STATE OF ILLINOIS



HOUSE JOURNAL

HOUSE OF REPRESENTATIVES NINETY-SIXTH GENERAL ASSEMBLY 115TH LEGISLATIVE DAY REGULAR & PERFUNCTORY SESSION THURSDAY, MARCH 18, 2010 11:08 O'CLOCK A.M.

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The House met pursuant to adjournment. Representative Mautino in the chair.

Prayer by Reverend Keith Harris, who is with McKinley Memorial Presbyterian Church in Champaign, IL.

Representative Mell 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: 114 present. (ROLL CALL 1)

By unanimous consent, Representatives Black, Durkin, Myers, and Tracy were excused from attendance. At the hour of 2:19 o'clock p.m., by unanimous consent, Representatives Kosel and Sacia were excused from attendance for the remainder of the day. At the hour of 3:38 o'clock p.m., by unanimous consent, Representative Dugan was excused from attendance for the remainder of the day. At the hour of 11:12 o'clock a.m., by unanimous consent, Representative Stephens was excused from attendance for the remainder of the day.

REQUEST TO BE SHOWN ON QUORUM

Having been absent when the Quorum Roll Call for Attendance was taken, this is to advise you that I, Representative Myers, should be recorded as present at the hour of 12:14 o'clock p.m.

REPORTS

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

Kane County Transportation Empowerment Funds Received, Obligated, Contracted and Expensed For the Year Ending December 31, 2009, submitted by County of Kane Finance Department on March 16, 2010.

Lake County's Report on the Quarter Percent Sales Tax For Transportation and Public Safety For the Year Ending December 31, 2009, submitted by Lake County Department of Finance and Administrative Services on March 17, 2010.

Chicago State University Compliance Examination For the Year Ended June 30, 2009, submitted by Office of the Auditor General on March 17, 2010.

Chicago State University Financial Audit For the Year Ended June 30, 2009, submitted by Office of the Auditor General on March 17, 2010.

Western Illinois University Financial Audit For the Year Ended June 30, 2009, submitted by Office of the Audit General on March 17, 2010.

Western Illinois University Compliance Examination For the Year Ended June 30, 2009, submitted by Office of the Auditor General on March 17, 2010.

Illinois Housing Development Authority Compliance Examination For the Year Ended June 30, 2009, submitted by Office of the Auditor General on March 17, 2010.

Eastern Illinois University Compliance Examination For the Year Ended June 30, 2009, submitted by Office of the Auditor General on March 17, 2010.

Eastern Illinois University Financial Audit For the Year Ended June 30, 2009, submitted by Office of the Auditor General on March 17, 2010.

Office of the Comptroller, Fiscal Officer Responsibilities Compliance Examination For the Year Ended June 30, 2009, submitted by Office of the Auditor General on March 17, 2010.

Franklin/Williamson Counties Regional Office of Education #21 Financial Audit For the Year Ended June 30, 2009, submitted by Office of the Auditor General on March 17, 2010.

State of Illinois Intermediate Service Center #2 Financial Audit For the Year Ended June 30, 2009, submitted by Office of the Auditor General on March 17, 2010.

REPORTS FROM STANDING COMMITTEES

Representative Bradley, Chairperson, from the Committee on Revenue & Finance to which the following were referred, action taken on March 18, 2010, reported the same back with the following recommendations:

That the Floor Amendment be reported "recommends be adopted": Amendment No. 1 to HOUSE BILL 6359.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 1578.

The committee roll call vote on Amendment No. 1 to House Bill 6359 is as follows: 9, Yeas; 0, Nays; 0, Answering Present.

Y Bradley(D), Chairperson

- A Biggins(R), Republican Spokesperson
- A Beaubien(R)
- Y Currie(D)
- Y Ford(D)
- A Sullivan(R)
- Y Zalewski(D)

The committee roll call vote on Senate Bill 1578 is as follows: 12, Yeas; 0, Nays; 0, Answering Present.

Y Bradley(D), Chairperson

- Y Biggins(R), Republican Spokesperson
- Y Beaubien(R)
- Y Currie(D)
- Y Ford(D)
- A Sullivan(R)
- Y Zalewski(D)

- Y Mautino(D), Vice-Chairperson A Bassi(R)
- Y Chapa LaVia(D)
- Y Eddy(R)
- Y Gordon, Careen(D)
- Y Turner(D)
- Y Mautino(D), Vice-Chairperson
 Y Bassi(R)
 Y Chapa LaVia(D)
 Y Eddy(R)
 Y Gordon, Careen(D)
- Y Turner(D)

MOTIONS SUBMITTED

Representative Cross submitted the following written motion, which was placed on the order of Motions in Writing:

MOTION

Pursuant to Rule 18(g), I move to discharge the Committee on Rules from further consideration of HOUSE JOINT RESOLUTION CONSTITUTIONAL AMENDMENT 56 and advance to the order of Second Reading - Standard Debate.

HOME RULE NOTES SUPPLIED

Home Rule Notes have been supplied for HOUSE BILLS 1629, as amended, 4837, 5300 and 6239, as amended.

STATE MANDATES FISCAL NOTES SUPPLIED

State Mandates Fiscal Notes have been supplied for HOUSE BILLS 4679, 5471 and 5954.

FISCAL NOTES SUPPLIED

Fiscal Notes have been supplied for HOUSE BILLS 4936, 4992, 5300 and 6099, as amended.

BALANCED BUDGET NOTE SUPPLIED

A Balanced Budget Note has been supplied for HOUSE BILL 6202.

LAND CONVEYANCE APPRAISAL NOTES SUPPLIED

Land Conveyance Appraisal Notes have been supplied for HOUSE BILLS 1629, as amended, and 6202, as amended.

STATE DEBT IMPACT NOTE SUPPLIED

A State Debt Impact Note has been supplied for HOUSE BILL 5783, as amended.

PENSION NOTE SUPPLIED

A Pension Note has been supplied for HOUSE BILL 5783, as amended.

STATE MANDATES FISCAL NOTE REQUEST WITHDRAWN

Representative Fritchey withdrew his request for a State Mandates Fiscal Note on HOUSE BILL 5214.

Representative Tryon withdrew his request for a State Mandates Fiscal Note on HOUSE BILL 6072.

BALANCED BUDGET NOTE REQUEST WITHDRAWN

Representative Fritchey withdrew his request for a Balanced Budget Note on HOUSE BILLS 5019, 5214 and 5381.

JUDICIAL NOTE REQUEST WITHDRAWN

Representative Fritchey withdrew his request for a Judicial Note on HOUSE BILLS HOUSE BILLS 5019, 5214 and 5381.

FISCAL NOTE REQUEST WITHDRAWN

Representative Tryon withdrew his request for a Fiscal Note on HOUSE BILL 6072.

Representative Fritchey withdrew his request for a Fiscal Note on HOUSE BILLS 5019 and 5381.

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 passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the House of Representatives, to-wit:

SENATE BILL NO. 3180 A bill for AN ACT concerning civil law. SENATE BILL NO. 3199 A bill for AN ACT concerning transportation. SENATE BILL NO. 3206 A bill for AN ACT concerning State government. SENATE BILL NO. 3211 A bill for AN ACT concerning business. SENATE BILL NO. 3268 A bill for AN ACT concerning cemeteries. SENATE BILL NO. 3332 A bill for AN ACT concerning education. SENATE BILL NO. 3411 A bill for AN ACT concerning criminal law. SENATE BILL NO. 3506 A bill for AN ACT concerning transportation. SENATE BILL NO. 3529 A bill for AN ACT concerning revenue. SENATE BILL NO. 3531 A bill for AN ACT concerning State government. SENATE BILL NO. 3570 A bill for AN ACT concerning education. Passed by the Senate, March 17, 2010.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILLS 3180, 3199, 3206, 3211, 3268, 3332, 3411, 3506, 3529, 3531 and 3570 were ordered reproduced and placed on the appropriate order of business.

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

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

SENATE BILL NO. 3648 A bill for AN ACT concerning revenue. SENATE BILL NO. 3659 A bill for AN ACT concerning State government. SENATE BILL NO. 3681 A bill for AN ACT concerning education. SENATE BILL NO. 3737 A bill for AN ACT concerning education. Passed by the Senate, March 17, 2010.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILLS 3648, 3659, 3681 and 3737 were ordered reproduced and placed on the appropriate order of business.

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

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

SENATE BILL NO. 3084 A bill for AN ACT concerning sex offenders. SENATE BILL NO. 3085 A bill for AN ACT concerning criminal law. SENATE BILL NO. 3096 A bill for AN ACT concerning insurance. SENATE BILL NO. 3222 A bill for AN ACT concerning education. SENATE BILL NO. 3249 A bill for AN ACT concerning State government. SENATE BILL NO. 3359 A bill for AN ACT concerning criminal law. SENATE BILL NO. 3420 A bill for AN ACT concerning finance. SENATE BILL NO. 3429 A bill for AN ACT concerning State government. SENATE BILL NO. 3509 A bill for AN ACT concerning professional regulation. SENATE BILL NO. 3616 A bill for AN ACT concerning transportation. SENATE BILL NO. 3622 A bill for AN ACT concerning finance. SENATE BILL NO. 3662 A bill for AN ACT concerning revenue. SENATE BILL NO. 3699 A bill for AN ACT concerning education. SENATE BILL NO. 3712 A bill for AN ACT concerning professional regulation. SENATE BILL NO. 3722 A bill for AN ACT concerning local government. Passed by the Senate, March 17, 2010.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILLS 3084, 3085, 3096, 3222, 3249, 3359, 3420, 3429, 3509, 3616, 3622, 3662, 3699, 3712 and 3722 were ordered reproduced and placed on the appropriate order of business.

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

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has passed a bill of the following title, in the passage of which I am instructed to ask the concurrence of the House of Representatives, to-wit:

SENATE BILL NO. 3692

A bill for AN ACT concerning local government. Passed by the Senate, March 17, 2010.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILL 3692 was ordered reproduced and placed on the appropriate order of business.

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

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

SENATE BILL NO. 3749 A bill for AN ACT concerning local government. SENATE BILL NO. 3778 A bill for AN ACT concerning local government. Passed by the Senate, March 18, 2010.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILLS 3749 and 3778 were ordered reproduced and placed on the appropriate order of business.

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

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

SENATE BILL NO. 2462 A bill for AN ACT concerning criminal law. SENATE BILL NO. 2499 A bill for AN ACT concerning education. SENATE BILL NO. 2513 A bill for AN ACT concerning criminal law. Passed by the Senate, March 18, 2010.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILLS 2462, 2499 and 2513 were ordered reproduced and placed on the appropriate order of business.

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

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

SENATE BILL NO. 2580 A bill for AN ACT concerning animals. SENATE BILL NO. 2637 A bill for AN ACT concerning local government. SENATE BILL NO. 2660 A bill for AN ACT concerning utilities. SENATE BILL NO. 2747 A bill for AN ACT concerning government. SENATE BILL NO. 2795 A bill for AN ACT concerning revenue. SENATE BILL NO. 2802 A bill for AN ACT concerning finance. SENATE BILL NO. 2927 A bill for AN ACT concerning transportation. SENATE BILL NO. 2931 A bill for AN ACT concerning public aid. SENATE BILL NO. 2986 A bill for AN ACT concerning land. SENATE BILL NO. 3044 A bill for AN ACT concerning liquor. SENATE BILL NO. 3047 A bill for AN ACT concerning health care. SENATE BILL NO. 3091 A bill for AN ACT concerning transportation. SENATE BILL NO. 3093 A bill for AN ACT concerning criminal law. SENATE BILL NO. 3094 A bill for AN ACT concerning professional regulation. SENATE BILL NO. 3129 A bill for AN ACT concerning health. Passed by the Senate, March 18, 2010.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILLS 2580, 2637, 2660, 2747, 2795, 2802, 2927, 2931, 2986, 3044, 3047, 3091, 3093, 3094 and 3129 were ordered reproduced and placed on the appropriate order of business.

A message from the Senate by Ms. Rock, Secretary: Mr. Speaker -- I am directed to

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

SENATE BILL NO. 3147 A bill for AN ACT concerning revenue. SENATE BILL NO. 3273 A bill for AN ACT concerning health. SENATE BILL NO. 3282 A bill for AN ACT concerning transportation. SENATE BILL NO. 3309 A bill for AN ACT concerning transportation. SENATE BILL NO. 3334 A bill for AN ACT concerning revenue. SENATE BILL NO. 3336 A bill for AN ACT concerning local government. Passed by the Senate, March 18, 2010.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILLS 3147, 3273, 3282, 3309, 3334 and 3336 were ordered reproduced and placed on the appropriate order of business.

A message from the Senate by

Ms. Rock, Secretary:

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

SENATE BILL NO. 2612 A bill for AN ACT concerning local government. SENATE BILL NO. 3342 A bill for AN ACT concerning State government. SENATE BILL NO. 3377 A bill for AN ACT concerning public health. SENATE BILL NO. 3402 A bill for AN ACT concerning State government. SENATE BILL NO. 3460 A bill for AN ACT concerning education. SENATE BILL NO. 3514 A bill for AN ACT concerning finance. SENATE BILL NO. 3540 A bill for AN ACT concerning criminal law. SENATE BILL NO. 3544 A bill for AN ACT concerning education. Passed by the Senate, March 18, 2010.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILLS 2612, 3342, 3377, 3402, 3460, 3514, 3540 and 3544 were ordered reproduced and placed on the appropriate order of business.

A message from the Senate by

Ms. Rock, Secretary:

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

SENATE BILL NO. 2878 A bill for AN ACT concerning civil law. SENATE BILL NO. 2879 A bill for AN ACT concerning transportation. SENATE BILL NO. 2887 A bill for AN ACT concerning government. SENATE BILL NO. 2951 A bill for AN ACT concerning transportation. SENATE BILL NO. 2980 A bill for AN ACT concerning education. SENATE BILL NO. 3057 A bill for AN ACT concerning regulation. SENATE BILL NO. 3134 A bill for AN ACT concerning local government. SENATE BILL NO. 3269 A bill for AN ACT concerning sexual assault evidence. SENATE BILL NO. 3322 A bill for AN ACT concerning regulation. SENATE BILL NO. 3383 A bill for AN ACT concerning State government. SENATE BILL NO. 3401 A bill for AN ACT concerning revenue. Passed by the Senate, March 18, 2010.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILLS 2878, 2879, 2887, 2951, 2980, 3057, 3134, 3269, 3322, 3383 and 3401 were ordered reproduced and placed on the appropriate order of business.

A message from the Senate by

Ms. Rock, Secretary:

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

SENATE BILL NO. 352 A bill for AN ACT concerning government. SENATE BILL NO. 374 A bill for AN ACT concerning State government. SENATE BILL NO. 377 A bill for AN ACT concerning State government. SENATE BILL NO. 387 A bill for AN ACT concerning State government. SENATE BILL NO. 389 A bill for AN ACT concerning State government. SENATE BILL NO. 448 A bill for AN ACT concerning finance. SENATE BILL NO. 459 A bill for AN ACT concerning revenue. SENATE BILL NO. 489 A bill for AN ACT concerning revenue. SENATE BILL NO. 550 A bill for AN ACT concerning public employee benefits. SENATE BILL NO. 615 A bill for AN ACT concerning education. SENATE BILL NO. 663 A bill for AN ACT concerning regulation. SENATE BILL NO. 676 A bill for AN ACT concerning regulation. SENATE BILL NO. 730 A bill for AN ACT concerning regulation. SENATE BILL NO. 735 A bill for AN ACT concerning gaming. SENATE BILL NO. 851 A bill for AN ACT concerning health. SENATE BILL NO. 1020 A bill for AN ACT concerning criminal law. SENATE BILL NO. 1055 A bill for AN ACT concerning civil law. SENATE BILL NO. 1118 A bill for AN ACT concerning business. SENATE BILL NO. 2476 A bill for AN ACT concerning transportation. SENATE BILL NO. 2497 A bill for AN ACT concerning government. SENATE BILL NO. 2508 A bill for AN ACT concerning business. SENATE BILL NO. 2542 A bill for AN ACT concerning athlete agents. SENATE BILL NO. 2551 A bill for AN ACT concerning criminal law. SENATE BILL NO. 2559 A bill for AN ACT concerning revenue. SENATE BILL NO. 2571 A bill for AN ACT concerning local government. SENATE BILL NO. 2809 A bill for AN ACT concerning children. SENATE BILL NO. 2810 A bill for AN ACT concerning local government. SENATE BILL NO. 2814 A bill for AN ACT concerning professional regulation. SENATE BILL NO. 2835 A bill for AN ACT concerning regulation. Passed by the Senate, March 18, 2010.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILLS 352, 374, 377, 387, 389, 448, 459, 489, 550, 615, 663, 676, 730, 735, 851, 1020, 1055, 1118, 2476, 2497, 2508, 2542, 2551, 2559, 2571, 2809, 2810, 2814 and 2835 were ordered reproduced and placed on the appropriate order of business.

A message from the Senate by

Ms. Rock, Secretary:

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

SENATE BILL NO. 3742 A bill for AN ACT concerning elections. SENATE BILL NO. 3743 A bill for AN ACT concerning public aid. SENATE BILL NO. 3762 A bill for AN ACT concerning regulation. SENATE BILL NO. 3776 A bill for AN ACT concerning finance. SENATE BILL NO. 3816 A bill for AN ACT concerning revenue. Passed by the Senate, March 18, 2010.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILLS 3742, 3743, 3762, 3776 and 3816 were ordered reproduced and placed on the appropriate order of business.

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

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

SENATE BILL NO. 3547 A bill for AN ACT concerning education. SENATE BILL NO. 3565 A bill for AN ACT concerning insurance. SENATE BILL NO. 3566 A bill for AN ACT concerning employment. SENATE BILL NO. 3568 A bill for AN ACT concerning criminal law. SENATE BILL NO. 3585 A bill for AN ACT concerning safety. SENATE BILL NO. 3592 A bill for AN ACT concerning transportation. SENATE BILL NO. 3637 A bill for AN ACT concerning regulation. SENATE BILL NO. 3683 A bill for AN ACT concerning local government. SENATE BILL NO. 3706 A bill for AN ACT concerning education. SENATE BILL NO. 3732 A bill for AN ACT concerning transportation. Passed by the Senate, March 18, 2010.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILLS 3547, 3565, 3566, 3568, 3585, 3592, 3637, 3683, 3706 and 3732 were ordered reproduced and placed on the appropriate order of business.

A message from the Senate by

Ms. Rock, Secretary:

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

SENATE JOINT RESOLUTION NO. 116

RESOLVED, BY THE SENATE OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that when the Senate adjourns on Thursday, March 18, 2010, it stands adjourned until Tuesday, March 23, 2010 at 12:00 o'clock noon, or until the call of the President; and when the House of Representatives adjourns on Friday, March 19, 2010, it stands adjourned until Monday, March 22, 2010 at 3:00 o'clock P.M. or until the call of the Speaker.

Adopted by the Senate, March 18, 2010.

Jillayne Rock, Secretary of the Senate

CHANGE OF SPONSORSHIP

With the consent of the affected members, Representative Bradley was removed as principal sponsor, and Representative Carberry became the new principal sponsor of HOUSE BILL 5762.

With the consent of the affected members, Representative Holbrook was removed as principal sponsor, and Representative Mell became the new principal sponsor of HOUSE BILL 5226.

With the consent of the affected members, Representative Cross was removed as principal sponsor, and Representative Mathias became the new principal sponsor of HOUSE BILL 5634.

With the consent of the affected members, Representative Eddy was removed as principal sponsor, and Representative Bradley became the new principal sponsor of SENATE BILL 2615.

With the consent of the affected members, Representative Madigan was removed as principal sponsor, and Representative McCarthy became the new principal sponsor of HOUSE BILL 6368.

HOUSE RESOLUTIONS

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

HOUSE RESOLUTION 1018

Offered by Representative Stephens:

WHEREAS, The members of the Illinois House of Representatives are pleased to honor the Sons of the American Legion on the 78th anniversary of the organization; and

WHEREAS, The American Legion voted to create the Sons of the American Legion in 1932; the first Sons of the American Legion charter was given to the Bruce P. Robinson Post #133 Squadron in Indianapolis, Indiana in 1933; and

WHEREAS, The Sons of the American Legion is an organization within the American Legion, made up of boys and men of all ages whose parents or grandparents served in the United States military and who are or were eligible for membership in the American Legion; and

WHEREAS, There are currently more than 335,000 Sons of the American Legion members in more than 5,500 squadrons in all 50 states and 9 foreign countries; there are 238 squadrons in Illinois with more than 14,800 members; and

WHEREAS, Since the first year, the Sons of the American Legion has recorded new membership records, 28 in Illinois; in 1990 membership exceeded 100,000 members and in 2009 the 335,000 mark was broken; and

WHEREAS, The Sons of the American Legion donates millions of dollars and contributes millions of man hours to American Legion programs and local charities across the United States; in combination with the American Legion and the American Legion Auxiliary, the three groups care for our nation's veterans and their families, work to improve the quality of life for children, preserve the traditions and values of the United States, and teach fundamentals of good citizenship; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we congratulate the members of the Sons of the American Legion, Detachment of Illinois, on a fabulously successful year, and declare June 26, 2010, Sons of the American Legion Day in the State of Illinois; and be it further

RESOLVED, That a suitable copy of this resolution be presented to a representative of the Sons of the American Legion, Detachment of Illinois.

HOUSE RESOLUTION 1020

Offered by Representative Pritchard:

WHEREAS, The members of the Illinois House of Representatives are pleased to recognize and congratulate former Northern Illinois University President John E. La Tourette on the renaming of Faraday West on the campus of Northern Illinois University to John E. La Tourette Hall, as a tribute to his service and successful pursuit and defense of the University's doctoral mission; and

WHEREAS, John E. La Tourette arrived at Northern Illinois University in 1979 and served as the University's Provost from 1979 to 1984 and then as the tenth President of Northern Illinois University from 1986 to 2000; and

WHEREAS, President La Tourette has been a leader in higher education and has cultivated graduate studies throughout his career at distinguished universities such as Rutgers, SUNY Binghamton, Bowling Green State, and Northern Illinois University; he studied economics and received his B.A., M.A., and Ph.D. degrees from Rutgers University; and

WHEREAS, President La Tourette championed the doctoral mission of Northern Illinois University; three science doctorates and the doctorate in Mathematics were approved during his tenure; these programs have nurtured young and talented researchers and have been major suppliers to the high-tech workforce in the greater northern Illinois region; and

WHEREAS, President La Tourette successfully lobbied for the facilities to complement the University's research and doctoral mission, highlighted by the completion of Faraday West (hereafter known as John E. La Tourette Hall), a \$24.3 million, 115,000 square foot facility to support the expansion of Chemistry and Physics; and

WHEREAS, Additionally, during his tenure, Northern Illinois University established the College of Engineering and Engineering Technology, nurtured the growth of the new College of Law, developed a strong outreach effort, and secured funding for the restoration of historic Altgeld Hall and the Convocation Center; new buildings constructed during his tenure include the Campus Life Building, the Center for Black Studies, the Center for Latino and Latin American Studies, the Child Care Center, the Engineering Building, the Hoffman Estates Education Center, the Naperville Education Center, the Public Administration Building, and the Rockford Education Center; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we congratulate former President John E. La Tourette on the renaming of Faraday West on the campus of Northern Illinois University to John E. La Tourette Hall, and hereby designate April 13, 2010 as "John E. LaTourette Day" in the State of Illinois; and be it further

RESOLVED, That a suitable copy of this resolution be presented to former President John E. La Tourette as an expression of our respect and esteem.

HOUSE RESOLUTION 1022

Offered by Representative Sacia:

WHEREAS, Horse processing is the most tightly regulated animal harvest; and

WHEREAS, Horse processing is the only animal processing for which transportation is regulated; and

WHEREAS, The Horse Welfare Coalition estimates that annually 90,000 to 100,000 unwanted horses will be exposed to potential abandonment and neglect if horse processing plants are forced to close and horse export options are eliminated; and

WHEREAS, Those 90,000 to 100,000 unwanted horses will compete each year for adoption with the 32,000 wild horses that United States taxpayers are currently paying \$40 million to shelter and feed; and

WHEREAS, The nation's inadequate, overburdened, and unregulated horse rescue and adoption facilities cannot handle the influx of approximately 60,000 or more additional horses each year that would result from a harvesting ban, according to the Congressional Research Service; and

WHEREAS, Many zoo animal diets rely on equine protein because it closely resembles the food that the zoo animal would consume in the wild; and

WHEREAS, Many veterinarians and animal nutritionists assert that equine protein is the healthiest diet for big cats and rare birds; and

WHEREAS, The only source of equine protein that is inspected by the United States Department of Agriculture will be eliminated if federal legislation shuts down horse processing facilities; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we respectfully urge all members of the Illinois congressional delegation to support the continuation of horse processing in the United States and to offer incentives that help create horse processing plants, such as state-inspected horse harvest for export; and be it further

RESOLVED, That we respectfully urge the Congress of the United States to support new horse processing facilities and the continuation of existing facilities on both the state and national level; and be it further

RESOLVED, That we respectfully urge the United States House of Representatives and Senate to oppose H.R. 503 and S. 727 of the 111th Congress and to support the processing of horses in the United States and internationally; and be it further

RESOLVED, That we support the location of United States Department of Agriculture-approved horse processing facilities on state, tribal, or private lands under mutually acceptable and market-driven land leases and, if necessary, a mutually acceptable assignment of revenues that meets the needs of all parties involved with the horse processing facility; and be it further

RESOLVED, That after adoption, copies of this resolution shall be sent by the Clerk of the Illinois House of Representatives to the members of Illinois congressional delegation, the President pro tempore of the United States Senate, and the Speaker of the United States House of Representatives.

HOUSE RESOLUTION 1024

Offered by Representative Feigenholtz:

WHEREAS, The month of April is National Child Abuse Awareness Month, a month dedicated to raising community awareness about child abuse and neglect prevention; and

WHEREAS, There is mounting evidence that validates the connection between child abuse and neglect and animal abuse and neglect; and

WHEREAS, Empirical research has revealed that animal abuse in the home is an indicator of other forms of violence in the home; the utilization of this indicator of domestic violence facilitates law enforcement and prosecutor action; and

WHEREAS, Enforcement action against a perpetrator of animal abuse and neglect has the effect of generating evidence against the perpetrator of violence against children; and

WHEREAS, This cross-reporting initiative validates the occurrence of both domestic violence and animal abuse in the home; and

WHEREAS, Caring individuals and groups within our State are launching an initiative to increase awareness of animal cruelty in our communities so that the citizens of this State can recognize and join the fight against such abuse; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we designate the month of April as Child Abuse Awareness Month in the State of Illinois; and be it further

RESOLVED, That we recognize the existence of a connection between child abuse and animal abuse and urge the citizens of the State of Illinois to join the fight against both forms of abuse.

HOUSE JOINT RESOLUTION 112

Offered by Representative Tryon:

WHEREAS, Subsection (b) of Section 2 of Article VIII (Finance) of the Constitution of Illinois states the following requirement: "Appropriations for a fiscal year shall not exceed funds estimated by the General Assembly to be available during that year."; and

WHEREAS, Pursuant to this constitutional mandate, subsection (a) of Section 4 of the Commission on Government Forecasting and Accountability Act (25 ILCS 155/4(a)) directs the Commission to publish, on the third Wednesday in March of each year, revised revenue estimates for the approaching fiscal year; and

WHEREAS, On March 16, 2010, the Commission released an "FY 2011 Economic Forecast and Revenue Estimate" for the approaching fiscal year, in line with the statutory mandate of Section 4; and

WHEREAS, On March 16, 2010, the Commission estimated that the State of Illinois will enjoy total general funds revenues, including budget stabilization funds transfers, of \$26,833,000,000 in fiscal year 2011; and

WHEREAS, On March 16, 2010, the Commission estimated that the State of Illinois will enjoy total State revenues, including both general funds and non-general funds revenues, of \$59,826,000,000 in fiscal year 2011; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that we adopt the FY 2011 Economic Forecast and Revenue Estimate submitted to the General Assembly by the Commission on Government Forecasting and Accountability on March 16, 2010 as the funds estimated by the General Assembly to be available during the fiscal year beginning July 1, 2010, for the purposes of subsection (b) of Section 2 of Article VIII of the Illinois Constitution; and be it further

RESOLVED, That suitable copies of this resolution be delivered to the Speaker of the Illinois House of Representatives, the President of the Illinois Senate, the House Minority Leader, and the Senate Minority Leader.

AGREED RESOLUTIONS

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

HOUSE RESOLUTION 1019

Offered by Representative Stephens:

Congratulates Heather Marie McGinley, who is currently dancing with the Martha Graham Dance Company.

HOUSE RESOLUTION 1021

Offered by Representative May:

Congratulates Lee Bagan for being honored with the "Lee Bagan Endowment Dinner" at the University of Texas campus in Austin, Texas.

HOUSE RESOLUTION 1023

Offered by Representative Washington:

Honors Dean Barrow for his work as the Prime Minister of Belize and welcomes him to the State of Illinois during his visit to Waukegan on April 17, 2010.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. 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 Beiser, HOUSE BILL 5330 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: 113, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 2)

This bill, 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.

On motion of Representative Currie, HOUSE BILL 5833 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: 113, 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 and ask their concurrence.

On motion of Representative Monique Davis, HOUSE BILL 4582 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the negative by the following vote: 42, Yeas; 71, Nays; 0, Answering Present.

(ROLL CALL 4)

This bill, having failed to receive the votes of a constitutional majority of the Members elected, was declared lost.

ACTION ON MOTIONS

Pursuant to Rule 18(g), Representative Cross moved for unanimous consent to discharge the Committee on Rules from further consideration of HOUSE JOINT RESOLUTION CONSTITUTIONAL AMENDMENT 56, and requested a record vote on the motion.

Representative Currie was recognized and announced her oppositon to the motion.

The Chair ruled that a record vote was not necessary because the motion was already lost due to the denial of unanimous consent.

Representative Cross moved to appeal from the ruling of the Chair.

On the question of sustaining the ruling of the Chair, a vote was taken resulting as follows:

69, Yeas; 44, Nays; 0, Answering Present.

(ROLL CALL 5)

The motion prevailed and the Chair was sustained.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. 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 Bradley, HOUSE BILL 5764 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: 113, 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 and ask their concurrence.

On motion of Representative Mathias, HOUSE BILL 6271 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; 0, Nays; 1, Answering Present.

(ROLL CALL 7)

This bill, 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.

On motion of Representative Dunkin, HOUSE BILL 5281 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: 80, Yeas; 34, 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 and ask their concurrence.

On motion of Representative Feigenholtz, HOUSE BILL 5428 was taken up and read by title a third time.

The Chair placed this bill on extended debate.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 74, Yeas; 39, 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 and ask their concurrence.

On motion of Representative Flider, HOUSE BILL 6112 was taken up and read by title a third time. Pending discussion, Representative Beaubien moved the previous question.

And the question being, "Shall the main question be now put?" it was decided in the affirmative.

The question then being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 71, Yeas; 43, Nays; 0, Answering Present.

(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 and ask their concurrence.

HOUSE BILL 5842. Having been read by title a third time on March 12, 2010, and further consideration postponed, the same was again taken up.

Representative Burke moved the passage of HOUSE BILL 5842.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 68, Yeas; 46, 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 and ask their concurrence.

On motion of Representative Moffitt, HOUSE BILL 4974 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; 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 and ask their concurrence.

On motion of Representative Graham, HOUSE BILL 6014 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; 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 and ask their concurrence.

On motion of Representative Mulligan, HOUSE BILL 5823 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; 0, Answering Present.

(ROLL CALL 14)

This bill, 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.

On motion of Representative Mautino, HOUSE BILL 4797 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; 0, 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 and ask their concurrence.

On motion of Representative Mautino, HOUSE BILL 5377 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; 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 and ask their concurrence.

On motion of Representative Lang, HOUSE BILL 5781 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: 89, Yeas; 24, 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 and ask their concurrence.

On motion of Representative McCarthy, HOUSE BILL 5960 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; 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 and ask their concurrence.

On motion of Representative Poe, HOUSE BILL 4578 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; 0, Nays; 0, 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 and ask their concurrence.

On motion of Representative Howard, HOUSE BILL 5388 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; 0, Nays; 0, Answering Present.

(ROLL CALL 20)

This bill, 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.

On motion of Representative Schmitz, HOUSE BILL 5749 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; 0, Nays; 0, Answering Present.

(ROLL CALL 21)

This bill, 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.

On motion of Representative Senger, HOUSE BILL 5321 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; 0, Nays; 0, Answering Present.

(ROLL CALL 22)

This bill, 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.

SENATE BILL ON THIRD READING

The following bill 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 Brauer, SENATE BILL 1702 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; 0, Navs; 0, Answering Present.

(ROLL CALL 23)

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.

HOUSE BILLS ON SECOND READING

Having been reproduced, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILL 5057.

HOUSE BILL 6083. Having been reproduced, was taken up and read by title a second time.

The following amendment was offered in the Committee on Judiciary I - Civil Law, adopted and reproduced:

AMENDMENT NO. 1. Amend House Bill 6083 by replacing everything after the enacting clause with the following:

"Section 1. Short title. This Act may be cited as the Laser Speed Detection Device Act.

Section 5. Admissibility of evidence; laser speed detection device. Evidence of speed based on a speed detection device using the speed timing principle of laser which is of a model that has been approved by the Department of State Police shall be considered scientifically acceptable and reliable as a speed detection device and shall be admissible for all purposes in any court or administrative proceeding in this State, subject to the rules of evidence that are applicable to that court or proceeding, including rules requiring the establishment of an adequate foundation for the evidence. A certified copy of the Department of State Police list of approved models of such laser devices shall be self-authenticating and shall be admissible for all purposes in any court or administrative proceeding in this State. The technology used by any such approved device shall not be considered new or novel for the purposes of detecting speed of a vehicle.

Section 999. Effective date. This Act takes effect upon becoming law.".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

Having been reproduced, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILL 5306.

Having been read by title a second time on March 17, 2010 and held, the following bill was taken up and advanced to the order of Third Reading: HOUSE BILL 4821.

HOUSE BILL 6059. Having been reproduced, was taken up and read by title a second time.

The following amendment was offered in the Committee on State Government Administration, adopted and reproduced:

AMENDMENT NO. <u>1</u>. Amend House Bill 6059 on page 2 by replacing lines 14 through 16 with the following:

"(b) The President and Minority Leader of the Senate shall each designate a member of the Senate and the Speaker and Minority Leader of the House of Representatives shall each designate a member of the House to advise the Commission.".

Floor Amendment No. 2 remained in the Committee on Rules.

Representative Feigenholtz offered the following amendment and moved its adoption:

AMENDMENT NO. <u>3</u>. Amend House Bill 6059 by deleting line 20 on page 6 through line 2 on page 7; and

on page 9, by replacing lines 7 through 11 with the following:

"(b) The Department of Natural Resources may cooperate with and advise the Commission in regards to staffing and may support functions and activities of the Commission from moneys available to the Department that may be used for that purpose. The General Assembly may also".

The foregoing motion prevailed and Amendment No. 3 was adopted.

There being no further amendments, the foregoing Amendments numbered 1 and 3 were ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

Having been reproduced, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILL 5308.

RECALL

At the request of the principal sponsor, Representative Leitch, HOUSE BILL 5308 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

HOUSE BILLS ON SECOND READING

HOUSE BILL 5996. Having been reproduced, was taken up and read by title a second time. Representative McAuliffe offered the following amendment and moved its adoption:

AMENDMENT NO. 1. Amend House Bill 5996 by replacing everything after the enacting clause with the following:

"Section 5. The Emergency Medical Services (EMS) Systems Act is amended by changing Section 3.20 as follows:

(210 ILCS 50/3.20)

Sec. 3.20. Emergency Medical Services (EMS) Systems.

(a) "Emergency Medical Services (EMS) System" means an organization of hospitals, vehicle service providers and personnel approved by the Department in a specific geographic area, which coordinates and provides pre-hospital and inter-hospital emergency care and non-emergency medical transports at a BLS, ILS and/or ALS level pursuant to a System program plan submitted to and approved by the Department, and pursuant to the EMS Region Plan adopted for the EMS Region in which the System is located.

(b) One hospital in each System program plan must be designated as the Resource Hospital. All other hospitals which are located within the geographic boundaries of a System and which have standby, basic or comprehensive level emergency departments must function in that EMS System as either an Associate Hospital or Participating Hospital and follow all System policies specified in the System Program Plan, including but not limited to the replacement of drugs and equipment used by providers who have delivered patients to their emergency departments. All hospitals and vehicle service providers participating in an EMS System must specify their level of participation in the System Program Plan.

(c) The Department shall have the authority and responsibility to:

(1) Approve BLS, ILS and ALS level EMS Systems which meet minimum standards and criteria established in rules adopted by the Department pursuant to this Act, including the submission of a Program Plan for Department approval. Beginning September 1, 1997, the Department shall approve the development of a new EMS System only when a local or regional need for establishing such System has been identified. This shall not be construed as a needs assessment for health planning or other purposes outside of this Act. Following Department approval, EMS Systems must be fully operational within one year from the date of approval.

(2) Monitor EMS Systems, based on minimum standards for continuing operation as prescribed in rules adopted by the Department pursuant to this Act, which shall include requirements for submitting Program Plan amendments to the Department for approval.

(3) Renew EMS System approvals every 4 years, after an inspection, based on compliance with the standards for continuing operation prescribed in rules adopted by the Department pursuant to this Act.

(4) Suspend, revoke, or refuse to renew approval of any EMS System, after providing an opportunity for a hearing, when findings show that it does not meet the minimum standards for continuing operation as prescribed by the Department, or is found to be in violation of its previously approved Program Plan.

(5) Require each EMS System to adopt written protocols for the bypassing of or diversion to any hospital, trauma center or regional trauma center, which provide that a person shall not be transported to a facility other than the nearest hospital, regional trauma center or trauma center unless the medical benefits to the patient reasonably expected from the provision of appropriate medical treatment at a more distant facility outweigh the increased risks to the patient from transport to the more distant facility, or the transport is in accordance with the System's protocols for patient choice or refusal.

(6) Require that the EMS Medical Director of an ILS or ALS level EMS System be a physician licensed to practice medicine in all of its branches in Illinois, and certified by the American Board of Emergency Medicine or the American Board of Osteopathic Emergency Medicine, and that the EMS Medical Director of a BLS level EMS System be a physician licensed to practice medicine in all of its branches in Illinois, with regular and frequent involvement in pre-hospital emergency medical services. In addition, all EMS Medical Directors shall:

(A) Have experience on an EMS vehicle at the highest level available within the

System, or make provision to gain such experience within 12 months prior to the date responsibility for the System is assumed or within 90 days after assuming the position;

(B) Be thoroughly knowledgeable of all skills included in the scope of practices of

all levels of EMS personnel within the System;

(C) Have or make provision to gain experience instructing students at a level

similar to that of the levels of EMS personnel within the System; and

(D) For ILS and ALS EMS Medical Directors, successfully complete a

Department-approved EMS Medical Director's Course.

(7) Prescribe statewide EMS data elements to be collected and documented by providers in

all EMS Systems for all emergency and non-emergency medical services, with a one-year phase-in for commencing collection of such data elements.

(8) Define, through rules adopted pursuant to this Act, the terms "Resource Hospital",

"Associate Hospital", "Participating Hospital", "Basic Emergency Department", "Standby Emergency Department", "Comprehensive Emergency Department", "EMS Medical Director", "EMS Administrative Director", and "EMS System Coordinator".

(A) Upon the effective date of this amendatory Act of 1995, all existing Project

Medical Directors shall be considered EMS Medical Directors, and all persons serving in such capacities on the effective date of this amendatory Act of 1995 shall be exempt from the requirements of paragraph (7) of this subsection;

(B) Upon the effective date of this amendatory Act of 1995, all existing EMS System

Project Directors shall be considered EMS Administrative Directors.

(9) Investigate the circumstances that caused a hospital in an EMS system to go on

bypass status to determine whether that hospital's decision to go on bypass status was reasonable. The Department may impose sanctions, as set forth in Section 3.140 of the Act, upon a Department determination that the hospital unreasonably went on bypass status in violation of the Act.

(10) Evaluate the capacity and performance of any freestanding emergency center established under Section 32.5 of this Act in meeting emergency medical service needs of the public. including compliance with applicable emergency medical standards and assurance of the availability of and immediate access to the highest quality of medical care possible.

(11) Permit limited EMS System participation by facilities operated by the United States Department of Veterans Affairs, Veterans Health Administration. Subject to patient preference, Illinois EMS providers may transport patients to Veterans Health Administration facilities that voluntarily participate in an EMS System. Any Veterans Health Administration facility seeking limited participation in an EMS System shall agree to comply with all Department administrative rules implementing this Section. The Department may promulgate rules, including, but not limited to, the types of Veterans Health Administration facilities that may participate in an EMS System and the limitations of participation.

(Source: P.A. 95-584, eff. 8-31-07.)".

The foregoing motion prevailed and Amendment No. 1 was adopted.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

Having been reproduced, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILL 4976.

HOUSE BILL 4805. Having been reproduced, was taken up and read by title a second time. The following amendment was offered in the Committee on Human Services, adopted and reproduced:

AMENDMENT NO. 1. Amend House Bill 4805 on page 2, by replacing line 6 through line 15 with the following:

"Any civil penalties collected in a court proceeding shall be deposited into:

(1) the a delegated county lead poisoning screening, prevention, and abatement fund of the delegate agency conducting the environmental investigation; or ,

(2) the lead poisoning screening, prevention, and abatement fund maintained by the delegate agency conducting the environmental investigation that has jurisdiction where the violation occurred.

If if no delegated county or delegate agency lead poisoning screening, prevention, and abatement fund exists, then any civil penalties collected in a court proceeding shall be deposited into the Lead Poisoning Screening, Prevention, and Abatement Fund established under Section 7.2.".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

Having been reproduced, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILL 4928.

HOUSE BILL 5752. Having been reproduced, was taken up and read by title a second time.

The following amendments were offered in the Committee on Human Services, adopted and reproduced:

AMENDMENT NO. 1 . Amend House Bill 5752 as follows: on page 3, by inserting immediately below line 6 the following:

"(e) The Department shall provide administrative and staff support to the Commission.".

AMENDMENT NO. 2. Amend House Bill 5752 as follows: on page 1, line 7, by replacing "<u>HIV/AIDS</u>" with "<u>Chronic Disease</u>"; and on page 1, line 9, by replacing "<u>HIV/AIDS</u>" with "<u>Chronic Disease</u>"; and on page 1, line 11, by replacing "<u>an HIV/AIDS</u>" with "<u>a chronic</u>"; and on page 2, line 5, by inserting after "<u>HIV/AIDS</u>" and before the period "<u>and other chronic diseases</u>"; and on page 2, line 11, by replacing "<u>HIV/AIDS</u>" with "<u>chronically ill</u>"; and

on page 2, line 13, by replacing "with HIV/AIDS." with the following:

"with chronic illnesses, including heart disease, hypertension, and HIV/AIDS, among others."; and on page 2, line 17, by replacing "<u>HIV/AIDS.</u>" with "chronic illnesses, including heart disease, hypertension, and HIV/AIDS, among others.".

There being no further amendments, the foregoing Amendments numbered 1 and 2 were ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

Having been reproduced, the following bills were taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILLS 5677 and 6272.

Having been read by title a second time on March 17, 2010 and held, the following bill was taken up and held on the order of Second Reading: HOUSE BILL 5214.

HOUSE BILL 6239. Having been reproduced, was taken up and read by title a second time. The following amendment was offered in the Committee on Counties & Townships, adopted and reproduced:

AMENDMENT NO. 1. Amend House Bill 6239 on page 29, by inserting immediately below line 17 the following:

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

Floor Amendment No. 2 remained in the Committee on Rules.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was held on the order of Second Reading.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. 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 Bellock, HOUSE BILL 5696 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; 2, 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 and ask their concurrence.

On motion of Representative Bradley, HOUSE BILL 5232 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; 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 and ask their concurrence.

On motion of Representative Ford, HOUSE BILL 4587 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; 0, Answering Present.

(ROLL CALL 26)

This bill, 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.

On motion of Representative Eddy, HOUSE BILL 4711 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: 103, Yeas; 7, Nays; 1, 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 and ask their concurrence.

On motion of Representative Holbrook, HOUSE BILL 5998 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; 2, 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 and ask their concurrence.

On motion of Representative Brauer, HOUSE BILL 6178 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; 1, Nay; 0, Answering Present.

(ROLL CALL 29)

This bill, 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.

On motion of Representative Mautino, HOUSE BILL 6022 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; 34, 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 and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 6368. Having been reproduced, was taken up and read by title a second time. Representative McCarthy offered the following amendment and moved its adoption:

AMENDMENT NO. 1. Amend House Bill 6368 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Pension Code is amended by changing Sections 2-108.1, 2-119, 2-119.01, 2-119.1, 2-121.1, 18-124, 18-125, 18-125.1, and 18-128.01 as follows:

(40 ILCS 5/2-108.1) (from Ch. 108 1/2, par. 2-108.1)

Sec. 2-108.1. Highest salary for annuity purposes.

(a) "Highest salary for annuity purposes" means whichever of the following is applicable to the participant:

For a participant who first becomes a participant of this System before <u>August 10, 2009 (</u>the effective date

of Public Act 96-207) this amendatory Act of the 96th General Assembly:

(1) For a participant who is a member of the General Assembly on his or her last day of

service: the highest salary that is prescribed by law, on the participant's last day of service, for a member of the General Assembly who is not an officer; plus, if the participant was elected or appointed to serve as an officer of the General Assembly for 2 or more years and has made contributions as required under subsection (d) of Section 2-126, the highest additional amount of compensation prescribed by law, at the time of the participant's service as an officer, for members of the General Assembly who serve in that office.

(2) For a participant who holds one of the State executive offices specified in Section

2-105 on his or her last day of service: the highest salary prescribed by law for service in that office on the participant's last day of service.

(3) For a participant who is Clerk or Assistant Clerk of the House of Representatives

or Secretary or Assistant Secretary of the Senate on his or her last day of service: the salary received for service in that capacity on the last day of service, but not to exceed the highest salary (including additional compensation for service as an officer) that is prescribed by law on the participant's last day of service for the highest paid officer of the General Assembly.

(4) For a participant who is a continuing participant under Section 2-117.1 on his or

her last day of service: the salary received for service in that capacity on the last day of service, but not to exceed the highest salary (including additional compensation for service as an officer) that is prescribed by law on the participant's last day of service for the highest paid officer of the General Assembly.

For a participant who first becomes a participant of this System on or after August 10, 2009 (the effective

date of <u>Public Act 96-207</u>) and before July 1, 2010 this amendatory Act of the 96th General Assembly, the average monthly salary obtained by dividing the total salary of the participant during the period of: (1) the 48 consecutive months of service within the last 120 months of service in which the total compensation was the highest, or (2) the total period of service, if less than 48 months, by the number of months of service in that period.

For a participant who first becomes a participant of this System on or after July 1, 2010, the average monthly salary obtained by dividing the total salary of the participant during the 96 consecutive months of service within the last 120 months of service in which the total compensation was the highest by the number of months of service in that period; however, the highest salary for annuity purposes may not exceed the Social Security Covered Wage Base for 2010, and shall automatically be increased or decreased, as applicable, by a percentage equal to the percentage change in the consumer price index-u during the preceding 12-month calendar year. "Consumer price index-u" means the index published by the Bureau of Labor Statistics of the United States Department of Labor that measures the average change in prices of goods and services purchased by all urban consumers, United States city average, all items, 1982-84 = 100. The new amount resulting from each annual adjustment shall be determined by the Public Pension Division of the Department of Insurance and made available to the Board.

(b) The earnings limitations of subsection (a) apply to earnings under any other participating system under the Retirement Systems Reciprocal Act that are considered in calculating a proportional annuity under this Article, except in the case of a person who first became a member of this System before August 22, 1994.

(c) In calculating the subsection (a) earnings limitation to be applied to earnings under any other participating system under the Retirement Systems Reciprocal Act for the purpose of calculating a proportional annuity under this Article, the participant's last day of service shall be deemed to mean the last

day of service in any participating system from which the person has applied for a proportional annuity under the Retirement Systems Reciprocal Act.

(Source: P.A. 96-207, eff. 8-10-09.)

(40 ILCS 5/2-119) (from Ch. 108 1/2, par. 2-119)

Sec. 2-119. Retirement annuity - conditions for eligibility.

(a) A participant whose service as a member is terminated, regardless of age or cause, is entitled to a retirement annuity beginning on the date specified by the participant in a written application subject to the following conditions:

1. The date the annuity begins does not precede the date of final termination of

service, or is not more than 30 days before the receipt of the application by the board in the case of annuities based on disability or one year before the receipt of the application in the case of annuities based on attained age;

2. The participant meets one of the following eligibility requirements:

For a participant who first becomes a participant of this System before July 1, 2010:

- (A) He or she has attained age 55 and has at least 8 years of service credit;
- (B) He or she has attained age 62 and terminated service after July 1, 1971 with at least 4 years of service credit; or

(C) He or she has completed 8 years of service and has become permanently disabled

and as a consequence, is unable to perform the duties of his or her office.

For a participant who first becomes a participant of this System on or after July 1, 2010, he or she has attained age 67 and has at least 8 years of service credit.

(a-5) A participant who first becomes a participant of this System on or after July 1, 2010 who has attained age 62 and has at least 8 years of service credit may elect to receive the lower retirement annuity provided in paragraph (c) of Section 2-119.01 of this Code.

(b) A participant shall be considered permanently disabled only if: (1) disability occurs while in service and is of such a nature as to prevent him or her from reasonably performing the duties of his or her office at the time; and (2) the board has received a written certificate by at least 2 licensed physicians appointed by the board stating that the member is disabled and that the disability is likely to be permanent.

(Source: P.A. 83-1440.)

(40 ILCS 5/2-119.01) (from Ch. 108 1/2, par. 2-119.01)

Sec. 2-119.01. Retirement annuities - Amount.

(a) For a participant in service after June 30, 1977 who has not made contributions to this System after January 1, 1982, the annual retirement annuity is 3% for each of the first 8 years of service, plus 4% for each of the next 4 years of service, plus 5% for each year of service in excess of 12 years, based on the participant's highest salary for annuity purposes. The maximum retirement annuity payable shall be 80% of the participant's highest salary for annuity purposes.

(b) For a participant in service after June 30, 1977 who has made contributions to this System on or after January 1, 1982, the annual retirement annuity is 3% for each of the first 4 years of service, plus 3 1/2% for each of the next 2 years of service, plus 4% for each of the next 2 years of service, plus 4 1/2% for each of the next 4 years of service, plus 5% for each year of service in excess of 12 years, of the participant's highest salary for annuity purposes. The maximum retirement annuity payable shall be 85% of the participant's highest salary for annuity purposes.

(c) Notwithstanding any other provision of this Article, for a participant who first becomes a participant on or after July 1, 2010, the annual retirement annuity is 3% of the participant's highest salary for annuity purposes for each year of service. The maximum retirement annuity payable shall be 60% of the participant's highest salary for annuity purposes.

(d) Notwithstanding any other provision of this Article, for a participant who first becomes a participant on or after July 1, 2010 and who is retiring after attaining age 62 with at least 8 years of service credit, the retirement annuity shall be reduced by one-half of 1% for each month that the member's age is under age <u>67</u>.

(Source: P.A. 86-1488.)

(40 ILCS 5/2-119.1) (from Ch. 108 1/2, par. 2-119.1)

Sec. 2-119.1. Automatic increase in retirement annuity.

(a) A participant who retires after June 30, 1967, and who has not received an initial increase under this Section before the effective date of this amendatory Act of 1991, shall, in January or July next following the first anniversary of retirement, whichever occurs first, and in the same month of each year thereafter, but in no event prior to age 60, have the amount of the originally granted retirement annuity increased as

follows: for each year through 1971, 1 1/2%; for each year from 1972 through 1979, 2%; and for 1980 and each year thereafter, 3%. Annuitants who have received an initial increase under this subsection prior to the effective date of this amendatory Act of 1991 shall continue to receive their annual increases in the same month as the initial increase.

(b) Beginning January 1, 1990, for eligible participants who remain in service after attaining 20 years of creditable service, the 3% increases provided under subsection (a) shall begin to accrue on the January 1 next following the date upon which the participant (1) attains age 55, or (2) attains 20 years of creditable service, whichever occurs later, and shall continue to accrue while the participant remains in service; such increases shall become payable on January 1 or July 1, whichever occurs first, next following the first anniversary of retirement. For any person who has service credit in the System for the entire period from January 15, 1969 through December 31, 1992, regardless of the date of termination of service, the reference to age 55 in clause (1) of this subsection (b) shall be deemed to mean age 50.

This subsection (b) does not apply to any person who first becomes a member of the System after the effective date of this amendatory Act of the 93rd General Assembly.

(b-5) Notwithstanding any other provision of this Article, a participant who first becomes a participant on or after July 1, 2010 shall, in January or July next following the first anniversary of retirement, whichever occurs first, and in the same month of each year thereafter, but in no event prior to age 67, have the amount of the retirement annuity then being paid increased by 3% or the annual change in the Consumer Price Index for All Urban Consumers, whichever is less.

(c) The foregoing provisions relating to automatic increases are not applicable to a participant who retires before having made contributions (at the rate prescribed in Section 2-126) for automatic increases for less than the equivalent of one full year. However, in order to be eligible for the automatic increases, such a participant may make arrangements to pay to the system the amount required to bring the total contributions for the automatic increase to the equivalent of one year's contributions based upon his or her last salary.

(d) A participant who terminated service prior to July 1, 1967, with at least 14 years of service is entitled to an increase in retirement annuity beginning January, 1976, and to additional increases in January of each year thereafter.

The initial increase shall be 1 1/2% of the originally granted retirement annuity multiplied by the number of full years that the annuitant was in receipt of such annuity prior to January 1, 1972, plus 2% of the originally granted retirement annuity for each year after that date. The subsequent annual increases shall be at the rate of 2% of the originally granted retirement annuity for each year through 1979 and at the rate of 3% for 1980 and thereafter.

(e) Beginning January 1, 1990, all automatic annual increases payable under this Section shall be calculated as a percentage of the total annuity payable at the time of the increase, including previous increases granted under this Article.

(Source: P.A. 93-494, eff. 8-8-03.)

(40 ILCS 5/2-121.1) (from Ch. 108 1/2, par. 2-121.1)

Sec. 2-121.1. Survivor's annuity - amount.

(a) A surviving spouse shall be entitled to 66 2/3% of the amount of retirement annuity to which the participant or annuitant was entitled on the date of death, without regard to whether the participant had attained age 55 prior to his or her death, subject to a minimum payment of 10% of salary. If a surviving spouse, regardless of age, has in his or her care at the date of death any eligible child or children of the participant, the survivor's annuity shall be the greater of the following: (1) 66 2/3% of the amount of retirement annuity to which the participant or annuitant was entitled on the date of death, or (2) 30% of the participant's salary increased by 10% of salary. If eligible children survive but there is no surviving spouse, or if the surviving spouse dies or becomes disqualified by remarriage while eligible children survive, each eligible child shall be entitled to an annuity of 20% of salary, subject to a maximum total payment for all such children of 50% of salary.

However, the survivor's annuity payable under this Section shall not be less than 100% of the amount of retirement annuity to which the participant or annuitant was entitled on the date of death, if he or she is survived by a dependent disabled child.

The salary to be used for determining these benefits shall be the salary used for determining the amount of retirement annuity as provided in Section 2-119.01.

(b) Upon the death of a participant after the termination of service or upon death of an annuitant, the maximum total payment to a surviving spouse and eligible children, or to eligible children alone if there is

no surviving spouse, shall be 75% of the retirement annuity to which the participant or annuitant was entitled, unless there is a dependent disabled child among the survivors.

(c) When a child ceases to be an eligible child, the annuity to that child, or to the surviving spouse on account of that child, shall thereupon cease, and the annuity payable to the surviving spouse or other eligible children shall be recalculated if necessary.

Upon the ineligibility of the last eligible child, the annuity shall immediately revert to the amount payable upon death of a participant or annuitant who leaves no eligible children. If the surviving spouse is then under age 50, the annuity as revised shall be deferred until the attainment of age 50.

(d) Beginning January 1, 1990, every survivor's annuity shall be increased (1) on each January 1 occurring on or after the commencement of the annuity if the deceased member died while receiving a retirement annuity, or (2) in other cases, on each January 1 occurring on or after the first anniversary of the commencement of the annuity, by an amount equal to 3% of the current amount of the annuity, including any previous increases under this Article. Such increases shall apply without regard to whether the deceased member was in service on or after the effective date of this amendatory Act of 1991, but shall not accrue for any period prior to January 1, 1990.

(e) Notwithstanding any other provision of this Article, the initial survivor's annuity of a survivor of a participant who first becomes a participant on or after July 1, 2010 shall be in the amount of 66 2/3% of the amount of the retirement annuity to which the participant or annuitant was entitled on the date of death and shall be increased (1) on each January 1 occurring on or after the commencement of the annuity if the deceased member died while receiving a retirement annuity or (2) in other cases, on each January 1 occurring on or after the first anniversary of the commencement of the annuity, by an amount equal to 3% or the annual change in the Consumer Price Index for All Urban Consumers, whichever is less, of the survivor's annuity then being paid.

(e) Notwithstanding any other provision of this Article, beginning January 1, 1990, the minimum survivor's annuity payable to any person who is entitled to receive a survivor's annuity under this Article shall be \$300 per month, without regard to whether or not the deceased participant was in service on the effective date of this amendatory Act of 1989.

(f) In the case of a proportional survivor's annuity arising under the Retirement Systems Reciprocal Act where the amount payable by the System on January 1, 1993 is less than \$300 per month, the amount payable by the System shall be increased beginning on that date by a monthly amount equal to \$2 for each full year that has expired since the annuity began.

(Source: P.A. 91-887, eff. 7-6-00.)

(40 ILCS 5/18-124) (from Ch. 108 1/2, par. 18-124)

Sec. 18-124. Retirement annuities - conditions for eligibility.

(a) This subsection (a) applies to a participant who first serves as a judge before July 1, 2010.

A participant whose employment as a judge is terminated, regardless of age or cause is entitled to a retirement annuity beginning on the date specified in a written application subject to the following:

(1) the date the annuity begins is subsequent to the date of final termination of

employment, or the date 30 days prior to the receipt of the application by the board for annuities based on disability, or one year before the receipt of the application by the board for annuities based on attained age;

(2) the participant is at least age 55, or has become permanently disabled and as a

consequence is unable to perform the duties of his or her office;

(3) the participant has at least 10 years of service credit except that a participant

terminating service after June 30 1975, with at least 6 years of service credit, shall be entitled to a retirement annuity at age 62 or over;

(4) the participant is not receiving or entitled to receive, at the date of retirement,

any salary from an employer for service currently performed.

(b) This subsection (b) applies to a participant who first serves as a judge on or after July 1, 2010.

<u>A participant who has at least 8 years of creditable service is entitled to a retirement annuity when he or</u> she has attained age 67.

<u>A member who has attained age 62 and has at least 8 years of service credit may elect to receive the lower retirement annuity provided in subsection (d) of Section 18-125 of this Code.</u>

(Source: P.A. 83-1440.)

(40 ILCS 5/18-125) (from Ch. 108 1/2, par. 18-125)

Sec. 18-125. Retirement annuity amount.

(a) The annual retirement annuity for a participant who terminated service as a judge prior to July 1,

1971 shall be based on the law in effect at the time of termination of service.

(b) Except as provided in subsection (b-5), effective Effective July 1, 1971, the retirement annuity for any participant in service on or after such date shall be 3 1/2% of final average salary, as defined in this Section, for each of the first 10 years of service, and 5% of such final average salary for each year of service on excess of 10.

For purposes of this Section, final average salary for a participant who first serves <u>as</u> a judge before <u>August 10, 2009 (the effective date of Public Act 96-207)</u> this amendatory Act of the 96th General Assembly shall be:

(1) the average salary for the last 4 years of credited service as a judge for a

participant who terminates service before July 1, 1975.

(2) for a participant who terminates service after June 30, 1975 and before July 1,

1982, the salary on the last day of employment as a judge.

(3) for any participant who terminates service after June 30, 1982 and before January

1, 1990, the average salary for the final year of service as a judge.

(4) for a participant who terminates service on or after January 1, 1990 but before the

effective date of this amendatory Act of 1995, the salary on the last day of employment as a judge.

(5) for a participant who terminates service on or after the effective date of this

amendatory Act of 1995, the salary on the last day of employment as a judge, or the highest salary received by the participant for employment as a judge in a position held by the participant for at least 4 consecutive years, whichever is greater.

However, in the case of a participant who elects to discontinue contributions as provided in subdivision (a)(2) of Section 18-133, the time of such election shall be considered the last day of employment in the determination of final average salary under this subsection.

For a participant who first serves <u>as</u> a judge on or after <u>August 10, 2009</u> (the effective date of <u>Public Act</u> <u>96-207</u>) and before July 1, 2010 this amendatory Act of the 96th General Assembly, final average salary shall be the average monthly salary obtained by dividing the total salary of the participant during the period of: (1) the 48 consecutive months of service within the last 120 months of service in which the total compensation was the highest, or (2) the total period of service, if less than 48 months, by the number of months of service in that period.

The maximum retirement annuity for any participant shall be 85% of final average salary.

(b-5) Notwithstanding any other provision of this Article, for a participant who first serves as a judge on or after July 1, 2010, the annual retirement annuity is 3% of the participant's final average salary for each year of service. The maximum retirement annuity payable shall be 60% of the participant's final average salary.

For a participant who first serves as a judge on or after July 1, 2010, final average salary shall be the average monthly salary obtained by dividing the total salary of the judge during the 96 consecutive months of service within the last 120 months of service in which the total salary was the highest by the number of months of service in that period; however, the final average salary may not exceed the Social Security Covered Wage Base for 2010, and shall automatically be increased or decreased, as applicable, by a percentage equal to the percentage change in the consumer price index-u during the preceding 12-month calendar year. "Consumer price index-u" means the index published by the Bureau of Labor Statistics of the United States Department of Labor that measures the average change in prices of goods and services purchased by all urban consumers, United States city average, all items, 1982-84 = 100. The new amount resulting from each annual adjustment shall be determined by the Public Pension Division of the Department of Insurance and made available to the Board.

(c) The retirement annuity for a participant who retires prior to age 60 with less than 28 years of service in the System shall be reduced 1/2 of 1% for each month that the participant's age is under 60 years at the time the annuity commences. However, for a participant who retires on or after the effective date of this amendatory Act of the 91st General Assembly, the percentage reduction in retirement annuity imposed under this subsection shall be reduced by 5/12 of 1% for every month of service in this System in excess of 20 years, and therefore a participant with at least 26 years of service in this System may retire at age 55 without any reduction in annuity.

The reduction in retirement annuity imposed by this subsection shall not apply in the case of retirement on account of disability.

(d) Notwithstanding any other provision of this Article, for a participant who first serves as a judge on or after July 1, 2010 and who is retiring after attaining age 62, the retirement annuity shall be reduced by 1/2 of 1% for each month that the participant's age is under age 67 at the time of the annuity commences.

(Source: P.A. 96-207, eff. 8-10-09; revised 10-30-09.)

(40 ILCS 5/18-125.1) (from Ch. 108 1/2, par. 18-125.1)

Sec. 18-125.1. Automatic increase in retirement annuity. A participant who retires from service after June 30, 1969, shall, in January of the year next following the year in which the first anniversary of retirement occurs, and in January of each year thereafter, have the amount of his or her originally granted retirement annuity increased as follows: for each year up to and including 1971, 1 1/2%; for each year from 1972 through 1979 inclusive, 2%; and for 1980 and each year thereafter, 3%.

Notwithstanding any other provision of this Article, a retirement annuity for a participant who first serves as a judge on or after July 1, 2010 shall be increased in January of the year next following the year in which the first anniversary of retirement occurs, and in January of each year thereafter, by an amount equal to 3% or the annual change in the Consumer Price Index for All Urban Consumers, whichever is less, of the retirement annuity then being paid.

This Section is not applicable to a participant who retires before he or she has made contributions at the rate prescribed in Section 18-133 for automatic increases for not less than the equivalent of one full year, unless such a participant arranges to pay the system the amount required to bring the total contributions for the automatic increase to the equivalent of one year's contribution based upon his or her last year's salary.

This Section is applicable to all participants in service after June 30, 1969 unless a participant has elected, prior to September 1, 1969, in a written direction filed with the board not to be subject to the provisions of this Section. Any participant in service on or after July 1, 1992 shall have the option of electing prior to April 1, 1993, in a written direction filed with the board, to be covered by the provisions of the 1969 amendatory Act. Such participant shall be required to make the aforesaid additional contributions with compound interest at 4% per annum.

Any participant who has become eligible to receive the maximum rate of annuity and who resumes service as a judge after receiving a retirement annuity under this Article shall have the amount of his or her retirement annuity increased by 3% of the originally granted annuity amount for each year of such resumed service, beginning in January of the year next following the date of such resumed service, upon subsequent termination of such resumed service.

Beginning January 1, 1990, all automatic annual increases payable under this Section shall be calculated as a percentage of the total annuity payable at the time of the increase, including previous increases granted under this Article.

(Source: P.A. 86-273; 87-1265.)

(40 ILCS 5/18-128.01) (from Ch. 108 1/2, par. 18-128.01)

Sec. 18-128.01. Amount of survivor's annuity.

(a) Upon the death of an annuitant, his or her surviving spouse shall be entitled to a survivor's annuity of $66 \ 2/3\%$ of the annuity the annuitant was receiving immediately prior to his or her death, inclusive of annual increases in the retirement annuity to the date of death.

(b) Upon the death of an active participant, his or her surviving spouse shall receive a survivor's annuity of 66 2/3% of the annuity earned by the participant as of the date of his or her death, determined without regard to whether the participant had attained age 60 as of that time, or 7 1/2% of the last salary of the decedent, whichever is greater.

(c) Upon the death of a participant who had terminated service with at least 10 years of service, his or her surviving spouse shall be entitled to a survivor's annuity of 66 2/3% of the annuity earned by the deceased participant at the date of death.

(d) Upon the death of an annuitant, active participant, or participant who had terminated service with at least 10 years of service, each surviving child under the age of 18 or disabled as defined in Section 18-128 shall be entitled to a child's annuity in an amount equal to 5% of the decedent's final salary, not to exceed in total for all such children the greater of 20% of the decedent's last salary or 66 2/3% of the annuity received or earned by the decedent as provided under subsections (a) and (b) of this Section. This child's annuity shall be paid whether or not a survivor's annuity was elected under Section 18-123.

(e) The changes made in the survivor's annuity provisions by Public Act 82-306 shall apply to the survivors of a deceased participant or annuitant whose death occurs on or after August 21, 1981.

(f) Beginning January 1, 1990, every survivor's annuity shall be increased (1) on each January 1 occurring on or after the commencement of the annuity if the deceased member died while receiving a retirement annuity, or (2) in other cases, on each January 1 occurring on or after the first anniversary of the commencement of the annuity, by an amount equal to 3% of the current amount of the annuity, including any previous increases under this Article. Such increases shall apply without regard to whether the deceased member was in service on or after the effective date of this amendatory Act of 1991, but shall not

accrue for any period prior to January 1, 1990.

(g) Notwithstanding any other provision of this Article, the initial survivor's annuity for a survivor of a participant who first serves as a judge after July 1, 2010 shall be in the amount of 66 2/3% of the annuity received or earned by the decedent as provided under subsections (a) or (b) of this Section, and shall be increased (1) on each January 1 occurring on or after the commencement of the annuity if the deceased participant died while receiving a retirement annuity, or (2) in other cases, on each January 1 occurring on or after the first anniversary of the commencement of the annuity, by an amount equal to 3% or the annual change in the Consumer Price Index for All Urban Consumers, whichever is less, of the survivor's annuity then being paid.

(Source: P.A. 86-273; 86-1488.)

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

And on that motion, a vote was taken resulting as follows: 109, Yeas; 1, Nay; 0, Answering Present. (ROLL CALL 31)

The foregoing motion prevailed and Amendment No. 1 was adopted.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. 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 May, HOUSE BILL 6103 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; 0, 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 and ask their concurrence.

On motion of Representative Mathias, HOUSE BILL 6047 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; 0, Nays; 0, Answering Present.

(ROLL CALL 33)

This bill, 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.

time.

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

On motion of Representative Mendoza, HOUSE BILL 5247 was taken up and read by title a third

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

(ROLL CALL 34)

This bill, 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.

On motion of Representative Soto, HOUSE BILL 5060 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; 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 and ask their concurrence.

On motion of Representative Sente, HOUSE BILL 4726 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: 77, Yeas; 30, Nays; 3, Answering Present.

77, Yeas; 50, Nays; 5, Answerin

(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 and ask their concurrence.

On motion of Representative Pihos, HOUSE BILL 5890 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; 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 and ask their concurrence.

On motion of Representative Washington, HOUSE BILL 4910 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; 1, Nay; 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 and ask their concurrence.

On motion of Representative Pritchard, HOUSE BILL 4947 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; 1, Nay; 0, Answering Present.

(ROLL CALL 39)

This bill, 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.

On motion of Representative Rose, HOUSE BILL 6141 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; 2, Nays; 0, Answering Present.

(ROLL CALL 40)

This bill, 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.

On motion of Representative Chapa LaVia, HOUSE BILL 5341 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; 0, Nays; 0, Answering Present.

(ROLL CALL 41)

This bill, 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.

HOUSE BILLS ON SECOND READING

Having been read by title a second time on March 2, 2010 and held, the following bill was taken up and advanced to the order of Third Reading: HOUSE BILL 4826.

Having been read by title a second time on March 17, 2010 and held, the following bill was taken up and held on the order of Second Reading: HOUSE BILL 5555.

HOUSE BILL 5691. Having been reproduced, was taken up and read by title a second time.

The following amendment was offered in the Committee on Health Care Licenses, adopted and reproduced:

AMENDMENT NO. 1. Amend House Bill 5691 by replacing everything after the enacting clause with the following:

"Section 5. The Clinical Psychologist Licensing Act is amended by changing Sections 6, 7, and 13 and by adding Section 10.5 as follows:

(225 ILCS 15/6) (from Ch. 111, par. 5356)

(Section scheduled to be repealed on January 1, 2017)

Sec. 6. Subject to the provisions of this Act, the Department shall:

(1) Authorize examinations to ascertain the qualifications and fitness of applicants for licensure as clinical psychologists, approve of continuing education programs or courses, and pass upon the qualifications of applicants for reciprocal licensure.

(2) Conduct hearings on proceedings to refuse to issue or renew or to revoke licenses or suspend, place on probation, censure or reprimand persons licensed under the provisions of this Act, and to refuse to issue or to suspend or to revoke or to refuse to renew licenses or to place on probation, censure or reprimand such persons licensed under the provisions of this Act.

(3) Formulate rules and regulations required for the administration of this Act.

(Source: P.A. 85-947.)

(225 ILCS 15/7) (from Ch. 111, par. 5357)

(Section scheduled to be repealed on January 1, 2017)

Sec. 7. Board. The Secretary shall appoint a Board that shall serve in an advisory capacity to the Secretary.

The Board shall consist of 7 persons, 4 of whom are licensed clinical psychologists, and actively engaged in the practice of clinical psychology, 2 of whom are licensed clinical psychologists and are full time faculty members of accredited colleges or universities who are engaged in training clinical psychologists, and one of whom is a public member who is not a licensed health care provider. In appointing members of the Board, the Secretary shall give due consideration to the adequate representation of the various fields of health care psychology such as clinical psychology, school psychology and counseling psychology. In appointing members of the Board, the Secretary shall give due consideration to training the interests of clinical psychologists and organizations representing the interests of clinical psychologists and organizations representing the interests of academic programs as well as recommendations by approved doctoral level psychology programs in the State of Illinois. The members shall be appointed for a term of 4 years. No member shall be eligible to serve for more than 2 full terms. Any appointment to fill a vacancy shall be for the unexpired portion of the term. A member appointed to fill a vacancy for an unexpired term for a duration of 2 years or more may be reappointed for a maximum of one term and a member appointed to fill a vacancy for an unexpired term for a duration of 2 years.

any member for cause at any time prior to the expiration of his or her term.

The Board shall annually elect one of its members as chairperson and vice chairperson.

The members of the Board shall be reimbursed for all authorized legitimate and necessary expenses incurred in attending the meetings of the Board.

The Secretary shall give due consideration to all recommendations of the Board. In the event the Secretary disagrees with or takes action contrary to the recommendation of the Board, he or she shall provide the Board with a written and specific explanation of his or her actions.

The Board may approve any program or course that it believes should be credited towards the continuing education requirement for licensees under this Act.

A majority of the Board members currently appointed shall constitute a quorum. A vacancy in the membership of the Board shall not impair the right of a quorum to perform all of the duties of the Board.

Members of the Board shall have no liability in any action based upon any disciplinary proceeding or other activity performed in good faith as a member of the Board.

The Secretary may terminate the appointment of any member for cause which in the opinion of the Secretary reasonably justifies such termination.

(Source: P.A. 93-745, eff. 7-15-04; 94-870, eff. 6-16-06.)

(225 ILCS 15/10.5 new)

Sec. 10.5. Continuing education.

(a) A licensee shall complete at least 23 credit hours of continuing education for every 2-year period of licensure, except for his or her initial 2-year period of licensure. At least 3 of the 23 credit hours of continuing education must be on the topics of professional ethics and risk management. At least 12 of the 23 credit hours of continuing education must be obtained in a live, face-to-face format in which a participant has an opportunity to interact in real-time with the presenter or, if a live video feed, an on-site facilitator.

Continuing education hours may only apply to the 2-year period in which the hours were completed, except that the Department may allow a licensee whose license has lapsed due to the failure to meet the 23 credit hour requirement to apply continuing education hours that he or she completed after the lapse of his or her license to that previous 2-year period of licensure.

(b) The Department may request that the licensee submit to the Department a certificate of attendance as proof of completing any continuing education program or course that he or she has attended. The Department shall conduct a random audit of 10% of all licensees every 2 years for compliance with continuing education requirements and shall audit any licensee who is under investigation for alleged misconduct under the Act.

(c) Upon submitting a request to the Department, a licensee may receive a postponement or waiver of the continuing education requirement on the grounds of prolonged illness, disability, or extreme hardship. The Department shall consider each application individually on its merits, and the Department may grant a postponement, partial waiver, or total waiver as deemed appropriate. The license of any renewal applicant who, prior to the date of the license renewal, applies to the Department for a postponement or waiver of the continuing education requirement shall be deemed to be in good standing until the Department has reached a final decision on his or her request.

(d) Any renewal applicant who served as a full-time, active member of any branch of the United States armed forces or the Illinois National Guard for at least 6 months during the 2-year period immediately prior to his or her license renewal date shall be exempt from the continuing education requirement for that 2-year period.

(e) The Department may grant an exemption from the requirements of this Section to a licensee who certifies to the Department that he or she has permanently retired from the active practice of clinical psychology. A licensee who has been granted such an exemption may not return to the active practice of clinical psychology unless he or she submits evidence satisfactory to the Department of having completed at least 23 credit hours of continuing education for each 2-year period for which the licensee was retired.

(f) The Department shall allow credit for any continuing education program or course that is sponsored or co-sponsored by a presenter that:

(1) is approved by the Committee for the Approval of Continuing Education of the American Psychological Association;

(2) is approved by the Accreditation Council of Continuing Medical Education, if deemed relevant to the professional practice of clinical psychology;

(3) is approved by a clinical psychologist licensing board of another state in which the licensee is also licensed as a clinical psychologist; or

(4) is approved by the Department or the Clinical Psychologists Licensing and Disciplinary Board.

(g) The Department shall grant credit for any continuing education program or course taught by distance learning, independent learning, self-study, or home study that:

(1) is approved by the Committee for the Approval of Continuing Education of the American Psychological Association;

(2) is approved by the Accreditation Council of Continuing Medical Education, if deemed relevant to the professional practice of clinical psychology;

(3) is approved by a clinical psychologist licensing board of another state in which the licensee is also licensed as a clinical psychologist; or

(4) is approved by the Department or the Clinical Psychologists Licensing and Disciplinary Board.

(h) The Department shall not grant more than 12 hours of credit in a 2-year period for any specific continuing education program or course. The Department shall not grant credit for any personal psychotherapy, service to a professional organization, research, workshop on personal growth or the business aspects of psychology, or any mentoring, teaching, or supervising of students.

(225 ILCS 15/13) (from Ch. 111, par. 5363)

(Section scheduled to be repealed on January 1, 2017)

Sec. 13. License renewal; restoration. The expiration date and renewal period for each license issued under this Act shall be set by rule. Every holder of a license under this Act may renew such license during the 90-day period immediately preceding the expiration date thereof upon payment of the required renewal fees.

A clinical psychologist who has permitted his or her license to expire or who has had his or her license on inactive status may have his or her license restored by (i) making application to the Department, (ii) and filing proof acceptable to the Department of his or her fitness to have his or her license restored, which may include including evidence certifying to active practice in another jurisdiction satisfactory to the Department or proof of completing 23 credit hours of continuing education during the 2-year period prior to application, and (iii) by paying the required restoration fee.

If the clinical psychologist has not maintained an active practice in another jurisdiction satisfactory to the Department, the Board shall determine, by an evaluation program established by rule, his or her fitness to resume active status and may require the clinical psychologist to complete a period of supervised professional experience and may require successful completion of an examination.

However, any clinical psychologist whose license expired while he or she was (1) in Federal Service on active duty with the Armed Forces of the United States, or the State Militia called into service or training, or (2) in training or education under the supervision of the United States preliminary to induction into the military service, may have his or her license renewed or restored without paying any lapsed renewal fees if within 2 years after honorable termination of such service, training, or education he or she furnishes the Department with satisfactory evidence to the effect that he or she has been so engaged and that his or her service, training, or education has been so terminated.

Unless the Department grants a postponement or waiver of the continuing education requirement pursuant to Section 10.5 of this Act, a licensee who fails to meet the continuing education requirements by the expiration date shall immediately cease and desist from practice.

(Source: P.A. 94-870, eff. 6-16-06.)".

Representative Harris offered the following amendment and moved its adoption:

AMENDMENT NO. 2. Amend House Bill 5691, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Clinical Psychologist Licensing Act is amended by changing Sections 7 and 13 as follows:

(225 ILCS 15/7) (from Ch. 111, par. 5357)

(Section scheduled to be repealed on January 1, 2017)

Sec. 7. Board. The Secretary shall appoint a Board that shall serve in an advisory capacity to the Secretary.

The Board shall consist of 7 persons, 4 of whom are licensed clinical psychologists, and actively engaged in the practice of clinical psychology, 2 of whom are licensed clinical psychologists and are full time faculty members of accredited colleges or universities who are engaged in training clinical psychologists, and one of whom is a public member who is not a licensed health care provider. In appointing members of the Board, the Secretary shall give due consideration to the adequate representation

of the various fields of health care psychology such as clinical psychology, school psychology and counseling psychology. In appointing members of the Board, the Secretary shall give due consideration to recommendations by members of the profession of clinical psychology and by the State-wide organizations representing the interests of clinical psychologists and organizations representing the interests of academic programs as well as recommendations by approved doctoral level psychology programs in the State of Illinois. The members shall be appointed for a term of 4 years. No member shall be eligible to serve for more than 2 full terms. Any appointment to fill a vacancy shall be for the unexpired portion of the term. A member appointed to fill a vacancy for an unexpired term for a duration of 2 years or more may be reappointed for a maximum of one term and a member appointed to fill a vacancy for an unexpired term for a duration of less than 2 years may be reappointed for a maximum of 2 terms. The Secretary may remove any member for cause at any time prior to the expiration of his or her term.

The Board shall annually elect one of its members as chairperson and vice chairperson.

The members of the Board shall be reimbursed for all authorized legitimate and necessary expenses incurred in attending the meetings of the Board.

The Secretary shall give due consideration to all recommendations of the Board. In the event the Secretary disagrees with or takes action contrary to the recommendation of the Board, he or she shall provide the Board with a written and specific explanation of his or her actions.

<u>The Board may make recommendations on all matters relating to continuing education including the</u> <u>number of hours necessary for license renewal, waivers for those unable to meet such requirements and</u> <u>acceptable course content. Such recommendations shall not impose an undue burden on the Department or</u> <u>an unreasonable restriction on those seeking license renewal.</u>

<u>Four</u> A majority of the Board members currently appointed shall constitute a quorum. <u>A quorum is</u> required for all Board decisions. A vacancy in the membership of the Board shall not impair the right of a quorum to perform all of the duties of the Board.

Members of the Board shall have no liability in any action based upon any disciplinary proceeding or other activity performed in good faith as a member of the Board.

The Secretary may terminate the appointment of any member for cause which in the opinion of the Secretary reasonably justifies such termination.

(Source: P.A. 93-745, eff. 7-15-04; 94-870, eff. 6-16-06.)

(225 ILCS 15/13) (from Ch. 111, par. 5363)

(Section scheduled to be repealed on January 1, 2017)

Sec. 13. License renewal; restoration. The expiration date and renewal period for each license issued under this Act shall be set by rule. Every holder of a license under this Act may renew such license during the 90-day period immediately preceding the expiration date thereof upon payment of the required renewal fees and demonstrating compliance with any continuing education requirements. The Department shall adopt rules establishing minimum requirements of continuing education and means for verification of the completion of the continuing education requirements. The Department may, by rule, specify circumstances under which the continuing education requirements may be waived.

A clinical psychologist who has permitted his or her license to expire or who has had his or her license on inactive status may have his or her license restored by making application to the Department and filing proof acceptable to the Department, as defined by rule, of his or her fitness to have his or her license restored, including evidence certifying to active practice in another jurisdiction satisfactory to the Department and by paying the required restoration fee.

If the clinical psychologist has not maintained an active practice in another jurisdiction satisfactory to the Department, the Board shall determine, by an evaluation program established by rule, his or her fitness to resume active status and may require the clinical psychologist to complete a period of supervised professional experience and may require successful completion of an examination.

However, any clinical psychologist whose license expired while he or she was (1) in Federal Service on active duty with the Armed Forces of the United States, or the State Militia called into service or training, or (2) in training or education under the supervision of the United States preliminary to induction into the military service, may have his or her license renewed or restored without paying any lapsed renewal fees if within 2 years after honorable termination of such service, training or education he or she furnishes the Department with satisfactory evidence to the effect that he or she has been so engaged and that his or her service, training or education has been so terminated.

(Source: P.A. 94-870, eff. 6-16-06.)".

The foregoing motion prevailed and Amendment No. 2 was adopted.

There being no further amendments, the foregoing Amendments numbered 1 and 2 were ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILL 4927. Having been reproduced, was taken up and read by title a second time. The following amendment was offered in the Committee on Human Services, adopted and reproduced:

AMENDMENT NO. <u>1</u>. Amend House Bill 4927 as follows: on page 3, line 7, by replacing "<u>upon admission</u>" with "<u>within 10 days of admission</u>"; and on page 3, line 11, by inserting after "<u>.</u>" the following: "<u>Nothing in this subsection (c) shall apply to a nursing facility licensed or regulated by the Illinois Department of Veterans' Affairs.".</u>

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

Having been reproduced, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILL 6152.

HOUSE BILL 5226. Having been reproduced, was taken up and read by title a second time.

The following amendment was offered in the Committee on Environment & Energy, adopted and reproduced:

AMENDMENT NO. 1. Amend House Bill 5226 by replacing everything after the enacting clause with the following:

"Section 5. The Environmental Protection Act is amended by changing Section 19.3 as follows:

(415 ILCS 5/19.3) (from Ch. 111 1/2, par. 1019.3)

Sec. 19.3. Water Revolving Fund.

(a) There is hereby created within the State Treasury a Water Revolving Fund, consisting of 3 interest-bearing special programs to be known as the Water Pollution Control Loan Program, the Public Water Supply Loan Program, and the Loan Support Program, which shall be used and administered by the Agency.

(b) The Water Pollution Control Loan Program shall be used and administered by the Agency to provide assistance for the following purposes:

(1) to accept and retain funds from grant awards, appropriations, transfers, and

payments of interest and principal;

(2) to make direct loans at or below market interest rates <u>and to provide additional subsidization</u>, <u>including, but not limited to, forgiveness of principal, negative interest rates, and grants</u>, to any eligible local

government unit to finance the construction of wastewater treatments works and projects that fulfill federal State Revolving Fund grant requirements for a green project reserve;

(2.5) with respect to funds provided under the American Recovery and Reinvestment Act of 2009:

(A) to make direct loans at or below market interest rates to any eligible local

government unit and to provide additional subsidization to any eligible local government unit, including, but not limited to, forgiveness of principal, negative interest rates, and grants;

(B) to make direct loans at or below market interest rates to any eligible local

government unit to buy or refinance debt obligations for treatment works incurred on or after October 1, 2008; and

(C) to provide additional subsidization, including, but not limited to, forgiveness

of principal, negative interest rates, and grants for treatment works incurred on or after October 1, 2008;

(3) to make direct loans at or below market interest rates and to provide additional subsidization, including, but not limited to, forgiveness of principal, negative interest rates, and grants, to any eligible

local

government unit to buy or refinance debt obligations for <u>costs</u> treatment works incurred after March 7, 1985 , for the construction of wastewater treatment works, and projects that fulfill federal State Revolving Fund grant requirements for a green project reserve;

(3.5) to make direct loans at or below market interest rates for the implementation of

a management program established under Section 319 of the Federal Water Pollution Control Act, as amended;

(4) to guarantee or purchase insurance for local obligations where such action would improve credit market access or reduce interest rates;

(5) as a source of revenue or security for the payment of principal and interest on

revenue or general obligation bonds issued by the State or any political subdivision or instrumentality thereof, if the proceeds of such bonds will be deposited in the Fund;

(6) to finance the reasonable costs incurred by the Agency in the administration of the

Fund; and

(7) to transfer funds to the Public Water Supply Loan Program.

(c) The Loan Support Program shall be used and administered by the Agency for the following purposes:

(1) to accept and retain funds from grant awards and appropriations;

(2) to finance the reasonable costs incurred by the Agency in the administration of the

Fund, including activities under Title III of this Act, including the administration of the State construction grant program;

(3) to transfer funds to the Water Pollution Control Loan Program and the Public Water

Supply Loan Program;

(4) to accept and retain a portion of the loan repayments;

(5) to finance the development of the low interest loan <u>programs</u> for <u>water pollution control</u> <u>and</u> public water supply

projects;

(6) to finance the reasonable costs incurred by the Agency to provide technical

assistance for public water supplies; and

(7) to finance the reasonable costs incurred by the Agency for public water system

supervision programs, to administer or provide for technical assistance through source water protection programs, to develop and implement a capacity development strategy, to delineate and assess source water protection areas, and for an operator certification program in accordance with Section 1452 of the federal Safe Drinking Water Act.

(d) The Public Water Supply Loan Program shall be used and administered by the Agency to provide assistance to local government units and privately owned community water supplies for public water supplies for the following public purposes:

(1) to accept and retain funds from grant awards, appropriations, transfers, and

payments of interest and principal;

(2) to make direct loans at or below market interest rates <u>and to provide additional subsidization</u>, <u>including</u>, <u>but not limited to</u>, forgiveness of principal, negative interest rates, and grants, to any eligible local

government unit or to any eligible privately owned community water supply to finance the construction of water supplies and projects that fulfill federal State Revolving Fund grant requirements for a green project reserve;

(2.5) with respect to funds provided under the American Recovery and Reinvestment Act of 2009:

(A) to make direct loans at or below market interest rates to any eligible local

government unit or to any eligible privately owned community water supply, and to provide additional subsidization to any eligible local government unit or to any eligible privately owned community water supply, including, but not limited to, forgiveness of principal, negative interest rates, and grants;

(B) to buy or refinance the debt obligation of a local government unit for costs

incurred on or after October 1, 2008; and

(C) to provide additional subsidization, including, but not limited to, forgiveness

of principal, negative interest rates, and grants for a local government unit for costs incurred on or after October 1, 2008;

(3) to make direct loans at or below market interest rates and to provide additional subsidization, including, but not limited to, forgiveness of principal, negative interest rates, and grants, to any eligible

<u>local government unit or to any eligible privately owned community water supply</u> to buy or refinance the debt <u>obligations</u> obligation of a local government unit for costs incurred on or after July 17, 1997, for the construction of water supplies and projects that fulfill federal State Revolving Fund requirements for a green project reserve;

(4) to guarantee local obligations where such action would improve credit market access or reduce interest rates;

(5) as a source of revenue or security for the payment of principal and interest on

revenue or general obligation bonds issued by the State or any political subdivision or instrumentality thereof, if the proceeds of such bonds will be deposited into the Fund; and

(6) to transfer funds to the Water Pollution Control Loan Program.

(e) The Agency is designated as the administering agency of the Fund. The Agency shall submit to the Regional Administrator of the United States Environmental Protection Agency an intended use plan which outlines the proposed use of funds available to the State. The Agency shall take all actions necessary to secure to the State the benefits of the federal Water Pollution Control Act and the federal Safe Drinking Water Act, as now or hereafter amended.

(f) The Agency shall have the power to enter into intergovernmental agreements with the federal government or the State, or any instrumentality thereof, for purposes of capitalizing the Water Revolving Fund. Moneys on deposit in the Water Revolving Fund may be used for the creation of reserve funds or pledged funds that secure the obligations of repayment of loans made pursuant to this Section. For the purpose of obtaining capital for deposit into the Water Revolving Fund, the Agency may also enter into agreements with financial institutions and other persons for the purpose of selling loans and developing a secondary market for such loans. The Agency shall have the power to create and establish such reserve funds and accounts as may be necessary or desirable to accomplish its purposes under this subsection and to allocate its available moneys into such funds and accounts. Investment earnings on moneys held in the Water Revolving Fund, including any reserve fund or pledged fund, shall be deposited into the Water Revolving Fund.

(Source: P.A. 96-8, eff. 4-28-09.)

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

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

Having been reproduced, the following bill was taken up, read by title a second time and held on the order of Second Reading: HOUSE BILL 5655.

Having been reproduced, the following bills were taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILLS 4851 and 6125.

Having been reproduced, the following bill was taken up, read by title a second time and held on the order of Second Reading: HOUSE BILL 6123.

Having been reproduced, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILL 5230.

HOUSE BILL 6359. Having been reproduced, was taken up and read by title a second time. Representative Sente offered the following amendment and moved its adoption:

AMENDMENT NO. 1. Amend House Bill 6359 by replacing everything after the enacting clause with the following:

"Section 5. The Retailers' Occupation Tax Act is amended by changing Section 2a as follows: (35 ILCS 120/2a) (from Ch. 120, par. 441a)

Sec. 2a. It is unlawful for any person to engage in the business of selling tangible personal property at retail in this State without a certificate of registration from the Department. Application for a certificate of registration shall be made to the Department upon forms furnished by it. Each such application shall be signed and verified and shall state: (1) the name and social security number of the applicant; (2) the address of his principal place of business; (3) the address of the principal place of business from which he engages in the business of selling tangible personal property at retail in this State and the addresses of all other places of business, if any (enumerating such addresses, if any, in a separate list attached to and made a part of the application), from which he engages in the business of selling tangible personal property at retail in this State; (4) the name and address of the person or persons who will be responsible for filing returns and payment of taxes due under this Act; (5) in the case of a corporation, the name, title, and social security number of each corporate officer; (6) in the case of a limited liability company, the name, social security number, and FEIN number of each manager and member; and (7) such other information as the Department may reasonably require. The application shall contain an acceptance of responsibility signed by the person or persons who will be responsible for filing returns and payment of the taxes due under this Act. If the applicant will sell tangible personal property at retail through vending machines, his application to register shall indicate the number of vending machines to be so operated; and thereafter, he shall notify the Department by January 31 of the number of vending machines which such person was using in his business of selling tangible personal property at retail on the preceding December 31.

The Department may deny a certificate of registration to any applicant if the owner, any partner, any manager or member of a limited liability company, or a corporate officer of the applicant, is or has been the owner, a partner, a manager or member of a limited liability company, or a corporate officer, of another retailer that is in default for moneys due under this Act.

The Department may require an Every applicant for a certificate of registration hereunder to shall, at the time of filing such application, furnish a bond from a surety company authorized to do business in the State of Illinois, or an irrevocable bank letter of credit or a bond signed by 2 personal sureties who have filed, with the Department, sworn statements disclosing net assets equal to at least 3 times the amount of the bond to be required of such applicant, or a bond secured by an assignment of a bank account or certificate of deposit, stocks or bonds, conditioned upon the applicant paying to the State of Illinois all moneys becoming due under this Act and under any other State tax law or municipal or county tax ordinance or resolution under which the certificate of registration that is issued to the applicant under this Act will permit the applicant to engage in business without registering separately under such other law, ordinance or resolution. In making a determination as to whether to require a bond or other security, the Department shall take into consideration whether the owner, any partner, any manager or member of a limited liability company, or a corporate officer of the applicant is or has been the owner, a partner, a manager or member of a limited liability company, or a corporate officer of another retailer that is in default for moneys due under this Act or any other tax or fee Act administered by the Department; and whether the owner, any partner, any manager or member of a limited liability company, or a corporate officer of the applicant is or has been the owner, a partner, a manager or member of a limited liability company, or a corporate officer of another retailer whose certificate of registration has been revoked within the previous 5 years under this Act or any other tax or fee Act administered by the Department. If a bond or other security is required, the Department shall fix the amount of the bond or other security, taking into consideration the amount of money expected to become due from the applicant under this Act and under any other State tax law or municipal or county tax ordinance or resolution under which the certificate of registration that is issued to the applicant under this Act will permit the applicant to engage in business without registering separately under such other law, ordinance, or resolution. The Department shall fix the amount of such security in each case, taking into consideration the amount of money expected to become due from the applicant under this Act and under any other State tax law or municipal or county tax ordinance or resolution under which the certificate of registration that is issued to the applicant under this Act will permit the applicant to engage in business without registering separately under such other law, ordinance or resolution. The amount of security required by the Department shall be such as, in its opinion, will protect the State of Illinois against failure to pay the amount which may become due from the applicant under this Act and under any other State tax law or municipal or county tax ordinance or resolution under which the certificate of registration that is issued to the applicant under this Act will permit the applicant to engage in business without registering separately under such other law, ordinance or resolution, but the amount of the security required by the Department shall not exceed three times the amount of the applicant's average monthly tax liability, or \$50,000.00, whichever amount is lower.

No certificate of registration under this Act shall be issued by the Department until the applicant

provides the Department with satisfactory security, if required, as herein provided for.

Upon receipt of the application for certificate of registration in proper form, and upon approval by the Department of the security furnished by the applicant, <u>if required</u>, the Department shall issue to such applicant a certificate of registration which shall permit the person to whom it is issued to engage in the business of selling tangible personal property at retail in this State. The certificate of registration shall be conspicuously displayed at the place of business which the person so registered states in his application to be the principal place of business from which he engages in the business of selling tangible personal property at retail in this State.

No certificate of registration issued to a taxpayer who files returns required by this Act on a monthly basis shall be valid after the expiration of 5 years from the date of its issuance or last renewal. The expiration date of a sub-certificate of registration shall be that of the certificate of registration to which the sub-certificate relates. A certificate of registration shall automatically be renewed, subject to revocation as provided by this Act, for an additional 5 years from the date of its expiration unless otherwise notified by the Department as provided by this paragraph. Where a taxpayer to whom a certificate of registration is issued under this Act is in default to the State of Illinois for delinquent returns or for moneys due under this Act or any other State tax law or municipal or county ordinance administered or enforced by the Department, the Department shall, not less than 120 days before the expiration date of such certificate of registration, give notice to the taxpayer to whom the certificate was issued of the account period of the delinquent returns, the amount of tax, penalty and interest due and owing from the taxpaver, and that the certificate of registration shall not be automatically renewed upon its expiration date unless the taxpayer, on or before the date of expiration, has filed and paid the delinquent returns or paid the defaulted amount in full. A taxpayer to whom such a notice is issued shall be deemed an applicant for renewal. The Department shall promulgate regulations establishing procedures for taxpayers who file returns on a monthly basis but desire and qualify to change to a quarterly or yearly filing basis and will no longer be subject to renewal under this Section, and for taxpayers who file returns on a yearly or quarterly basis but who desire or are required to change to a monthly filing basis and will be subject to renewal under this Section.

The Department may in its discretion approve renewal by an applicant who is in default if, at the time of application for renewal, the applicant files all of the delinquent returns or pays to the Department such percentage of the defaulted amount as may be determined by the Department and agrees in writing to waive all limitations upon the Department for collection of the remaining defaulted amount to the Department over a period not to exceed 5 years from the date of renewal of the certificate; however, no renewal application submitted by an applicant who is in default shall be approved if the immediately preceding renewal by the applicant was conditioned upon the installment payment agreement described in this Section. The payment agreement herein provided for shall be in addition to and not in lieu of the security that may be required by this Section of a taxpayer who is no longer considered a prior continuous compliance taxpayer. The execution of the payment agreement as provided in this Act shall not toll the accrual of interest at the statutory rate.

The Department may suspend a certificate of registration if the Department finds that the person to whom the certificate of registration has been issued knowingly sold contraband cigarettes.

A certificate of registration issued under this Act more than 5 years before the effective date of this amendatory Act of 1989 shall expire and be subject to the renewal provisions of this Section on the next anniversary of the date of issuance of such certificate which occurs more than 6 months after the effective date of this amendatory Act of 1989. A certificate of registration issued less than 5 years before the effective date of this amendatory Act of 1989 shall expire and be subject to the renewal provisions of this Section on the state of the effective date of this amendatory Act of 1989 shall expire and be subject to the renewal provisions of this Section on the 5th anniversary of the issuance of the certificate.

If the person so registered states that he operates other places of business from which he engages in the business of selling tangible personal property at retail in this State, the Department shall furnish him with a sub-certificate of registration for each such place of business, and the applicant shall display the appropriate sub-certificate of registration at each such place of business. All sub-certificates of registration shall bear the same registration number as that appearing upon the certificate of registration to which such sub-certificates relate.

If the applicant will sell tangible personal property at retail through vending machines, the Department shall furnish him with a sub-certificate of registration for each such vending machine, and the applicant shall display the appropriate sub-certificate of registration on each such vending machine by attaching the sub-certificate of registration to a conspicuous part of such vending machine.

Where the same person engages in 2 or more businesses of selling tangible personal property at retail in this State, which businesses are substantially different in character or engaged in under different trade

names or engaged in under other substantially dissimilar circumstances (so that it is more practicable, from an accounting, auditing or bookkeeping standpoint, for such businesses to be separately registered), the Department may require or permit such person (subject to the same requirements concerning the furnishing of security as those that are provided for hereinbefore in this Section as to each application for a certificate of registration) to apply for and obtain a separate certificate of registration for each such business or for any of such businesses, under a single certificate of registration supplemented by related sub-certificates of registration.

Any person who is registered under the "Retailers' Occupation Tax Act" as of March 8, 1963, and who, during the 3-year period immediately prior to March 8, 1963, or during a continuous 3-year period part of which passed immediately before and the remainder of which passes immediately after March 8, 1963, has been so registered continuously and who is determined by the Department not to have been either delinquent or deficient in the payment of tax liability during that period under this Act or under any other State tax law or municipal or county tax ordinance or resolution under which the certificate of registration that is issued to the registrant under this Act will permit the registrant to engage in business without registering separately under such other law, ordinance or resolution, shall be considered to be a Prior Continuously complied with the condition of his bond or other security under the provisions of this Act for a period of 3 consecutive years shall be considered to be a Prior Continuous Compliance taxpayer.

Every Prior Continuous Compliance taxpaver shall be exempt from all requirements under this Act concerning the furnishing of a bond or other security as a condition precedent to his being authorized to engage in the business of selling tangible personal property at retail in this State. This exemption shall continue for each such taxpaver until such time as he may be determined by the Department to be delinquent in the filing of any returns, or is determined by the Department (either through the Department's issuance of a final assessment which has become final under the Act, or by the taxpayer's filing of a return which admits tax that is not paid to be due) to be delinquent or deficient in the paying of any tax under this Act or under any other State tax law or municipal or county tax ordinance or resolution under which the certificate of registration that is issued to the registrant under this Act will permit the registrant to engage in business without registering separately under such other law, ordinance or resolution, at which time that taxpayer shall become subject to all the financial responsibility requirements of this Act and, as a condition of being allowed to continue to engage in the business of selling tangible personal property at retail, may shall be required to post bond or other acceptable security with the Department covering liability which such taxpayer may thereafter incur. Any taxpayer who fails to pay an admitted or established liability under this Act may also be required to post bond or other acceptable security with this Department guaranteeing the payment of such admitted or established liability.

No certificate of registration shall be issued to any person who is in default to the State of Illinois for moneys due under this Act or under any other State tax law or municipal or county tax ordinance or resolution under which the certificate of registration that is issued to the applicant under this Act will permit the applicant to engage in business without registering separately under such other law, ordinance or resolution.

Any person aggrieved by any decision of the Department under this Section may, within 20 days after notice of such decision, protest and request a hearing, whereupon the Department shall give notice to such person of the time and place fixed for such hearing and shall hold a hearing in conformity with the provisions of this Act and then issue its final administrative decision in the matter to such person. In the absence of such a protest within 20 days, the Department's decision shall become final without any further determination being made or notice given.

With respect to security other than bonds (upon which the Department may sue in the event of a forfeiture), if the taxpayer fails to pay, when due, any amount whose payment such security guarantees, the Department shall, after such liability is admitted by the taxpayer or established by the Department through the issuance of a final assessment that has become final under the law, convert the security which that taxpayer has furnished into money for the State, after first giving the taxpayer at least 10 days' written notice, by registered or certified mail, to pay the liability or forfeit such security to the Department. If the security consists of stocks or bonds or other securities which are listed on a public exchange, the Department shall sell such securities through such public exchange. If the security consists of an irrevocable bank letter of credit, the Department shall convert the security in the manner provided for in the Uniform Commercial Code. If the security consists of a bank certificate of deposit, the Department shall convert the security into money by demanding and collecting the amount of such bank certificate of deposit from the bank which issued such certificate. If the security consists of a type of stocks or other securities.

which are not listed on a public exchange, the Department shall sell such security to the highest and best bidder after giving at least 10 days' notice of the date, time and place of the intended sale by publication in the "State Official Newspaper". If the Department realizes more than the amount of such liability from the security, plus the expenses incurred by the Department in converting the security into money, the Department shall pay such excess to the taxpayer who furnished such security, and the balance shall be paid into the State Treasury.

The Department shall discharge any surety and shall release and return any security deposited, assigned, pledged or otherwise provided to it by a taxpayer under this Section within 30 days after:

(1) such taxpayer becomes a Prior Continuous Compliance taxpayer; or

(2) such taxpayer has ceased to collect receipts on which he is required to remit tax to

the Department, has filed a final tax return, and has paid to the Department an amount sufficient to discharge his remaining tax liability, as determined by the Department, under this Act and under every other State tax law or municipal or county tax ordinance or resolution under which the certificate of registration issued under this Act permits the registrant to engage in business without registering separately under such other law, ordinance or resolution. The Department shall make a final determination of the taxpayer's outstanding tax liability as expeditiously as possible after his final tax return has been filed; if the Department cannot make such final determination within 45 days after receiving the final tax return, within such period it shall so notify the taxpayer, stating its reasons therefor.

(Source: P.A. 95-1053, eff. 1-1-10.)

Section 10. The Transient Merchant Act of 1987 is amended by changing Section 3 as follows: (225 ILCS 465/3) (from Ch. 121 1/2, par. 1653)

Sec. 3. It is a violation of this Act for any person, either as principal or agent, to conduct business as a transient merchant or itinerant vendor in this State without first complying with the requirements of Section 2a of the Retailers' Occupation Tax Act by obtaining a certificate of registration and, if a bond or other security is required, by posting bond or other approved security, and without having obtained a license under this Act.

(Source: P.A. 85-600.)

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

The foregoing motion prevailed and Amendment No. 1 was adopted.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILL 5499. Having been reproduced, was taken up and read by title a second time. The following amendment was offered in the Committee on Aging, adopted and reproduced:

AMENDMENT NO. <u>1</u>. Amend House Bill 5499 as follows: on page 11, line 9, by replacing "<u>30</u>" with "<u>45</u>"; and on page 11, line 12, by replacing "<u>30</u>" with "<u>45</u>"; and on page 25, line 24, by replacing "Grants <u>may shall</u>" with the following: "Subject to appropriation, grants may <u>Grants shall</u>".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

RECALL

At the request of the principal sponsor, Representative Soto, HOUSE BILL 5044 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

HOUSE BILLS ON SECOND READING

HOUSE BILL 6001. Having been reproduced, was taken up and read by title a second time.

The following amendment was offered in the Committee on Business & Occupational Licenses, adopted and reproduced:

AMENDMENT NO. 1. Amend House Bill 6001 by replacing everything after the enacting clause with the following:

"Section 5. The Professional Geologist Licensing Act is amended by changing Sections 15, 20, 25, 30, 35, 40, 45, 50, 60, 65, 70, 75, 80, 85, 90, 110, 120, 125, 135, 140, 145, and 160 and by adding Section 51 as follows:

(225 ILCS 745/15)

(Section scheduled to be repealed on January 1, 2016)

Sec. 15. Definitions. In this Act:

"Board" means the Board of Licensing for Professional Geologists.

"Department" means the Department of Financial and Professional Regulation.

"Enrollment" means the recording by the Department of the names and addresses of individuals who have met the requirements specified in this Act for a Geologist Intern.

"Geologist" means an individual who, by reason of his or her knowledge of geology, mathematics, and the physical and life sciences, acquired by education and practical experience as defined by this Act, is capable of practicing the science of geology.

"Geologist Intern" means an individual enrolled with the Department who has knowledge of geology, mathematics, and the physical and life sciences, as defined in this Act, and has passed the examination on the fundamental theory and concepts of geology administered by the Department with the advice and consent of the Board.

"Geology" means the science that includes the treatment of the earth and its origin and history including, but not limited to, (i) the investigation of the earth's crust and interior and the solids and fluids, including all surface and underground waters, gases, and other materials that compose the earth as they may relate to geologic processes; (ii) the study of the natural agents, forces, and processes that cause changes in the earth; and (iii) the utilization of this knowledge of the earth and its solids, fluids, and gases, and their collective properties and processes, for the benefit of humankind.

"Person" or "individual" means a natural person.

"Practice of professional geology" means the performance of, or the offer to perform, the services of a geologist, including consultation, investigation, evaluation, planning, mapping, inspection of geologic work, and other services that require extensive knowledge of geologic laws, formulas, principles, practice, and methods of data interpretation.

A person shall be construed to practice or offer to practice professional geology, within the meaning and intent of this Act, if that person (i) by verbal claim, sign, advertisement, letterhead, card, or any other means, represents himself or herself to be a <u>Licensed Professional Geologist</u> professional geologist or through the use of some title implies that he or she is a <u>Licensed Professional Geologist</u> professional geologist or is licensed under this Act or (ii) holds himself or herself out as able to perform or does perform services or work defined in this Act as the practice of professional geology.

Examples of the practice of professional geology include, but are not limited to, the conduct of, or responsible charge for, the following types of activities: (i) mapping, sampling, and analysis of earth materials, interpretation of data, and the preparation of oral or written testimony regarding the probable geological causes of events; (ii) planning, review, and supervision of data gathering activities, interpretation of geological data gathered by direct and indirect means, preparation and interpretation of geological maps, cross-sections, interpretive maps and reports for the purpose of determining evaluating regional or site specific geological conditions; (iii) the planning, review, and supervision of data gathering activities and interpretation of geological conditions; (iii) the planning, review, and supervision of data gathering activities and interpretation of geological conditions; (iii) the planning, review, and supervision of data gathering activities and interpretation of data on regional or site specific geological characteristics affecting groundwater; (iv) the interpretation of geological conditions on the surface of the Earth and at depth in the Earth at a specific site on the Earth's surface for the purpose of determining whether those conditions correspond to a geologic map of the site or a legally specified geological requirement for the site; and (v) the conducting of environmental property audits.

"Licensed <u>Professional Geologist</u> professional geologist" means an individual who is licensed under this Act to engage in the practice of professional geology in Illinois.

"Responsible charge" means the independent control and direction, by use of initiative, skill, and

independent judgment, of geological work or the supervision of that work. "Secretary" means the Secretary of Financial and Professional Regulation.

(Source: P.A. 96-666, eff. 8-25-09.)

(225 ILCS 745/20)

(Section scheduled to be repealed on January 1, 2016)

Sec. 20. Exemptions. Nothing in this Act shall be construed to restrict the use of the title "geologist" or similar words by any person engaged in a practice of geology exempted under this Act, provided the person does not hold himself or herself out as being a <u>Licensed Professional Geologist</u> licensed professional geologist or does not practice professional geology in a manner requiring licensure under this Act. Performance of the following activities does not require licensure as a licensed professional geologist under this Act:

(a) The practice of professional geology by an employee or a subordinate of a licensee under this Act, provided the work does not include responsible charge of geological work and is performed under the direct supervision of a <u>Licensed Professional Geologist</u> licensed professional geologist who is responsible for the work.

(b) The practice of professional geology by officers and employees of the United States government within the scope of their employment.

(c) The practice of professional geology as geologic research to advance basic knowledge for the purpose of offering scientific papers, publications, or other presentations (i) before meetings of scientific societies, (ii) internal to a partnership, corporation, proprietorship, or government agency, or (iii) for publication in scientific journals, or in books.

(d) The teaching of geology in schools, colleges, or universities, as defined by rule.

(e) The practice of professional geology exclusively in the exploration for or development of energy resources or base, precious and nonprecious minerals, including sand, gravel, and aggregate, that does not require, by law, rule, or ordinance, the submission of reports, documents, or oral or written testimony to public agencies. Public agencies may, by law or by rule, allow required oral or written testimony, reports, permit applications, or other documents based on the science of geology to be submitted to them by persons not licensed under this Act. Unless otherwise required by State or federal law, public agencies may not require that the geology-based aspects of testimony, reports, permits, or other documents so exempted be reviewed by, approved, or otherwise certified by any person who is not a Licensed Professional Geologist licensed professional geologist. Licensure is not required for the submission and review of reports or documents or the provision of oral or written testimony made under the Well Abandonment Act, the Illinois Oil and Gas Act, the Surface Coal Mining Land Conservation and Reclamation Act, or the Surface-Mined Land Conservation and Reclamation Act.

(f) The practice of professional engineering as defined in the Professional Engineering Practice Act of 1989.

(g) The practice of structural engineering as defined in the Structural Engineering Practice Act of 1989.

(h) The practice of architecture as defined in the Illinois Architecture Practice Act of 1989.

(i) The practice of land surveying as defined in the Illinois Professional Land Surveyor Act of 1989.

(i) The practice of landscape architecture as defined in the Illinois Landscape Architecture Act of 1989.

(k) The practice of professional geology for a period not to exceed 9 months by any person pursuing a course of study leading to a degree in geology from an accredited college or university, as set forth in this Act and as established by rule, provided that (i) such practice constitutes a part of a supervised course of study, (ii) the person is under the supervision of a geologist licensed under this Act <u>or a teacher of geology</u> <u>at an accredited college or university</u>, and (iii) the person is designated by a title that clearly indicates his or her status as a student or trainee.

(Source: P.A. 96-666, eff. 8-25-09.)

(225 ILCS 745/25)

(Section scheduled to be repealed on January 1, 2016)

Sec. 25. Restrictions and limitations. No person shall, without a valid license issued by the Department (i) in any manner hold himself or herself out to the public as a <u>Licensed Professional Geologist</u> licensed professional geologist; (ii) attach the title "Licensed Professional Geologist" to his or her name; or (iii) render or offer to render to individuals, corporations, or public agencies services constituting the practice of professional geology.

Individuals practicing geology in Illinois as of the effective date of this amendatory Act of 1997 may continue to practice as provided in this Act until the Department has adopted rules implementing this Act. To continue practicing geology after the adoption of rules, individuals shall apply for licensure within 180

days after the effective date of the rules. If an application is received during the 180-day period, the individual may continue to practice until the Department acts to grant or deny licensure. If an application is not filed within the 180-day period, the individual must cease the practice of geology at the conclusion of the 180-day period and until the Department acts to grant a license to the individual.

(Source: P.A. 89-366, eff. 7-1-96; 90-61, eff. 12-30-97.)

(225 ILCS 745/30)

(Section scheduled to be repealed on January 1, 2016)

Sec. 30. Powers and duties of the Department. Subject to the provisions of this Act, the Department may:

(a) Authorize examinations to ascertain the qualifications and fitness of applicants for licensing as <u>a</u> <u>Licensed Professional Geologist licensed professional geologists</u> or as <u>a Licensed Specialty Geologist</u> <u>licensed specialty geologists</u>, <u>or for enrollment as a Geologist Intern</u>, as defined by the Board, and pass upon the qualifications of applicants for licensure by endorsement.

(b) Conduct hearings on proceedings to refuse to issue or renew or to revoke licenses <u>or enrollments</u> or suspend, place on probation, or reprimand persons licensed <u>or enrolled</u> under this Act, and to refuse to issue or renew or to revoke licenses <u>or enrollments</u>, or suspend, place on probation, or reprimand persons licensed <u>or enrolled</u> under this Act.

(c) Formulate rules required for the administration of this Act.

(d) Obtain written recommendations from the Board regarding (i) definitions of curriculum content and approval of geological curricula, standards of professional conduct, and formal disciplinary actions and the formulation of rules affecting these matters and (ii) when petitioned by the applicant, opinions regarding the qualifications of applicants for <u>licensure or enrollment licensing</u>.

(e) Maintain rosters of the names and addresses of all licensees and enrollees whose licenses or enrollments are currently active, and all persons whose licenses or enrollments have been suspended, revoked, or denied renewal for cause within the previous calendar year. These rosters shall be available upon written request and payment of the required fee.

(Source: P.A. 89-366, eff. 7-1-96.)

(225 ILCS 745/35)

(Section scheduled to be repealed on January 1, 2016)

Sec. 35. Board of Licensing for Professional Geologists; members; qualifications; duties.

(a) The Director shall appoint a Board of Licensing for Professional Geologists which shall serve in an advisory capacity to the Director. The Board shall be composed of 8 persons, 7 of whom shall be voting members appointed by the Director, who shall give due consideration to recommendations by members of the profession of geology and of geology organizations within the State. In addition, the State Geologist or his or her designated representative, shall be an advisory, non-voting member of the Board.

(b) Insofar as possible, the geologists appointed to serve on the Board shall be generally representative of the occupational and geographical distribution of geologists within this State.

(c) Of the 7 appointed voting members of the Board, 6 shall be geologists and one shall be a member of the general public with no family or business connection with the practice of geology.

(d) Each of the first appointed geologist members of the Board shall have at least 10 years of active geological experience and shall possess the education and experience required for licensure. Each subsequently appointed geologist member of the Board shall be a <u>Licensed Professional Geologist</u> professional geologist licensed under this Act.

(e) Of the initial appointments, the Director shall appoint 3 voting members for a term of 4 years, 2 voting members for a term of 3 years, and 2 voting members for a term of 2 years. Thereafter, voting members shall be appointed for 4-year terms. Terms shall commence on the 3rd Monday in January.

(f) Members shall hold office until the expiration of their terms or until their successors have been appointed and have qualified.

(g) No voting member of the Board shall serve more than 2 consecutive full terms.

(h) Vacancies in the membership of the Board shall be filled by appointment for the unexpired term.

(i) The Director may remove or suspend any <u>appointed</u> member of the Board for cause at any time before the expiration of his or her term.

(j) The Board shall annually elect one of its members as chairperson.

(k) The members of the Board shall be reimbursed for all legitimate and necessary expenses authorized by the Department incurred in attending the meetings of the Board.

(1) The Board may make recommendations to the Director to establish the examinations and their method of grading.

(m) The Board may submit written recommendations to the Director concerning formulation of rules and

a Code of Professional Conduct and Ethics. The Board may recommend or endorse revisions and amendments to the Code and to the rules from time to time.

(n) The Board may make recommendations on matters relating to continuing education of <u>Licensed</u> <u>Professional Geologists</u> licensed professional geologists, including the number of hours necessary for license renewal, waivers for those unable to meet that requirement, and acceptable course content. These recommendations shall not impose an undue burden on the Department or an unreasonable restriction on those seeking a license renewal.

(o) Four voting Board members constitutes a quorum. A quorum is required for all Board decisions.

(Source: P.A. 96-666, eff. 8-25-09.)

(225 ILCS 745/40)

(Section scheduled to be repealed on January 1, 2016)

Sec. 40. Application for licensure; applications for enrollment original license.

(a) Applications for original licenses shall be made to the Department on forms prescribed by the Department and accompanied by the required fee. All applications shall contain the information that, in the judgment of the Department, will enable the Department to pass on the qualifications of the applicant for a license to practice as a Licensed Professional Geologist licensed professional geologist.

(b) Applications for enrollment as a Geologist Intern shall be made to the Department on forms prescribed by the Department and accompanied by the required fee. All applications shall contain the information that, in the judgment of the Department, will enable the Department to pass on the qualifications of the applicant to take the examination on the fundamental theory and concepts of the science of geology and be enrolled as a Geologist Intern.

(Source: P.A. 89-366, eff. 7-1-96.)

(225 ILCS 745/45)

(Section scheduled to be repealed on January 1, 2016)

Sec. 45. Examination; failure or refusal to take the examination.

(a) The Department shall authorize examinations of applicants <u>for original licensure as a Professional</u> <u>Geologist and enrollment as a Geologist Intern</u> at such times and places as it may determine. The <u>examination for licensure as a Licensed Professional Geologist examinations</u> shall be <u>a 2-part examination</u>, <u>with one part of a character to fairly testing test an applicant's qualifications to practice professional geology and knowledge of the <u>fundamental</u> theory and <u>concepts</u> practice of the science of geology, including subjects that are generally taught in <u>geology</u> curricula of accredited colleges and universities, <u>and</u> the other part testing the <u>applicant's knowledge of the practical application and uses of the theory and science of geology. Applicants for enrollment as Geologist Interns must take only that part of the examination that fairly tests the knowledge of the fundamental theory and concepts of the science of geology.</u></u>

(b) Applicants for licensure as a Professional Geologist who are required to take both parts of the examination for examinations shall pay, either to the Department or to the designated testing service, a fee covering the cost of providing the examination. Failure to appear for the required examination on the scheduled date at the time and place specified after the application for examination has been received and acknowledged by the Department or the designated testing service shall result in forfeiture of the examination fee.

(c) If the applicant <u>for licensure</u> neglects, fails, or refuses to take <u>a required</u> an examination or fails to pass <u>a required</u> an examination for a license under this Act within 3 years after filing an application, the application shall be denied. However, the applicant may thereafter submit a new application accompanied by the required fee. The applicant shall meet the requirements in force at the time of making the new application.

(d) The Department may employ consultants for the purpose of preparing and conducting examinations.

(e) The Department shall have the authority to adopt or recognize, in part or in whole, examinations prepared, administered, or graded by other organizations that are determined appropriate to measure the qualifications of an applicant for licensure as a <u>Licensed Professional Geologist or enrollment as a</u> Geologist Intern professional geologist.

(Source: P.A. 89-366, eff. 7-1-96.)

(225 ILCS 745/50)

(Section scheduled to be repealed on January 1, 2016)

Sec. 50. Qualifications for licensure.

(a) The Department may issue a license to practice as a <u>Licensed Professional Geologist</u> licensed professional geologist to any applicant who meets the following qualifications:

(1) The applicant has completed an application form and paid the required fees.

(2) The applicant is of good ethical character, including compliance with the Code of

Professional Conduct and Ethics under this Act, and has not committed any act or offense in any jurisdiction that would constitute the basis for disciplining a <u>Licensed Professional Geologist</u> professional geologist licensed under this Act.

(3) The applicant has earned a degree in geology from an accredited college or

university, as established by rule, with a minimum of 30 semester or 45 quarter hours of course credits in geology, of which 24 semester or 36 quarter hours are in upper level courses. The Department may, upon the recommendation of the Board, allow the substitution of appropriate experience as a geologist for prescribed educational requirements as established by rule.

(4) The applicant has a documented record of a minimum of 4 years of professional

experience, obtained after completion of the education requirements specified in this Section, in geologic or directly related work, demonstrating that the applicant is qualified to assume responsible charge of such work upon licensure as a <u>Licensed Professional Geologist</u> professional geologist or such specialty of professional geology that the Board may recommend and the Department may recognize. The Department may require evidence acceptable to it that up to 2 years of professional experience have been gained under the supervision of a person licensed under this Act or similar Acts in any other state, or under the supervision of others who, in the opinion of the Department, are qualified to have responsible charge of geological work under this Act.

(5) The applicant has passed an examination authorized by the Department for the practice <u>as a</u> <u>Licensed Professional Geologist</u>

of professional geology.

(6) The applicant has complied with all other requirements of this Act and rules

established for the implementation of this Act.

(b) A license to practice <u>as a Licensed Professional Geologist</u> professional geology shall not be denied any applicant because of the applicant's race, religion, creed, national origin, political beliefs or activities, age, sex, sexual orientation, or physical impairment.

(Source: P.A. 96-666, eff. 8-25-09.)

(225 ILCS 745/51 new)

Sec. 51. Qualifications for Geologist Intern enrollment; final expiration of enrollment; Department powers and duties.

(a) The Department may enroll as a Geologist Intern any applicant who meets the following gualifications:

(1) The applicant has completed an application form and paid the required fees.

(2) The applicant has (i) earned a degree in geology from an accredited college or university, with a minimum of 30 semester or 45 quarter hours of course credits in geology, of which 24 semester or 36 quarter hours are in upper level courses; or (ii) is in the final semester of a program leading to a degree as set forth in item (i) of this paragraph (2).

(3) The applicant has passed the required examination on the fundamental theory and concepts of the science of geology, as required under Section 45 of this Act.

<u>The Department may not issue an enrollment under this Section unless and until the applicant provides</u> proof acceptable to the Department of having obtained the required degree within 12 months after having passed the required examination.

(b) A Geologist Intern in good standing may renew his or her enrollment upon payment to the Department of the required fee. However, the duration of the period of enrollment issued under this Section may not extend past a total of 10 years and shall automatically and permanently expire upon the end of the 10-year period if the enrollee fails to apply for and successfully meet the requirements for licensure as a Licensed Professional Geologist, including passing the part of the licensing examination that fairly tests the practical application and uses of the science of geology, as set forth in Section 45 of this Act.

(c) Enrollment as a Geologist Intern shall not be denied any applicant because of the applicant's race, religion, creed, national origin, political beliefs or activities, age, sex, sexual orientation, or physical impairment.

(225 ILCS 745/60)

(Section scheduled to be repealed on January 1, 2016)

Sec. 60. Seals.

(a) Upon licensure, each licensee shall obtain a seal of a design as required by rule bearing the licensee's name, license number, and the legend "Licensed Professional Geologist".

(b) All preliminary, draft, and final geologic reports, documents, permits, affidavits, maps, boring logs, <u>cross</u> sections, or other records offered to the public and prepared or issued by or under the supervision of a <u>Licensed Professional Geologist</u> licensed professional geologist shall include the full name, signature, and license number of the licensee, and the date of license expiration of the person who prepared the document or under whose supervision it was prepared, and an impression of the licensee's seal, in accordance with rules issued by the Department.

(c) The Licensed Professional Geologist licensed professional geologist who has contract responsibility shall seal a cover sheet of the professional work products and those individual portions of the professional work products for which the Licensed Professional Geologist licensed professional geologist is legally and professionally responsible. A Licensed Professional Geologist licensed professional geologist practicing as the support professional shall seal those individual portions of professional work products for which that Licensed Professional Geologist licensed professional work products for which that Licensed Professional Geologist licensed professional work products for which that Licensed Professional Geologist licensed professional geologist is legally and professional Geologist licensed professional geologist licensed Professional Geologist licensed Professional geologist is legally and professional Geologist licensed Professional geologist is legally and professional Geologist licensed Professional geologist is legally and professional geologist licensed Professional Geologist licensed Professional geologist licensed Professional geologist is legally and professional geologist licensed Professional geologist lic

(d) The use of a licensed professional geologist's seal on professional work products constitutes a representation that the work prepared by or under the personal supervision of that <u>Licensed Professional</u> <u>Geologist</u> licensed professional geologist has been prepared and administered in accordance with the standards of reasonable professional skill and diligence.

(e) It is unlawful to affix one's seal to professional work products if it masks the true identity of the person who actually exercised direction, supervision, and responsible charge of the preparation of that work. A <u>Licensed Professional Geologist</u> licensed professional geologist who signs and seals professional work products is not responsible for damage caused by subsequent changes to or uses of those professional work products, if the subsequent changes or uses, including changes or uses made by State or local government agencies, are not authorized or approved by the <u>Licensed Professional Geologist</u> licensed professional work products.

(Source: P.A. 89-366, eff. 7-1-96.)

(225 ILCS 745/65)

(Section scheduled to be repealed on January 1, 2016)

Sec. 65. Expiration and renewal of license and Geologist Intern enrollment. The expiration date and renewal period for each license and Geologist Intern enrollment shall be set by rule. A Licensed Professional Geologist professional geologist whose license has expired or a Geologist Intern whose enrollment has expired may reinstate his or her license or enrollment at any time within 5 years after the expiration thereof, by making a renewal application and by paying the required fee. However, any Licensed Professional Geologist professional geologist whose license expired or any Geologist Intern whose enrollment expired while he or she was (i) on active duty with the Armed Forces of the United States or called into service or training by the State militia or (ii) in training or education under the supervision of the United States preliminary to induction into the military service, may have his or her Licensed Professional Geologist license or Geologist Intern enrollment renewed, reinstated, or restored without paying any lapsed renewal fees if within 2 years after termination of the service, training, or education the Licensed Professional Geologist or Geologist Intern professional geologist furnishes the Department with satisfactory evidence of service, training, or education and that it has been terminated under honorable conditions.

Any professional geologist whose <u>Licensed Professional Geologist</u> license has expired for more than 5 years may have it restored by making application to the Department, paying the required fee, and filing acceptable proof of fitness to have the license restored. The proof may include sworn evidence certifying active practice in another jurisdiction. If the geologist has not practiced for 5 years or more, the Board shall determine by an evaluation program established by rule, whether that individual is fit to resume active status as a Licensed Professional Geologist. The Board and may require the professional geologist to complete a period of evaluated professional experience and may require successful completion of an examination.

The Department may refuse to issue or may suspend the license <u>or enrollment</u> of any person who fails to file a <u>tax</u> return, or to pay the tax, penalty, or interest shown in a filed return, or to pay any final assessment of tax, penalty, or interest, as required by any tax Act administered by the Illinois Department of Revenue, until such time as the requirements of any such tax Act are satisfied.

(Source: P.A. 89-366, eff. 7-1-96; 90-61, eff. 12-30-97.)

(225 ILCS 745/70)

(Section scheduled to be repealed on January 1, 2016)

Sec. 70. Fees.

(a) Except as provided in subsection (b), the fees for the administration and enforcement of this Act,

including but not limited to original licensure or enrollment, renewal, and restoration fees, shall be set by the Department by rule. The fees shall not be refundable.

(b) Applicants for examination shall be required to pay, either to the Department or the designated testing service, a fee covering the cost of initial screening to determine <u>the applicant's</u> eligibility and the cost of providing <u>one or both parts of</u> the examination. Failure to appear for the examination on the scheduled date at the time and place specified after the applicant's application for examination has been received and acknowledged by the Department or the designated testing service shall result in the forfeiture of the examination fee.

(c) All fees and other monies collected under this Act shall be deposited in the General Professions Dedicated Fund.

(Source: P.A. 89-366, eff. 7-1-96.)

(225 ILCS 745/75)

(Section scheduled to be repealed on January 1, 2016)

Sec. 75. Returned checks; fines. Any person who delivers a check or other payment to the Department that is returned to the Department unpaid by the financial institution upon which it is drawn shall pay to the Department, in addition to the amount already owed to the Department, a fine of \$50. The fines imposed by this Section are in addition to any other discipline provided under this Act for unlicensed practice or practice on a nonrenewed license. The Department shall notify the person that payment of fees and fines shall be paid to the Department by certified check or money order within 30 calendar days of the notification. If, after the expiration of 30 <u>calendar</u> days from the date of the notification, the person has failed to submit the necessary remittance, the Department shall automatically terminate the license or deny the application, without hearing. If, after termination or denial, the person seeks a license to practice as a <u>Licensed Professional Geologist</u>, he or she shall apply to the Department may establish a fee for the processing of an application for restoration of a license <u>or Geologist Intern enrollment</u> to pay all expenses of processing this application. The Director may waive the fines due under this Section in individual cases where the Director finds that the fines would be unreasonable or unnecessarily burdensome.

(Source: P.A. 92-146, eff. 1-1-02.)

(225 ILCS 745/80)

(Section scheduled to be repealed on January 1, 2016)

Sec. 80. Disciplinary actions.

(a) The Department may refuse to issue or renew, or may revoke, suspend, place on probation, reprimand, or take other disciplinary action as the Department may deem appropriate, including fines not to exceed \$5,000 for each violation, with regard to any license for any one or combination of the following:

(1) Material misstatement in furnishing information to the Department.

(2) Violations of this Act, or of the rules promulgated under this Act.

(3) Conviction of any crime under the laws of the United States or any state or

territory of the United States that is a felony or that is a misdemeanor, an essential element of which is dishonesty, or of any crime that is directly related to the practice of the profession.

(4) Making any misrepresentation for the purpose of obtaining licensure or violating any

provision of this Act or the rules promulgated under this Act pertaining to advertising.

- (5) Professional incompetence.
- (6) Gross malpractice.
- (7) Aiding or assisting another person in violating any provision of this Act or rules promulgated under this Act.
- (8) Failing, within 60 days, to provide information in response to a written request made by the Department.
- (9) Engaging in dishonorable, unethical, or unprofessional conduct of a character likely to deceive, defraud, or harm the public.

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(10) Habitual or excessive use or addiction to alcohol, narcotics, stimulants, or any other chemical agent or drug that results in the inability to practice with reasonable judgment, skill, or safety.

(11) Discipline by another state, <u>the</u> District of Columbia, <u>a</u> territory <u>of the United States</u>, or <u>a</u> foreign nation, if at least one of the grounds for the discipline is the same or substantially equivalent to those set forth in this Section.

(12) Directly or indirectly giving to or receiving from any person, firm, corporation,

partnership, or association any fee, commission, rebate or other form of compensation for professional

services not actually or personally rendered.

(13) A finding by the Department that the licensee, after having his or her license

placed on probationary status, has violated the terms of probation.

(14) Willfully making or filing false records or reports in his or her practice,

including but not limited to, false records filed with State agencies or departments.

(15) Physical illness, including but not limited to, deterioration through the aging

process, or loss of motor skill that results in the inability to practice the profession with reasonable judgment, skill, or safety.

(16) Solicitation of professional services other than permitted advertising.

(17) Conviction of or cash compromise of a charge or violation of the Illinois

Controlled Substances Act regulating narcotics.

(18) Failure to (i) file a tax return, (ii) pay the tax, penalty, or interest shown in a

filed return, or (iii) pay any final assessment of tax, penalty, or interest, as required by any tax Act administered by the Illinois Department of Revenue, until the requirements of that tax Act are satisfied.

(19) Conviction by any court of competent jurisdiction, either within or outside this State, of any violation of any law governing the practice of professional geology, if the Department determines, after investigation, that the person has not been sufficiently rehabilitated to warrant the public trust.

(20) Gross, willful, or continued overcharging for professional services, including

filing false statements for collection of fees for which services are not rendered.

(21) Practicing under a false or, except as provided by law, an assumed name.

(22) Fraud or misrepresentation in applying for, or procuring, a license to practice as a Licensed Professional Geologist under this Act

or in connection with applying for renewal of a license under this Act.

(23) Cheating on or attempting to subvert the licensing examination administered under

this Act.

(b) The determination by a circuit court that a licensee is subject to involuntary admission or judicial admission as provided in the Mental Health and Developmental Disabilities Code operates as an automatic suspension. The suspension will end only upon a finding by a court that the licensee is no longer subject to the involuntary admission or judicial admission and issues an order so finding and discharging the licensee; and upon the recommendation of the Board to the Director that the licensee be allowed to resume his or her practice.

(Source: P.A. 89-366, eff. 7-1-96.)

(225 ILCS 745/85)

(Section scheduled to be repealed on January 1, 2016)

Sec. 85. Injunctive action; cease and desist order.

(a) If any person violates the provisions of this Act, the Director, in the name of the People of the State of Illinois, through the Attorney General or the State's Attorney of the county in which the violation is alleged to have occurred, may petition for an order enjoining the violation or for an order enforcing compliance with this Act. Upon the filing of a verified petition, the court with appropriate jurisdiction may issue a temporary restraining order, without notice or bond, and may preliminarily and permanently enjoin the violation. If it is established that the person has violated or is violating the injunction, the court may punish the offender for contempt of court. Proceedings under this Section are in addition to, and not in lieu of, all other remedies and penalties provided by this Act.

(b) If a person practices as a <u>Licensed Professional Geologist</u> licensed professional geologist or holds himself or herself out as a <u>Licensed Professional Geologist</u> licensed professional geologist in Illinois, without being licensed to do so under this Act, then any <u>Licensed Professional Geologist</u> licensed professional geologist, interested party, or any person injured thereby may petition for relief as provided in subsection (a) of this Section.

(c) Whenever, in the opinion of the Department, a person violates any provision of this Act, the Department may issue a rule to show cause why an order to cease and desist should not be entered against that person. The rule shall clearly set forth the grounds relied upon by the Department and shall allow at least 7 days from the date of the rule to file an answer satisfactory to the Department. Failure to answer to the satisfaction of the Department shall cause an order to cease and desist to be issued.

(Source: P.A. 89-366, eff. 7-1-96.)

(225 ILCS 745/90)

(Section scheduled to be repealed on January 1, 2016)

Sec. 90. Investigations; notice and hearing. The Department may investigate the actions of any applicant or of any person or persons rendering or offering to render geological services or any person holding or claiming to hold a license as a Licensed Professional Geologist licensed professional geologist. The Department shall, before revoking, suspending, placing on probation, reprimanding, or taking any other disciplinary action under Section 80 of this Act, at least 30 days before the date set for the hearing, (i) notify the accused in writing of the charges made and the time and place for the hearing on the charges, (ii) direct him or her to file a written answer to the charges with the Board under oath within 20 days after the service on him or her of the notice, and (iii) inform the accused that, if he or she fails to answer, default will be taken against him or her or that his or her license may be suspended, revoked, placed on probationary status, or other disciplinary action taken with regard to the license, including limiting the scope, nature, or extent of his or her practice, as the Department may consider proper. At the time and place fixed in the notice, the Board shall proceed to hear the charges and the parties or their counsel shall be accorded ample opportunity to present any pertinent statements, testimony, evidence, and arguments. The Board may continue the hearing from time to time. In case the person, after receiving the notice, fails to file an answer, his or her license may, in the discretion of the Department, be suspended, revoked, placed on probationary status, or the Department may take whatever disciplinary action considered proper, including limiting the scope, nature, or extent of the person's practice or the imposition of a fine, without a hearing, if the act or acts charged constitute sufficient grounds for that action under this Act. The written notice may be served by personal delivery or by certified mail to the address specified by the accused in his or her last notification with the Department.

(Source: P.A. 89-366, eff. 7-1-96.)

(225 ILCS 745/110)

(Section scheduled to be repealed on January 1, 2016)

Sec. 110. Findings and recommendations. At the conclusion of the hearing, the Board shall present to the Director a written report of its findings of fact, conclusions of law, and recommendations. The report shall contain a finding whether or not the accused person violated this Act or its rules or failed to comply with the conditions required in this Act or its rules. The Board shall specify the nature of any violations or failure to comply and shall make its recommendations to the Director. In making recommendations for any disciplinary actions, the Board may take into consideration all facts and circumstances bearing upon the reasonableness of the conduct of the accused and the potential for future harm to the public, including but not limited to previous discipline of the accused by the Department, intent, degree of harm to the public and likelihood of harm in the future, any restitution made by the accused, and whether the incident or incidents contained in the complaint appear to be isolated or represent a continuing pattern of conduct. In making its recommendations for discipline, the Board shall endeavor to ensure that the severity of the discipline recommended is reasonably related to the severity of the violation.

The report of findings of fact, conclusions of law, and recommendation of the Board shall be the basis for the Department's order refusing to issue, restore, or renew a <u>person's</u> license to <u>practice as a Licensed</u> <u>Professional Geologist</u>, or otherwise disciplining a licensee. If the Director disagrees with the recommendations of the Board, the Director may issue an order in contravention of the Board recommendations. The Director shall provide a written report to the Board on any disagreement and shall specify the reasons for the action in the final order. The finding is not admissible in evidence against the person in a criminal prosecution brought for a violation of this Act, but the hearing and finding are not a bar to a criminal prosecution brought for a violation of this Act.

(Source: P.A. 89-366, eff. 7-1-96.)

(225 ILCS 745/120)

(Section scheduled to be repealed on January 1, 2016)

Sec. 120. Director; rehearing. Whenever the Director believes that justice has not been done in the revocation, suspension, or refusal to issue, restore, or renew a <u>person's</u> license to <u>practice as a Licensed</u> <u>Professional Geologist</u>, or other discipline of an applicant or licensee, he or she may order a rehearing by the same or other examiners.

(Source: P.A. 89-366, eff. 7-1-96.)

(225 ILCS 745/125)

(Section scheduled to be repealed on January 1, 2016)

Sec. 125. Appointment of a hearing officer. The Director has the authority to appoint any attorney licensed to practice law in the State of Illinois to serve as the hearing officer in any action for refusal to issue, restore, or renew a person's license to practice as a Licensed Professional Geologist or to discipline a licensee. The hearing officer has full authority to conduct the hearing. At least one member of the Board

shall attend each hearing. The hearing officer shall report his or her findings of fact, conclusions of law, and recommendations to the Board and the Director. The Board shall have 60 calendar days from receipt of the report to review the report of the hearing officer and present its findings of fact, conclusions of law, and recommendations to the Director. If the Board does not present its report within the 60-day period, the Director may issue an order based on the report of the hearing officer. If the Director disagrees with the recommendation of the Board or of the hearing officer, the Director may issue an order in contravention of the recommendation. The Director shall promptly provide a written report to the Board on any deviation, and shall specify the reasons for the action in the final order.

(Source: P.A. 89-366, eff. 7-1-96.)

(225 ILCS 745/135)

(Section scheduled to be repealed on January 1, 2016)

Sec. 135. Restoration of suspended or revoked license. At any time after the suspension or revocation of a <u>person's</u> license <u>to practice as a Licensed Professional Geologist</u>, the Department may restore it to the licensee, upon the written recommendation of the Board, unless after an investigation and a hearing the Board determines that restoration is not in the public interest.

(Source: P.A. 89-366, eff. 7-1-96.)

(225 ILCS 745/140)

(Section scheduled to be repealed on January 1, 2016)

Sec. 140. Surrender of license. Upon the revocation or suspension of a <u>person's</u> license <u>to practice as a</u> <u>Licensed Professional Geologist</u>, the licensee shall immediately surrender his or her license to the Department and the licensee's name and address shall be added to the list of individuals whose licenses <u>have been revoked</u>, <u>suspended</u>, <u>or denied renewal for cause</u>. If the licensee fails to <u>surrender his or her</u> <u>license</u> do so, the Department has the right to seize the license.

(Source: P.A. 89-366, eff. 7-1-96.)

(225 ILCS 745/145)

(Section scheduled to be repealed on January 1, 2016)

Sec. 145. Summary suspension of a license. The Director may summarily suspend the license of a <u>Licensed Professional Geologist</u> licensed professional geologist without a hearing, simultaneously with the institution of proceedings for a hearing provided for in Section 90 of this Act, if the Director finds that evidence in the Director's possession indicates that the continuation of practice by a <u>Licensed Professional geologist</u> licensed professional geologist would constitute an imminent danger to the public. In the event that the Director summarily suspends the license of a <u>Licensed Professional Geologist</u> licensed professional geologist without a hearing, a hearing must be commenced within 30 days after the suspension has occurred and concluded as expeditiously as practical.

(Source: P.A. 89-366, eff. 7-1-96.)

(225 ILCS 745/160)

(Section scheduled to be repealed on January 1, 2016)

Sec. 160. Violations.

(a) Using or attempting to use an expired license is a Class A misdemeanor.

(b) Each of the following acts is a Class A misdemeanor for the first offense and a Class 4 felony for a second or subsequent offense:

(1) A violation of any provision of this Act or its rules, except as noted in subsection(a) of this Section.

(2) The making of any wilfully false oath or affirmation in any matter or proceeding where an oath or affirmation is required by this Act.

(3) Using or attempting to use an inactive, suspended, or revoked license or the license

or seal of another, or impersonating another licensee, or practicing geology as a <u>Licensed Professional</u> <u>Geologist</u> <u>licensed professional geologist</u> in Illinois while one's license is inactive, suspended, or revoked.

(4) The practice, attempt to practice, or offer to practice professional geology in

Illinois without a license as a <u>Licensed Professional Geologist</u> licensed professional geologist. Each day of practicing professional geology or attempting to practice professional geology, and each instance of offering to practice professional geology, without a license as a <u>Licensed Professional Geologist</u> licensed professional geologist constitutes a separate offense.

(5) Advertising or displaying any sign or card or other device that might indicate to

the public that the person or entity is entitled to practice as a <u>Licensed Professional Geologist</u> licensed professional geologist, unless that person holds an active license as a <u>Licensed Professional Geologist</u>

licensed professional geologist in the State of Illinois.

(6) Obtaining or attempting to obtain a license by fraud.

(Source: P.A. 89-366, eff. 7-1-96.)

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

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

RECALLS

At the request of the principal sponsor, Representative Ford, HOUSE BILL 2236 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 Feigenholtz, HOUSE BILL 6080 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. 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 Eddy, HOUSE BILL 5132 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; 0, Nays; 0, Answering Present.

(ROLL CALL 42)

This bill, 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.

On motion of Representative Soto, HOUSE BILL 4972 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; 0, Nays; 0, Answering Present.

(ROLL CALL 43)

This bill, 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.

On motion of Representative McAsey, HOUSE BILL 6094 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; 0, Nays; 0, Answering Present.

(ROLL CALL 44)

This bill, 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.

On motion of Representative Pihos, HOUSE BILL 6194 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; 0, Nays; 0, Answering Present.

(ROLL CALL 45)

This bill, 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.

RECALL

At the request of the principal sponsor, Representative Pihos, HOUSE BILL 6034 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. 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 Burke, HOUSE BILL 4802 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: 84, Yeas; 25, Nays; 1, Answering Present.

(ROLL CALL 46)

This bill, 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.

RECALL

At the request of the principal sponsor, Representative Collins, HOUSE BILL 5914 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. 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 Biggins, HOUSE BILL 6151 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: 95, Yeas; 15, Navs; 0, Answering Present.

(ROLL CALL 47)

This bill, 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.

HOUSE BILLS ON SECOND READING

HOUSE BILL 5323. Having been reproduced, was taken up and read by title a second time. The following amendment was offered in the Committee on Human Services, adopted and reproduced:

AMENDMENT NO. 1. Amend House Bill 5323 by replacing everything after the enacting clause with the following:

"Section 5. The MR/DD Community Care Act is amended by changing Sections 2-112, 2-203, 2-204, and 3-303.1 as follows:

(210 ILCS 47/2-112)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 2-112. Grievances. A resident shall be permitted to present grievances on behalf of himself or

herself or others to the administrator, the <u>DD</u> Long Term Care Facility Advisory Board established under Section 2-204 of <u>this Act</u> the Nursing Home Care Act, the residents' advisory council, State governmental agencies or other persons without threat of discharge or reprisal in any form or manner whatsoever. The administrator shall provide all residents or their representatives with the name, address, and telephone number of the appropriate State governmental office where complaints may be lodged.

(Source: P.A. 96-339, eff. 7-1-10.)

(210 ILCS 47/2-203)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 2-203. Residents' advisory council. Each facility shall establish a residents' advisory council. The administrator shall designate a member of the facility staff to coordinate the establishment of, and render assistance to, the council.

(a) The composition of the residents' advisory council shall be specified by Department regulation, but no employee or affiliate of a facility shall be a member of any council.

(b) The council shall meet at least once each month with the staff coordinator who shall provide assistance to the council in preparing and disseminating a report of each meeting to all residents, the administrator, and the staff.

(c) Records of the council meetings will be maintained in the office of the administrator.

(d) The residents' advisory council may communicate to the administrator the opinions and concerns of the residents. The council shall review procedures for implementing resident rights, facility responsibilities and make recommendations for changes or additions which will strengthen the facility's policies and procedures as they affect residents' rights and facility responsibilities.

(e) The council shall be a forum for:

(1) Obtaining and disseminating information;

(2) Soliciting and adopting recommendations for facility programing and improvements;

(3) Early identification and for recommending orderly resolution of problems.

(f) The council may present complaints as provided in Section 3-702 on behalf of a resident

to the Department, the <u>DD</u> Long Term Care Facility Advisory Board established under Section 2-204 of <u>this Act</u> the Nursing Home Care Act or to any other person it considers appropriate.

(Source: P.A. 96-339, eff. 7-1-10.)

(210 ILCS 47/2-204)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 2-204. <u>DD</u> Long Term Care Facility Advisory Board. <u>The Director shall appoint a DD Facility</u> Advisory Board to consult with the Department and the residents' advisory councils created under Section <u>2-203</u>.

(a) The Advisory Board shall be composed of the following persons:

(1) the Director who shall serve as chairperson, ex officio, and nonvoting;

(2) one representative each of the Department of Healthcare and Family Services, the Department of Human Services, and the Office of the State Fire Marshal, all nonvoting members;

(3) one member who shall be a physician licensed to practice medicine in all its branches;

(4) one member who shall be a behavioral specialist selected from the recommendations of the Department of Human Services;

(5) three members who shall be selected from the recommendations by organizations whose membership consists of facilities;

(6) two members who shall represent the general public who are not members of a residents' advisory council established under Section 2-203 and who have no responsibility for management or formation of policy or financial interest in a facility;

(7) one member who is a member of a residents' advisory council established under Section 2-203 and is capable of actively participating on the Advisory Board; and

(8) one member who shall be selected from the recommendations of consumer organizations that engage solely in advocacy or legal representation on behalf of residents and their immediate families.

(b) The Advisory Board shall meet as frequently as the chairperson deems necessary, but not less than 4 times each year. Upon request by 4 or more members, the chairperson shall call a meeting of the Advisory Board. The affirmative vote of 6 members of the Advisory Board shall be necessary for Advisory Board action. A member of the Advisory Board may designate a replacement to serve at the Advisory Board meeting and vote in place of the member by submitting a letter of designation to the chairperson prior to or at the Advisory Board meeting. The Advisory Board members shall be reimbursed for their actual expenses incurred in the performance of their duties.

(c) The Advisory Board shall advise the Department of Public Health on all aspects of its responsibilities under this Act, including the format and content of any rules promulgated by the Department of Public Health. Any such rules, except emergency rules promulgated pursuant to Section 5-45 of the Illinois Administrative Procedure Act, promulgated without obtaining the advice of the Advisory Board are null and void. If the Department fails to follow the advice of the Advisory Board, the Department shall, prior to the promulgation of such rules, transmit a written explanation of the reason therefor to the Advisory Board. During its review of rules, the Advisory Board shall analyze the economic and regulatory impact of those rules. If the Advisory Board, having been asked for its advice, fails to advise the Department within 90 days, the rules shall be considered acted upon. The Long Term Care Facility Advisory Board established under Section 2 204 of the Nursing Home Care Act shall advise the Department of Public Health on all aspects of its responsibilities under this Act, including the format and content of any rules promulgated by the Department of Public Health. Any such rules, except emergency rules promulgated pursuant to Section 5-45 of the Illinois Administrative Procedure Act, promulgated without obtaining the advice of the Advisory Board are null and void. In the event that the Department fails to follow the advice of the Board, the Department shall, prior to the promulgation of such rules, transmit a written explanation of the reason thereof to the Board. During its review of rules, the Board shall analyze the economic and regulatory impact of those rules. If the Advisory Board, having been asked for its advice, fails to advise the Department within 90 days, the rules shall be considered acted upon.

(Source: P.A. 96-339, eff. 7-1-10.)

(210 ILCS 47/3-303.1)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 3-303.1. Waiver of facility's compliance with rule or standard. Upon application by a facility, the Director may grant or renew the waiver of the facility's compliance with a rule or standard for a period not to exceed the duration of the current license or, in the case of an application for license renewal, the duration of the renewal period. The waiver may be conditioned upon the facility taking action prescribed by the Director as a measure equivalent to compliance. In determining whether to grant or renew a waiver, the Director shall consider the duration and basis for any current waiver with respect to the same rule or standard and the validity and effect upon patient health and safety of extending it on the same basis, the effect upon the health and safety of residents, the quality of resident care, the facility's history of compliance with the rules and standards of this Act and the facility's attempts to comply with the particular rule or standard in question. The Department may provide, by rule, for the automatic renewal of waivers concerning physical plant requirements upon the renewal of a license. The Department shall renew waivers relating to physical plant standards issued pursuant to this Section at the time of the indicated reviews, unless it can show why such waivers should not be extended for the following reasons:

(a) the condition of the physical plant has deteriorated or its use substantially changed so that the basis upon which the waiver was issued is materially different; or

(b) the facility is renovated or substantially remodeled in such a way as to permit compliance with the applicable rules and standards without substantial increase in cost. A copy of each waiver application and each waiver granted or renewed shall be on file with the Department and available for public inspection. The Director shall annually review such file and recommend to the <u>DD</u> Long Term Care Facility Advisory Board established under Section 2-204 of this Act Section 2-204 of the Nursing Home Care Act any modification in rules or standards suggested by the number and nature of waivers requested and granted and the difficulties faced in compliance by similarly situated facilities.

(Source: P.A. 96-339, eff. 7-1-10.)

Section 99. Effective date. This Act takes effect July 1, 2010.".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILL 5918. Having been recalled on March 11, 2010, and held on the order of Second Reading, the same was again taken up and advanced to the order of Third Reading.

HOUSE BILL 5513. Having been reproduced, was taken up and read by title a second time.

The following amendment was offered in the Committee on Business & Occupational Licenses, adopted and reproduced:

AMENDMENT NO. 1. Amend House Bill 5513 by replacing everything after the enacting clause with the following:

"Section 5. The Fire Sprinkler Contractor Licensing Act is amended by adding Section 32 as follows: (225 ILCS 335/32 new)

Sec. 32. Application for building permit; identity theft. A person who knowingly, in the course of applying for a building permit with a unit of local government, provides the license number of a fire sprinkler contractor whom he or she does not intend to have perform the work on the fire sprinkler portion of the project commits identity theft under paragraph (8) of subsection (a) of Section 16G-15 of the Criminal Code of 1961.

Section 10. The Criminal Code of 1961 is amended by changing Section 16G-15 as follows: (720 ILCS 5/16G-15)

Sec. 16G-15. Identity theft.

(a) A person commits the offense of identity theft when he or she knowingly:

(1) uses any personal identifying information or personal identification document of another person to fraudulently obtain credit, money, goods, services, or other property, or

(2) uses any personal identification information or personal identification document of

another with intent to commit any felony theft or other felony violation of State law not set forth in paragraph (1) of this subsection (a), or

(3) obtains, records, possesses, sells, transfers, purchases, or manufactures any personal identification information or personal identification document of another with intent to commit or to aid or abet another in committing any felony theft or other felony violation of State law, or

(4) uses, obtains, records, possesses, sells, transfers, purchases, or manufactures any personal identification information or personal identification document of another knowing that such personal identification information or personal identification documents were stolen or produced without lawful authority, or

(5) uses, transfers, or possesses document-making implements to produce false identification or false documents with knowledge that they will be used by the person or another to commit any felony theft or other felony violation of State law, or

(6) uses any personal identification information or personal identification document of another to portray himself or herself as that person, or otherwise, for the purpose of gaining access to any personal identification information or personal identification document of that person, without the prior express permission of that person, or

(7) uses any personal identification information or personal identification document of

another for the purpose of gaining access to any record of the actions taken, communications made or received, or other activities or transactions of that person, without the prior express permission of that person.<u>or</u> -

(8) in the course of applying for a building permit with a unit of local government, provides the license number of a fire sprinkler contractor whom he or she does not intend to have perform the work on the fire sprinkler portion of the project. It is an affirmative defense to prosecution under this paragraph (8) that the building permit applicant promptly informed the unit of local government that issued the building permit of any change in the fire sprinkler contractor.

(b) Knowledge shall be determined by an evaluation of all circumstances surrounding the use of the other person's identifying information or document.

(c) When a charge of identity theft of credit, money, goods, services, or other property exceeding a specified value is brought the value of the credit, money, goods, services, or other property is an element of the offense to be resolved by the trier of fact as either exceeding or not exceeding the specified value.

(d) Sentence.

(1) A person convicted of identity theft in violation of paragraph (1) of subsection

(a) shall be sentenced as follows:

(A) Identity theft of credit, money, goods, services, or other property not

exceeding \$300 in value is a Class 4 felony. A person who has been previously convicted of identity theft of less than \$300 who is convicted of a second or subsequent offense of identity theft of less than \$300 is guilty of a Class 3 felony. A person who has been convicted of identity theft of less than \$300 who has been previously convicted of any type of theft, robbery, armed robbery, burglary, residential burglary, possession of burglary tools, home invasion, home repair fraud, aggravated home repair fraud, or financial exploitation of an elderly or disabled person is guilty of a Class 3 felony. Identity

theft of credit, money, goods, services, or other property not exceeding \$300 in value when the victim of the identity theft is an active duty member of the Armed Services or Reserve Forces of the United States or of the Illinois National Guard serving in a foreign country is a Class 3 felony. A person who has been previously convicted of identity theft of less than \$300 who is convicted of a second or subsequent offense of identity theft of less than \$300 when the victim of the identity theft is an active duty member of the Armed Services or Reserve Forces of the United States or of the Illinois National Guard serving in a foreign country is guilty of a Class 2 felony. A person who has been convicted of identity theft of less than \$300 when the victim of the identity theft is an active duty member of the Armed Services or Reserve Forces of the United States or of the Illinois National Guard serving in a foreign country who has been previously convicted of any type of theft, robbery, armed robbery, burglary, residential burglary, possession of burglary tools, home invasion, home repair fraud, aggravated home repair fraud, or financial exploitation of an elderly or disabled person is guilty of a Class 2 felony. When a person has any such prior conviction, the information or indictment charging that person shall state the prior conviction so as to give notice of the State's intention to treat the charge as a Class 3 felony. The fact of the prior conviction is not an element of the offense and may not be disclosed to the jury during trial unless otherwise permitted by issues properly raised during the trial.

(B) Identity theft of credit, money, goods, services, or other property exceeding

\$300 and not exceeding \$2,000 in value is a Class 3 felony. Identity theft of credit, money, goods, services, or other property exceeding \$300 and not exceeding \$2,000 in value when the victim of the identity theft is an active duty member of the Armed Services or Reserve Forces of the United States or of the Illinois National Guard serving in a foreign country is a Class 2 felony.

(C) Identity theft of credit, money, goods, services, or other property exceeding \$2,000 and not exceeding \$10,000 in value is a Class 2 felony. Identity theft of credit, money, goods, services, or other property exceeding \$2,000 and not exceeding \$10,000 in value when the victim of the identity theft is an active duty member of the Armed Services or Reserve Forces of the United States or of the Illinois National Guard serving in a foreign country is a Class 1 felony.

(D) Identity theft of credit, money, goods, services, or other property exceeding

\$10,000 and not exceeding \$100,000 in value is a Class 1 felony. Identity theft of credit, money, goods, services, or other property exceeding \$10,000 and not exceeding \$100,000 in value when the victim of the identity theft is an active duty member of the Armed Services or Reserve Forces of the United States or of the Illinois National Guard serving in a foreign country is a Class X felony.

(E) Identity theft of credit, money, goods, services, or other property exceeding

\$100,000 in value is a Class X felony.

(2) A person convicted of any offense enumerated in paragraphs (2) through (7) of

subsection (a) is guilty of a Class 3 felony. A person convicted of any offense enumerated in paragraphs (2) through (7) of subsection (a) when the victim of the identity theft is an active duty member of the Armed Services or Reserve Forces of the United States or of the Illinois National Guard serving in a foreign country is guilty of a Class 2 felony.

(3) A person convicted of any offense enumerated in paragraphs (2) through (5) of

subsection (a) a second or subsequent time is guilty of a Class 2 felony. A person convicted of any offense enumerated in paragraphs (2) through (5) of subsection (a) a second or subsequent time when the victim of the identity theft is an active duty member of the Armed Services or Reserve Forces of the United States or of the Illinois National Guard serving in a foreign country is guilty of a Class 1 felony.

(4) A person who, within a 12 month period, is found in violation of any offense enumerated in paragraphs (2) through (7) of subsection (a) with respect to the identifiers of, or other information relating to, 3 or more separate individuals, at the same time or consecutively, is guilty of a Class 2 felony. A person who, within a 12 month period, is found in violation of any offense enumerated in paragraphs (2) through (7) of subsection (a) with respect to the identifiers of, or other information relating to, 3 or more separate individuals, at the same time or consecutively, when the victim of the identity theft is an active duty member of the Armed Services or Reserve Forces of the United States or of the Illinois National Guard serving in a foreign country is guilty of a Class 1 felony.

(5) A person convicted of identity theft in violation of paragraph (2) of subsection (a)

who uses any personal identification information or personal identification document of another to purchase methamphetamine manufacturing material as defined in Section 10 of the Methamphetamine Control and Community Protection Act with the intent to unlawfully manufacture methamphetamine is guilty of a Class 2 felony for a first offense and a Class 1 felony for a second or subsequent offense. A

person convicted of identity theft in violation of paragraph (2) of subsection (a) who uses any personal identification information or personal identification document of another to purchase methamphetamine manufacturing material as defined in Section 10 of the Methamphetamine Control and Community Protection Act with the intent to unlawfully manufacture methamphetamine when the victim of the identity theft is an active duty member of the Armed Services or Reserve Forces of the United States or of the Illinois National Guard serving in a foreign country is guilty of a Class 1 felony for a first offense and a Class X felony for a second or subsequent offense.

(6) A person convicted of identity theft in violation of paragraph (8) of subsection (a) of this Section shall be guilty of a Class 4 felony.

(Source: P.A. 94-39, eff. 6-16-05; 94-827, eff. 1-1-07; 94-1008, eff. 7-5-06; 95-60, eff. 1-1-08; 95-331, eff. 8-21-07.)

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

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

AGREED RESOLUTIONS

HOUSE RESOLUTIONS 1019, 1021 and 1023 were taken up for consideration. Representative McGuire moved the adoption of the agreed resolutions. The motion prevailed and the agreed resolutions were adopted.

At the hour of 5:26 o'clock p.m., Representative McGuire moved that the House do now adjourn until Friday, March 19, 2010, at 9:30 o'clock a.m.

The motion prevailed. And the House stood adjourned.

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

March 18, 2010

0 YEAS	0 NAYS	115 PRESENT	
P Acevedo	P Davis, Monic		P Reis
P Arroyo	P Davis, Willia		P Reitz
P Bassi	P DeLuca		P Riley
P Beaubien	P Dugan		P Rita
P Beiser	P Dunkin		P Rose
P Bellock	E Durkin	P Lyons	P Sacia
P Berrios	P Eddy	P Mathias	P Saviano
P Biggins	P Farnham	P Mautino	P Schmitz
E Black	P Feigenholtz	P May	P Senger
P Boland	P Flider	P McAsey	P Sente
P Bost	P Flowers	P McAuliffe	P Smith
P Bradley	P Ford	P McCarthy	P Sommer
P BradyP BrauerP BurkeP Burns	P Fortner	P McGuire	P Soto
	P Franks	P Mell	P Stephens
	P Fritchey	P Mendoza	P Sullivan
	P Froehlich	P Miller	P Thapedi
P CarberryP CavalettoP Chapa LaViaP Coladipietro	P Golar P Gordon, Care P Gordon, Jeha P Graham		E Tracy P Tryon P Turner P Verschoore
P Cole	P Hamos	P Myers (ADDED)	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 Crespo P Cross P Cultra P Currie	P Hernandez P Hoffman P Holbrook P Howard P Jackson	P PhelpsP PihosP PoeP PritchardP Ramey	P WintersP YarbroughP ZalewskiP Mr. Speaker
P D'Amico	P Jakobsson	P Reboletti	

NO. 2

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 5330 VEH CD-ACCIDENT REPORTS THIRD READING PASSED

March 18, 2010

113 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	Y Reis
Y Arroyo	Y Davis, William	Y 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 Sacia
Y Berrios	Y Eddy	Y Mathias	Y Saviano
Y Biggins	Y Farnham	Y Mautino	Y Schmitz
E Black	Y Feigenholtz	Y May	Y Senger
Y Boland	Y Flider	Y McAsey	Y Sente
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	E Stephens
Y Burke	Y Fritchey	Y Mendoza	Y Sullivan
Y Burns	Y Froehlich	Y Miller	Y Thapedi
Y Carberry	Y Golar	Y Mitchell, Bill	E 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	Y Mulligan	Y Verschoore
Y Cole	Y Hamos	E 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 HOUSE BILL 5833 REVENUE-PAYMENTS THIRD READING PASSED

March 18, 2010

113 YEAS	0 NAYS	0 PRESENT	
 113 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Braver Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin Y 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 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	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McAsey Y McCarthy Y McCarthy Y McCarthy Y McCurie Y Mell Y Mendoza Y Miller Y Miller Y Mitchell, Bill Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan E Myers Y Nekritz Y Osmond Y Osterman Y Phelps	 Y Reis Y Reitz Y Riley Y Rita Y Rose Y Sore Y Sacia Y Saviano Y Saviano Y Schmitz Y Senger Y Senger Y Senger Y Senger Y Sente Y Sente Y Sente Y Sente Y Soto E Stephens Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y HernandezY HoffmanY HolbrookY HowardY JacksonY Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

NO. 4

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4582 PEN CD-ART 17-STATE CONTRIBUTN THIRD READING LOST

March 18, 2010

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

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE JOINT RESOLUTION CONSTITUTIONAL AMENDMENT 56 DISCHARGE COMMITTEE SHALL THE RULING OF THE CHAIR BE SUSTAINED PREVAILED

March 18, 2010

69 YEAS	44 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
N Bassi	Y DeLuca	N Kosel	Y Riley
N Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	N Dunkin	N Leitch	N Rose
N Bellock	E Durkin	Y Lyons	N Sacia
Y Berrios	N Eddy	N Mathias	N Saviano
N Biggins	Y Farnham	Y Mautino	N Schmitz
E Black	Y Feigenholtz	Y May	N Senger
Y Boland	Y Flider	Y McAsey	Y Sente
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	Y Franks	Y Mell	E Stephens
Y Burke	Y Fritchey	Y Mendoza	N Sullivan
Y Burns	Y Froehlich	Y Miller	Y Thapedi
Y Carberry	Y Golar	N Mitchell, Bill	E Tracy
N Cavaletto	Y Gordon, Careen	N Mitchell, Jerry	N Tryon
Y Chapa LaVia	Y Gordon, Jehan	N Moffitt	Y Turner
N Coladipietro	Y Graham	N Mulligan	Y Verschoore
N Cole	Y Hamos	E Myers	N Wait
Y Collins	Y Hannig	Y Nekritz	Y 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
Y Crespo	Y Hoffman	N Pihos	Y Yarbrough
N Cross	Y Holbrook	N Poe	Y Zalewski
N Cultra	Y Howard	N Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	N Ramey	rr
Y D'Amico	Y Jakobsson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 5764 HOSP PATIENT BATHROOM DOOR LOC THIRD READING PASSED

March 18, 2010

113 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Braver Y Burke Y Burns Y Carberry 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 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 Y 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 Y Mulligan E Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	 Y Reis Y Reitz Y Riley Y Rita Y Rose Y Sacia Y Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Sente Y Sente Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington 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 HOUSE BILL 6271 CMS NEW EMPLOYEE WEBSITE THIRD READING PASSED

March 18, 2010

112 YEAS	0 NAYS	1 PRESENT	
 112 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin 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 Ford Y Fortner Y Franks P Fritchey Y Froehlich Y Gordon, Careen Y Gordon, Jehan Y Gordon, Jehan Y Ganham Y Hamos Y Hannig Y Harris Y Hatcher Y Hotfman Y Holbrook Y Howard	1 PRESENT Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mathias 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 Y Mulligan E Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos Y Poe Y Pritchard	 Y Reis Y Reitz Y Riley Y Rita Y Rose Y Sacia Y Saviano Y Saviano Y Schmitz Y Senger Y Senger Y Sente Y Sente Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Watson Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker
Y Currie Y D'Amico	Y Jackson Y Jakobsson	Y Ramey Y Reboletti	1 Will Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 5281 COMMUNITY ASSOC MANAGER-FEES THIRD READING PASSED

March 18, 2010

80 YEAS	34 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique Y Davis, William	Y Jefferson	Y Reis Y Reitz
Y Arroyo N Bassi	Y DeLuca	N Joyce 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	N Sacia
Y Berrios	Y Eddy	Y Mathias	N Saviano
Y Biggins	Y Farnham	Y Mautino	N Schmitz
E Black	Y Feigenholtz	Y May	N Senger
Y Boland	Y Flider	Y McAsey	Y Sente
N Bost	Y Flowers	N McAuliffe	Y Smith
Y Bradley	Y Ford	N McCarthy	N Sommer
N Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	Y Franks	Y Mell	E Stephens
Y Burke	N Fritchey	Y Mendoza	Y Sullivan
Y Burns	Y Froehlich	N Miller	Y Thapedi
N Carberry	Y Golar	Y Mitchell, Bill	E Tracy
Y Cavaletto	N Gordon, Careen	Y Mitchell, Jerry	N Tryon
Y Chapa LaVia	Y Gordon, Jehan	N Moffitt	Y Turner
Y Coladipietro	Y Graham	Y Mulligan	Y Verschoore
N Cole	Y Hamos	N Myers	N Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	N Osmond	Y Washington
N Connelly	N Hatcher	Y Osterman	Y Watson
Y Coulson	Y Hernandez	Y Phelps	N Winters
Y Crespo	Y Hoffman	Y Pihos	Y Yarbrough
N Cross	Y Holbrook	N Poe	Y Zalewski
N Cultra	Y Howard	N Pritchard	Y 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 HOUSE BILL 5428 ADOPT REGISTRY-INFO-NO SUNSET THIRD READING PASSED

March 18, 2010

74 YEAS	39 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	N Joyce	Y Reitz
Y Bassi	Y DeLuca	Y Kosel	Y Riley
N Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	N Leitch	N Rose
N Bellock	E Durkin	NV Lyons	N Sacia
Y Berrios	N Eddy	Y Mathias	Y Saviano
Y Biggins	Y Farnham	Y Mautino	N Schmitz
E Black	Y Feigenholtz	Y May	N Senger
Y Boland	N Flider	Y McAsey	Y Sente
N Bost	Y Flowers	N McAuliffe	Y Smith
Y Bradley	Y Ford	N McCarthy	N Sommer
N Brady	N Fortner	Y McGuire	Y Soto
N Brauer	Y Franks	Y Mell	E Stephens
Y Burke	Y Fritchey	Y Mendoza	N Sullivan
Y Burns	Y Froehlich	Y Miller	Y Thapedi
N Carberry	Y Golar	N Mitchell, Bill	E Tracy
N Cavaletto	Y Gordon, Careen	N Mitchell, Jerry	N Tryon
Y Chapa LaVia	Y Gordon, Jehan	N Moffitt	Y Turner
N Coladipietro	Y Graham	Y Mulligan	Y Verschoore
N Cole	Y Hamos	N Myers	N Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	N Osmond	Y Washington
N Connelly	N Hatcher	Y Osterman	Y Watson
Y 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	N Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	N Ramey	ĩ
Y D'Amico	Y Jakobsson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 6112 PREVAILING WAGE-HAUL EXCAVATED THIRD READING PASSED

March 18, 2010

71 YEAS	43 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	Y 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	N Sacia
Y Berrios	N Eddy	N Mathias	Y Saviano
N Biggins	Y Farnham	Y Mautino	N Schmitz
E Black	Y Feigenholtz	Y May	N Senger
N Boland	Y Flider	Y McAsey	Y Sente
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	E Stephens
Y Burke	Y Fritchey	Y Mendoza	N Sullivan
Y Burns	Y Froehlich	Y Miller	Y Thapedi
Y Carberry	Y Golar	Y Mitchell, Bill	E Tracy
N Cavaletto	Y Gordon, Careen	N Mitchell, Jerry	N Tryon
Y Chapa LaVia	Y Gordon, Jehan	N Moffitt	N Turner
N Coladipietro	Y Graham	N 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
Y 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	N Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	N Ramey	-
Y D'Amico	Y Jakobsson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 5842 LIQUOR-LICENSE CONSIDERATION POSTPONED THIRD READING PASSED

March 18, 2010

68 YEAS	46 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	N Jefferson	N Reis
Y Arroyo	Y Davis, William	N Joyce	Y Reitz
N Bassi	Y DeLuca	N Kosel	Y Riley
N Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	Y Leitch	N Rose
N Bellock	E Durkin	Y Lyons	Y Sacia
Y Berrios	N Eddy	N Mathias	Y Saviano
Y Biggins	N Farnham	Y Mautino	N Schmitz
E Black	Y Feigenholtz	Y May	N Senger
Y Boland	N Flider	N McAsey	N Sente
Y Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
Y Brady	N Fortner	Y McGuire	Y Soto
N Brauer	N Franks	Y Mell	E Stephens
Y Burke	Y Fritchey	Y Mendoza	Y Sullivan
Y Burns	Y Froehlich	N Miller	Y Thapedi
N Carberry	Y Golar	N Mitchell, Bill	E Tracy
N Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	N Tryon
N Chapa LaVia	N Gordon, Jehan	N Moffitt	Y Turner
N Coladipietro	Y Graham	N Mulligan	Y Verschoore
N Cole	Y Hamos	Y 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	N Winters
N Crespo	Y Hoffman	N Pihos	Y Yarbrough
Y Cross	Y Holbrook	N Poe	Y Zalewski
N Cultra	Y Howard	N Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	N Ramey	*
Y D'Amico	Y Jakobsson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4974 GENETIC TESTING RESULTS THIRD READING PASSED

March 18, 2010

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	Y Reis
Y Arroyo	Y Davis, William	Y 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 Sacia
Y Berrios	Y Eddy	Y Mathias	Y Saviano
Y Biggins	Y Farnham	Y Mautino	Y Schmitz
E Black	Y Feigenholtz	Y May	Y Senger
Y Boland	Y Flider	Y McAsey	Y Sente
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	E Stephens
Y Burke	Y Fritchey	Y Mendoza	Y Sullivan
Y Burns	Y Froehlich	Y Miller	Y Thapedi
Y Carberry	Y Golar	Y Mitchell, Bill	E 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	Y 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	1
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 6014 CHILD LABOR LAW-OUT-OF-STATE THIRD READING PASSED

March 18, 2010

Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock H Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson	 Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin 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 Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman 	Y Jefferson Y 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 McCuire Y Mell Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	 Y Reis Y Reitz Y Riley Y Rita Y Rose Y Sacia Y Saviano Y Schmitz Y Senger Y Senger Y Sente Y Sente Y Smith Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Walker Y Walson Y Watson Y Watson Y Watrough
Y Cross Y Cultra Y Currie	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 HOUSE BILL 5823 DPT VET AFF-MOBILE ASSIST UNIT THIRD READING PASSED

March 18, 2010

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Burns Y Carberry Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly 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 	0 PRESENT Y Jefferson Y 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 Mitchell, Bill Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y 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 Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Sente Y Sente Y Sente Y Soto E Stephens Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington 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 Jakobsson	i Rebbietti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4797 PROP TX-WIND FARMS-EXTEND THIRD READING PASSED

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March 18, 2010

YAcevedoYDavis, MoniqueYJeffersonYReisYArroyoYDavis, WilliamYJoyceYReitzYBassiYDeLucaYKoselYRileyYBeaubienYDuganYLangYRitaYBeiserYDuganYLeitchYRoseYBellockEDurkinYLeitchYSaciaYBerriosYEddyYMathiasYSavianoYBigginsYFarnhamYMautinoYSchmitzEBlackYFeigenholtzYMayYSengerYBolandYFliderYMcAseyYSenteYBostYFordYMcCarthyYSommerYBradleyYFortnerYMcGuireYSotoYBrauerYFricheyYMendozaYSullivanYBurkeYFrichelyYMitchell, BillETracyYCavalettoYGordon, CareenYMitchell, BillETracyYColadipietroYGradamYMyersYWaitYColadipietroYGardamYMyersYWaitYCollinsYHannigYNekritzYWaitYCollins <th>114 YEAS</th> <th>0 NAYS</th> <th>0 PRESENT</th> <th></th>	114 YEAS	0 NAYS	0 PRESENT	
Y CrossY HolbrookY PoeY ZalewskiY CultraY HowardY PritchardY Mr. SpeakerY CurrieY JacksonY Ramey	 Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin Y 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 Flider Y Flowers Y Ford Y Fortner Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez 	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons 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 Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Reitz Y Riley Y Rita Y Rose Y Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Sente Y Sente Y Soto E Stephens Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters
Y D'Amico Y Jakobsson Y Reboletti	Y Cross Y Cultra	Y Holbrook Y Howard	Y Poe Y Pritchard	Y Zalewski

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 5377 VETERINARY MED PRACT ACT THIRD READING PASSED

March 18, 2010

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 5781 REVENUE-COLLECTIONS THIRD READING PASSED

March 18, 2010

89 YEAS	24 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	Y Reis
Y Arroyo	Y Davis, William	Y 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	Y Rose
N Bellock	E Durkin	Y Lyons	Y Sacia
Y Berrios	Y Eddy	Y Mathias	N Saviano
Y Biggins	Y Farnham	Y Mautino	N Schmitz
E Black	Y Feigenholtz	Y May	Y Senger
Y Boland	Y Flider	Y McAsey	Y Sente
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	N Franks	Y Mell	E Stephens
Y Burke	Y Fritchey	Y Mendoza	Y Sullivan
Y Burns	Y Froehlich	Y Miller	Y Thapedi
Y Carberry	Y Golar	Y Mitchell, Bill	E Tracy
Y Cavaletto	Y Gordon, Careen	N Mitchell, Jerry	N Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	N Mulligan	Y Verschoore
N Cole	Y Hamos	Y Myers	N Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	N Osmond	Y Washington
Y Connelly	N Hatcher	Y Osterman	Y Watson
N Coulson	Y Hernandez	Y Phelps	NV Winters
Y Crespo	Y Hoffman	Y 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	1
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 5960 CIVIC CENTER SUPPORT THIRD READING PASSED

March 18, 2010

YAcevedoYDavis, MoniqueYJeffersonYReisYArroyoYDavis, WilliamYJoyceYReitzYBassiYDeLucaYKoselYRileyYBeaubienYDuganYLangYRitaYBeiserYDunkinYLeitchYRoseYBellockEDurkinYLeitchYSociaYBerriosYEddyYMathiasYSavianoYBigginsYFarnhamYMautinoYSchmitzEBlackYFeigenholtzYMayYSengerYBolandYFliderYMcAseyYSenteYBostYFortnerYMcCarthyYSommerYBradeyYFortnerYMcGuireYSotoYBrauerYFritcheyYMendozaYSullivanYBurnsYFrochlichYMillerYThapediYCarberryYGolarYMitchell, JerryYTryonYChapa LaViaYGordon, CareenYMitchell, JerryYTryonYChapa LaViaYGordon, JehanYMulliganYVerschooreYColadipietroYGrahamYMulliganYVerschoore <th>114 YEAS</th> <th>0 NAYS</th> <th>0 PRESENT</th> <th></th>	114 YEAS	0 NAYS	0 PRESENT	
Y Currie Y Jackson Y Ramey	Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Burns Y Carberry 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 Hernandez Y Hoffman 	Y Jefferson Y 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 Miller Y Mitchell, Bill Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reitz Y Riley Y Rita Y Rose Y Sacia Y Saviano Y Schmitz Y Senger Y Senger Y Sente Y Sente Y Soto E Stephens Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough
	Y Cultra	Y Howard	Y Pritchard	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4578 CRIM CD-EXTORTION THIRD READING PASSED

March 18, 2010

112 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly Y 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 Flider Y Flowers Y Ford Y Fortner Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez 	Y Jefferson Y Joyce E Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McAsey Y McCarthy Y McCarthy Y McCuire Y Mell Y Mendoza Y Miller Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	 Y Reis Y Reitz Y Rita Y Rose E Sacia Y Saviano Y Schmitz Y Senger Y Senger Y Sente Y Smith Y Sommer Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson
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 HOUSE BILL 5388 MR/DD COMM CARE ACT-FCLTY SIZE THIRD READING PASSED

March 18, 2010

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 5749 CRIM PRO-EVIDENCE DUI THIRD READING PASSED

March 18, 2010

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 5321 CRIM CD-SEXUAL EXPLOITATION THIRD READING PASSED

March 18, 2010

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1702 SEX OFFENDER REG-SHERIFFS THIRD READING PASSED

March 18, 2010

112 YEAS	0 NAYS	0 PRESENT	
 112 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Coulson Y Crespo 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 Flider Y Flowers Y Ford Y Fortner Y Forther Y Forther 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 Y Joyce E 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 Y 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 E Sacia Y Saviano Y Schmitz Y Senger Y Senger Y Sente Y Smith Y Sommer Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Turner Y Verschoore Y Wait Y Walker Y Washington 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 HOUSE BILL 5696 MHDD-CHIPS PROGRAM THIRD READING PASSED

March 18, 2010

110 YEAS	2 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly Y 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 Flider Y Flowers Y Ford Y Fortner Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez 	Y Jefferson Y Joyce E Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McAsey Y McCarthy Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller N Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	 Y Reis Y Reitz Y Rita Y Rose E Sacia Y Soviano Y Schmitz Y Senger Y Senger Y Sente Y Smith Y Sommer Y Soto E Stephens N Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 5232 LEGAL NOTICES-PUBLICATION-WEB THIRD READING PASSED

March 18, 2010

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

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4587 LUPUS EDUCATION AWARENESS ACT THIRD READING PASSED

March 18, 2010

111 YEAS	0 NAYS	0 PRESENT	
 111 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brauer Y Burke Y Burns Y Carberry 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 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 Y Joyce E 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 Y 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 E Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Sente Y Sente Y Soto E Stephens Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters A 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 HOUSE BILL 4711 PROHIBIT UNFUNDED MANDATES THIRD READING PASSED

March 18, 2010

103 YEAS	7 NAYS	1 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole N Collins Y Colvin	 N Davis, Monique N Davis, William Y DeLuca Y Dugan N Dunkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider N Flowers N Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hamos Y Hannig Y Harris 	Y Jefferson Y Joyce E Kosel Y Lang Y Leitch Y Lyons 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 Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond	Y Reis Y Reitz Y Riley Y Rita Y Rose E Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Sente Y Sente Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington
Y Connelly	Y Hatcher	Y Osterman	Y Watson
Y Coulson	Y Hernandez Y Hoffman	Y Phelps Y Pihos	Y Winters
Y Crespo Y Cross	Y Holbrook	Y Poe	A Yarbrough Y Zalewski
Y Cultra P Currie	N 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 HOUSE BILL 5998 ASSISTED LIVING-ADVISORY BOARD THIRD READING PASSED

March 18, 2010

109 YEAS	2 NAYS	0 PRESENT	
 109 YEAS Y Acevedo Y Arroyo N Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brauer Y Burke Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Collins Y Collins Y Coulson Y Crespo 	2 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 Gordon, Careen Y Gordon, Jehan Y Garham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	0 PRESENT Y Jefferson Y Joyce E 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 McGuire Y Mell Y Mendoza Y Miller Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	 Y Reis Y Reitz Y Rita Y Rita N Rose E Sacia Y Saviano Y Schmitz Y Senger Y Senger Y Sente Y Smith Y Sommer Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Watson Y Winters A 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 HOUSE BILL 6178 COUNTY JAIL-MEDICAL EXPENSES THIRD READING PASSED

March 18, 2010

109 YEAS	1 NAY	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Brady Y Burks Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole N Collins Y Colvin Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca E Dugan Y Dunkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks 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 Y Joyce E 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 Miller Y Mitchell, Bill Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley Y Rita Y Rose E Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Sente Y Soto E Stephens Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters A 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 HOUSE BILL 6022 DEPT OF REVENUE-MOTOR FUEL THIRD READING PASSED

March 18, 2010

76 YEAS	34 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
Y Bassi	Y DeLuca	E Kosel	Y Riley
Y Beaubien	E Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	N Leitch	N Rose
N Bellock	E Durkin	Y Lyons	E Sacia
Y Berrios	N Eddy	Y Mathias	Y Saviano
Y Biggins	N Farnham	Y Mautino	N Schmitz
E Black	Y Feigenholtz	Y May	N Senger
Y Boland	N Flider	N McAsey	N Sente
N Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	N Franks	Y Mell	E Stephens
Y Burke	Y Fritchey	Y Mendoza	N Sullivan
Y Burns	Y Froehlich	Y Miller	Y Thapedi
Y Carberry	Y Golar	N Mitchell, Bill	E Tracy
N Cavaletto	Y Gordon, Careen	N Mitchell, Jerry	N Tryon
N Chapa LaVia	N Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	N Mulligan	Y Verschoore
N Cole	Y Hamos	N Myers	Y Wait
Y Collins	Y Hannig	Y Nekritz	N 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
N Crespo	Y Hoffman	Y Pihos	A Yarbrough
Y Cross	N Holbrook	Y Poe	Y Zalewski
N Cultra	Y Howard	N Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	Y Ramey	L
Y D'Amico	Y Jakobsson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 6368 PUBLIC EMPLOYEE BENEFITS-TECH FLOOR AMENDMENT NO. 1 - MCCARTHY ADOPTED

March 18, 2010

109 YEAS	1 NAY	0 PRESENT	
 Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Braver Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Collins Y Collins Y Collins Y Coulson Y Crespo 	 Y Davis, Monique Y Davis, William Y DeLuca E Dugan Y Dunkin 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 Hernandez Y Hoffman 	Y Jefferson Y Joyce E 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 Miller Y Mitchell, Bill Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley N Rita Y Rose E Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Sente Y Sente Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters A 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 HOUSE BILL 6103 MHDD CD-VETERANS-EXEMPTION THIRD READING PASSED

March 18, 2010

110 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly Y Coulson	 Y Davis, Monique Y Davis, William Y DeLuca E Dugan Y Dunkin 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 Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez 	Y Jefferson Y Joyce E Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McAsey Y McCarthy Y McCarthy Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	 Y Reis Y Reitz Y Riley Y Rita Y Rose E Sacia Y Saviano Y Schmitz Y Senger Y Senger Y Sente Y Sente Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters A Varbrough
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	A Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 6047 ALTERNATE FUELS-HYBRID REBATE THIRD READING PASSED

March 18, 2010

110 YEAS	0 NAYS	0 PRESENT	
 110 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Bradley Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Collins Y Collins Y Colvin Y Coulson 	Y Davis, Monique Y Davis, William Y DeLuca E Dugan Y Dunkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flider Y Flider Y Ford Y Fortner 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	0 PRESENT Y Jefferson Y Joyce E 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 Mell Y Mendoza Y Miller Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	 Y Reis Y Reitz Y Riley Y Rita Y Rose E Sacia Y Saviano Y Schmitz Y Senger Y Senger Y Sente Y Sente Y Smith Y Sommer Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Watson Y Winters
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters A Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 5247 DAY & TEMP LABOR-VIOLATIONS THIRD READING PASSED

March 18, 2010

110 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly Y Coulson	 Y Davis, Monique Y Davis, William Y DeLuca E 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 Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez 	Y Jefferson Y Joyce E Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McAsey Y McCarthy Y McCarthy Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	 Y Reis Y Reitz Y Riley Y Rita Y Rose E Sacia Y Saviano Y Schmitz Y Senger Y Senger Y Sente Y Sente Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters A Varbrough
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	A Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 5060 CD CORR-PAROLE HEARINGS THIRD READING PASSED

March 18, 2010

	110 YEAS	0 NAYS	0 PRESENT	
Y Cross Y Holbrook Y Poe Y Zalewski Y Cultra Y Howard Y Pritchard Y Mr. Speaker	Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly Y Coulson	 Y Davis, Monique Y Davis, William Y DeLuca E Dugan Y Dunkin 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 Gordon, Careen Y Gordon, Jehan Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez 	Y Jefferson Y Joyce E Kosel Y Lang Y Leitch Y Lyons 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 Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Reitz Y Riley Y Rita Y Rose E Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Sente Y Soto E Stephens Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters
Y D'Amico Y Jakobsson Y Reboletti	Y Cross Y Cultra Y Currie	Y Holbrook Y Howard Y Jackson	Y Pritchard Y Ramey	-

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4726 INSURANCE-GLUCOSE MONITORS THIRD READING PASSED

March 18, 2010

77 YEAS	30 NAYS	3 PRESENT	
Y Acevedo Y Arroyo N Bassi N Beaubien Y Beiser N Bellock Y Berrios Y Biggins E Black Y Boland N Bost Y Bradley N Brady Y Bradley N Brady Y Brauer Y Burke Y Burke Y Burns Y Carberry N Cavaletto Y Chapa LaVia Y Coladipietro N Cole Y Collins Y Colvin N Connelly N Coulson	Y Davis, Monique Y Davis, William Y DeLuca E Dugan Y Dunkin E Durkin N Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford N Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris P Hatcher Y Hernandez	Y Jefferson Y Joyce E Kosel Y Lang N Leitch Y Lyons Y Mathias N Mautino Y May Y McAsey Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McCuire Y Mell Y Mendoza Y Miller N Mitchell, Bill N Mitchell, Jerry N Moffitt N Mulligan N Myers Y Nekritz N Osmond Y Osterman Y Phelps	 N Reis Y Reitz Y Riley Y Rita N Rose E Sacia Y Saviano P Schmitz N Senger Y Sente Y Smith N Sommer Y Soto E Stephens N Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington N Watson N Winters
N Coulson Y Crespo P Cross N Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps N Pihos Y Poe N Pritchard N Ramey Y Reboletti	N Winters A Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 5890 PHARMACY-INDICATED USE THIRD READING PASSED

March 18, 2010

109 YEAS	0 NAYS	0 PRESENT	
 109 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brauer Y Burke Y Burns Y Carberry 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 E Dugan Y Dunkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Flider Y Flowers Y Ford Y Fortner Y Fortner Y Franks Y Fritchey Y Froehlich Y Gordon, Careen Y Gordon, Jehan Y Ganham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	0 PRESENT Y Jefferson Y Joyce E 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 Mell Y Mendoza Y Miller Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Reis Y Reitz Y Riley Y Rita NV Rose E Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Sente Y Sonth Y Sommer Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y HernandezY HoffmanY HolbrookY HowardY JacksonY Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters A Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4910 AGING-ADULT SRVC COMMITTEE THIRD READING PASSED

March 18, 2010

108 YEAS	1 NAY	0 PRESENT	
 108 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins E Black Y Boland Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brauer Y Burke Y Burks Y Carberry 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 E Dugan Y Dunkin E Durkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Ford 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 Y Joyce E 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 Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos Y Poe	Y Reis Y Reitz NV Riley Y Rita N Rose E Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Sente Y Sente Y Soto E Stephens Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters A 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 HOUSE BILL 4947 SPECIAL ASSESSMENT-APPORTION THIRD READING PASSED

March 18, 2010

Y AcevedoY Davis, MoniqueY JeffersonY ReisY ArroyoY Davis, WilliamY JoyceY ReitzY BassiY DeLucaE KoselY RitaY BeaubienE DuganY LangY RitaY BeiserY DunkinY LeitchY RoseY BellockE DurkinY LeitchY RoseY BellockE DurkinY LeitchY SaciaY BerriosY EddyY MathiasY SaciaY BigginsY FarnhamY MautinoY SchmitzE BlackY FeigenholtzY MayY SengerY BolandY FliderY McAseyY SenteY BostY FordY McCarthyY SommerY BradleyY FortnerY McGuireY SotoY BradyY FrontherY MellozaY SullivanY BurkeY FritcheyY MendozaY SullivanY BurnsY FrochlichY Mithell, JerryY TryonY Chapa LaViaY Gordon, CareenY MulliganY VerschooreY ColeY HamosY MyersY WaitY CollinsY HannigY NekritzY WatsonN CoulsonY HernandezY PhelpsY WatsonY CrossY HothmanY PitohardY WatsonY CollinaY HatcherY OstermanY WatsonY CollinsY HothmanY PihosA YarbroughY CorssY HothmanY PihosA YarbroughY CorssY HothmanY PihosA YarbroughY CorssY HolbrookY Poe <t< th=""><th>109 YEAS</th><th>1 NAY</th><th>0 PRESENT</th><th></th></t<>	109 YEAS	1 NAY	0 PRESENT	
Y CultraY HowardY PritchardY Mr. SpeakerY CurrieY JacksonY Ramey	Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brauer Y Burke Y Burns Y Carberry 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 E Dugan Y Dunkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks 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 Y Joyce E 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 Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reitz Y Riley Y Rita Y Rose E Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Sente Y Soto E Stephens Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters A Yarbrough
	Y Cultra Y Currie	Y Howard Y Jackson	Y Pritchard Y Ramey	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 6141 CRIM PRO-FAIL TO APPEAR THIRD READING PASSED

March 18, 2010

108 YEAS	2 NAYS	0 PRESENT	
 108 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Braver Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin Y Coulson Y Crespo 	2 NAYS N Davis, Monique Y Davis, William Y DeLuca E Dugan Y Dunkin 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 Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	0 PRESENT Y Jefferson Y Joyce E 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 Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	 Y Reis Y Reitz Y Riley Y Rita Y Rose E Sacia Y Saviano Y Schmitz Y Senger Y Senger Y Sente Y Sonte Y Sonth Y Sommer Y Soto E Stephens Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker N Washington Y Watson Y Winters A Yarbrough
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	A Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 5341 VEH CD-INTOXICATED INSTRUCTORS HOUSE BILLS THIRD READING

March 18, 2010

110 YEAS	0 NAYS	0 PRESENT	
 110 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brauer Y Burke Y Burns Y Carberry 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 E 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 Hernandez Y Hoffman 	0 PRESENT Y Jefferson Y Joyce E 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, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	 Y Reis Y Reitz Y Riley Y Rita Y Rose E Sacia Y Saviano Y Schmitz Y Senger Y Senger Y Sente Y Sente Y Sonth Y Sommer Y Soto E Stephens Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters A 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 HOUSE BILL 5132 DCFS-DISABLED STUDENTS-ABUSE THIRD READING PASSED

March 18, 2010

110 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca E Dugan Y Dunkin 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	Y Jefferson Y Joyce E Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McAsey Y McCarthy Y McCarthy Y McCuire Y Mell Y Mendoza Y Miller Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Reis Y Reitz Y Riley Y Rita Y Rose E Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Sente Y Sente Y Soto E Stephens Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters A Yarbrough
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	A Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4972 COMM COLLEGE-REIMBURSEMENT THIRD READING PASSED

March 18, 2010

	0 NAYS	0 PRESENT	
 Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brauer Y Burke Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Connelly Y Coulson 	 Y Davis, Monique Y Davis, William Y DeLuca E Dugan Y Dunkin 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 Hamos Y Hannig Y Hatcher Y Hernandez 	Y Jefferson Y Joyce E Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McAsey Y McAuliffe 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 Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Reis Y Reitz Y Riley Y Rita Y Rose E Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Sente Y Sente Y Soto E Stephens Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Winters
Y Crespo Y Cross	Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	A Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 6094 VEH CD-NEIGHBORHOOD VEHICLES THIRD READING PASSED

March 18, 2010

109 YEAS	0 NAYS	0 PRESENT	
 109 YEAS Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brauer Y Burke Y Burns Y Carberry 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 E Dugan Y Dunkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flider Y Flowers Y Ford Y Fortner Y Fortner Y Fortner Y Franks Y Fritchey Y Froehlich Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	Y Jefferson Y Joyce E 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 Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	 Y Reis Y Reitz Y Riley Y Rita Y Rose E Sacia Y Saviano Y Schmitz Y Senger Y Senger Y Sente Y Sonte Y Sonte Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters
5		Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 6194 DFPR-LICENSE FORM WAIVER THIRD READING PASSED

March 18, 2010

110 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins E Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brady Y Brady Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca E 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 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 Jefferson Y Joyce E Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mathias Y Mathias Y May Y McAsey Y McAsey Y McAuliffe Y McCarthy Y McCarthy Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	 Y Reis Y Reitz Y Rita Y Rose E Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Sente Y Smith Y Sommer Y Soto E Stephens Y Sullivan Y Thapedi E Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Watson Y Winters A Wachemedic
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	A Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4802 MWRD-REMOVES BOND LIMITATION THIRD READING PASSED

March 18, 2010

84 YEAS	25 NAYS	1 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
N Bassi	N DeLuca	E Kosel	Y Riley
Y Beaubien	E Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	Y Leitch	Y Rose
Y Bellock	E Durkin	Y Lyons	E Sacia
Y Berrios	Y Eddy	Y Mathias	Y Saviano
Y Biggins	N Farnham	Y Mautino	Y Schmitz
E Black	Y Feigenholtz	Y May	Y Senger
Y Boland	N Flider	N McAsey	N Sente
Y Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
N Brady	N Fortner	Y McGuire	Y Soto
Y Brauer	N Franks	Y Mell	E Stephens
Y Burke	Y Fritchey	Y Mendoza	Y Sullivan
Y Burns	Y Froehlich	Y Miller	P Thapedi
Y Carberry	Y Golar	N Mitchell, Bill	E Tracy
N Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	Y Tryon
Y Chapa LaVia	N Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	Y Mulligan	Y Verschoore
N Cole	Y Hamos	Y Myers	Y Wait
Y Collins	Y Hannig	Y Nekritz	N Walker
Y Colvin	Y Harris	Y Osmond	Y Washington
Y Connelly	Y Hatcher	Y Osterman	N Watson
N Coulson	Y Hernandez	Y Phelps	N Winters
N Crespo	Y Hoffman	N Pihos	A Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
N Cultra	Y Howard	N Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	N Ramey	1
Y D'Amico	Y Jakobsson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 6151 VEH CD-MINIMUM TRAFFIC FINES THIRD READING PASSED

March 18, 2010

95 YEAS	15 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
N Bassi	Y DeLuca	E Kosel	Y Riley
Y Beaubien	E Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	Y Leitch	N Rose
Y Bellock	E Durkin	Y Lyons	E Sacia
Y Berrios	N Eddy	Y Mathias	Y Saviano
Y Biggins	Y Farnham	Y Mautino	Y Schmitz
E Black	Y Feigenholtz	Y May	Y Senger
Y Boland	Y Flider	Y McAsey	Y Sente
N Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	Y Franks	Y Mell	E Stephens
Y Burke	N Fritchey	Y Mendoza	Y Sullivan
Y Burns	Y Froehlich	Y Miller	Y Thapedi
Y Carberry	Y Golar	N Mitchell, Bill	E Tracy
N Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	Y Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	Y 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	N Washington
Y Connelly	Y Hatcher	Y Osterman	N Watson
Y Coulson	Y Hernandez	Y Phelps	Y Winters
Y Crespo	Y Hoffman	Y Pihos	A Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
N Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	N Ramey	1
Y D'Amico	Y Jakobsson	Y Reboletti	

115TH LEGISLATIVE DAY

Perfunctory Session

THURSDAY, MARCH 18, 2010

At the hour of 6:05 o'clock p.m., the House convened perfunctory session.

SENATE BILLS ON FIRST READING

Having been reproduced, the following bills were taken up, read by title a first time and placed in the Committee on Rules: SENATE BILLS 352 (Jackson), 374 (Tryon), 377 (Lang), 387 (Berrios), 448 (Mautino), 663 (Davis, M), 730 (Burke), 735 (Hoffman), 851 (Yarbrough), 1020 (Reboletti), 1055 (Zalewski), 1118 (Bradley), 2462 (Mendoza), 2497 (Smith), 2508 (Coladipietro), 2513 (Senger), 2542 (Cross), 2551 (Walker), 2559 (Harris), 2570 (Gordon, C), 2571 (Burke), 2580 (Zalewski), 2612 (Deluca), 2637 (Watson), 2660 (Kosel), 2795 (Tryon), 2810 (Currie), 2879 (Lyons), 2927 (Kosel), 2931 (Osmond), 2976 (Currie), 2980 (Pihos), 3012 (Nekritz), 3023 (Poe), 3029 (Gordon, C), 3044 (Lang), 3047 (Osmond), 3060 (Lang), 3084 (Mell), 3091 (Tryon), 3096 (Mautino), 3129 (Eddy), 3134 (Yarbrough), 3147 (Turner), 3180 (Pihos), 3199 (Fritchey), 3206 (Dugan), 3211 (Franks), 3222 (Burke), 3249 (Burns), 3268 (Turner), 3269 (McAsey), 3273 (Franks), 3309 (Golar), 3313 (Beiser), 3322 (Lang), 3323 (Moffitt), 3332 (Mendoza), 3334 (Farnham), 3336 (Franks), 3342 (Holbrook), 3377 (Phelps), 3383 (Feigenholtz), 3401 (Osterman), 3411 (Flider), 3420 (Lyons), 3422 (Verschoore), 3429 (Hoffman), 3430 (Tryon), 3460 (Hernandez), 3506 (Colvin), 3509 (Saviano), 3514 (Zalewski), 3529 (Mathias), 3531 (Turner), 3539 (Mautino), 3540 (Mautino), 3544 (Froehlich), 3546 (Ford), 3565 (Davis, W), 3566 (Washington), 3568 (Hernandez), 3570 (Jakobsson), 3576 (Currie), 3592, (Froehlich), 3622 (Mathias), 3637 (McAuliffe), 3659 (Currie), 3662 (Currie), 3681 (Eddy), 3683 (Chapa LaVia), 3722 (Smith), 3749 (Mathias) 3762 (Mautino), 3776 (Miller) and 3778 (Currie).

SENATE RESOLUTIONS

The following Senate Joint Resolution, received from the Senate, were read by the Clerk and referred to the Committee on Rules: SENATE JOINT RESOLUTION 88 (Crespo).

At the hour of 6:13 o'clock p.m., the House Perfunctory Session adjourned.