreational vehicles are made overseas, there are tens of thousands of jobs attached to the industry in the United States; and

WHEREAS, More than 13,000 power sports dealers sell products in the United States, employing an estimated 124,000 people; and

WHEREAS, Industry estimates the retail market value for all off-road motorcycles and other recreational vehicles in the United States to be approximately \$14 billion a year, including sales, service, parts, accessories, and payroll; and

WHEREAS, An industry trade publication estimates that the value of inventory at United States dealers that can no longer be sold probably exceeds \$100 million and that the industry has millions of dollars worth of parts now in production that cannot be sold; and

WHEREAS, While every effort should be taken to protect the health and safety of our young children, we should also consider the effect such legislation will also have on an industry that is unrelated to toys; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge Congress to reexamine the federal law that has seriously affected the sales of off-road motorcycles and other recreational vehicles designed for children; and be it further

RESOLVED, That we state our belief that, in this time of financial crisis, every effort should be made to preserve every facet of our business community in order to help preserve jobs and stabilize our economy; and be it further

RESOLVED, That suitable copies of this resolution be presented to the members of the United States House of Representatives and the United States Senate.

HOUSE RESOLUTION 391

Offered by Representative Miller:

WHEREAS, The National Black Caucus of State Legislators (NBCSL) recognizes that stroke is the third leading cause of death in the United States; each year over 160,000 Americans die from strokes; African-Americans are two times more likely to suffer a first-ever stroke than Caucasian Americans; and age adjusted death rates for stroke are also higher among African-Americans; and

WHEREAS, Stroke is also a leading cause of serious long-term disability, and more than 1.1 million American adults yearly experience functional limitations and difficulty with activities of daily living as a result of a stroke; and

WHEREAS, Despite the fact that Americans are now more aware of stroke's risk factors and warning signs than in the past, less than one in five adults can correctly classify all stroke symptoms and warnings, including:

sudden numbness or weakness of the face, arms, or legs, especially on one side of the

body;

confusion, trouble speaking, or understanding;

trouble seeing in one or both eyes;

trouble walking, dizziness, loss of balance, or coordination; and

severe headache with no known cause; and

WHEREAS, There is a need for a coordinated system of care for stroke that addresses stroke

care along a continuum of care from primary prevention through rehabilitation to greatly reduce the fragmentation of care and the burden of stroke; and

WHEREAS, Essential components of an effective coordinated system of care for stroke include

patient access to the full range of services associated with stroke prevention, treatment, and rehabilitation, including:

primordial and primary prevention;

timely notification of and response by emergency medical service providers;

acute treatment;

sub-acute care and secondary prevention; and

rehabilitation Continual quality improvement initiatives; and

WHEREAS, Timely recognition of the symptoms of stroke by stroke victims, family members, the public, and emergency medical service providers, including, but not limited to, emergency medical

responders, transport providers, and hospital emergency room and health clinic personnel, is crucial because the effects of stroke can be totally reversed if recognized, diagnosed, and treated within three hours; and

WHEREAS, These groups can screen for stroke by remembering the first three letters of the word "STR," and asking the individual to:

smile;

talk and speak a simple sentence coherently; and

raise both arms; and

WHEREAS, Another sign of stroke is noting whether an individual's tongue is crooked or goes to one side; and

WHEREAS, A concerted focus on the dissemination of this type of information is one way to raise awareness about the power of communities, especially communities of color, to prevent stroke; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we encourage NBCSL members and other legislators across the country to: partner with the American Heart Association and American Stroke Association to promote the Power to End Stroke program as a precursor to a nationwide movement to address stroke as a serious health disparity in African-Americans; raise awareness that uncontrolled high blood pressure and diabetes in African-Americans raises the risk for stroke; and promote adherence to primary and secondary stroke prevention guidelines by healthcare professionals; and be it further

RESOLVED, That we encourage NBCSL members, in collaboration with the American Hearth Association and American Stroke Association, to seek to introduce and enact policy that will create and expand Statewide coordinated systems of care for stroke, with special focus and attention on timely access to care, diagnosis, and the most advanced treatment for those most disproportionately affected by stroke.

HOUSE RESOLUTION 393

Offered by Representative Stephens:

WHEREAS, The cost of attending a public university in the United States, even after subtracting out aid and inflation, rose more than 15 percent in the last five years, according to the College Board; and

WHEREAS, In Illinois alone, the average annual percent increase in tuition and fees from the period 2004-2009 was 79.3%; and

WHEREAS, At public institutions, tuition has generally been driven up by rising spending on administrators, student support services, and the need to make up for reductions in government subsidies, according to a report issued by the Delta Cost Project, a nonprofit based in Washington, D.C.; and

WHEREAS, At public institutions especially, the current economic troubles will likely only accelerate the trend of rising prices and classroom cutbacks; and

WHEREAS, According to a study of tuition and fee trends conducted by the College Board, the largest dollar increase in published in-state four-year college tuition in 2008-09 was \$915 in Illinois; and

WHEREAS, Under this same study, Illinois' tuition and fee increases ranked fifth overall in the nation at \$10,014; and

WHEREAS, Southern Illinois University at Edwardsville approved at least 98 sabbaticals for this year and the beginning of next year; professors will be off from 4 1/2 months to a year, most at 100 percent pay; and

WHEREAS, Meanwhile, tuition at SIU Edwardsville is going up 6 percent and 4.5 percent at the Carbondale campus; and

WHEREAS, Courses not taught mean less revenue for the school and a lost opportunity for students; and

WHEREAS, Even if sabbaticals are important to a professor's ongoing professional development, this is the wrong time to be granting so many of them; and

WHEREAS, Southern Illinois University President Glenn Poshard recently said that Southern Illinois University will get \$14 million less from the State this year than it did in 2002; and

WHEREAS, Kent State University in Ohio in February canceled 60 paid sabbaticals for the 2009-2010 school year to save money; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that it is imperative that universities be fiscally conservative now and set an example consistent with the business world by either eliminating sabbaticals or sharply cutting them back; and be it further

RESOLVED, That suitable copies of this resolution be presented to the Illinois Board of Higher Education and the presidents of all the public universities in Illinois.

AGREED RESOLUTIONS

The following resolutions were offered and placed on the Calendar on the order of Agreed Resolutions.

HOUSE RESOLUTION 387

Offered by Representative Senger:

Congratulates Jeanette Clark on her retirement as a member of the Board of Education of the Indian Prairie School District 204.

HOUSE RESOLUTION 388

Offered by Representative Senger:

Congratulates Beverly Frett, director of library media services at Robert Clow Elementary School in Naperville for her hard work and dedication which enabled the school to win the National School Library Media Program of the Year Award from the American Library Association.

HOUSE RESOLUTION 389

Offered by Representative Brady:

Congratulates Greg Hallbleib on the occasion of his induction into the Illinois Basketball Coaches Association Hall of Fame.

HOUSE RESOLUTION 392

Offered by Representative Careen Gordon:

Congratulates George A. McCoy on the occasion of his retirement as Park Commissioner of the Channahon Park District.

RECALLS

At the request of the principal sponsor, Representative Chapa LaVia, SENATE BILL 1995 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

At the request of the principal sponsor, Representative Beiser, SENATE BILL 314 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

AGREED RESOLUTION

HOUSE RESOLUTION 383 was taken up for consideration. Representative Poe moved the adoption of the agreed resolution. The motion prevailed and the agreed resolution was adopted.

SENATE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Pihos, SENATE BILL 27 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 2)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Verschoore, SENATE BILL 77 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 3)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Riley, SENATE BILL 84 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 82, Yeas; 32, Nays; 1, Answering Present.

(ROLL CALL 4)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Turner, SENATE BILL 48 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 5)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Smith, SENATE BILL 74 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 6)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative May, SENATE BILL 125 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 75, Yeas; 37, Nays; 2, Answering Present.

(ROLL CALL 7)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Hernandez, SENATE BILL 141 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 8)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Hoffman, SENATE BILL 156 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 9)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Thapedi, SENATE BILL 211 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 111, Yeas; 0, Nays; 4, Answering Present.

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(ROLL CALL 10)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Franks, SENATE BILL 243 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 11)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Jakobsson, SENATE BILL 263 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 114, Yeas; 1, Nay; 0, Answering Present.

(ROLL CALL 12)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Mautino, SENATE BILL 264 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 13)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Miller, SENATE BILL 275 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 114, Yeas; 0, Nays; 1, Answering Present.

(ROLL CALL 14)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Miller, SENATE BILL 276 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 114, Yeas; 0, Nays; 1, Answering Present.

(ROLL CALL 15)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Holbrook, SENATE BILL 316 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 114, Yeas; 1, Nay; 0, Answering Present.

(ROLL CALL 16)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Nekritz, SENATE BILL 369 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 17)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Smith, SENATE BILL 590 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 108, Yeas; 7, Nays; 0, Answering Present.

(ROLL CALL 18)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Nekritz, SENATE BILL 591 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 109, Yeas; 4, Nays; 1, Answering Present.

(ROLL CALL 19)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Currie, SENATE BILL 1133 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 107, Yeas; 8, Nays; 0, Answering Present.

(ROLL CALL 20)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Holbrook, SENATE BILL 1140 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 21)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Burke, SENATE BILL 1254 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 22)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Kosel, SENATE BILL 1272 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 23)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Pritchard, SENATE BILL 1274 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 24)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Sommer, SENATE BILL 1277 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 110, Yeas; 5, Nays; 0, Answering Present.

(ROLL CALL 25)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Tryon, SENATE BILL 1296 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 76, Yeas; 39, Nays; 0, Answering Present.

(ROLL CALL 26)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Reitz, SENATE BILL 1297 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 27)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Moffitt, SENATE BILL 1353 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 28)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Moffitt, SENATE BILL 1357 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 29)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Brosnahan, SENATE BILL 1401 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 30)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Lang, SENATE BILL 1391 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 71, Yeas; 44, Nays; 0, Answering Present.

(ROLL CALL 31)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Lang, SENATE BILL 738 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 72, Yeas; 42, Nays; 0, Answering Present.

(ROLL CALL 32)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Feigenholtz, SENATE BILL 212 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 111, Yeas; 4, Nays; 0, Answering Present.

(ROLL CALL 33)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Hoffman, SENATE BILL 1417 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 114, Yeas; 1, Nay; 0, Answering Present.

(ROLL CALL 34)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Sommer, SENATE BILL 1429 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 35)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Myers, SENATE BILL 1413 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 36) This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Black, SENATE BILL 1443 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 37)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Pritchard, SENATE BILL 1450 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 112, Yeas; 3, Nays; 0, Answering Present.

(ROLL CALL 38)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

RECALLS

At the request of the principal sponsor, Representative McAsey, SENATE BILL 1934 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

At the request of the principal sponsor, Representative Mathias, SENATE BILL 1877 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

AGREED RESOLUTIONS

HOUSE RESOLUTIONS 173, 387, 388, 389 and 392 were taken up for consideration. Representative Miller moved the adoption of the agreed resolutions. The motion prevailed and the agreed resolutions were adopted.

At the hour of 3:36 o'clock p.m., Representative Mautino moved that the House do now adjourn until Thursday, May 14, 2009, at 1:00 o'clock p.m., allowing perfunctory time for the Clerk.

The motion prevailed.

And the House stood adjourned.

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL QUORUM ROLL CALL FOR ATTENDANCE

May 13, 2009

0 YEAS	0 NAYS	115 PRESENT	
P Acevedo	P Davis, Monic	m E Joyce	P Reis
P Arroyo	P Davis, Willia		P Reitz
P Bassi	P DeLuca	P Kosel	P Riley
P Beaubien	P Dugan	P Lang	P Rita
P Beiser	P Dunkin	P Leitch	P Rose
P Bellock	E Durkin	P Lyons	P Ryg
P Berrios	P Eddy	P Mathias	P Sacia
P Biggins	P Farnham	P Mautino	P Saviano
P Black	P Feigenholtz	P May	P Schmitz
P Boland	P Flider	P McAsey	P Senger
P Bost	P Flowers	P McAuliffe	P Smith
P Bradley	P Ford	P McCarthy	P Sommer
P Brady	P Fortner	P McGuire	P Soto
P Brauer	P Franks	P Mell	P Stephens
P Brosnahan	P Fritchey	P Mendoza	P Sullivan
P Burke	P Froehlich	P Miller	P Thapedi
P Burns	P Golar	P Mitchell, Bill	P Tracy
P Cavaletto	P Gordon, Care	,	P Tryon
P Chapa LaVia	P Gordon, Jeha		P Turner
P Coladipietro	P Graham		P Verschoore
P Cole	P Hamos	P Myers	P Wait
P Collins	P Hannig	P Nekritz	P Walker
P Colvin	P Harris	P Osmond	P Washington
P Connelly	P Hatcher	P Osterman	P Watson
P Coulson	P Hernandez	P Phelps	P Winters
P Crespo	P Hoffman	P Pihos	P Yarbrough
P Cross	P Holbrook	P Poe	P Zalewski
P Cultra	P Howard	P Pritchard	P Mr. Speaker
P Currie	P Jackson	P Ramey	
P D'Amico	P Jakobsson	P Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 27 ST POLICE-MISSING SENIORS THIRD READING PASSED

May 13, 2009

115 YEAS	0 NAYS	0 PRESENT	
 115 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Collins Y Collins Y Colvin Y Coulson Y Cross 	0 NAYS Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Froehlich Y Fortner Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman Y Holbrook	0 PRESENT Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos Y Poe	 Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Saviano Y Schmitz Y Senger Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Watson Y Winters Y Yarbrough Y Zalewski
Y Cultra Y Currie Y D'Amico	Y Howard Y Jackson Y Jakobsson	Y Pritchard Y Ramey Y Reboletti	Y Mr. Speaker
	1 JUN0000011	i Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 77 INC TAX- COLLEGE SAVINGS PLAN THIRD READING PASSED

May 13, 2009

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Costa Y Cole Y Cole Y Cole Y Cole Y Colins Y Colvin Y Coulson Y Crespo Y Cross	 Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Ford Y Fortner Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Hatcher Y Hoffman Y Holbrook 	Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos Y Poe	 Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Watson Y Winters Y Yarbrough Y Zalewski
Y Cultra Y Currie Y D'Amico	Y Howard Y Jackson Y Jakobsson	Y Pritchard Y Ramey Y Reboletti	Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 84 MTA-CIVIL ACTIONS THIRD READING PASSED

43

May 13, 2009

82 YEAS	32 NAYS	1 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	E Joyce	Y Reitz
N Bassi	Y DeLuca	N Kosel	Y Riley
N Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	N Leitch	N Rose
Y Bellock	E Durkin	Y Lyons	Y Ryg
Y Berrios	N Eddy	Y Mathias	N Sacia
N Biggins	Y Farnham	Y Mautino	Y Saviano
N Black	Y Feigenholtz	Y May	N Schmitz
Y Boland	Y Flider	Y McAsey	N Senger
N Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
N Brady	N Fortner	Y McGuire	Y Soto
N Brauer	Y Franks	Y Mell	N Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	Y Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	N Mitchell, Bill	Y Tracy
N Cavaletto	Y Gordon, Careen	N Mitchell, Jerry	N Tryon
Y Chapa LaVia	Y Gordon, Jehan	N Moffitt	Y Turner
Y Coladipietro	Y Graham	E Mulligan	Y Verschoore
N Cole	Y Hamos	N Myers	Y Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	Y Osmond	Y Washington
Y Connelly	N Hatcher	Y Osterman	N Watson
P Coulson	Y Hernandez	Y Phelps	N Winters
Y Crespo	Y Hoffman	N Pihos	Y Yarbrough
N Cross	Y Holbrook	N Poe	Y Zalewski
N Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	Y Ramey	-
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 48 TORTURE COMMISSION THIRD READING PASSED

May 13, 2009

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly Y Coulson Y Crespo Y Cross	 Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flider Y Flowers Y Ford Y Fortner Y Fortner Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hannig Y Harris Y Hatcher Y Hoffman Y Holbrook 	Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos Y Poe	 Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough Y Zalewski Y Son
Y Cultra Y Currie Y D'Amico	Y Howard Y Jackson Y Jakobsson	Y Pritchard Y Ramey Y Reboletti	Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 74 EMERGENCY SYS PROVIDERS-CERT THIRD READING PASSED

45

May 13, 2009

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Costa Y Cole Y Cole Y Cole Y Cole Y Colins Y Colvin Y Coulson Y Crespo Y Cross	 Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Ford Y Fortner Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Hatcher Y Hoffman Y Holbrook 	Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos Y Poe	 Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Watson Y Winters Y Yarbrough Y Zalewski
Y Cultra Y Currie Y D'Amico	Y Howard Y Jackson Y Jakobsson	Y Pritchard Y Ramey Y Reboletti	Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 125 EPA--DEBRIS--POPULATION REQ. THIRD READING PASSED

May 13, 2009

75 YEAS	37 NAYS	2 PRESENT	
P Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	E Joyce	Y Reitz
Y Bassi	P DeLuca	NV Kosel	Y Riley
Y Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	N Leitch	N Rose
N Bellock	E Durkin	Y Lyons	Y Ryg
Y Berrios	N Eddy	Y Mathias	Y Sacia
N Biggins	N Farnham	Y Mautino	N Saviano
N Black	Y Feigenholtz	Y May	N Schmitz
Y Boland	Y Flider	Y McAsey	Y Senger
N Bost	Y Flowers	N McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
N Brady	Y Fortner	Y McGuire	Y Soto
N Brauer	N Franks	Y Mell	N Stephens
Y Brosnahan	N Fritchey	Y Mendoza	Y Sullivan
Y Burke	Y Froehlich	N Miller	Y Thapedi
Y Burns	Y Golar	N Mitchell, Bill	N Tracy
N Cavaletto	Y Gordon, Careen	N Mitchell, Jerry	Y Tryon
N Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
N Coladipietro	Y Graham	E Mulligan	Y Verschoore
N Cole	Y Hamos	N Myers	N Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	Y Osmond	Y Washington
N Connelly	N Hatcher	Y Osterman	Y Watson
N Coulson	Y Hernandez	Y Phelps	Y Winters
Y Crespo	Y Hoffman	N Pihos	Y Yarbrough
N Cross	Y Holbrook	N Poe	Y Zalewski
N Cultra	Y Howard	Y Pritchard	N Mr. Speaker
Y Currie	Y Jackson	Y Ramey	-
Y D'Amico	Y Jakobsson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 141 CRIM CD-GANG RECRUITMENT MINOR THIRD READING PASSED

May 13, 2009

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Braver Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	 Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Sitephens Y Soto Y Stephens Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Watson Y Watson Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 156 CD CORR-METH FINES THIRD READING PASSED

May 13, 2009

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	Y Reis
Y Arroyo	Y Davis, William	E Joyce	Y Reitz
Y Bassi	Y DeLuca	Y Kosel	Y Riley
Y Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	Y Leitch	Y Rose
Y Bellock	E Durkin	Y Lyons	Y Ryg
Y Berrios	Y Eddy	Y Mathias	Y Sacia
Y Biggins	Y Farnham	Y Mautino	Y Saviano
Y Black	Y Feigenholtz	Y May	Y Schmitz
Y Boland	Y Flider	Y McAsey	Y Senger
Y Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	Y Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	Y Franks	Y Mell	Y Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	Y Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	Y Mitchell, Bill	Y Tracy
Y Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	Y Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	E Mulligan	Y Verschoore
Y Cole	Y Hamos	Y Myers	Y Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	Y Osmond	Y Washington
Y Connelly	Y Hatcher	Y Osterman	Y Watson
Y Coulson	Y Hernandez	Y Phelps	Y Winters
Y Crespo	Y Hoffman	Y Pihos	Y Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
Y Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	Y Ramey	
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 211 CRIM CD&AIR RIFLE-AIR RIFLE THIRD READING PASSED

May 13, 2009

111 YEAS	0 NAYS	4 PRESENT	
 111 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins Y Black Y Boland P Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Braver Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin Y Coulson Y Crespo 	0 NAYS Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Fortner Y Fortner Y Franks Y Fritchey Y Forehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	4 PRESENT Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McCarthy Y Mell Y Mendoza Y Miller Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	 P Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Saviano Y Schmitz Y Senger Y Senger Y Sith Y Sommer Y Soto P Stephens Y Soto P Stephens Y Soto P Stephens Y Soto P Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington P Watson Y Winters Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 243 VEH CD-SECRET COMPARTMENT THIRD READING PASSED

May 13, 2009

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Braver Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Coulson Y Crespo	 Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flider Y Flowers Y Ford Y Fortner Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Hatcher Y Hoffman 	Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Rita Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 263 U OF I-LOWER AGE OF ADMITTANCE THIRD READING PASSED

51

May 13, 2009

114 YEAS	1 NAY	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Costa Y Cole Y Cole Y Cole Y Cole Y Cole Y Colnins Y Connelly Y Coulson Y Crespo Y Cross	 Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flider Y Flowers Y Ford Y Fortner Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Hatcher Y Hoffman Y Holbrook 	Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos Y Poe	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto N Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Walker Y Watson Y Winters Y Yarbrough Y Zalewski
Y Cultra Y Currie Y D'Amico	Y Howard Y Jackson Y Jakobsson	Y Pritchard Y Ramey Y Reboletti	Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 264 MUNI ELECTRIC & GAS AGENCIES THIRD READING PASSED

May 13, 2009

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Braver Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Coulson Y Crespo	 Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flider Y Flowers Y Ford Y Fortner Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Hatcher Y Hoffman 	Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Rita Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 275 DENTISTS-LOAN REPAYMENT ASSIST THIRD READING PASSED

53

May 13, 2009

114 YEAS	0 NAYS	1 PRESENT	
 114 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brauer Y Brosnahan Y Burns Y Cavaletto Y Chapa LaVia Y Collins Y Collins Y Collins Y Coulson Y Cross Y Cultra 	0 NAYS Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Froken Y Fortner Y Froken Y Fortner Y Froehlich Y Gordon, Careen Y Gordon, Jehan Y Gordon, Jehan Y Gaham Y Hamos Y Hannig Y Harris Y Hatcher Y Holbrook Y Howard	1 PRESENT Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May Y McAsey P McAuliffe Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos Y Poe Y Pritchard	 Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Walker Y Watson Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker
Y Currie Y D'Amico	Y Jackson Y Jakobsson	Y Ramey Y Reboletti	·

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 276 PUB HLTH-DPH DIV CHIEF DENTAL THIRD READING PASSED

May 13, 2009

114 YEAS	0 NAYS	1 PRESENT	
 114 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Braver Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson 	0 NAYS Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flider Y Flowers Y Ford Y Fortner Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	1 PRESENT Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mathias Y Mathias Y Mathias Y Mathias Y Mathias Y Mathias Y May Y McAsey P McAuliffe Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	 Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Senger Y Sitephens Y Soto Y Stephens Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Watson Y Winters
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 316 MEDICAID-APPLY-NURSING HOME THIRD READING PASSED

55

May 13, 2009

114 YEAS	1 NAY	0 PRESENT	
 114 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Braver Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Collins Y Collins Y Colvin Y Coulson Y Cross 	 1 NAY Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Ford Y Fortner Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hoffman Y Holbrook 	0 PRESENT Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McCarthy Y McCarthy Y Mell Y Mendoza Y Miller Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos Y Poe	 Y Reis Y Reitz Y Rita N Rose Y Ryg Y Sacia Y Saviano Y Saviano Y Schmitz Y Senger Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough Y Zalewski
Y Cultra Y Currie	Y Howard Y Jackson	Y Pritchard Y Ramey	Y Mr. Speaker
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 369 STATE GOVERNMENT-TECH THIRD READING PASSED

May 13, 2009

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 590 LOCAL GOVERNMENT-TECH THIRD READING PASSED

May 13, 2009

108 YEAS	7 NAYS	0 PRESENT	
 108 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Braver Y Brosnahan Y Burke Y Burns N Cavaletto Y Chapa LaVia Y Coladipietro N Cole Y Collins Y Colvin Y Connelly N Coulson Y Crespo 	7 NAYS Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner N Franks Y Fortner N Franks Y Fritchey Y Forehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hoffman	0 PRESENT Y Jefferson E Joyce N Kosel Y Lang Y Leitch Y Lyons Y Mathias Y McCarthy Y McCarthy Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz N Osmond Y Osterman Y Phelps Y Pihos	 Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Saviano Y Schmitz Y Senger Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi N Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Watson Y Winters Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 591 LOCAL GOVERNMENT-TECH THIRD READING PASSED

May 13, 2009

109 YEAS	4 NAYS	1 PRESENT	
 109 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Braver Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro N Cole Y Collins Y Colvin Y Coulson Y Crespo 	4 NAYS Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner N Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hernandez Y Hoffman	1 PRESENT Y Jefferson E Joyce N Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McAuliffe NV McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	 Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Saviano Y Saviano Y Schmitz Y Senger Y Senger Y Sith Y Sommer Y Soto Y Stephens Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Watson Y Winters Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski P Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1133 EMPLOYMENT-TECH THIRD READING PASSED

May 13, 2009

107 YEAS	8 NAYS	0 PRESENT	
 107 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins Y Black N Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Braver Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Collins Y Coulson N Crespo 	8 NAYS Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy N Farnham Y Feigenholtz N Flider Y Flowers Y Ford Y Fortner Y Fortner Y Fortner Y Franks Y Fritchey N Froehlich Y Golar Y Gordon, Careen N Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hoffman	0 PRESENT Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May N McAsey Y McAuliffe Y McCarthy Y McCarthy Y McCarthy Y Mell Y Mendoza Y Miller Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	 Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Saviano Y Saviano Y Schmitz Y Senger Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait N Walker Y Watson Y Watson Y Winters Y Yarbrough
Y Cross Y Cultra Y Currie	Y Holbrook Y Howard Y Jackson	Y Poe Y Pritchard Y Ramey	Y Zalewski Y Mr. Speaker
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1140 PUB UTIL-ELECTRIC-RATE RELIEF THIRD READING PASSED

May 13, 2009

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Braver Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Coulson Y Crespo	 Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flider Y Flowers Y Ford Y Fortner Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Hatcher Y Hoffman 	Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Rita Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1254 PHYS FITNESS FACILTY-MED EMERG THIRD READING PASSED

May 13, 2009

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Braver Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	 Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Sitephens Y Soto Y Stephens Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Watson Y Watson Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1272 PENCD-IMRF-WILL CO GOV LEAGUE THIRD READING PASSED

May 13, 2009

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Costa Y Cole Y Cole Y Cole Y Cole Y Colins Y Colvin Y Coulson Y Crespo Y Cross	 Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Ford Y Fortner Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Hatcher Y Hoffman Y Holbrook 	Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos Y Poe	 Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Watson Y Winters Y Yarbrough Y Zalewski
Y Cultra Y Currie Y D'Amico	Y Howard Y Jackson Y Jakobsson	Y Pritchard Y Ramey Y Reboletti	Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1274 JUV CT-PATERNITY DISCLOSURE THIRD READING PASSED

63

May 13, 2009

115 YEAS	0 NAYS	0 PRESENT	
 115 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Braver Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Coulson Y Cross 	0 NAYS Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Fortner Y Fortner Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hotfman Y Holbrook	0 PRESENT Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y McAuliffe Y McAuliffe Y McCarthy Y McCarthy Y McGuire Y McGuire Y McGuire Y McGuire Y McGuire Y McGuire Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos Y Poe	 Y Reis Y Reitz Y Rita Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Saviano Y Schmitz Y Senger Y Sith Y Sommer Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Watson Y Warbrough Y Zalewski
Y Cultra Y Currie	Y Howard Y Jackson	Y Pritchard Y Ramey	Y Mr. Speaker
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1277 MUNI TIF EXTEND-WASHINGTON SQU THIRD READING PASSED

May 13, 2009

110 YEAS	5 NAYS	0 PRESENT	
 110 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Collins Y Colvin 	5 NAYS Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner N Franks N Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris	0 PRESENT Y Jefferson E Joyce N Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McAsey Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond	Y Reis Y Reitz Y Rita Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Saviano Y Schmitz Y Senger Y Smith Y Songer Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington
Y Colvin Y Connelly	Y Harris Y Hatcher	Y Osmond Y Osterman	Y Washington Y Watson
N Coulson	Y Hernandez	Y Phelps	Y Winters
Y Crespo Y Cross	Y Hoffman Y Holbrook	Y Pihos Y Poe	Y Yarbrough Y Zalewski
Y Cultra Y Currie	Y Howard Y Jackson	Y Pritchard	Y Mr. Speaker
Y D'Amico	Y Jakobsson	Y Ramey Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1296 QUICKTAKE-JOHNSBURG THIRD READING PASSED

May 13, 2009

76 YEAS	39 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	N Jefferson	N Reis Y Reitz
Y Arroyo N Bassi	Y Davis, William Y DeLuca	E Joyce N Kosel	
N Beaubien	N Dugan	Y Lang	Y Riley Y Rita
Y Beiser	N Dugan N Dunkin	N Leitch	Y Rose
Y Bellock	E Durkin	Y Lyons	Y Ryg
Y Berrios	N Eddy	Y Mathias	Y Sacia
Y Biggins	N Farnham	Y Mautino	Y Saviano
N Black	Y Feigenholtz	Y May	Y Schmitz
Y Boland	N Flider	N McAsey	Y Senger
N Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
N Brauer	N Franks	Y Mell	N Stephens
Y Brosnahan	N Fritchey	Y Mendoza	Y Sullivan
Y Burke	N Froehlich	N Miller	Y Thapedi
Y Burns	Y Golar	N Mitchell, Bill	N Tracy
N Cavaletto	N Gordon, Careen	Y Mitchell, Jerry	Y Tryon
N Chapa LaVia	N Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	E Mulligan	Y Verschoore
N Cole	Y Hamos	N Myers	N Wait
Y Collins	Y Hannig	Y Nekritz	N Walker
Y Colvin	Y Harris	N Osmond	Y Washington
N Connelly	N Hatcher	Y Osterman	N Watson
N Coulson	Y Hernandez	Y Phelps	Y Winters
N Crespo	Y Hoffman	Y Pihos	Y Yarbrough
Y Cross	Y Holbrook	N Poe	Y Zalewski
N Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	Y Ramey	I WII. Speaker
Y D'Amico	Y Jakobsson	Y Reboletti	
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STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1297 VEH CD-MINE RESCUE VEHICLE-DNR THIRD READING PASSED

May 13, 2009

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Costa Y Cole Y Cole Y Cole Y Cole Y Cole Y Colnins Y Connelly Y Coulson Y Crespo Y Cross	 Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flider Y Flowers Y Ford Y Fortner Y Fortner Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Hatcher Y Hernandez Y Holbrook 	Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos Y Poe	 Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Watson Y Winters Y Yarbrough Y Zalewski
Y Cultra Y Currie Y D'Amico	Y Howard Y Jackson Y Jakobsson	Y Pritchard Y Ramey Y Reboletti	Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1353 FIRE TRAINING-RETIRED FIRE THIRD READING PASSED

May 13, 2009

115 YEAS	0 NAYS	0 PRESENT	
 115 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Braver Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Collins Y Colvin Y Connelly Y Coulson 	0 NAYS Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	0 PRESENT Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McAuliffe Y McCarthy Y McCurthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	 Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Saviano Y Schmitz Y Senger Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Watson Y Winters
5			

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1357 UTILITIES-ONE CALL SYSTEM THIRD READING PASSED

May 13, 2009

Y ArroyoY DavisY BassiY DeLuY BeaubienY DugaY BeiserY DugaY BellockE DurkiY BerriosY EddyY BigginsY FarnhY BlackY FeigeY BolandY FlideY BradleyY FordY BradyY Forth	s, William E . ica Y	Joyce Y	Reis
YChapa LaViaYGordYColadipietroYGrahYColeYHamoYCollinsYHamoYColvinYHarriYConnellyYHatchYCoulsonYHerriYCrespoYHoffiYCrossYHolb	kinY </td <td>LangYLeitchYLyonsYMathiasYMautinoYMayYMcAseyYMcAuliffeYMcCarthyYMcGuireYMellYMendozaYMillerYMitchell, BillYMoffittYMulliganYNyersYNekritzYOstermanYPhelpsYPihosYPoeY</td> <td>Reitz Riley Rita Rose Ryg Sacia Saviano Schmitz Senger Smith Sommer Soto Stephens Sullivan Thapedi Tracy Tryon Turner Verschoore Wait Walker Washington Winters Yarbrough Zalewski</td>	LangYLeitchYLyonsYMathiasYMautinoYMayYMcAseyYMcAuliffeYMcCarthyYMcGuireYMellYMendozaYMillerYMitchell, BillYMoffittYMulliganYNyersYNekritzYOstermanYPhelpsYPihosYPoeY	Reitz Riley Rita Rose Ryg Sacia Saviano Schmitz Senger Smith Sommer Soto Stephens Sullivan Thapedi Tracy Tryon Turner Verschoore Wait Walker Washington Winters Yarbrough Zalewski
Y Cultra Y Howa Y Currie Y Jacks Y D'Amico Y Jakob		Pritchard Y Ramey	Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1401 PEN CD-ART 3-END PARTICIPATION THIRD READING PASSED

May 13, 2009

115 YEAS	0 NAYS	0 PRESENT	
 115 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Collins Y Collins Y Colvin Y Coulson Y Cross 	0 NAYS Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Froehlich Y Fortner Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman Y Holbrook	0 PRESENT Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos Y Poe	 Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Saviano Y Schmitz Y Senger Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Watson Y Winters Y Yarbrough Y Zalewski
Y Cultra Y Currie Y D'Amico	Y Howard Y Jackson Y Jakobsson	Y Pritchard Y Ramey Y Reboletti	Y Mr. Speaker
	1 JUN0000011	i Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1391 SCH CD-CERT-FAMILY THERAPIST THIRD READING PASSED

May 13, 2009

71 YEAS	44 NAYS	0 PRESENT	
Y Acevedo	N Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	E Joyce	Y Reitz
N Bassi	Y DeLuca	N Kosel	Y Riley
N Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	N Leitch	N Rose
N Bellock	E Durkin	Y Lyons	Y Ryg
Y Berrios	N Eddy	Y Mathias	N Sacia
N Biggins	Y Farnham	Y Mautino	N Saviano
N Black	Y Feigenholtz	Y May	N Schmitz
Y Boland	Y Flider	Y McAsey	N Senger
N Bost	Y Flowers	N McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
N Brady	N Fortner	Y McGuire	Y Soto
N Brauer	N Franks	Y Mell	N Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	N Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	N Mitchell, Bill	N Tracy
N Cavaletto	Y Gordon, Careen	N Mitchell, Jerry	N Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
N Coladipietro	Y Graham	E Mulligan	Y Verschoore
N Cole	Y Hamos	N Myers	N Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	Y Osmond	Y Washington
N Connelly	N Hatcher	Y Osterman	N Watson
N Coulson	Y Hernandez	Y Phelps	Y Winters
Y Crespo	Y Hoffman	N Pihos	Y Yarbrough
N Cross	Y Holbrook	N Poe	Y Zalewski
N Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
N Currie	Y Jackson	N Ramey	-
Y D'Amico	Y Jakobsson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 738 GAMING-TECH THIRD READING PASSED

May 13, 2009

72 YEAS	42 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	N Jefferson	N Reis
Y Arroyo	Y Davis, William	E Joyce	Y Reitz
N Bassi	Y DeLuca	N Kosel	Y Riley
Y Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	N Dunkin	Y Leitch	N Rose
N Bellock	E Durkin	Y Lyons	Y Ryg
Y Berrios	N Eddy	N Mathias	Y Sacia
N Biggins	N Farnham	Y Mautino	Y Saviano
Y Black	Y Feigenholtz	Y May	Y Schmitz
Y Boland	N Flider	N McAsey	N Senger
N Bost	Y Flowers	Y McAuliffe	Y Smith
N Bradley	Y Ford	NV McCarthy	N Sommer
Y Brady	N Fortner	Y McGuire	Y Soto
Y Brauer	N Franks	Y Mell	N Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	Y Sullivan
Y Burke	N Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	N Mitchell, Bill	N Tracy
N Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	N Tryon
N Chapa LaVia	N Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	E Mulligan	Y Verschoore
N Cole	Y Hamos	N Myers	Y Wait
Y Collins	Y Hannig	N Nekritz	N Walker
Y Colvin	Y Harris	N Osmond	Y Washington
N Connelly	N Hatcher	Y Osterman	N Watson
N Coulson	Y Hernandez	Y Phelps	N Winters
N Crespo	Y Hoffman	N Pihos	Y Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
N Cultra	Y Howard	N Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	Y Ramey	1
Y D'Amico	N Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 212 PB HLTH-SEXUALLY TRANS DISEASE THIRD READING PASSED

May 13, 2009

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1417 MVFA-FRANCHISE AGREEMENTS THIRD READING PASSED

73

May 13, 2009

114 YEAS	1 NAY	0 PRESENT	
 114 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Braver Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin Y Coulson Y Cross 	 1 NAY Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Ford Y Fortner Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hamos Y Hannig Y Harris Y Hatcher Y Hoffman Y Holbrook 	0 PRESENT Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McCarthy Y Mell Y Mendoza Y Miller Y Miller Y Mitchell, Bill Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos Y Poe	 Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Saviano Y Schmitz Y Senger Y Sith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait N Walker Y Watson Y Watson Y Watson Y Watrough Y Zalewski
Y Cultra Y Currie	Y Howard Y Jackson	Y Pritchard Y Ramey	Y Mr. Speaker
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1429 MICHELLE EPPEL LAW THIRD READING PASSED

May 13, 2009

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Costa Y Cole Y Cole Y Cole Y Cole Y Colins Y Colvin Y Coulson Y Crespo Y Cross	 Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Ford Y Fortner Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Hatcher Y Hoffman Y Holbrook 	Y Jefferson E Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos Y Poe	 Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Watson Y Winters Y Yarbrough Y Zalewski
Y Cultra Y Currie Y D'Amico	Y Howard Y Jackson Y Jakobsson	Y Pritchard Y Ramey Y Reboletti	Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1413 FORESTRY DEVELOPMENT THIRD READING PASSED

May 13, 2009

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	Y Reis
Y Arroyo	Y Davis, William	E Joyce	Y Reitz
Y Bassi	Y DeLuca	Y Kosel	Y Riley
Y Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	Y Leitch	Y Rose
Y Bellock	E Durkin	Y Lyons	Y Ryg
Y Berrios	Y Eddy	Y Mathias	Y Sacia
Y Biggins	Y Farnham	Y Mautino	Y Saviano
Y Black	Y Feigenholtz	Y May	Y Schmitz
Y Boland	Y Flider	Y McAsey	Y Senger
Y Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	Y Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	Y Franks	Y Mell	Y Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	Y Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	Y Mitchell, Bill	Y Tracy
Y Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	Y Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	E Mulligan	Y Verschoore
Y Cole	Y Hamos	Y Myers	Y Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	Y Osmond	Y Washington
Y Connelly	Y Hatcher	Y Osterman	Y Watson
Y Coulson	Y Hernandez	Y Phelps	Y Winters
Y Crespo	Y Hoffman	Y Pihos	Y Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
Y Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	Y Ramey	i min opeaner
Y D'Amico	Y Jakobsson	Y Reboletti	
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STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1443 HOSPITAL LICENSING ACT-ANIMALS THIRD READING PASSED

May 13, 2009

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1450 VEH CD-MAX WIDTH OF VEHICLE THIRD READING PASSED

May 13, 2009

112 YEAS	3 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Braver Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly N Coulson	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Fortner Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos N Hannig Y Harris Y Hatcher Y Hernandez	Y Jefferson E Joyce N Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	 Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Saviano Y Schmitz Y Senger Y Sitephens Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Winters
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Pheips Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

53RD LEGISLATIVE DAY

Perfunctory Session

WEDNESDAY, MAY 13, 2009

At the hour of 3:54 o'clock p.m., the House convened perfunctory session.

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 4555. Introduced by Representative Osmond, AN ACT concerning business.

HOUSE BILL 4556. Introduced by Representative Coulson, AN ACT concerning local government.

At the hour of 3:54 o'clock p.m., the House Perfunctory Session adjourned.