STATE OF ILLINOIS



HOUSE JOURNAL

HOUSE OF REPRESENTATIVES

NINETY-SIXTH GENERAL ASSEMBLY

132ND LEGISLATIVE DAY

REGULAR & PERFUNCTORY SESSION

WEDNESDAY, APRIL 28, 2010

11:12 O'CLOCK A.M.

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The House met pursuant to adjournment.

Representative Lyons in the chair.

Prayer by Pastor Randy Williams, who is with Glen Oak Christian Church in Peoria, Illinois.

Representative Zalewski led the House in the Pledge of Allegiance.

By direction of the Speaker, a roll call was taken to ascertain the attendance of Members, as follows:

115 present. (ROLL CALL 1)

By unanimous consent, Representatives Mathias, Jerry Mitchell and Washington were excused from attendance. At the hour of 12:30 o'clock p.m., by unanimous consent, Representative Durkin was excused from attendance for the remainder of the day.

LETTERS OF TRANSMITTAL

April 28, 2010

Mark Mahoney Clerk of the House HOUSE OF REPRESENTATIVES 402 Capitol Building Springfield, IL 62706

Dear Mr. Clerk:

The following change to the 96th General Assembly House Committee is effective immediately.

Renewable Energy

Representative Karen May is appointed Chairperson (replacing Deborah Graham).

With kindest personal regards, I remain.

Sincerely yours, s/Michael J. Madigan Speaker of the House

April 28, 2010

Mark Mahoney Chief Clerk of the House 402 State House Springfield, IL 62706

Dear Clerk Mahoney:

Please be advised that I am extending the Committee/Final Action Deadline to May 7, 2010, for the following House and Senate Bills:

House Bills: 173, 5231, 5480, 5495, 5751, 5849 and 6123.

Senate Bills: 1840 and 3421.

If you have questions, please contact my Chief of Staff, Tim Mapes, at 782-6360.

With kindest personal regards, I remain.

Sincerely yours,

[April 28, 2010]

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Jehan Gordon replaced Representative Golar in the Committee on Judiciary II - Criminal Law on April 27, 2010.

Representative Hoffman replaced Representative Bradley in the Committee on Environment & Energy on April 27, 2010.

Representative Hannig replaced Representative Flider in the Committee on Environment & Energy on April 27, 2010.

Representative Jakobsson replaced Representative Smith in the Committee on Environment & Energy on April 27, 2010.

Representative Harris replaced Representative Holbrook in the Committee on Financial Institutions on April 27, 2010.

Representative Ford replaced Representative Smith in the Committee on Financial Institutions on April 27, 2010.

Representative Durkin replaced Representative Mathias in the Committee on Judiciary I - Civil Law on April 28, 2010.

Representative Fortner replaced Representative Wait in the Committee on Judiciary I - Civil Law on April 28, 2010.

Representative Boland replaced Representative Jehan Gordon in the Committee on Veterans' Affairs on April 28, 2010.

Representative Winters replaced Representative Mulligan in the Committee on Health Care Licenses on April 28, 2010.

Representative Mautino replaced Representative Crespo in the Committee on State Government Administration on April 28, 2010.

Representative Harris replaced Representative Holbrook in the Committee on Financial Institutions on April 28, 2010.

Representative Hoffman replaced Representative Smith in the Committee on Financial Institutions on April 28, 2010.

Representative Nekritz replaced Representative Howard in the Committee on Human Services on April 28, 2010.

Representative Hoffman replaced Representative Bradley in the Committee on Environment & Energy on April 28, 2010.

Representative Hannig replaced Representative Flider in the Committee on Environment & Energy on April 28, 2010.

Representative Cavaletto replaced Representative Fortner in the Committee on Environment & Energy on April 28, 2010.

Representative Jakobsson replaced Representative Smith in the Committee on Environment & Energy on April 28, 2010.

Representative Reitz replaced Representative Miller in the Committee on Transportation, Regulation, Roads & Bridges on April 28, 2010.

Representative Burns replaced Representative Hoffman in the Committee on Transportation, Regulation, Roads & Bridges on April 28, 2010.

Representative Verschoore replaced Representative Bradley in the Committee on Transportation, Regulation, Roads & Bridges on April 28, 2010.

Representative Dugan replaced Representative Turner in the Committee on Revenue & Finance on April 28, 2010.

TEMPORARY COMMITTEE ASSIGNMENTS FOR COMMITTEES NOT REPORTING

Representative Kosel replaced Representative Biggins in the Committee on Executive on April 28, 2010.

REPORTS FROM STANDING COMMITTEES

Representative Burke, Chairperson, from the Committee on Executive to which the following were referred, action taken on April 27, 2010, reported the same back with the following recommendations:

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 375.

The committee roll call vote on Senate Bill 375 is as follows:

9, Yeas; 2, Nays; 0, Answering Present.

Y Burke(D), Chairperson
N Brady(R), Republican Spokesperson
Y Acevedo(D)
Y Arroyo(D)
Y Biggins(R)
N Sullivan(R)
Y Lyons(D), Vice-Chairperson
Y Acevedo(D)
Y Berrios(D)
Y Rita(D)
Y Tryon(R)

Y Turner(D)

Representative Beiser, Chairperson, from the Committee on Transportation, Regulation, Roads & Bridges to which the following were referred, action taken on April 27, 2010, reported the same back with the following recommendations:

That the resolution be reported "recommends be adopted" and be placed on the House Calendar: HOUSE JOINT RESOLUTION 114.

The committee roll call vote on House Joint Resolution 114 is as follows:

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

Y Beiser(D), Chairperson Y Miller(D), Vice-Chairperson

Y Brauer(R), Republican Spokesperson Y Black(R) Y Bradlev(D) Y D'Amico(D) A Hatcher(R) A Hoffman(D) Y Holbrook(D) A Howard(D) A Lyons(D) Y McAuliffe(R) Y McGuire(D) Y Poe(R) Y Reboletti(R) Y Sommer(R) A Soto(D) Y Tracy(R)

A Wait(R)

Representative D'Amico, Chairperson, from the Committee on Vehicles & Safety to which the following were referred, action taken on April 27, 2010, reported the same back with the following recommendations:

That the resolution be reported "recommends be adopted" and be placed on the House Calendar: HOUSE RESOLUTION 1090.

The committee roll call vote on House Resolution 1090 is as follows:

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

Y D'Amico(D), Chairperson Y Joyce(D), Vice-Chairperson

Y Tracy(R), Republican Spokesperson A Beiser(D) A Hatcher(R) Y Reboletti(R)

A Zalewski(D)

Representative Phelps, Chairperson, from the Committee on Agriculture & Conservation to which the following were referred, action taken on April 27, 2010, reported the same back with the following recommendations:

That the resolution be reported "recommends be adopted" and be placed on the House Calendar: HOUSE JOINT RESOLUTION 105.

That the resolution be reported "recommends be adopted as amended" and be placed on the House Calendar: HOUSE RESOLUTION 1000.

The committee roll call vote on House Joint Resolution 105 is as follows:

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

Y Phelps(D), Chairperson Y Verschoore(D), Vice-Chairperson

A Sacia(R), Republican Spokesperson
A Cavaletto(R)
Y Cultra(R)
Y Flider(D)
A Flowers(D)
Y Moffitt(R)
A Reis(R)
Y Myers(R)
Y Reitz(D)

The committee roll call vote on House Resolution 1000 is as follows:

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

Y Phelps(D), Chairperson Y Verschoore(D), Vice-Chairperson

 $\begin{array}{llll} A & Sacia(R), Republican Spokesperson & Y & Cavaletto(R) \\ Y & Cultra(R) & Y & Dugan(D) \\ Y & Flider(D) & A & Flowers(D) \\ Y & Moffitt(R) & Y & Myers(R) \\ Y & Reis(R) & Y & Reitz(D) \end{array}$

Representative Howard, Chairperson, from the Committee on Judiciary II - Criminal Law to which the following were referred, action taken on April 27, 2010, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 3389.

That the resolution be reported "recommends be adopted" and be placed on the House Calendar: HOUSE RESOLUTION 1081.

The committee roll call vote on Senate Bill 3389 is as follows:

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

Y Howard(D), Chairperson
Y Reboletti(R), Republican Spokesperson
Y Gordon, J(D) (replacing Golar)

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Y McAsey(D)
Y Wait(R)
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The committee roll call vote on House Resolution 1081 is as follows:

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

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Y Howard(D), Chairperson A Collins(D), Vice-Chairperson
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Y Reboletti(R), Republican Spokesperson A Golar(D) Y McAsey(D) Y Sacia(R)

A Wait(R)

Representative Holbrook, Chairperson, from the Committee on Environment & Energy to which the following were referred, action taken on April 27, 2010, reported the same back with the following recommendations:

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 2556.

The committee roll call vote on Senate Bill 2556 is as follows:

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

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Y Holbrook(D), Chairperson Y Nekritz(D), Vice-Chairperson
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Y Tryon(R), Republican Spokesperson Y Beiser(D) Y Hoffman(D) (replacing Bradley) A Cole(R)

Y Durkin(R) Y Hannig(D) (replacing Flider)

Y Fortner(R)
Y Gabel(D)
Y May(D)
Y Poe(R)
Y Reboletti(R)
A Reitz(D)
Y Jakobsson(D) (replacing Smith)
Y Watson(R)
Y Gabel(D)
Y Replacit(R)
Y Reso(R)
Y Verschoore(D)
Y Winters(R)

Representative Monique Davis, Chairperson, from the Committee on Financial Institutions to which the following were referred, action taken on April 27, 2010, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 3781.

That the resolution be reported "recommends be adopted" and be placed on the House Calendar: HOUSE RESOLUTION 967.

The committee roll call vote on Senate Bill 3781 is as follows:

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

Y Davis, Monique(D), Vice-Chairperson Y Mitchell, Bill(R), Republican Spokesperson

 Y Acevedo(D)
 A Bellock(R)

 Y Black(R)
 A Burke(D)

 Y Coladipietro(R)
 Y Coulson(R)

 Y Dunkin(D)
 Y Durkin(R)

A Fritchey(D) Y Harris(D) (replacing Holbrook)

 Y Joyce(D)
 Y Leitch(R)

 Y Lyons(D)
 Y McCarthy(D)

 Y Reitz(D)
 A Osterman(D)

 Y Pritchard(R)
 Y Rose(R)

 Y Ford(D) (replacing Smith)
 A Senger(R)

 A Soto(D)
 Y Watson(R)

The committee roll call vote on House Resolution 967 is as follows:

15, Yeas; 0, Nays; 1, Answering Present.

Y Davis, Monique(D), Vice-Chairperson Y Mitchell, Bill(R), Republican Spokesperson

 $\begin{array}{cccc} Y & Acevedo(D) & A & Bellock(R) \\ Y & Black(R) & A & Burke(D) \\ Y & Coladipietro(R) & Y & Coulson(R) \\ Y & Dunkin(D) & Y & Durkin(R) \end{array}$

A Fritchey(D) Y Harris(D) (replacing Holbrook)

 Y Joyce(D)
 Y Leitch(R)

 Y Lyons(D)
 Y McCarthy(D)

 Y Reitz(D)
 A Osterman(D)

 Y Pritchard(R)
 P Rose(R)

 A Smith(D)
 A Senger(R)

 A Soto(D)
 A Watson(R)

Representative Smith, Chairperson, from the Committee on Elementary & Secondary Education to which the following were referred, action taken on April 27, 2010, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 3117.

That the resolution be reported "recommends be adopted" and be placed on the House Calendar: HOUSE RESOLUTION 1006.

The committee roll call vote on Senate Bill 3117 is as follows:

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

Y Smith(D), Chairperson Y Crespo(D), Vice-Chairperson

Y Mitchell, Jerry(R), Republican Spokesperson Y Bassi(R) Y Cavaletto(R) A Colvin(D) A Davis, Monique(D) Y Dugan(D) Y Flider(D) Y Eddv(R)Y Froehlich(D) A Golar(D) A Miller(D) A Osterman(D) Y Pihos(R) A Pritchard(R) A Reis(R) Y Senger(R) Y Watson(R) Y Yarbrough(D)

The committee roll call vote on House Resolution 1006 is as follows:

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

Y Smith(D), Chairperson Y Crespo(D), Vice-Chairperson

Y Mitchell, Jerry(R), Republican Spokesperson Y Bassi(R) Y Cavaletto(R) A Colvin(D) A Davis, Monique(D) Y Dugan(D) A Eddy(R)Y Flider(D) Y Froehlich(D) A Golar(D) A Miller(D) A Osterman(D) Y Pihos(R) A Pritchard(R) A Reis(R) Y Senger(R) Y Yarbrough(D) Y Watson(R)

Representative May, Chairperson, from the Committee on Environmental Health to which the following were referred, action taken on April 27, 2010, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 3346.

The committee roll call vote on Senate Bill 3346 is as follows:

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

Y May(D), Chairperson Y McCarthy(D), Vice-Chairperson

Y Tracy(R), Republican Spokesperson
Y Froehlich(D)
Y Jakobsson(D)
Y Nekritz(D)
A Rita(D)
Y Rose(R)
Y Schmitz(R)
A Tryon(R)
Y Winters(R)

Y Yarbrough(D)

Representative Soto, Chairperson, from the Committee on Labor to which the following were referred, action taken on April 27, 2010, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 2497.

That the resolution be reported "recommends be adopted" and be placed on the House Calendar: HOUSE RESOLUTION 1046.

The committee roll call vote on Senate Bill 2497 is as follows:

13, Yeas; 0, Nays; 2, Answering Present.

Y Osterman(D), Chairperson Y Soto(D), Vice-Chairperson

P Schmitz(R), Republican Spokesperson Y Beaubien(R)
A Bellock(R) Y Chapa LaVia(D)
Y Colvin(D) Y Cultra(R)
A D'Amico(D) A Davis, William(D)

Y Durkin(R)
A Gordon, Careen(D)
Y Hernandez(D)
A Hoffman(D)
Y Howard(D)
A Leitch(R)
Y Mendoza(D)
A Osmond(R)
Y Phelps(D)
A Stephens(R)
Y Tryon(R)
A Gordon, Careen(D)
Y Jefferson(D)
Y Jefferson(D)
Y Mendoza(D)
Y Phelps(D)
A Stephens(R)
A Washington(D)

The committee roll call vote on House Resolution 1046 is as follows:

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

Y Osterman(D), Chairperson Y Soto(D), Vice-Chairperson

Y Schmitz(R), Republican Spokesperson
A Bellock(R)
Y Chapa LaVia(D)
Y Colvin(D)
Y Cultra(R)

A D'Amico(D) A Davis, William(D) A Durkin(R) A Gordon, Careen(D) Y Hernandez(D) A Hoffman(D) Y Howard(D) Y Jefferson(D) A Leitch(R) Y Mendoza(D) A Osmond(R) A Phelps(D) A Stephens(R) Y Sullivan(R) Y Washington(D) A Tryon(R)

Representative Reitz, Chairperson, from the Committee on Health Care Licenses to which the following were referred, action taken on April 28, 2010, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 3712.

The committee roll call vote on Senate Bill 3712 is as follows:

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

Y Reitz(D), Chairperson A Phelps(D), Vice-Chairperson

A Saviano(R), Republican Spokesperson Y Coulson(R) Y Jackson(D) Y Harris(D) Y Kosel(R) A McAuliffe(R) Y McCarthy(D) A Miller(D) Y Winters(R) (replacing Mulligan) Y Verschoore(D)

Representative Boland, Chairperson, from the Committee on Higher Education to which the following were referred, action taken on April 28, 2010, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 2548.

The committee roll call vote on Senate Bill 2548 is as follows:

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

Y Boland(D), Chairperson A Jakobsson(D), Vice-Chairperson

Y Pritchard(R), Republican Spokesperson Y Bost(R) Y McCarthy(D) Y Flowers(D)

Y Myers(R)

Representative Fritchey, Chairperson, from the Committee on Judiciary I - Civil Law to which the following were referred, action taken on April 28, 2010, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 3733.

The committee roll call vote on Senate Bill 3733 is as follows:

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

Y Fritchey(D), Chairperson Y Bradley(D), Vice-Chairperson

Y Rose(R), Republican Spokesperson Y Burns(D) Y Coladipietro(R) Y Connelly(R) Y Currie(D) Y Gordon, Careen(D)

Y Hoffman(D) Y Lang(D) Y Durkin(R) (replacing Mathias) Y Nekritz(D) Y Osmond(R) Y Thapedi(D)

Y Tracy(R) Y Fortner(R) (replacing Wait)

Y Zalewski(D)

Representative McAuliffe, Chairperson, from the Committee on Veterans' Affairs to which the following were referred, action taken on April 28, 2010, reported the same back with the following recommendations:

That the resolutions be reported "recommends be adopted" and be placed on the House Calendar: HOUSE RESOLUTIONS 1018 and 1065.

The committee roll call vote on House Resolution 1018 is as follows:

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

Y McAuliffe(R), Chairperson Y Chapa LaVia(D), Vice-Chairperson

Y Bost(R), Republican Spokesperson A Connelly(R) Y Dugan(D) Y Farnham(D) Y Flider(D) A Franks(D) Y Boland(D)(replacing Gordon, J) A Joyce(D) Y Lyons(D) Y McAsey(D) A Mitchell, Jerry(R) Y Moffitt(R)

A Nekritz(D) A Osmond(R) A Phelps(D) Y Pritchard(R)
A Reboletti(R) Y Sacia(R)
Y Verschoore(D) A Wait(R)
Y Walker(D) A Watson(R)

The committee roll call vote on House Resolution 1065 is as follows:

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

Y McAuliffe(R), Chairperson Y Chapa LaVia(D), Vice-Chairperson

A Bost(R), Republican Spokesperson Y Connellv(R) Y Dugan(D) Y Farnham(D) Y Flider(D) A Franks(D) Y Boland(D) (replacing Gordon, J) A Joyce(D) Y Lyons(D) Y McAsey(D) Y Moffitt(R) A Mitchell, Jerry(R) A Osmond(R) A Nekritz(D) A Phelps(D) Y Pritchard(R) A Reboletti(R) Y Sacia(R) Y Verschoore(D) A Wait(R) Y Walker(D) Y Watson(R)

Representative Franks, Chairperson, from the Committee on State Government Administration to which the following were referred, action taken on April 28, 2010, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 3215.

That the resolutions be reported "recommends be adopted" and be placed on the House Calendar: HOUSE RESOLUTIONS 1002, 1056, 1061 and HOUSE JOINT RESOLUTION 73.

That the resolution be reported "recommends be adopted as amended" and be placed on the House Calendar: HOUSE RESOLUTION 1049.

The committee roll call vote on Senate Bill 3215 is as follows:

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

Y Franks(D), Chairperson Y Dugan(D), Vice-Chairperson

A Wait(R), Republican Spokesperson
A Bassi(R)
Y Boland(D)
Y Burns(D)
A Collins(D)
Y Mautino(D) (replacing Crespo)
A Davis, More

Y Mautino(D) (replacing Crespo)
Y Farnham(D)
Y McAsey(D)
Y Myers(R)

A Davis, Monique(D)
Y Froehlich(D)
Y Moffitt(R)
Y Poe(R)

A Ramey(R)

The committee roll call vote on House Resolution 1002 is as follows:

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

Y Franks(D), Chairperson Y Dugan(D), Vice-Chairperson

Y Wait(R), Republican Spokesperson
A Bassi(R)
Y Boland(D)
Y Burns(D)
A Collins(D)

Y Mautino(D) (replacing Crespo)
Y Farnham(D)
Y McAsey(D)
Y Myers(R)

A Davis, Monique(D)
Y Froehlich(D)
Y Moffitt(R)
Y Poe(R)

A Ramey(R)

The committee roll call vote on House Resolutions 1049, 1056, 1061 and House Joint Resolution 73 is as follows:

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

Y Dugan(D), Vice-Chairperson Y Franks(D), Chairperson Y Wait(R), Republican Spokesperson A Bassi(R) Y Boland(D) Y Bost(R) Y Burns(D) A Collins(D) Y Mautino(D) (replacing Crespo) Y Davis, Monique(D) Y Farnham(D) Y Froehlich(D) Y McAsey(D) Y Moffitt(R) Y Myers(R) Y Poe(R)

A Ramey(R)

Representative Monique Davis, Chairperson, from the Committee on Financial Institutions to which the following were referred, action taken on April 28, 2010, reported the same back with the following recommendations:

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 2996.

The committee roll call vote on Senate Bill 2996 is as follows:

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

Y Hoffman(D) (replacing Smith)

A Soto(D)

Y Davis, Monique(D), Vice-Chairperson Y Mitchell, Bill(R), Republican Spokesperson Y Acevedo(D) A Bellock(R) Y Black(R) A Burke(D) Y Coladipietro(R) Y Coulson(R) Y Dunkin(D) Y Durkin(R) Y Harris(D) (replacing Holbrook) A Fritchey(D) Y Joyce(D) Y Leitch(R) Y Lyons(D) Y McCarthv(D) Y Reitz(D) A Osterman(D) Y Pritchard(R) Y Rose(R)

Representative Jakobsson, Chairperson, from the Committee on Human Services to which the following were referred, action taken on April 28, 2010, reported the same back with the following recommendations:

A Senger(R) Y Watson(R)

That the bill be reported "do pass" and be placed on the order of Second Reading-- Standard Debate: SENATE BILL 2863.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading--Standard Debate: SENATE BILL 731.

That the resolutions be reported "recommends be adopted" and be placed on the House Calendar: HOUSE RESOLUTIONS 971, 1074, 1143 and HOUSE JOINT RESOLUTION 111.

That the resolution be reported "recommends be adopted as amended" and be placed on the House Calendar: HOUSE RESOLUTION 1073.

The committee roll call vote on Senate Bill 731 is as follows:

4, Yeas; 3, Nays; 0, Answering Present.

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Y Jakobsson(D), Chairperson
N Bellock(R), Republican Spokesperson
Y Nekritz(D) (replacing Howard)
N Cole(R)
Y Collins(D)
Y Flowers(D)
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The committee roll call vote on Senate Bill 2863 is as follows:

4, Yeas; 2, Nays; 1, Answering Present.

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Y Jakobsson(D), Chairperson Y Nekritz(D) (replacing Howard)
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P Bellock(R), Republican Spokesperson N Cole(R) Y Collins(D) Y Flowers(D)

N Schmitz(R)

The committee roll call vote on House Resolutions 971, 1074 and House Joint Resolution 111 is as follows:

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

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Y Jakobsson(D), Chairperson Y Nekritz(D) (replacing Howard)
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Y Bellock(R), Republican Spokesperson Y Cole(R) Y Collins(D) Y Flowers(D)

Y Schmitz(R)

The committee roll call vote on House Resolutions 1073 and 1143 is as follows:

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

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Y Jakobsson(D), Chairperson A Howard(D), Vice-Chairperson
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Y Bellock(R), Republican Spokesperson Y Cole(R) A Collins(D) Y Flowers(D)

Y Schmitz(R)

Representative Holbrook, Chairperson, from the Committee on Environment & Energy to which the following were referred, action taken on April 28, 2010, reported the same back with the following recommendations:

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 3320.

The committee roll call vote on Senate Bill 3320 is as follows:

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

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Y Holbrook(D), Chairperson Y Nekritz(D), Vice-Chairperson
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Y Tryon(R), Republican Spokesperson Y Beiser(D) Y Hoffman(D) (replacing Bradley) Y Cole(R)

Y Durkin(R) Y Hannig(D) (replacing Flider)

Y Cavaleto(R) (replacing Fortner)
Y May(D)
Y Poe(R)
Y Reitz(D)
Y Jakobsson(D) (replacing Smith)
Y Watson(R)
Y Gabel(D)
Y Phelps(D)
Y Reboletti(R)
Y Rose(R)
Y Verschoore(D)
Y Winters(R)

Representative Beiser, Chairperson, from the Committee on Transportation, Regulation, Roads & Bridges to which the following were referred, action taken on April 28, 2010, reported the same back with the following recommendations:

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: SENATE BILLS 2969 and 3716.

The committee roll call vote on Senate Bill 2969 is as follows:

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

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Y Beiser(D), Chairperson Y Miller(D), Vice-Chairperson
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Y Brauer(R), Republican Spokesperson A Black(R) Y Bradley(D) Y D'Amico(D) A Hatcher(R)
Y Burns(D) (replacing Hoffman)
Y Holbrook(D)
Y Lyons(D)
Y McGuire(D)
Y Reboletti(R)
Y Sommer(R)
Y Soto(D)
Y Tracy(R)

The committee roll call vote on Senate Bill 3716 is as follows:

11, Yeas; 3, Nays; 0, Answering Present.

Y Beiser(D), Chairperson Y Reitz(D) (replacing Miller) N Brauer(R), Republican Spokesperson Y Black(R) Y Verschoore(D) (replacing Bradley) Y D'Amico(D) N Hatcher(R) Y Hoffman(D) Y Holbrook(D) A Howard(D) Y Lyons(D) Y McAuliffe(R) A McGuire(D) N Poe(R) A Reboletti(R) A Sommer(R) A Tracy(R) Y Soto(D) Y Wait(R)

Representative Bradley, Chairperson, from the Committee on Revenue & Finance to which the following were referred, action taken on April 28, 2010, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 3446.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: SENATE BILLS 2534, 3661 and 3710.

The committee roll call vote on Senate Bills 2534 and 3710 is as follows:

8, Yeas; 5, Nays; 0, Answering Present.

Y Bradley(D), Chairperson
N Biggins(R), Republican Spokesperson
N Beaubien(R)
Y Currie(D)
Y Ford(D)
N Sullivan(R)
Y Mautino(D), Vice-Chairperson
N Bassi(R)
Y Chapa LaVia(D)
N Eddy(R)
Y Gordon, Careen(D)
Y Dugan(D) (replacing Turner)

Y Zalewski(D)

A Wait(R)

The committee roll call vote on Senate Bill 3446 is as follows:

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

Y Bradley(D), Chairperson
Y Biggins(R), Republican Spokesperson
Y Bassi(R)
Y Bassi(R)

Y Beaubien(R)
Y Chapa LaVia(D)
Y Currie(D)
Y Eddy(R)

Y Ford(D) Y Gordon, Careen(D)

Y Sullivan(R) Y Dugan(D) (replacing Turner)

Y Zalewski(D)

The committee roll call vote on Senate Bill 3661 is as follows:

12, Yeas; 1, Nay; 0, Answering Present.

N Bradley(D), Chairperson Y Mautino(D), Vice-Chairperson

Y Biggins(R), Republican Spokesperson Y Bassi(R)

Y Beaubien(R)
Y Chapa LaVia(D)
Y Currie(D)
Y Eddy(R)

Y Ford(D) Y Gordon, Careen(D)

Y Sullivan(R) Y Dugan(D) (replacing Turner)
Y Zalewski(D)

MOTIONS SUBMITTED

Representative Rose 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.

Representative Bradley submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 5053.

Representative Coulson submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 5357.

Representative Black submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 4580.

Representative Poe submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 4895.

Representative Pritchard submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 5161.

Representative Moffitt submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 4974.

Representative Nekritz submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 4209.

Representative Jakobsson submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 5040.

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

MOTION

Pursuant to Rule 60(b), I move to table HOUSE JOINT RESOLUTION 85.

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

MOTION

Pursuant to Rule 60(b), I move to table HOUSE JOINT RESOLUTION 87.

FISCAL NOTE SUPPLIED

A Fiscal Note has been supplied for SENATE BILL 3267.

REQUEST FOR FISCAL NOTE

Representative Reis requested that a Fiscal Note be supplied for HOUSE BILL 6123.

REQUEST FOR STATE MANDATES FISCAL NOTE

Representative Reis requested that a State Mandates Fiscal Note be supplied for HOUSE BILL 6123.

REQUEST FOR BALANCED BUDGET NOTE

Representative Reis requested that a Balanced Budget Note be supplied for HOUSE BILL 6123.

REQUEST FOR CORRECTIONAL NOTE

Representative Reis requested that a Correctional Note be supplied for HOUSE BILL 6123.

REQUEST FOR HOME RULE NOTE

Representative Reis requested that a Home Rule Note be supplied for HOUSE BILL 6123.

REQUEST FOR HOUSING AFFORDABILITY IMPACT NOTE

Representative Reis requested that a Housing Affordability Impact Note be supplied for HOUSE BILL 6123.

REQUEST FOR JUDICIAL NOTE

Representative Reis requested that a Judicial Note be supplied for HOUSE BILL 6123.

REQUEST FOR STATE DEBT IMPACT NOTE

Representative Reis requested that a State Debt Impact Note be supplied for HOUSE BILL 6123.

MESSAGES FROM THE SENATE

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL NO. 5376

A bill for AN ACT concerning not-for-profit corporations.

HOUSE BILL NO. 5381

A bill for AN ACT concerning courts.

HOUSE BILL NO. 5410

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 5411

A bill for AN ACT concerning education.

HOUSE BILL NO. 5412

A bill for AN ACT concerning safety.

HOUSE BILL NO. 5430

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 5459

A bill for AN ACT concerning children.

HOUSE BILL NO. 5463

A bill for AN ACT concerning government.

HOUSE BILL NO. 5469

A bill for AN ACT concerning financial regulation.

HOUSE BILL NO. 5489

A bill for AN ACT concerning orders of protection.

HOUSE BILL NO. 5499

A bill for AN ACT concerning aging.

HOUSE BILL NO. 5507

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 5509

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 5510

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 5511

A bill for AN ACT concerning public employee benefits.

HOUSE BILL NO. 5523

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 5538

A bill for AN ACT concerning State government.

HOUSE BILL NO. 5540

A bill for AN ACT concerning local government.

HOUSE BILL NO. 5555

A bill for AN ACT concerning local government.

HOUSE BILL NO. 5668

A bill for AN ACT concerning local government.

HOUSE BILL NO. 5669

A bill for AN ACT concerning public safety.

HOUSE BILL NO. 5671

A bill for AN ACT concerning local government.

HOUSE BILL NO. 5678

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 5688

A bill for AN ACT concerning State government.

HOUSE BILL NO. 5691

A bill for AN ACT concerning professional regulation.

HOUSE BILL NO. 5718

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 5735

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 5783

A bill for AN ACT concerning professional regulation.

Passed by the Senate, April 27, 2010.

Jillayne Rock, Secretary of the Senate

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL NO. 5790

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 5791

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 5813

A bill for AN ACT concerning aging.

HOUSE BILL NO. 5820

A bill for AN ACT concerning elections.

Passed by the Senate, April 27, 2010.

Jillayne Rock, Secretary of the Senate

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL NO. 5666

A bill for AN ACT concerning criminal law.

Passed by the Senate, April 27, 2010.

Jillayne Rock, Secretary of the Senate

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 5514

A bill for AN ACT concerning professional regulation.

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

Senate Amendment No. 1 to HOUSE BILL NO. 5514

Passed the Senate, as amended, April 27, 2010.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 5514 on page 1, by replacing line 5 with "amended by changing Sections 5 and 9.1 as follows:"; and

on page 3, immediately below line 7, by inserting the following:

"(225 ILCS 335/9.1) (from Ch. 111, par. 7509.1)

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

- Sec. 9.1. Grounds for disciplinary action. The Department may refuse to issue or to renew, or may revoke, suspend, place on probation, reprimand or take other disciplinary or non-disciplinary action as the Department may deem proper, including fines not to exceed \$10,000 for each violation, with regard to any license for any one or combination of the following causes:
 - (a) violation of this Act or its rules;
 - (b) conviction or plea of guilty or nolo contendere of any crime under the laws of the United States or any state or territory thereof that is (i) a felony or (ii) a misdemeanor, an essential element of which is dishonesty or that is directly related to the practice of the profession;
 - (c) making any misrepresentation for the purpose of obtaining a license;
 - (d) professional incompetence or gross negligence in the practice of roofing contracting, prima facie evidence of which may be a conviction or judgment in any court of competent jurisdiction against an applicant or licensee relating to the practice of roofing contracting or the construction of a roof or repair thereof that results in leakage within 90 days after the completion of such work;
 - (e) (blank);
 - (f) aiding or assisting another person in violating any provision of this Act or rules;
 - (g) failing, within 60 days, to provide information in response to a written request made by the Department which has been sent by certified or registered mail to the licensee's last known address;
 - (h) engaging in dishonorable, unethical, or unprofessional conduct of a character likely to deceive, defraud, or harm the public;
 - (i) habitual or excessive use or addiction to alcohol, narcotics, stimulants or any other chemical agent or drug which results in the inability to practice with reasonable judgment, skill, or safety:
 - (j) discipline by another U.S. jurisdiction or 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;
 - (k) 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 any professional services not actually or personally rendered;
 - (l) a finding by the Department that the licensee, after having his or her license placed on probationary status has violated the terms of probation;
 - (m) a finding by any court of competent jurisdiction, either within or without this State, of any violation of any law governing the practice of roofing contracting, if the Department determines, after investigation, that such person has not been sufficiently rehabilitated to warrant the public trust;
 - (n) a finding that licensure has been applied for or obtained by fraudulent means;
 - (o) practicing, attempting to practice, or advertising under a name other than the full name as shown on the license or any other legally authorized name;
 - (p) gross and willful overcharging for professional services including filing false statements for collection of fees or monies for which services are not rendered;
 - (q) failure to file a 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:
 - (r) the Department shall deny any license or renewal under this Act to any person who has defaulted on an educational loan guaranteed by the Illinois State Scholarship Commission; however, the Department may issue a license or renewal if the person in default has established a satisfactory repayment record as determined by the Illinois State Scholarship Commission;

- (s) failure to continue to meet the requirements of this Act shall be deemed a violation;
- (t) physical or mental disability, including deterioration through the aging process or loss of abilities and skills that result in an inability to practice the profession with reasonable judgment, skill, or safety;
 - (u) material misstatement in furnishing information to the Department or to any other State agency;
- (v) the determination by a court that a licensee is subject to involuntary admission or judicial admission as provided in the Mental Health and Developmental Disabilities Code will result in an automatic suspension of his or her license. The suspension will end upon a finding by a court that the licensee is no longer subject to involuntary admission or judicial admission, the issuance of an order so finding and discharging the patient, and the recommendation of the Board to the Director that the licensee be allowed to resume professional practice;
 - (w) advertising in any manner that is false, misleading, or deceptive;
 - (x) taking undue advantage of a customer, which results in the perpetration of a fraud;
 - (y) performing any act or practice that is a violation of the Consumer Fraud and Deceptive Business Practices Act;
 - (z) engaging in the practice of roofing contracting, as defined in this Act, with a suspended, revoked, or cancelled license;
 - (aa) treating any person differently to the person's detriment because of race, color, creed, gender, age, religion, or national origin;
- (bb) knowingly making any false statement, oral, written, or otherwise, of a character likely to influence, persuade, or induce others in the course of obtaining or performing roofing contracting services; or
 - (cc) violation of any final administrative action of the Secretary.
- (dd) Allowing the use of his or her roofing license by an unlicensed roofing contractor for the purposes of providing roofing or waterproofing services.
- (ee) Aiding or assisting another person in violating any provision of this Act or its rules, including, but not limited to, Section 9 of this Act.

The changes to this Act made by this amendatory Act of 1997 apply only to disciplinary actions relating to events occurring after the effective date of this amendatory Act of 1997. (Source: P.A. 95-303, eff. 1-1-08.)".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 5514 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 5633

A bill for AN ACT concerning education.

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

Senate Amendment No. 1 to HOUSE BILL NO. 5633

Passed the Senate, as amended, April 27, 2010.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 5633 by replacing everything after the enacting clause with the following:

"Section 5. The School Construction Law is amended by changing Sections 5-5 and 5-25 as follows: (105 ILCS 230/5-5)

Sec. 5-5. Definitions. As used in this Article:

"Approved school construction bonds" mean bonds that were approved by referendum after January 1, 1996 but prior to January 1, 1998 as provided in Sections 19-2 through 19-7 of the School Code to provide

funds for the acquisition, development, construction, reconstruction, rehabilitation, improvement, architectural planning, and installation of capital facilities consisting of buildings, structures, durable-equipment, and land for educational purposes.

"Grant index" means a figure for each school district equal to one minus the ratio of the district's equalized assessed valuation per pupil in average daily attendance to the equalized assessed valuation per pupil in average daily attendance of the district located at the 90th percentile for all districts of the same category. For the purpose of calculating the grant index, school districts are grouped into 2 categories, Category I and Category II. Category I consists of elementary and unit school districts. The equalized assessed valuation per pupil in average daily attendance of each school district in Category I shall be computed using its grades kindergarten through 8 average daily attendance figure. A unit school district's Category I grant index shall be used for projects or portions of projects constructed for elementary school pupils. Category II consists of high school and unit school districts. The equalized assessed valuation per pupil in average daily attendance of each school district in Category II shall be computed using its grades 9 through 12 average daily attendance figure. A unit school district's Category II grant index shall be used for projects or portions of projects constructed for high school pupils. The changes made by this amendatory Act of the 92nd General Assembly apply to all grants made on or after the effective date of this amendatory Act, provided that for grants not yet made on the effective date of this amendatory Act but made in fiscal year 2001 and for grants made in fiscal year 2002, the grant index for a school district shall be the greater of (i) the grant index as calculated under this Law on or after the effective date of this amendatory Act or (ii) the grant index as calculated under this Law before the effective date of this amendatory Act. The grant index shall be no less than 0.35 and no greater than 0.75 for each district; provided that the grant index for districts whose equalized assessed valuation per pupil in average daily attendance is at the 99th percentile and above for all districts of the same type shall be 0.00.

The grant index shall be calculated for each of those school districts forming a reorganized school district or cooperative high school if one or more of the following happen within the current or prior 2 fiscal years:

(1) a new school district is created in accordance with Article 11E of the School Code;

(2) an existing school district annexes all of the territory of one or more entire other school districts in accordance with Article 7 of the School Code; or

(3) a cooperative high school is formed in accordance with Section 10-22.22c of the School Code. The average grant index of those school districts shall be used as the grant index for the newly reorganized district or cooperative high school.

"School construction project" means the acquisition, development, construction, reconstruction, rehabilitation, improvement, architectural planning, and installation of capital facilities consisting of buildings, structures, durable equipment, and land for educational purposes.

"School district" means a school district or a Type 40 area vocational center that is jointly owned if the joint agreement includes language that specifies how the debt obligation is to be paid, including in the event that an entity withdraws from the joint agreement.

"School district" includes a cooperative high school, which shall be considered a high school district for the purpose of calculating its grant index.

"School maintenance project" means a project, other than a school construction project, intended to provide for the maintenance or upkeep of buildings or structures for educational purposes, but does not include ongoing operational costs.

(Source: P.A. 96-731, eff. 8-25-09.)

(105 ILCS 230/5-25)

Sec. 5-25. Eligibility and project standards.

(a) The State Board of Education shall establish eligibility standards for school construction project grants and debt service grants. These standards shall include minimum enrollment requirements for eligibility for school construction project grants of 200 students for elementary districts, 200 students for high school districts, and 400 students for unit districts. The total enrollment of member districts forming a cooperative high school in accordance with subsection (c) of Section 10-22.22 of the School Code shall meet the minimum enrollment requirements specified in this subsection (a). The State Board of Education shall approve a district's eligibility for a school construction project grant or a debt service grant pursuant to the established standards.

For purposes only of determining a Type 40 area vocational center's eligibility for an entity included in a school construction project grant or a school maintenance project grant, an area vocational center shall be deemed eligible if one or more of its member school districts satisfy the grant index criteria set forth in this

Law. A Type 40 area vocational center that makes application for school construction funds after <u>August 25, 2009</u> (the effective date of <u>Public Act 96-731</u>) this amendatory Act of the 96th General Assembly shall be placed on the respective application cycle list. Type 40 area vocational centers must be placed last on the priority listing of eligible entities for the applicable fiscal year.

- (b) The Capital Development Board shall establish project standards for all school construction project grants provided pursuant to this Article. These standards shall include space and capacity standards as well as the determination of recognized project costs that shall be eligible for State financial assistance and enrichment costs that shall not be eligible for State financial assistance.
- (c) The State Board of Education and the Capital Development Board shall not establish standards that disapprove or otherwise establish limitations that restrict the eligibility of (i) a school district with a population exceeding 500,000 for a school construction project grant based on the fact that any or all of the school construction project grant will be used to pay debt service or to make lease payments, as authorized by subsection (b) of Section 5-35 of this Law, or (ii) a school district located in whole or in part in a county that imposes a tax for school facility purposes pursuant to Section 5-1006.7 of the Counties Code.
- (d) A reorganized school district or cooperative high school may use a school construction application that was submitted by a school district that formed the reorganized school district or cooperative high school if that application has not been entitled for a project by the State Board of Education and any one or more of the following happen within the current or prior 2 fiscal years:
 - (1) a new school district is created in accordance with Article 11E of the School Code;
- (2) an existing school district annexes all of the territory of one or more other school districts in accordance with Article 7 of the School Code; or
- (3) a cooperative high school is formed in accordance with subsection (c) of Section 10-22.22 of the School Code.

A new elementary district formed from a school district conversion, as defined in Section 11E-15 of the School Code, may use only the application of the dissolved district whose territory is now included in the new elementary district and must obtain the written approval of the local school board of any other school district that includes territory from that dissolved district. A new high school district formed from a school district conversion, as defined in Section 11E-15 of the School Code, may use only the application of any dissolved district whose territory is now included in the new high school district, but only after obtaining the written approval of the local school board of any other school district that includes territory from that dissolved district. A cooperative high school using this Section must obtain the written approval of the local school board of the member school district whose application it is using. All other eligibility and project standards apply to this Section.

(Source: P.A. 96-37, eff. 7-13-09; 96-731, eff. 8-25-09; revised 9-15-09.)".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 5633 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL NO. 5832

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 5842

A bill for AN ACT concerning liquor.

HOUSE BILL NO. 5854

A bill for AN ACT concerning State government.

HOUSE BILL NO. 5859

A bill for AN ACT concerning public aid.

HOUSE BILL NO. 5861

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 5871

A bill for AN ACT concerning public aid.

HOUSE BILL NO. 5891

A bill for AN ACT concerning public aid.

HOUSE BILL NO. 5894

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 5905

A bill for AN ACT concerning State government. Passed by the Senate, April 28, 2010.

Jillayne Rock, Secretary of the Senate

A message from the Senate by

Ms. Rock, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has 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. 110

WHEREAS, It is the purpose of the National Conference of State Legislatures (NCSL) to (i) advance the effectiveness, independence, and integrity of the legislatures as equal coordinate branches of government in the states and territories of the United States and the Commonwealth of Puerto Rico; (ii) seek to foster interstate cooperation; (iii) vigorously represent the states and their legislatures in the American federal system of government; and (iv) work for the improvement of the organization, processes, and operations of the state legislatures, the knowledge and effectiveness of individual legislators and staff, and the encouragement of the practice of high standards of personal and professional conduct by legislators and staffs; and

WHEREAS, The NCSL annual conference, since its inception in 1975, has been held in such celebrated American cities as New York, Philadelphia, San Francisco, Boston, New Orleans, Indianapolis, Orlando, Denver, and Chicago, with Chicago hosting the event in 1982 and 2000; and

WHEREAS, Pursuant to the vote of the Executive Committee of the NCSL, Chicago, Illinois, was selected and will serve as the host city and state for the 2012 NCSL Legislative Summit; and

WHEREAS, The City of Chicago, with its great cultural wealth, vast diversity, and its prominence as a global center of conventions and tourism, serves as an ideal setting to host such a prestigious national event; and

WHEREAS, By hosting a conference of such magnitude in the State of Illinois and the City of Chicago, both the city and the State will benefit from the influx of public and private sector revenue as well as the distinction associated with such an event; and

WHEREAS, The development and implementation of a concise plan to successfully fulfill the goals and high aspirations of the annual NCSL conference requires an extensive logistical and preparatory approach; and

WHEREAS, The General Assembly of the State of Illinois realizes the necessity of creating a special committee to develop a succinct plan to bring to fruition and enhance the high standards that have been set by previous hosts of the annual conference; therefore, be it

RESOLVED, BY THE SENATE OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that there is created a Host Committee for the NCSL Legislative Summit to be held in Chicago, Illinois, in the year 2012; and be it further

RESOLVED, That the Host Committee shall consist of 3 members of the Senate appointed by the President of the Senate, one of whom shall be designated by the President of the Senate as a co-chairperson of the Host Committee; 3 members of the Senate appointed by the Minority Leader of the Senate; 3 members of the House of Representatives appointed by the Speaker of the House, one of whom shall be designated by the Speaker of the House as a co-chairperson of the Host Committee; and 3 members of the House of Representatives appointed by the Minority Leader of the House of Representatives; and be it further

RESOLVED, That the Mayor of the City of Chicago, the Executive Director of the Chicago Convention and Tourism Bureau, and the Director of the Department of Commerce and Economic Opportunity shall

serve as ex-officio, non-voting members of the Host Committee; and be it further

RESOLVED, That members of the Host Committee shall serve without compensation but shall be reimbursed for their reasonable and necessary expenses incurred in the performance of their official duties; and be it further

RESOLVED, That the Host Committee may hire staff to advance the objectives of the Committee; and be it further

RESOLVED, That under the direction of the Host Committee, the Department of Commerce and Economic Opportunity and all legislative agencies shall provide support services and assistance; and be it further

RESOLVED, That the Host Committee shall formulate a plan for the procedures and activities of the conference; and be it further

RESOLVED, That the Host Committee shall undertake both public and private sector fundraising initiatives to support and defray the costs associated with hosting the conference; and be it further

RESOLVED, That suitable copies of this resolution shall be distributed to the President of the Senate, the Minority Leader of the Senate, the Speaker of the House of Representatives, the Minority Leader of the House of Representatives, the Mayor of the City of Chicago, the Executive Director of the Chicago Convention and Tourism Bureau, the Director of Commerce and Economic Opportunity, and the Executive Directors of the legislative agencies.

Adopted by the Senate, April 28, 2010.

Jillayne Rock, Secretary of the Senate

CHANGE OF SPONSORSHIP

With the consent of the affected members, Representative Turner was removed as principal sponsor, and Representative Ford became the new principal sponsor of SENATE BILL 3531.

With the consent of the affected members, Representative Saviano was removed as principal sponsor, and Representative Harris became the new principal sponsor of SENATE BILL 3348.

HOUSE RESOLUTION

The following resolution was offered and placed in the Committee on Rules.

HOUSE RESOLUTION 1171

Offered by Representative Lang:

WHEREAS, Psoriasis is the most prevalent autoimmune disease in the country; and

WHEREAS, Psoriasis is a noncontagious, chronic, inflammatory, painful, and often disfiguring and disabling autoimmune disease for which there is no cure; and

WHEREAS, Up to 30% of people with psoriasis also develop psoriatic arthritis, which causes pain, swelling, and stiffness around the joints; and

WHEREAS, Of serious concern is the mounting evidence that psoriasis is not just a disease of the skin and joints, but is a systemic disease that is connected with an elevated risk for a range of other serious, chronic, and life-threatening conditions, including cardiovascular disease, diabetes, hypertension, and stroke; and

WHEREAS, Psoriasis affects approximately 325,000 people in Illinois; and

WHEREAS, Phototherapy is treatment exposing the skin to an artificial ultraviolet light source for a set length of time on a regular schedule; and

WHEREAS, Phototherapy is a safe, effective, and commonly prescribed first-line treatment for psoriasis; and

WHEREAS, Phototherapy is also a critical treatment option for psoriasis patients who are prevented from taking other medications because of conditions such as pregnancy, infection, or malignancy; and

WHEREAS, Surveys of psoriasis patients indicate that approximately 18% use phototherapy to treat their psoriasis, or about 58,500 people in Illinois; and

WHEREAS, An inefficient insurance payment structure relying upon excessively high copayments interferes with the use of this relatively inexpensive treatment and creates a barrier to accessing care for patients who need this safe, effective, and economical option to treat their disease and live a normal life; and

WHEREAS, The burden of health care costs continues to shift to the consumer, and many patients now face copayments as high as \$50 for a single phototherapy visit; and

WHEREAS, A typical start-up regimen for the most common type of phototherapy is 3 visits per week for 8 to 12 weeks; long-term maintenance regimens are usually required; and

WHEREAS, Out-of-pocket costs quickly soar and can be as much as \$600 for one month of treatment; and

WHEREAS, The overall cost to the health system of phototherapy treatment is relatively economical; and

WHEREAS, Other treatments for psoriasis, while important options for some patients, can have serious side effects and pose substantially overall higher costs to the health care system; and

WHEREAS, High copayments are keeping patients from using phototherapy and, as a result, they either opt out of treatment entirely or prematurely move to more expensive and sometimes riskier therapies; and

WHEREAS, Systemic treatments may have a much lower monthly copayment under certain prescription plans than phototherapy, discouraging patients from trying phototherapy first; and

WHEREAS, This unwise and inefficient cost-shifting policy can deter patients from pursuing any treatment at all, resulting in long-term costs as these patients worsen without treatment; this may also result in patients moving on to treatments with lower copays to the patient but higher overall costs to the health care system; and

WHEREAS, Organizations, including the National Psoriasis Foundation, the Dermatology Nurses' Association, the Photomedicine Society, and the American Academy of Dermatology Association call for a fair solution in order to ensure access to safe, less expensive treatments; and

WHEREAS, Ninety percent of health care providers in a national survey agreed that the substantial copay associated with phototherapy limits a patient's ability to undergo this form of treatment; and

WHEREAS, Health care providers continue to express serious concern about the number of patients who discontinue phototherapy due to the cost, estimating that cost is the most common reason for stopping this treatment; and

WHEREAS, Data is not available to establish the number of patients who definitively move prematurely or unnecessarily to more expensive systemic medications due to high phototherapy copays or do not receive treatment at all for their disease; and

WHEREAS, Uniform information on the costs associated with treatment of psoriasis in the State of Illinois and potential cost savings to both insurance carriers and patients that may be realized from the elimination or reduction of phototherapy copays is needed to determine a fair and cost-effective solution for patients, providers, and insurers; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the Department of Insurance, in consultation with insurance companies, support groups and medical practitioners for persons with psoriasis, the Department of Central Management Services, and the Department of Healthcare and Family Services to undertake a study on the costs and systemic inefficiencies associated with phototherapy treatment and the impact of out-of-pocket costs on the ability of psoriasis patients to access treatment; and be it further

RESOLVED, That the study may include analyses of costs and the impact to patients who access phototherapy treatments for other diseases in addition to psoriasis; and be it further

RESOLVED, That the Department of Insurance shall examine to the extent possible (i) the number of psoriasis patients in Illinois receiving phototherapy; (ii) the costs associated with phototherapy, including cost to the patient, cost to the health care provider, and rates of reimbursement by insurance carriers; (iii) the number of psoriasis patients who terminate phototherapy treatment; (iv) the reasons for termination of phototherapy treatment; (v) the treatment options used by patients after termination of phototherapy treatment; and (vi) the costs associated with treatments used after termination of phototherapy treatment; and be it further

RESOLVED, That suitable copies of this be delivered to the Governor, the Director of Insurance, the Director of Central Management Services, the Director of Healthcare and Family Services, and the Attorney General.

AGREED RESOLUTIONS

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

HOUSE RESOLUTION 1168

Offered by Representative Brady:

Congratulates Dr. Robert S. Nielson on the occasion of his retirement as the Superintendent of Schools for Bloomington Public School District 87 on June 30, 2010 after 33 years of dedicated service to Illinois citizens.

HOUSE RESOLUTION 1169

Offered by Representative Biggins:

Congratulates Dr. Karen J. Nichols on the occasion of her inauguration as President of the American Osteopathic Association in Chicago.

HOUSE RESOLUTION 1170

Offered by Representative Mathias:

Congratulates Bill Brimm on his retirement as Buffalo Grove Village Manager.

HOUSE RESOLUTION 1172

Offered by Representative Turner:

Recognizes and honors the upcoming 80th anniversary of the founding of the National Pan-Hellenic Council, Incorporated.

DISTRIBUTION OF SUPPLEMENTAL CALENDAR

Supplemental Calendar No. 1 was distributed to the Members at 11:01 o'clock a.m.

AGREED RESOLUTIONS

HOUSE RESOLUTION 1172 was taken up for consideration.

Representative Turner moved the adoption of the agreed resolution.

The motion prevailed and the agreed resolution was adopted.

ACTION ON MOTIONS

Pursuant to Rule 18(g), Representative Rose 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 Lang was recognized and announced his 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 Rose 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; 46, Nays; 0, Answering Present.

(ROLL CALL 2)

The motion prevailed and the Chair was sustained.

SENATE BILLS ON THIRD READING

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

On motion of Representative Watson, SENATE BILL 2812 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 3)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Beiser, SENATE BILL 2986 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; 1, Nay; 1, Answering Present. (ROLL CALL 4)

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

Ordered that the Clerk inform the Senate.

On motion of Representative McCarthy, SENATE BILL 3011 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: 98, Yeas; 17, Nays; 0, Answering Present. (ROLL CALL 5)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Bassi, SENATE BILL 3024 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: 102, Yeas; 13, Nays; 0, Answering Present.
(ROLL CALL 6)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Fritchey, SENATE BILL 3025 was taken up and read by title a third time.

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

On motion of Representative Howard, SENATE BILL 3037 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; 2, Nays; 0, Answering Present. (ROLL CALL 8)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Lang, SENATE BILL 3060 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: 32, Yeas; 73, Nays; 1, Answering Present.

(ROLL CALL 9)

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

On motion of Representative Tryon, SENATE BILL 3091 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 72, Yeas; 34, 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.

On motion of Representative Hoffman, SENATE BILL 3097 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: 104, Yeas; 10, Nays; 0, Answering Present. (ROLL CALL 11)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Nekritz, SENATE BILL 3139 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: 67, Yeas; 45, 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.

On motion of Representative Dugan, SENATE BILL 3206 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 75, Yeas; 38, Nays; 0, Answering Present. (ROLL CALL 13)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Zalewski, SENATE BILL 3265 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 82, Yeas; 32, Nays; 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.

On motion of Representative Acevedo, SENATE BILL 3304 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; 1, Nay; 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.

On motion of Representative Smith, SENATE BILL 3305 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.

On motion of Representative May, SENATE BILL 3347 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: 97, Yeas; 17, Nays; 0, Answering Present.

(ROLL CALL 17)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Bradley, SENATE BILL 3387 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 18)

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

Ordered that the Clerk inform the Senate.

On motion of Representative McCarthy, SENATE BILL 3405 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 19)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Sacia, SENATE BILL 3433 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; 1, Nay; 0, Answering Present. (ROLL CALL 20)

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

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

RECALL

At the request of the principal sponsor, Representative Rita, SENATE BILL 3464 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

SENATE BILLS ON THIRD READING

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

On motion of Representative Phelps, SENATE BILL 3494 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 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.

On motion of Representative McCarthy, SENATE BILL 3505 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 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.

On motion of Representative Mautino, SENATE BILL 3540 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 107, Yeas; 6, Nays; 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.

On motion of Representative Phelps, SENATE BILL 3552 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 24)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Hernandez, SENATE BILL 3568 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; 1, Nay; 0, Answering Present.

(ROLL CALL 25)

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

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

On motion of Representative Phelps, SENATE BILL 3603 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 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.

On motion of Representative Riley, SENATE BILL 3666 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 27)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Smith, SENATE BILL 3699 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: 68, Yeas; 44, Nays; 1, Answering Present.
(ROLL CALL 28)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Farnham, SENATE BILL 3705 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 82, Yeas; 30, Nays; 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.

On motion of Representative Currie, SENATE BILL 3646 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 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.

RECALL

At the request of the principal sponsor, Representative Chapa LaVia, SENATE BILL 3635 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

SENATE BILLS ON THIRD READING

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

On motion of Representative Lang, SENATE BILL 3797 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: 85, Yeas; 27, Nays; 0, Answering Present. (ROLL CALL 31)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Lang, SENATE BILL 3800 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 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.

RECALL

At the request of the principal sponsor, Representative Mautino, SENATE BILL 3762 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

SENATE BILLS ON SECOND READING

SENATE BILL 575. Having been reproduced, was taken up and read by title a second time. Representative Phelps offered the following amendment and moved its adoption:

AMENDMENT NO. 1. Amend Senate Bill 575 on page 36, by inserting immediately below line 23 the following:

"Section 185. The Jackson-Union Counties Regional Port District Act is amended by changing Section 16 as follows:

(70 ILCS 1820/16) (from Ch. 19, par. 866)

Sec. 16. <u>Appointment; vacancies.</u> The Governor shall appoint 4 members of the Board, each Mayor of the municipalities of Grand Tower, Jonesboro, Gorham, Murphysboro, Carbondale, Anna, Cobden, Makanda, Ava, Mill Creek, Elkville, Alto Pass, Vergennes, Dowell, DeSoto, Campbell Hill, and Dongola shall appoint one member of the Board, and each County Board of Jackson County and Union County shall appoint one member of the Board. All initial appointments shall be made within 60 days after this Act takes effect. Of the 4 members initially appointed by the Governor 2 shall be appointed for initial terms expiring June 1, 1978, and 2 for an initial term expiring June 1, 1979. The terms of the members initially appointed by the respective Mayors and County Boards shall expire June 1, 1979. At the expiration of the term of any member, his <u>or her</u> successor shall be appointed by the Governor, the respective Mayors, or the respective County Boards in like manner and with like regard to place of residence of the appointee, as in the case of appointments for the initial terms.

After the expiration of initial terms, each successor shall hold office for the term of 3 years beginning the first day of June of the year in which the term of office commences. In the case of a vacancy during the term of office of any member appointed by the Governor, the Governor shall make an appointment for the remainder of the term vacant and until a successor is appointed and qualified. In case of a vacancy during the term of office of any member appointed by a Mayor, the proper Mayor shall make an appointment for the remainder of the term vacant and until a successor is appointed and qualified. In case of a vacancy during the term of office of any member appointed by a County Board, the proper County Board shall make an appointment for the remainder of the term vacant and until a successor is appointed and qualified. The Governor, each Mayor, and each County Board shall certify their respective appointments to the Secretary of State. Within 30 days after certification of his <u>or her</u> appointment, and before entering upon the duties of his <u>or her</u> office, each member of the Board shall take and subscribe the constitutional oath of office and file it in the office of the Secretary of State.

Notwithstanding any provision of this Section to the contrary, if there is a vacancy for 3 months or or more in the office of a member appointed by a mayor, then the Board may request that the county board of the county in which the municipality is located appoint a person to fill the vacancy for the remainder of the term or until a successor is appointed and qualified. Before requesting that the county board fill the vacancy, the Board must notify the mayor authorized to fill the vacancy by first class mail. The notice must be sent no later than 30 days after the vacancy occurs. Any Board member appointed under this paragraph must be a resident of the county making the appointment to fill the vacancy.

Every person appointed to the Board after the effective date of this amendatory Act of 1981 shall be a resident of the unit of local government which makes the appointment. Persons appointed by the Governor shall reside in the district.

(Source: P.A. 90-655, eff. 7-30-98.)".

The foregoing motion prevailed and the amendment was adopted.

There being no further amendment(s), the bill, as amended, was advanced to the order of Third Reading.

SENATE BILL 941. Having been recalled on April 21, 2010, and held on the order of Second Reading, the same was again taken up.

Representative Nekritz offered the following amendment and moved its adoption.

AMENDMENT NO. <u>5</u>. Amend Senate Bill 941, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Regional Transportation Authority Act is amended by changing Section 4.04 as follows: (70 ILCS 3615/4.04) (from Ch. 111 2/3, par. 704.04)

Sec. 4.04. Issuance and Pledge of Bonds and Notes.

(a) The Authority shall have the continuing power to borrow money and to issue its negotiable bonds or notes as provided in this Section. Unless otherwise indicated in this Section, the term "notes" also includes bond anticipation notes, which are notes which by their terms provide for their payment from the proceeds of bonds thereafter to be issued. Bonds or notes of the Authority may be issued for any or all of the following purposes: to pay costs to the Authority or a Service Board of constructing or acquiring any public transportation facilities (including funds and rights relating thereto, as provided in Section 2.05 of this Act); to repay advances to the Authority or a Service Board made for such purposes; to pay other expenses of the Authority or a Service Board incident to or incurred in connection with such construction or acquisition; to provide funds for any transportation agency to pay principal of or interest or redemption premium on any bonds or notes, whether as such amounts become due or by earlier redemption, issued prior to the date of this amendatory Act by such transportation agency to construct or acquire public transportation facilities or to provide funds to purchase such bonds or notes; and to provide funds for any transportation agency to construct or acquire any public transportation facilities, to repay advances made for such purposes, and to pay other expenses incident to or incurred in connection with such construction or acquisition; and to provide funds for payment of obligations, including the funding of reserves, under any self-insurance plan or joint self-insurance pool or entity.

In addition to any other borrowing as may be authorized by this Section, the Authority may issue its notes, from time to time, in anticipation of tax receipts of the Authority or of other revenues or receipts of

the Authority, in order to provide money for the Authority or the Service Boards to cover any cash flow deficit which the Authority or a Service Board anticipates incurring. Any such notes are referred to in this Section as "Working Cash Notes". No Working Cash Notes shall be issued for a term of longer than 24 months. Proceeds of Working Cash Notes may be used to pay day to day operating expenses of the Authority or the Service Boards, consisting of wages, salaries and fringe benefits, professional and technical services (including legal, audit, engineering and other consulting services), office rental, furniture, fixtures and equipment, insurance premiums, claims for self-insured amounts under insurance policies, public utility obligations for telephone, light, heat and similar items, travel expenses, office supplies, postage, dues, subscriptions, public hearings and information expenses, fuel purchases, and payments of grants and payments under purchase of service agreements for operations of transportation agencies, prior to the receipt by the Authority or a Service Board from time to time of funds for paying such expenses. In addition to any Working Cash Notes that the Board of the Authority may determine to issue, the Suburban Bus Board, the Commuter Rail Board or the Board of the Chicago Transit Authority may demand and direct that the Authority issue its Working Cash Notes in such amounts and having such maturities as the Service Board may determine.

Notwithstanding any other provision of this Act, any amounts necessary to pay principal of and interest on any Working Cash Notes issued at the demand and direction of a Service Board or any Working Cash Notes the proceeds of which were used for the direct benefit of a Service Board or any other Bonds or Notes of the Authority the proceeds of which were used for the direct benefit of a Service Board shall constitute a reduction of the amount of any other funds provided by the Authority to that Service Board. The Authority shall, after deducting any costs of issuance, tender the net proceeds of any Working Cash Notes issued at the demand and direction of a Service Board to such Service Board as soon as may be practicable after the proceeds are received. The Authority may also issue notes or bonds to pay, refund or redeem any of its notes and bonds, including to pay redemption premiums or accrued interest on such bonds or notes being renewed, paid or refunded, and other costs in connection therewith. The Authority may also utilize the proceeds of any such bonds or notes to pay the legal, financial, administrative and other expenses of such authorization, issuance, sale or delivery of bonds or notes or to provide or increase a debt service reserve fund with respect to any or all of its bonds or notes. The Authority may also issue and deliver its bonds or notes in exchange for any public transportation facilities, (including funds and rights relating thereto, as provided in Section 2.05 of this Act) or in exchange for outstanding bonds or notes of the Authority, including any accrued interest or redemption premium thereon, without advertising or submitting such notes or bonds for public bidding.

(b) The ordinance providing for the issuance of any such bonds or notes shall fix the date or dates of maturity, the dates on which interest is payable, any sinking fund account or reserve fund account provisions and all other details of such bonds or notes and may provide for such covenants or agreements necessary or desirable with regard to the issue, sale and security of such bonds or notes. The rate or rates of interest on its bonds or notes may be fixed or variable and the Authority shall determine or provide for the determination of the rate or rates of interest of its bonds or notes issued under this Act in an ordinance adopted by the Authority prior to the issuance thereof, none of which rates of interest shall exceed that permitted in the Bond Authorization Act. Interest may be payable at such times as are provided for by the Board. Bonds and notes issued under this Section may be issued as serial or term obligations, shall be of such denomination or denominations and form, including interest coupons to be attached thereto, be executed in such manner, shall be payable at such place or places and bear such date as the Authority shall fix by the ordinance authorizing such bond or note and shall mature at such time or times, within a period not to exceed forty years from the date of issue, and may be redeemable prior to maturity with or without premium, at the option of the Authority, upon such terms and conditions as the Authority shall fix by the ordinance authorizing the issuance of such bonds or notes. No bond anticipation note or any renewal thereof shall mature at any time or times exceeding 5 years from the date of the first issuance of such note. The Authority may provide for the registration of bonds or notes in the name of the owner as to the principal alone or as to both principal and interest, upon such terms and conditions as the Authority may determine. The ordinance authorizing bonds or notes may provide for the exchange of such bonds or notes which are fully registered, as to both principal and interest, with bonds or notes which are registerable as to principal only. All bonds or notes issued under this Section by the Authority other than those issued in exchange for property or for bonds or notes of the Authority shall be sold at a price which may be at a premium or discount but such that the interest cost (excluding any redemption premium) to the Authority of the proceeds of an issue of such bonds or notes, computed to stated maturity according to standard tables of bond values, shall not exceed that permitted in the Bond Authorization Act. The Authority shall notify the Governor's Office of Management and Budget and the State Comptroller at least 30 days before any bond sale and shall file with the Governor's Office of Management and Budget and the State Comptroller a certified copy of any ordinance authorizing the issuance of bonds at or before the issuance of the bonds. After December 31, 1994, any such bonds or notes shall be sold to the highest and best bidder on sealed bids as the Authority shall deem. As such bonds or notes are to be sold the Authority shall advertise for proposals to purchase the bonds or notes which advertisement shall be published at least once in a daily newspaper of general circulation published in the metropolitan region at least 10 days before the time set for the submission of bids. The Authority shall have the right to reject any or all bids. Notwithstanding any other provisions of this Section, Working Cash Notes or bonds or notes to provide funds for self-insurance or a joint self-insurance pool or entity may be sold either upon competitive bidding or by negotiated sale (without any requirement of publication of intention to negotiate the sale of such Notes), as the Board shall determine by ordinance adopted with the affirmative votes of at least 9 Directors. In case any officer whose signature appears on any bonds, notes or coupons authorized pursuant to this Section shall cease to be such officer before delivery of such bonds or notes, such signature shall nevertheless be valid and sufficient for all purposes, the same as if such officer had remained in office until such delivery. Neither the Directors of the Authority nor any person executing any bonds or notes thereof shall be liable personally on any such bonds or notes or coupons by reason of the issuance thereof.

(c) All bonds or notes of the Authority issued pursuant to this Section shall be general obligations of the Authority to which shall be pledged the full faith and credit of the Authority, as provided in this Section. Such bonds or notes shall be secured as provided in the authorizing ordinance, which may, notwithstanding any other provision of this Act, include in addition to any other security, a specific pledge or assignment of and lien on or security interest in any or all tax receipts of the Authority and on any or all other revenues or moneys of the Authority from whatever source, which may by law be utilized for debt service purposes and a specific pledge or assignment of and lien on or security interest in any funds or accounts established or provided for by the ordinance of the Authority authorizing the issuance of such bonds or notes. Any such pledge, assignment, lien or security interest for the benefit of holders of bonds or notes of the Authority shall be valid and binding from the time the bonds or notes are issued without any physical delivery or further act and shall be valid and binding as against and prior to the claims of all other parties having claims of any kind against the Authority or any other person irrespective of whether such other parties have notice of such pledge, assignment, lien or security interest. The obligations of the Authority incurred pursuant to this Section shall be superior to and have priority over any other obligations of the Authority.

The Authority may provide in the ordinance authorizing the issuance of any bonds or notes issued pursuant to this Section for the creation of, deposits in, and regulation and disposition of sinking fund or reserve accounts relating to such bonds or notes. The ordinance authorizing the issuance of any bonds or notes pursuant to this Section may contain provisions as part of the contract with the holders of the bonds or notes, for the creation of a separate fund to provide for the payment of principal and interest on such bonds or notes and for the deposit in such fund from any or all the tax receipts of the Authority and from any or all such other moneys or revenues of the Authority from whatever source which may by law be utilized for debt service purposes, all as provided in such ordinance, of amounts to meet the debt service requirements on such bonds or notes, including principal and interest, and any sinking fund or reserve fund account requirements as may be provided by such ordinance, and all expenses incident to or in connection with such fund and accounts or the payment of such bonds or notes. Such ordinance may also provide limitations on the issuance of additional bonds or notes of the Authority. No such bonds or notes of the Authority shall constitute a debt of the State of Illinois. Nothing in this Act shall be construed to enable the Authority to impose any ad valorem tax on property.

(d) The ordinance of the Authority authorizing the issuance of any bonds or notes may provide additional security for such bonds or notes by providing for appointment of a corporate trustee (which may be any trust company or bank having the powers of a trust company within the state) with respect to such bonds or notes. The ordinance shall prescribe the rights, duties and powers of the trustee to be exercised for the benefit of the Authority and the protection of the holders of such bonds or notes. The ordinance may provide for the trustee to hold in trust, invest and use amounts in funds and accounts created as provided by the ordinance with respect to the bonds or notes. The ordinance may provide for the assignment and direct payment to the trustee of any or all amounts produced from the sources provided in Section 4.03 and Section 4.09 of this Act and provided in Section 6z-17 of "An Act in relation to State finance", approved June 10, 1919, as amended. Upon receipt of notice of any such assignment, the Department of Revenue and the Comptroller of the State of Illinois shall thereafter, notwithstanding the provisions of Section 4.03 and Section 4.09 of this Act and Section 6z-17 of "An Act in relation to State finance", approved June 10, 1919,

as amended, provide for such assigned amounts to be paid directly to the trustee instead of the Authority, all in accordance with the terms of the ordinance making the assignment. The ordinance shall provide that amounts so paid to the trustee which are not required to be deposited, held or invested in funds and accounts created by the ordinance with respect to bonds or notes or used for paying bonds or notes to be paid by the trustee to the Authority.

- (e) Any bonds or notes of the Authority issued pursuant to this Section shall constitute a contract between the Authority and the holders from time to time of such bonds or notes. In issuing any bond or note, the Authority may include in the ordinance authorizing such issue a covenant as part of the contract with the holders of the bonds or notes, that as long as such obligations are outstanding, it shall make such deposits, as provided in paragraph (c) of this Section. It may also so covenant that it shall impose and continue to impose taxes, as provided in Section 4.03 of this Act and in addition thereto as subsequently authorized by law, sufficient to make such deposits and pay the principal and interest and to meet other debt service requirements of such bonds or notes as they become due. A certified copy of the ordinance authorizing the issuance of any such obligations shall be filed at or prior to the issuance of such obligations with the Comptroller of the State of Illinois and the Illinois Department of Revenue.
- (f) The State of Illinois pledges to and agrees with the holders of the bonds and notes of the Authority issued pursuant to this Section that the State will not limit or alter the rights and powers vested in the Authority by this Act so as to impair the terms of any contract made by the Authority with such holders or in any way impair the rights and remedies of such holders until such bonds and notes, together with interest thereon, with interest on any unpaid installments of interest, and all costs and expenses in connection with any action or proceedings by or on behalf of such holders, are fully met and discharged. In addition, the State pledges to and agrees with the holders of the bonds and notes of the Authority issued pursuant to this Section that the State will not limit or alter the basis on which State funds are to be paid to the Authority as provided in this Act, or the use of such funds, so as to impair the terms of any such contract. The Authority is authorized to include these pledges and agreements of the State in any contract with the holders of bonds or notes issued pursuant to this Section.
 - (g) (1) Except as provided in subdivisions (g)(2) and (g)(3) of Section 4.04 of this Act, the Authority shall not at any time issue, sell or deliver any bonds or notes (other than Working Cash Notes) pursuant to this Section 4.04 which will cause it to have issued and outstanding at any time in excess of \$800,000,000 of such bonds and notes (other than Working Cash Notes). The Authority shall not at any time issue, sell, or deliver any Working Cash Notes pursuant to this Section that will cause it to have issued and outstanding at any time in excess of \$100,000,000. However, the Authority may issue, sell, and deliver additional Working Cash Notes before July 1, 2012 that are over and above and in addition to the \$100,000,000 authorization such that the outstanding amount of these additional Working Cash Notes does not exceed at any time \$300,000,000. Notwithstanding the foregoing, before July 1, 2009, the Authority may issue, sell, and deliver an additional \$300,000,000 in Working Cash Notes, provided that any such additional notes shall mature on or before June 30, 2011. Bonds or notes which are being paid or retired by such issuance, sale or delivery of bonds or notes, and bonds or notes for which sufficient funds have been deposited with the paying agency of such bonds or notes to provide for payment of principal and interest thereon or to provide for the redemption thereof, all pursuant to the ordinance authorizing the issuance of such bonds or notes, shall not be considered to be outstanding for the purposes of the first two sentences of this subsection.
 - (2) In addition to the authority provided by paragraphs (1) and (3), the Authority is authorized to issue, sell and deliver bonds or notes for Strategic Capital Improvement Projects approved pursuant to Section 4.13 as follows:

\$100,000,000 is authorized to be issued on or after January 1, 1990; an additional \$100,000,000 is authorized to be issued on or after January 1, 1991; an additional \$100,000,000 is authorized to be issued on or after January 1, 1992; an additional \$100,000,000 is authorized to be issued on or after January 1, 1993; an additional \$100,000,000 is authorized to be issued on or after January 1, 1994; and the aggregate total authorization of bonds and notes for Strategic Capital Improvement Projects as of January 1, 1994, shall be \$500,000,000.

The Authority is also authorized to issue, sell, and deliver bonds or notes in such amounts as are necessary to provide for the refunding or advance refunding of bonds or notes issued for Strategic Capital Improvement Projects under this subdivision (g)(2), provided that no such refunding bond or note shall mature later than the final maturity date of the series of bonds or notes being refunded, and provided further that the debt service requirements for such refunding bonds or notes in the current

or any future fiscal year shall not exceed the debt service requirements for that year on the refunded bonds or notes.

(3) In addition to the authority provided by paragraphs (1) and (2), the Authority is authorized to issue, sell, and deliver bonds or notes for Strategic Capital Improvement Projects approved pursuant to Section 4.13 as follows:

\$260,000,000 is authorized to be issued on or after January 1, 2000; an additional \$260,000,000 is authorized to be issued on or after January 1, 2001; an additional \$260,000,000 is authorized to be issued on or after January 1, 2002; an additional \$260,000,000 is authorized to be issued on or after January 1, 2003; an additional \$260,000,000 is authorized to be issued on or after January 1, 2004; and the aggregate total authorization of bonds and notes for Strategic Capital Improvement Projects pursuant to this paragraph (3) as of January 1, 2004 shall be \$1,300,000,000.

The Authority is also authorized to issue, sell, and deliver bonds or notes in such amounts as are necessary to provide for the refunding or advance refunding of bonds or notes issued for Strategic Capital Improvement projects under this subdivision (g)(3), provided that no such refunding bond or note shall mature later than the final maturity date of the series of bonds or notes being refunded, and provided further that the debt service requirements for such refunding bonds or notes in the current or any future fiscal year shall not exceed the debt service requirements for that year on the refunded bonds or notes.

- (h) The Authority, subject to the terms of any agreements with noteholders or bond holders as may then exist, shall have power, out of any funds available therefor, to purchase notes or bonds of the Authority, which shall thereupon be cancelled.
- (i) In addition to any other authority granted by law, the State Treasurer may, with the approval of the Governor, invest or reinvest, at a price not to exceed par, any State money in the State Treasury which is not needed for current expenditures due or about to become due in Working Cash Notes. (Source: P.A. 94-793, eff. 5-19-06; 95-708, eff. 1-18-08.)

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

The foregoing motion prevailed and the amendment was adopted.

There being no further amendment(s), the bill, as amended, was again advanced to the order of Third Reading.

SENATE BILL 851. Having been recalled on April 27, 2010, and held on the order of Second Reading, the same was again taken up and advanced to the order of Third Reading.

Having been read by title a second time on May 19, 2009 and held, the following bill was taken up and held on the order of Second Reading: SENATE BILL 1369.

Having been reproduced, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: SENATE BILL 2350.

Having been reproduced, the following bill was taken up, read by title a second time and held on the order of Second Reading: SENATE BILL 2499.

Having been reproduced, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: SENATE BILL 3028.

SENATE BILL 3146. Having been reproduced, was taken up and read by title a second time. The following amendment was offered in the Committee on Executive, adopted and reproduced:

AMENDMENT NO. 1. Amend Senate Bill 3146, on page 23, by replacing lines 25 and 26 with the

following:

"church, an or existing elementary or secondary public school, or an existing elementary or secondary private school registered with or recognized by the State Board of Education".

There being no further amendment(s), the bill, as amended, was advanced to the order of Third Reading.

SENATE BILL 3176. Having been reproduced, was taken up and read by title a second time.

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

AMENDMENT NO. 1. Amend Senate Bill 3176 on page 3, by inserting immediately below line 23 the following:

"Any sexual predator who lacks a fixed residence must report every other day, in person, with the sheriff's office of the county in which he or she is located if the location is in an unincorporated area, or with the chief of police in the municipality in which he or she is located. The agency of jurisdiction shall document each such registration to include all the locations where the person has stayed during the past 2 days."; and

on page 3, line 24, by inserting ", other than a sexual predator," after "person".

There being no further amendment(s), 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: SENATE BILL 3288.

Having been reproduced, the following bill was taken up, read by title a second time and held on the order of Second Reading: SENATE BILL 3418.

Having been reproduced, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: SENATE BILL 3543.

Having been reproduced, the following bill was taken up, read by title a second time and held on the order of Second Reading: SENATE BILL 3576.

Having been reproduced, the following bills were taken up, read by title a second time and advanced to the order of Third Reading: SENATE BILLS 3637 and 3681.

Having been reproduced, the following bill was taken up, read by title a second time and held on the order of Second Reading: SENATE BILL 3749.

SENATE BILL 3047. Having been reproduced, was taken up and read by title a second time.

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

AMENDMENT NO. <u>1</u>. Amend Senate Bill 3047 on page 2, line 15, by replacing "<u>accomplish</u>" with "<u>accomplish</u>, subject to appropriation,"; and

on page 5, by replacing lines 13 through 15 with the following:

"30, 2005. Each State Representative and State Senator located in each such congressional district shall be

invited to participate in <u>each</u> the hearing in that district and help to gather"; and on page 6, line 1, after "insurers,", by inserting "pharmaceutical manufacturers,".

Representative Flowers offered the following amendment and moved its adoption:

AMENDMENT NO. <u>2</u>. Amend Senate Bill 3047 on page 5, line 25, after "consumers," by inserting "hospitals, labor unions,".

The foregoing motion prevailed and the amendment was adopted.

There being no further amendment(s), 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: SENATE BILLS 387 and 3588.

SENATE BILL 375. Having been reproduced, was taken up and read by title a second time. The following amendment was offered in the Committee on Executive, adopted and reproduced:

AMENDMENT NO. 1. Amend Senate Bill 375 by replacing line 22 on page 3 through line 19 on page 4 with the following:

"(c) The chief procurement officer shall file a proposed extension or renewal of a contract with the Procurement Policy Board prior to entering into extension or renewal if the total value of the initial terms and all proposed extended or renewed terms of the contract exceeds \$249,999. The Procurement Policy Board may object to the proposed extension or renewal within 30 calendar days and require a hearing before the Board prior to entering into the extension or renewal. If the Procurement Policy Board does not object within 30 calendar days, the chief procurement office may enter into the extension or renewal of a contract. This subsection does not apply to any emergency procurement, any procurement under Article 40, or any procurement exempted by Section 1-10(b) of this Code. If any State agency contract is paid for in whole or in part with federal-aid funds, grants, or loans and the provisions of this subsection would result in the loss of those federal-aid funds, grants, or loans, then the contract is exempt from the provisions of this subsection in order to remain eligible for those federal-aid funds, grants, or loans, and the State agency shall file notice of this exemption with the Procurement Policy Board prior to entering into the proposed extension or renewal. Nothing in this subsection permits a chief procurement officer to enter into an extension or renewal in violation of subsection (a). By August 1 each year, the Procurement Policy Board shall file a report with the General Assembly identifying for the previous fiscal year (i) the proposed extensions or renewals that were filed with the Board and whether the Board objected and (ii) the contracts exempt from this subsection.".

There being no further amendments, the bill was ordered held on the order of Second Reading.

Having been reproduced, the following bills were taken up, read by title a second time and advanced to the order of Third Reading: SENATE BILLS 2497, 3117, 3346 and 3389.

RESOLUTIONS

Having been reported out of the Committee on Agriculture & Conservation on April 27, 2010, HOUSE JOINT RESOLUTION 105 was taken up for consideration.

Representative Brauer moved the adoption of the resolution.

And on that motion, a vote was taken resulting as follows:

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

(ROLL CALL 33)

The motion prevailed and the resolution was adopted.

Ordered that the Clerk inform the Senate and ask their concurrence.

Having been reported out of the Committee on Transportation, Regulation, Roads & Bridges on April 27, 2010, HOUSE JOINT RESOLUTION 114 was taken up for consideration.

Representative Bradley moved the adoption of the resolution.

And on that motion, a vote was taken resulting as follows:

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

(ROLL CALL 34)

The motion prevailed and the resolution was adopted.

Ordered that the Clerk inform the Senate and ask their concurrence.

Having been reported out of the Committee on Agriculture & Conservation on April 27, 2010, HOUSE RESOLUTION 1000 was taken up for consideration.

The following amendment was offered in the Committee on Agriculture & Conservation, adopted and reproduced:

AMENDMENT NO. 1 . Amend House Resolution 1000 as follows:

on page 1, by replacing lines 8 through 11, with the following:

"WHEREAS, The Illinois Greenways and Trails Council was organized as Illinois' "State Trail Advisory Board" under the Natural Recreational Trails Fund Act, which authorizes the Recreational Trails Program; and"; and

on page 1, line 12, by replacing "Commission" with "Council"; and

on page 1, line 14, by replacing "trails; and" with "trails and greenways; and"; and

on page 1, line 18, by replacing "Commission" with "Council"; and

on page 2, line 2, by replacing "Commission" with "Council".

Representative Black moved the adoption of the resolution.

The motion prevailed and the resolution was adopted, as amended.

Having been reported out of the Committee on Elementary & Secondary Education on April 27, 2010, HOUSE RESOLUTION 1006 was taken up for consideration.

Representative Senger moved the adoption of the resolution.

And on that motion, a vote was taken resulting as follows:

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

(ROLL CALL 35)

The motion prevailed and the resolution was adopted.

Having been reported out of the Committee on Labor on April 27, 2010, HOUSE RESOLUTION 1046 was taken up for consideration.

Representative D'Amico moved the adoption of the resolution.

And on that motion, a vote was taken resulting as follows:

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

(ROLL CALL 36)

The motion prevailed and the resolution was adopted.

Having been reported out of the Committee on Judiciary I - Civil Law on April 27, 2010, HOUSE RESOLUTION 1081 was taken up for consideration.

Representative Senger moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

Having been reported out of the Committee on Vehicles & Safety on April 27, 2010, HOUSE RESOLUTION 1090 was taken up for consideration.

Representative D'Amico moved the adoption of the resolution.

And on that motion, a vote was taken resulting as follows:

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

(ROLL CALL 37)

The motion prevailed and the resolution was adopted.

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 Mautino, SENATE BILL 448 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, Navs; 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.

RECALL

At the request of the principal sponsor, Representative Mautino, SENATE BILL 1826 was recalled from the order of Third Reading to the order of Second Reading.

SENATE BILLS ON SECOND READING

SENATE BILL 1826. Having been recalled on April 28, 2010, the same was again taken up. Representative Mautino offered the following amendment and moved its adoption.

AMENDMENT NO. 2 . Amend Senate Bill 1826, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Income Tax Act is amended by changing Section 203 as follows:

(35 ILCS 5/203) (from Ch. 120, par. 2-203)

Sec. 203. Base income defined.

- (a) Individuals.
- (1) In general. In the case of an individual, base income means an amount equal to the taxpayer's adjusted gross income for the taxable year as modified by paragraph (2).
- (2) Modifications. The adjusted gross income referred to in paragraph (1) shall be modified by adding thereto the sum of the following amounts:
- (A) An amount equal to all amounts paid or accrued to the taxpayer as interest or dividends during the taxable year to the extent excluded from gross income in the computation of adjusted gross income, except stock dividends of qualified public utilities described in Section 305(e) of the Internal Revenue Code;
- (B) An amount equal to the amount of tax imposed by this Act to the extent deducted from gross income in the computation of adjusted gross income for the taxable year;
- (C) An amount equal to the amount received during the taxable year as a recovery or refund of real property taxes paid with respect to the taxpayer's principal residence under the Revenue Act of 1939 and for which a deduction was previously taken under subparagraph (L) of this paragraph (2) prior to July 1, 1991, the retrospective application date of Article 4 of Public Act 87-17. In the case of multi-unit or multi-use structures and farm dwellings, the taxes on the taxpayer's principal residence shall be that portion of the total taxes for the entire property which is attributable to such principal residence;

- (D) An amount equal to the amount of the capital gain deduction allowable under the Internal Revenue Code, to the extent deducted from gross income in the computation of adjusted gross income;
- (D-5) An amount, to the extent not included in adjusted gross income, equal to the amount of money withdrawn by the taxpayer in the taxable year from a medical care savings account and the interest earned on the account in the taxable year of a withdrawal pursuant to subsection (b) of Section 20 of the Medical Care Savings Account Act or subsection (b) of Section 20 of the Medical Care Savings Account Act of 2000;
- (D-10) For taxable years ending after December 31, 1997, an amount equal to any eligible remediation costs that the individual deducted in computing adjusted gross income and for which the individual claims a credit under subsection (l) of Section 201;
- (D-15) For taxable years 2001 and thereafter, an amount equal to the bonus depreciation deduction taken on the taxpayer's federal income tax return for the taxable year under subsection (k) of Section 168 of the Internal Revenue Code;
- (D-16) If the taxpayer sells, transfers, abandons, or otherwise disposes of property for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (D-15), then an amount equal to the aggregate amount of the deductions taken in all taxable years under subparagraph (Z) with respect to that property.

If the taxpayer continues to own property through the last day of the last tax year for which the taxpayer may claim a depreciation deduction for federal income tax purposes and for which the taxpayer was allowed in any taxable year to make a subtraction modification under subparagraph (Z), then an amount equal to that subtraction modification.

The taxpayer is required to make the addition modification under this subparagraph only once with respect to any one piece of property;

(D-17) An amount equal to the amount otherwise allowed as a deduction in computing base income for interest paid, accrued, or incurred, directly or indirectly, (i) for taxable years ending on or after December 31, 2004, to a foreign person who would be a member of the same unitary business group but for the fact that foreign person's business activity outside the United States is 80% or more of the foreign person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income under Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the interest was paid, accrued, or incurred.

This paragraph shall not apply to the following:

- (i) an item of interest paid, accrued, or incurred, directly or indirectly, to a person who is subject in a foreign country or state, other than a state which requires mandatory unitary reporting, to a tax on or measured by net income with respect to such interest; or
- (ii) an item of interest paid, accrued, or incurred, directly or indirectly, to a person if the taxpayer can establish, based on a preponderance of the evidence, both of the following:
 - (a) the person, during the same taxable year, paid, accrued, or incurred, the interest to a person that is not a related member, and
 - (b) the transaction giving rise to the interest expense between the taxpayer and the person did not have as a principal purpose the avoidance of Illinois income tax, and is paid pursuant to a contract or agreement that reflects an arm's-length interest rate and terms; or
- (iii) the taxpayer can establish, based on clear and convincing evidence, that the interest paid, accrued, or incurred relates to a contract or agreement entered into at arm's-length rates and terms and the principal purpose for the payment is not federal or Illinois tax avoidance; or
- (iv) an item of interest paid, accrued, or incurred, directly or indirectly, to a person if the taxpayer establishes by clear and convincing evidence that the adjustments are unreasonable; or if the taxpayer and the Director agree in writing to the application or use of an alternative method of apportionment under Section 304(f).

Nothing in this subsection shall preclude the Director from making any other adjustment otherwise allowed under Section 404 of this Act for any tax year beginning after the effective date of this amendment provided such adjustment is made pursuant to regulation adopted by the Department and such regulations provide methods and standards by which the Department will utilize its authority under Section 404 of this Act;

(D-18) An amount equal to the amount of intangible expenses and costs otherwise allowed as a deduction in computing base income, and that were paid, accrued, or incurred, directly or indirectly, (i) for taxable years ending on or after December 31, 2004, to a foreign person who would be a member of the same unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income under Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the intangible expenses and costs were directly or indirectly paid, incurred, or accrued. The preceding sentence does not apply to the extent that the same dividends caused a reduction to the addition modification required under Section 203(a)(2)(D-17) of this Act. As used in this subparagraph, the term "intangible expenses and costs" includes (1) expenses, losses, and costs for, or related to, the direct or indirect acquisition, use, maintenance or management, ownership, sale, exchange, or any other disposition of intangible property; (2) losses incurred, directly or indirectly, from factoring transactions or discounting transactions; (3) royalty, patent, technical, and copyright fees; (4) licensing fees; and (5) other similar expenses and costs. For purposes of this subparagraph, "intangible property" includes patents, patent applications, trade names, trademarks, service marks, copyrights, mask works, trade secrets, and similar types of intangible assets.

This paragraph shall not apply to the following:

- (i) any item of intangible expenses or costs paid, accrued, or incurred,
- directly or indirectly, from a transaction with a person who is subject in a foreign country or state, other than a state which requires mandatory unitary reporting, to a tax on or measured by net income with respect to such item; or
- (ii) any item of intangible expense or cost paid, accrued, or incurred, directly or indirectly, if the taxpayer can establish, based on a preponderance of the evidence, both of the following:
 - (a) the person during the same taxable year paid, accrued, or incurred, the intangible expense or cost to a person that is not a related member, and
 - (b) the transaction giving rise to the intangible expense or cost between

the taxpayer and the person did not have as a principal purpose the avoidance of Illinois income tax, and is paid pursuant to a contract or agreement that reflects arm's-length terms; or

(iii) any item of intangible expense or cost paid, accrued, or incurred,

directly or indirectly, from a transaction with a person if the taxpayer establishes by clear and convincing evidence, that the adjustments are unreasonable; or if the taxpayer and the Director agree in writing to the application or use of an alternative method of apportionment under Section 304(f);

Nothing in this subsection shall preclude the Director from making any other adjustment otherwise allowed under Section 404 of this Act for any tax year beginning after the effective date of this amendment provided such adjustment is made pursuant to regulation adopted by the Department and such regulations provide methods and standards by which the Department will utilize its authority under Section 404 of this Act;

(D-19) For taxable years ending on or after December 31, 2008, an amount equal to the amount of insurance premium expenses and costs otherwise allowed as a deduction in computing base income, and that were paid, accrued, or incurred, directly or indirectly, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily

required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income under Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the premiums and costs were directly or indirectly paid, incurred, or accrued. The preceding sentence does not apply to the extent that the same dividends caused a reduction to the addition modification required under Section 203(a)(2)(D-17) or Section 203(a)(2)(D-18) of this Act.

(D-20) For taxable years beginning on or after January 1, 2002 and ending on or before December 31, 2006, in the case of a distribution from a qualified tuition program under Section 529 of the Internal Revenue Code, other than (i) a distribution from a College Savings Pool created under Section 16.5 of the State Treasurer Act or (ii) a distribution from the Illinois Prepaid Tuition Trust Fund, an amount equal to the amount excluded from gross income under Section 529(c)(3)(B). For taxable years beginning on or after January 1, 2007, in the case of a distribution from a qualified tuition program under Section 529 of the Internal Revenue Code, other than (i) a distribution from a College Savings Pool created under Section 16.5 of the State Treasurer Act, (ii) a distribution from the Illinois Prepaid Tuition Trust Fund, or (iii) a distribution from a qualified tuition program under Section 529 of the Internal Revenue Code that (I) adopts and determines that its offering materials comply with the College Savings Plans Network's disclosure principles and (II) has made reasonable efforts to inform in-state residents of the existence of in-state qualified tuition programs by informing Illinois residents directly and, where applicable, to inform financial intermediaries distributing the program to inform in-state residents of the existence of in-state qualified tuition programs at least annually, an amount equal to the amount excluded from gross income under Section 529(c)(3)(B).

For the purposes of this subparagraph (D-20), a qualified tuition program has made reasonable efforts if it makes disclosures (which may use the term "in-state program" or "in-state plan" and need not specifically refer to Illinois or its qualified programs by name) (i) directly to prospective participants in its offering materials or makes a public disclosure, such as a website posting; and (ii) where applicable, to intermediaries selling the out-of-state program in the same manner that the out-of-state program distributes its offering materials;

- (D-21) For taxable years beginning on or after January 1, 2007, in the case of transfer of moneys from a qualified tuition program under Section 529 of the Internal Revenue Code that is administered by the State to an out-of-state program, an amount equal to the amount of moneys previously deducted from base income under subsection (a)(2)(Y) of this Section;
- (D-22) For taxable years beginning on or after January 1, 2009, in the case of a nonqualified withdrawal or refund of moneys from a qualified tuition program under Section 529 of the Internal Revenue Code administered by the State that is not used for qualified expenses at an eligible education institution, an amount equal to the contribution component of the nonqualified withdrawal or refund that was previously deducted from base income under subsection (a)(2)(y) of this Section, provided that the withdrawal or refund did not result from the beneficiary's death or disability;
- (D-23) An amount equal to the credit allowable to the taxpayer under Section 218(a) of this Act, determined without regard to Section 218(c) of this Act; and by deducting from the total so obtained the sum of the following amounts:
 - (E) For taxable years ending before December 31, 2001, any amount included in such total in respect of any compensation (including but not limited to any compensation paid or accrued to a serviceman while a prisoner of war or missing in action) paid to a resident by reason of being on active duty in the Armed Forces of the United States and in respect of any compensation paid or accrued to a resident who as a governmental employee was a prisoner of war or missing in action, and in respect of any compensation paid to a resident in 1971 or thereafter for annual training performed pursuant to Sections 502 and 503, Title 32, United States Code as a member of the Illinois National Guard or, beginning with taxable years ending on or after December 31, 2007, the National Guard of any other state. For taxable years ending on or after December 31, 2001, any amount included in such total in respect of any compensation (including but not limited to any compensation paid or accrued to a serviceman while a prisoner of war or missing in action) paid to a resident by reason of being a member of any component of the Armed Forces of the United States and in respect of any compensation paid or accrued to a resident who as a governmental employee was a prisoner of war or

missing in action, and in respect of any compensation paid to a resident in 2001 or thereafter by reason of being a member of the Illinois National Guard or, beginning with taxable years ending on or after December 31, 2007, the National Guard of any other state. The provisions of this amendatory Act of the 92nd General Assembly are exempt from the provisions of Section 250;

- (F) An amount equal to all amounts included in such total pursuant to the provisions of Sections 402(a), 402(c), 403(a), 403(b), 406(a), 407(a), and 408 of the Internal Revenue Code, or included in such total as distributions under the provisions of any retirement or disability plan for employees of any governmental agency or unit, or retirement payments to retired partners, which payments are excluded in computing net earnings from self employment by Section 1402 of the Internal Revenue Code and regulations adopted pursuant thereto;
 - (G) The valuation limitation amount;
 - (H) An amount equal to the amount of any tax imposed by this Act which was refunded to the taxpayer and included in such total for the taxable year;
- (I) An amount equal to all amounts included in such total pursuant to the provisions of Section 111 of the Internal Revenue Code as a recovery of items previously deducted from adjusted gross income in the computation of taxable income;
- (J) An amount equal to those dividends included in such total which were paid by a corporation which conducts business operations in an Enterprise Zone or zones created under the Illinois Enterprise Zone Act or a River Edge Redevelopment Zone or zones created under the River Edge Redevelopment Zone Act, and conducts substantially all of its operations in an Enterprise Zone or zones or a River Edge Redevelopment Zone or zones. This subparagraph (J) is exempt from the provisions of Section 250;
- (K) An amount equal to those dividends included in such total that were paid by a corporation that conducts business operations in a federally designated Foreign Trade Zone or Sub-Zone and that is designated a High Impact Business located in Illinois; provided that dividends eligible for the deduction provided in subparagraph (J) of paragraph (2) of this subsection shall not be eligible for the deduction provided under this subparagraph (K);
- (L) For taxable years ending after December 31, 1983, an amount equal to all social security benefits and railroad retirement benefits included in such total pursuant to Sections 72(r) and 86 of the Internal Revenue Code;
- (M) With the exception of any amounts subtracted under subparagraph (N), an amount equal to the sum of all amounts disallowed as deductions by (i) Sections 171(a) (2), and 265(2) of the Internal Revenue Code of 1954, as now or hereafter amended, and all amounts of expenses allocable to interest and disallowed as deductions by Section 265(1) of the Internal Revenue Code of 1954, as now or hereafter amended; and (ii) for taxable years ending on or after August 13, 1999, Sections 171(a)(2), 265, 280C, and 832(b)(5)(B)(i) of the Internal Revenue Code; the provisions of this subparagraph are exempt from the provisions of Section 250;
- (N) An amount equal to all amounts included in such total which are exempt from taxation by this State either by reason of its statutes or Constitution or by reason of the Constitution, treaties or statutes of the United States; provided that, in the case of any statute of this State that exempts income derived from bonds or other obligations from the tax imposed under this Act, the amount exempted shall be the interest net of bond premium amortization;
 - (O) An amount equal to any contribution made to a job training project established pursuant to the Tax Increment Allocation Redevelopment Act;
- (P) An amount equal to the amount of the deduction used to compute the federal income tax credit for restoration of substantial amounts held under claim of right for the taxable year pursuant to Section 1341 of the Internal Revenue Code of 1986;
- (Q) An amount equal to any amounts included in such total, received by the taxpayer as an acceleration in the payment of life, endowment or annuity benefits in advance of the time they would otherwise be payable as an indemnity for a terminal illness;
 - (R) An amount equal to the amount of any federal or State bonus paid to veterans of the Persian Gulf War:
- (S) An amount, to the extent included in adjusted gross income, equal to the amount of a contribution made in the taxable year on behalf of the taxpayer to a medical care savings account established under the Medical Care Savings Account Act or the Medical Care Savings Account Act of 2000 to the extent the contribution is accepted by the account administrator as provided in that Act;
 - (T) An amount, to the extent included in adjusted gross income, equal to the amount

of interest earned in the taxable year on a medical care savings account established under the Medical Care Savings Account Act of 2000 on behalf of the taxpayer, other than interest added pursuant to item (D-5) of this paragraph (2);

- (U) For one taxable year beginning on or after January 1, 1994, an amount equal to the total amount of tax imposed and paid under subsections (a) and (b) of Section 201 of this Act on grant amounts received by the taxpayer under the Nursing Home Grant Assistance Act during the taxpayer's taxable years 1992 and 1993;
- (V) Beginning with tax years ending on or after December 31, 1995 and ending with tax years ending on or before December 31, 2004, an amount equal to the amount paid by a taxpayer who is a self-employed taxpayer, a partner of a partnership, or a shareholder in a Subchapter S corporation for health insurance or long-term care insurance for that taxpayer or that taxpayer's spouse or dependents, to the extent that the amount paid for that health insurance or long-term care insurance may be deducted under Section 213 of the Internal Revenue Code of 1986, has not been deducted on the federal income tax return of the taxpayer, and does not exceed the taxable income attributable to that taxpayer's income, self-employment income, or Subchapter S corporation income; except that no deduction shall be allowed under this item (V) if the taxpayer is eligible to participate in any health insurance or long-term care insurance plan of an employer of the taxpayer or the taxpayer's spouse. The amount of the health insurance and long-term care insurance premiums paid by the taxpayer times a number that represents the fractional percentage of eligible medical expenses under Section 213 of the Internal Revenue Code of 1986 not actually deducted on the taxpayer's federal income tax return:
- (W) For taxable years beginning on or after January 1, 1998, all amounts included in the taxpayer's federal gross income in the taxable year from amounts converted from a regular IRA to a Roth IRA. This paragraph is exempt from the provisions of Section 250;
- (X) For taxable year 1999 and thereafter, an amount equal to the amount of any (i) distributions, to the extent includible in gross income for federal income tax purposes, made to the taxpayer because of his or her status as a victim of persecution for racial or religious reasons by Nazi Germany or any other Axis regime or as an heir of the victim and (ii) items of income, to the extent includible in gross income for federal income tax purposes, attributable to, derived from or in any way related to assets stolen from, hidden from, or otherwise lost to a victim of persecution for racial or religious reasons by Nazi Germany or any other Axis regime immediately prior to, during, and immediately after World War II, including, but not limited to, interest on the proceeds receivable as insurance under policies issued to a victim of persecution for racial or religious reasons by Nazi Germany or any other Axis regime by European insurance companies immediately prior to and during World War II; provided, however, this subtraction from federal adjusted gross income does not apply to assets acquired with such assets or with the proceeds from the sale of such assets; provided, further, this paragraph shall only apply to a taxpayer who was the first recipient of such assets after their recovery and who is a victim of persecution for racial or religious reasons by Nazi Germany or any other Axis regime or as an heir of the victim. The amount of and the eligibility for any public assistance, benefit, or similar entitlement is not affected by the inclusion of items (i) and (ii) of this paragraph in gross income for federal income tax purposes. This paragraph is exempt from the provisions of Section 250;
- (Y) For taxable years beginning on or after January 1, 2002 and ending on or before December 31, 2004, moneys contributed in the taxable year to a College Savings Pool account under Section 16.5 of the State Treasurer Act, except that amounts excluded from gross income under Section 529(c)(3)(C)(i) of the Internal Revenue Code shall not be considered moneys contributed under this subparagraph (Y). For taxable years beginning on or after January 1, 2005, a maximum of \$10,000 contributed in the taxable year to (i) a College Savings Pool account under Section 16.5 of the State Treasurer Act or (ii) the Illinois Prepaid Tuition Trust Fund, except that amounts excluded from gross income under Section 529(c)(3)(C)(i) of the Internal Revenue Code shall not be considered moneys contributed under this subparagraph (Y). For purposes of this subparagraph, contributions made by an employer on behalf of an employee, or matching contributions made by an employee, shall be treated as made by the employee. This subparagraph (Y) is exempt from the provisions of Section 250:
- (Z) For taxable years 2001 and thereafter, for the taxable year in which the bonus depreciation deduction is taken on the taxpayer's federal income tax return under subsection (k) of

Section 168 of the Internal Revenue Code and for each applicable taxable year thereafter, an amount equal to "x", where:

- (1) "y" equals the amount of the depreciation deduction taken for the taxable year on the taxpayer's federal income tax return on property for which the bonus depreciation deduction was taken in any year under subsection (k) of Section 168 of the Internal Revenue Code, but not including the bonus depreciation deduction;
 - (2) for taxable years ending on or before December 31, 2005, "x" equals "y" multiplied by 30 and then divided by 70 (or "y" multiplied by 0.429); and
 - (3) for taxable years ending after December 31, 2005:
 - (i) for property on which a bonus depreciation deduction of 30% of the adjusted basis was taken, "x" equals "y" multiplied by 30 and then divided by 70 (or "y" multiplied by 0.429); and
 - (ii) for property on which a bonus depreciation deduction of 50% of the adjusted basis was taken, "x" equals "y" multiplied by 1.0.

The aggregate amount deducted under this subparagraph in all taxable years for any one piece of property may not exceed the amount of the bonus depreciation deduction taken on that property on the taxpayer's federal income tax return under subsection (k) of Section 168 of the Internal Revenue Code. This subparagraph (Z) is exempt from the provisions of Section 250;

(AA) If the taxpayer sells, transfers, abandons, or otherwise disposes of property for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (D-15), then an amount equal to that addition modification.

If the taxpayer continues to own property through the last day of the last tax year for which the taxpayer may claim a depreciation deduction for federal income tax purposes and for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (D-15), then an amount equal to that addition modification.

The taxpayer is allowed to take the deduction under this subparagraph only once with respect to any one piece of property.

This subparagraph (AA) is exempt from the provisions of Section 250;

- (BB) Any amount included in adjusted gross income, other than salary, received by a driver in a ridesharing arrangement using a motor vehicle;
- (CC) The amount of (i) any interest income (net of the deductions allocable thereto) taken into account for the taxable year with respect to a transaction with a taxpayer that is required to make an addition modification with respect to such transaction under Section 203(a)(2)(D-17), 203(b)(2)(E-12), 203(c)(2)(G-12), or 203(d)(2)(D-7), but not to exceed the amount of that addition modification, and (ii) any income from intangible property (net of the deductions allocable thereto) taken into account for the taxable year with respect to a transaction with a taxpayer that is required to make an addition modification with respect to such transaction under Section 203(a)(2)(D-18), 203(b)(2)(E-13), 203(c)(2)(G-13), or 203(d)(2)(D-8), but not to exceed the amount of that addition modification. This subparagraph (CC) is exempt from the provisions of Section 250;
- (DD) An amount equal to the interest income taken into account for the taxable year (net of the deductions allocable thereto) with respect to transactions with (i) a foreign person who would be a member of the taxpayer's unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304, but not to exceed the addition modification required to be made for the same taxable year under Section 203(a)(2)(D-17) for interest paid, accrued, or incurred, directly or indirectly, to the same person. This subparagraph (DD) is exempt from the provisions of Section 250; and
- (EE) An amount equal to the income from intangible property taken into account for the taxable year (net of the deductions allocable thereto) with respect to transactions with (i) a foreign person who would be a member of the taxpayer's unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is

ordinarily required to apportion business income under different subsections of Section 304, but not to exceed the addition modification required to be made for the same taxable year under Section 203(a)(2)(D-18) for intangible expenses and costs paid, accrued, or incurred, directly or indirectly, to the same foreign person. This subparagraph (EE) is exempt from the provisions of Section 250.

- (b) Corporations.
- (1) In general. In the case of a corporation, base income means an amount equal to the taxpayer's taxable income for the taxable year as modified by paragraph (2).
- (2) Modifications. The taxable income referred to in paragraph (1) shall be modified by adding thereto the sum of the following amounts:
- (A) An amount equal to all amounts paid or accrued to the taxpayer as interest and all distributions received from regulated investment companies during the taxable year to the extent excluded from gross income in the computation of taxable income;
- (B) An amount equal to the amount of tax imposed by this Act to the extent deducted from gross income in the computation of taxable income for the taxable year;
- (C) In the case of a regulated investment company, an amount equal to the excess of
- (i) the net long-term capital gain for the taxable year, over (ii) the amount of the capital gain dividends designated as such in accordance with Section 852(b)(3)(C) of the Internal Revenue Code and any amount designated under Section 852(b)(3)(D) of the Internal Revenue Code, attributable to the taxable year (this amendatory Act of 1995 (Public Act 89-89) is declarative of existing law and is not a new enactment);
- (D) The amount of any net operating loss deduction taken in arriving at taxable income, other than a net operating loss carried forward from a taxable year ending prior to December 31, 1986;
- (E) For taxable years in which a net operating loss carryback or carryforward from a taxable year ending prior to December 31, 1986 is an element of taxable income under paragraph (1) of subsection (e) or subparagraph (E) of paragraph (2) of subsection (e), the amount by which addition modifications other than those provided by this subparagraph (E) exceeded subtraction modifications in such earlier taxable year, with the following limitations applied in the order that they are listed:
 - (i) the addition modification relating to the net operating loss carried back or forward to the taxable year from any taxable year ending prior to December 31, 1986 shall be reduced by the amount of addition modification under this subparagraph (E) which related to that net operating loss and which was taken into account in calculating the base income of an earlier taxable year, and
 - (ii) the addition modification relating to the net operating loss carried back or forward to the taxable year from any taxable year ending prior to December 31, 1986 shall not exceed the amount of such carryback or carryforward;

For taxable years in which there is a net operating loss carryback or carryforward from more than one other taxable year ending prior to December 31, 1986, the addition modification provided in this subparagraph (E) shall be the sum of the amounts computed independently under the preceding provisions of this subparagraph (E) for each such taxable year;

- (E-5) For taxable years ending after December 31, 1997, an amount equal to any eligible remediation costs that the corporation deducted in computing adjusted gross income and for which the corporation claims a credit under subsection (l) of Section 201;
- (E-10) For taxable years 2001 and thereafter, an amount equal to the bonus depreciation deduction taken on the taxpayer's federal income tax return for the taxable year under subsection (k) of Section 168 of the Internal Revenue Code;
- (E-11) If the taxpayer sells, transfers, abandons, or otherwise disposes of property for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (E-10), then an amount equal to the aggregate amount of the deductions taken in all taxable years under subparagraph (T) with respect to that property.

If the taxpayer continues to own property through the last day of the last tax year for which the taxpayer may claim a depreciation deduction for federal income tax purposes and for which the taxpayer was allowed in any taxable year to make a subtraction modification under subparagraph (T), then an amount equal to that subtraction modification.

The taxpayer is required to make the addition modification under this subparagraph only once with respect to any one piece of property;

(E-12) An amount equal to the amount otherwise allowed as a deduction in computing

base income for interest paid, accrued, or incurred, directly or indirectly, (i) for taxable years ending on or after December 31, 2004, to a foreign person who would be a member of the same unitary business group but for the fact the foreign person's business activity outside the United States is 80% or more of the foreign person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income pursuant to Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the interest was paid, accrued, or incurred.

This paragraph shall not apply to the following:

- (i) an item of interest paid, accrued, or incurred, directly or indirectly, to a person who is subject in a foreign country or state, other than a state which requires mandatory unitary reporting, to a tax on or measured by net income with respect to such interest; or
- (ii) an item of interest paid, accrued, or incurred, directly or indirectly, to a person if the taxpayer can establish, based on a preponderance of the evidence, both of the following:
 - (a) the person, during the same taxable year, paid, accrued, or incurred, the interest to a person that is not a related member, and
 - (b) the transaction giving rise to the interest expense between the taxpayer and the person did not have as a principal purpose the avoidance of Illinois income tax, and is paid pursuant to a contract or agreement that reflects an arm's-length interest rate and terms; or
- (iii) the taxpayer can establish, based on clear and convincing evidence, that the interest paid, accrued, or incurred relates to a contract or agreement entered into at arm's-length rates and terms and the principal purpose for the payment is not federal or Illinois tax avoidance; or
- (iv) an item of interest paid, accrued, or incurred, directly or indirectly, to a person if the taxpayer establishes by clear and convincing evidence that the adjustments are unreasonable; or if the taxpayer and the Director agree in writing to the application or use of an alternative method of apportionment under Section 304(f).

Nothing in this subsection shall preclude the Director from making any other adjustment otherwise allowed under Section 404 of this Act for any tax year beginning after the effective date of this amendment provided such adjustment is made pursuant to regulation adopted by the Department and such regulations provide methods and standards by which the Department will utilize its authority under Section 404 of this Act;

(E-13) An amount equal to the amount of intangible expenses and costs otherwise allowed as a deduction in computing base income, and that were paid, accrued, or incurred, directly or indirectly, (i) for taxable years ending on or after December 31, 2004, to a foreign person who would be a member of the same unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income pursuant to Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the intangible expenses and costs were directly or indirectly paid, incurred, or accrued. The preceding sentence shall not apply to the extent that the same dividends caused a reduction to the addition modification required under Section 203(b)(2)(E-12) of this Act. As used in this subparagraph, the term "intangible expenses and costs" includes (1) expenses, losses, and costs for, or related to, the direct or indirect acquisition, use, maintenance or management, ownership, sale, exchange, or any other disposition of intangible property; (2) losses incurred, directly or indirectly, from factoring transactions or discounting transactions; (3) royalty, patent, technical, and copyright fees; (4) licensing fees; and (5) other similar expenses and costs. For purposes of this subparagraph, "intangible property" includes patents, patent applications, trade names, trademarks, service marks, copyrights, mask works, trade secrets, and similar types of intangible assets.

This paragraph shall not apply to the following:

- (i) any item of intangible expenses or costs paid, accrued, or incurred, directly or indirectly, from a transaction with a person who is subject in a foreign country or state,
- other than a state which requires mandatory unitary reporting, to a tax on or measured by net income with respect to such item; or
- (ii) any item of intangible expense or cost paid, accrued, or incurred, directly or indirectly, if the taxpayer can establish, based on a preponderance of the evidence, both of the following:
 - (a) the person during the same taxable year paid, accrued, or incurred, the intangible expense or cost to a person that is not a related member, and
 - (b) the transaction giving rise to the intangible expense or cost between

the taxpayer and the person did not have as a principal purpose the avoidance of Illinois income tax, and is paid pursuant to a contract or agreement that reflects arm's-length terms; or

(iii) any item of intangible expense or cost paid, accrued, or incurred, directly or indirectly, from a transaction with a person if the taxpayer establishes by clear and convincing evidence, that the adjustments are unreasonable; or if the taxpayer and the Director agree in writing to the application or use of an alternative method of apportionment under Section 304(f):

Nothing in this subsection shall preclude the Director from making any other adjustment otherwise allowed under Section 404 of this Act for any tax year beginning after the effective date of this amendment provided such adjustment is made pursuant to regulation adopted by the Department and such regulations provide methods and standards by which the Department will utilize its authority under Section 404 of this Act;

- (E-14) For taxable years ending on or after December 31, 2008, an amount equal to the amount of insurance premium expenses and costs otherwise allowed as a deduction in computing base income, and that were paid, accrued, or incurred, directly or indirectly, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income under Section 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the premiums and costs were directly or indirectly paid, incurred, or accrued. The preceding sentence does not apply to the extent that the same dividends caused a reduction to the addition modification required under Section 203(b)(2)(E-12) or Section 203(b)(2)(E-13) of this Act;
- (E-15) For taxable years beginning after December 31, 2008, any deduction for dividends paid by a captive real estate investment trust that is allowed to a real estate investment trust under Section 857(b)(2)(B) of the Internal Revenue Code for dividends paid;
 - (E-16) An amount equal to the credit allowable to the taxpayer under Section 218(a)
- of this Act, determined without regard to Section 218(c) of this Act;

and by deducting from the total so obtained the sum of the following amounts:

- (F) An amount equal to the amount of any tax imposed by this Act which was refunded to the taxpayer and included in such total for the taxable year;
- (G) An amount equal to any amount included in such total under Section 78 of the Internal Revenue Code;
- (H) In the case of a regulated investment company, an amount equal to the amount of exempt interest dividends as defined in subsection (b) (5) of Section 852 of the Internal Revenue Code, paid to shareholders for the taxable year;
- (I) With the exception of any amounts subtracted under subparagraph (J), an amount equal to the sum of all amounts disallowed as deductions by (i) Sections 171(a) (2), and 265(a)(2) and amounts disallowed as interest expense by Section 291(a)(3) of the Internal Revenue Code, as now or

hereafter amended, and all amounts of expenses allocable to interest and disallowed as deductions by Section 265(a)(1) of the Internal Revenue Code, as now or hereafter amended; and (ii) for taxable years ending on or after August 13, 1999, Sections 171(a)(2), 265, 280C, 291(a)(3), and 832(b)(5)(B)(i) of the Internal Revenue Code; the provisions of this subparagraph are exempt from the provisions of Section 250;

- (J) An amount equal to all amounts included in such total which are exempt from taxation by this State either by reason of its statutes or Constitution or by reason of the Constitution, treaties or statutes of the United States; provided that, in the case of any statute of this State that exempts income derived from bonds or other obligations from the tax imposed under this Act, the amount exempted shall be the interest net of bond premium amortization;
- (K) An amount equal to those dividends included in such total which were paid by a corporation which conducts business operations in an Enterprise Zone or zones created under the Illinois Enterprise Zone Act or a River Edge Redevelopment Zone or zones created under the River Edge Redevelopment Zone Act and conducts substantially all of its operations in an Enterprise Zone or zones or a River Edge Redevelopment Zone or zones. This subparagraph (K) is exempt from the provisions of Section 250;
- (L) An amount equal to those dividends included in such total that were paid by a corporation that conducts business operations in a federally designated Foreign Trade Zone or Sub-Zone and that is designated a High Impact Business located in Illinois; provided that dividends eligible for the deduction provided in subparagraph (K) of paragraph 2 of this subsection shall not be eligible for the deduction provided under this subparagraph (L);
- (M) For any taxpayer that is a financial organization within the meaning of Section 304(c) of this Act, an amount included in such total as interest income from a loan or loans made by such taxpayer to a borrower, to the extent that such a loan is secured by property which is eligible for the Enterprise Zone Investment Credit or the River Edge Redevelopment Zone Investment Credit. To determine the portion of a loan or loans that is secured by property eligible for a Section 201(f) investment credit to the borrower, the entire principal amount of the loan or loans between the taxpayer and the borrower should be divided into the basis of the Section 201(f) investment credit property which secures the loan or loans, using for this purpose the original basis of such property on the date that it was placed in service in the Enterprise Zone or the River Edge Redevelopment Zone. The subtraction modification available to taxpayer in any year under this subsection shall be that portion of the total interest paid by the borrower with respect to such loan attributable to the eligible property as calculated under the previous sentence. This subparagraph (M) is exempt from the provisions of Section 250;
- (M-1) For any taxpayer that is a financial organization within the meaning of Section 304(c) of this Act, an amount included in such total as interest income from a loan or loans made by such taxpayer to a borrower, to the extent that such a loan is secured by property which is eligible for the High Impact Business Investment Credit. To determine the portion of a loan or loans that is secured by property eligible for a Section 201(h) investment credit to the borrower, the entire principal amount of the loan or loans between the taxpayer and the borrower should be divided into the basis of the Section 201(h) investment credit property which secures the loan or loans, using for this purpose the original basis of such property on the date that it was placed in service in a federally designated Foreign Trade Zone or Sub-Zone located in Illinois. No taxpayer that is eligible for the deduction provided in subparagraph (M) of paragraph (2) of this subsection shall be eligible for the deduction provided under this subparagraph (M-1). The subtraction modification available to taxpayers in any year under this subsection shall be that portion of the total interest paid by the borrower with respect to such loan attributable to the eligible property as calculated under the previous sentence:
- (N) Two times any contribution made during the taxable year to a designated zone organization to the extent that the contribution (i) qualifies as a charitable contribution under subsection (c) of Section 170 of the Internal Revenue Code and (ii) must, by its terms, be used for a project approved by the Department of Commerce and Economic Opportunity under Section 11 of the Illinois Enterprise Zone Act or under Section 10-10 of the River Edge Redevelopment Zone Act. This subparagraph (N) is exempt from the provisions of Section 250;
- (O) An amount equal to: (i) 85% for taxable years ending on or before December 31, 1992, or, a percentage equal to the percentage allowable under Section 243(a)(1) of the Internal Revenue Code of 1986 for taxable years ending after December 31, 1992, of the amount by which

dividends included in taxable income and received from a corporation that is not created or organized under the laws of the United States or any state or political subdivision thereof, including, for taxable years ending on or after December 31, 1988, dividends received or deemed received or paid or deemed paid under Sections 951 through 964 of the Internal Revenue Code, exceed the amount of the modification provided under subparagraph (G) of paragraph (2) of this subsection (b) which is related to such dividends, and including, for taxable years ending on or after December 31, 2008, dividends received from a captive real estate investment trust; plus (ii) 100% of the amount by which dividends, included in taxable income and received, including, for taxable years ending on or after December 31, 1988, dividends received or deemed received or paid or deemed paid under Sections 951 through 964 of the Internal Revenue Code and including, for taxable years ending on or after December 31, 2008, dividends received from a captive real estate investment trust, from any such corporation specified in clause (i) that would but for the provisions of Section 1504 (b) (3) of the Internal Revenue Code be treated as a member of the affiliated group which includes the dividend recipient, exceed the amount of the modification provided under subparagraph (G) of paragraph (2) of this subsection (b) which is related to such dividends. This subparagraph (O) is exempt from the provisions of Section 250 of this Act;

- (P) An amount equal to any contribution made to a job training project established pursuant to the Tax Increment Allocation Redevelopment Act;
- (Q) An amount equal to the amount of the deduction used to compute the federal income tax credit for restoration of substantial amounts held under claim of right for the taxable year pursuant to Section 1341 of the Internal Revenue Code of 1986;
- (R) On and after July 20, 1999, in the case of an attorney-in-fact with respect to whom an interinsurer or a reciprocal insurer has made the election under Section 835 of the Internal Revenue Code, 26 U.S.C. 835, an amount equal to the excess, if any, of the amounts paid or incurred by that interinsurer or reciprocal insurer in the taxable year to the attorney-in-fact over the deduction allowed to that interinsurer or reciprocal insurer with respect to the attorney-in-fact under Section 835(b) of the Internal Revenue Code for the taxable year; the provisions of this subparagraph are exempt from the provisions of Section 250:
- (S) For taxable years ending on or after December 31, 1997, in the case of a Subchapter S corporation, an amount equal to all amounts of income allocable to a shareholder subject to the Personal Property Tax Replacement Income Tax imposed by subsections (c) and (d) of Section 201 of this Act, including amounts allocable to organizations exempt from federal income tax by reason of Section 501(a) of the Internal Revenue Code. This subparagraph (S) is exempt from the provisions of Section 250;
- (T) For taxable years 2001 and thereafter, for the taxable year in which the bonus depreciation deduction is taken on the taxpayer's federal income tax return under subsection (k) of Section 168 of the Internal Revenue Code and for each applicable taxable year thereafter, an amount equal to "x", where:
 - (1) "y" equals the amount of the depreciation deduction taken for the taxable year on the taxpayer's federal income tax return on property for which the bonus depreciation deduction was taken in any year under subsection (k) of Section 168 of the Internal Revenue Code, but not including the bonus depreciation deduction;
 - (2) for taxable years ending on or before December 31, 2005, "x" equals "y" multiplied by 30 and then divided by 70 (or "y" multiplied by 0.429); and
 - (3) for taxable years ending after December 31, 2005:
 - (i) for property on which a bonus depreciation deduction of 30% of the adjusted basis was taken, "x" equals "y" multiplied by 30 and then divided by 70 (or "y" multiplied by 0.429); and
 - (ii) for property on which a bonus depreciation deduction of 50% of the adjusted basis was taken, "x" equals "y" multiplied by 1.0.

The aggregate amount deducted under this subparagraph in all taxable years for any one piece of property may not exceed the amount of the bonus depreciation deduction taken on that property on the taxpayer's federal income tax return under subsection (k) of Section 168 of the Internal Revenue Code. This subparagraph (T) is exempt from the provisions of Section 250;

(U) If the taxpayer sells, transfers, abandons, or otherwise disposes of property for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (E-10), then an amount equal to that addition modification.

If the taxpayer continues to own property through the last day of the last tax year for which the taxpayer may claim a depreciation deduction for federal income tax purposes and for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (E-10), then an amount equal to that addition modification.

The taxpayer is allowed to take the deduction under this subparagraph only once with respect to any one piece of property.

This subparagraph (U) is exempt from the provisions of Section 250;

- (V) The amount of: (i) any interest income (net of the deductions allocable thereto) taken into account for the taxable year with respect to a transaction with a taxpayer that is required to make an addition modification with respect to such transaction under Section 203(a)(2)(D-17), 203(b)(2)(E-12), 203(c)(2)(G-12), or 203(d)(2)(D-7), but not to exceed the amount of such addition modification, (ii) any income from intangible property (net of the deductions allocable thereto) taken into account for the taxable year with respect to a transaction with a taxpayer that is required to make an addition modification with respect to such transaction under Section 203(a)(2)(D-18), 203(b)(2)(E-13), 203(c)(2)(G-13), or 203(d)(2)(D-8), but not to exceed the amount of such addition modification, and (iii) any insurance premium income (net of deductions allocable thereto) taken into account for the taxable year with respect to a transaction with a taxpayer that is required to make an addition modification with respect to such transaction under Section 203(a)(2)(D-19), Section 203(b)(2)(E-14), Section 203(c)(2)(G-14), or Section 203(d)(2)(D-9), but not to exceed the amount of that addition modification. This subparagraph (V) is exempt from the provisions of Section 250;
- (W) An amount equal to the interest income taken into account for the taxable year (net of the deductions allocable thereto) with respect to transactions with (i) a foreign person who would be a member of the taxpayer's unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304, but not to exceed the addition modification required to be made for the same taxable year under Section 203(b)(2)(E-12) for interest paid, accrued, or incurred, directly or indirectly, to the same person. This subparagraph (W) is exempt from the provisions of Section 250; and
- (X) An amount equal to the income from intangible property taken into account for the taxable year (net of the deductions allocable thereto) with respect to transactions with (i) a foreign person who would be a member of the taxpayer's unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304, but not to exceed the addition modification required to be made for the same taxable year under Section 203(b)(2)(E-13) for intangible expenses and costs paid, accrued, or incurred, directly or indirectly, to the same foreign person. This subparagraph (X) is exempt from the provisions of Section 250.
- (3) Special rule. For purposes of paragraph (2) (A), "gross income" in the case of a life insurance company, for tax years ending on and after December 31, 1994, shall mean the gross investment income for the taxable year.
- (c) Trusts and estates.
- (1) In general. In the case of a trust or estate, base income means an amount equal to the taxpayer's taxable income for the taxable year as modified by paragraph (2).
- (2) Modifications. Subject to the provisions of paragraph (3), the taxable income referred to in paragraph (1) shall be modified by adding thereto the sum of the following amounts:
- (A) An amount equal to all amounts paid or accrued to the taxpayer as interest or dividends during the taxable year to the extent excluded from gross income in the computation of taxable income:
- (B) In the case of (i) an estate, \$600; (ii) a trust which, under its governing instrument, is required to distribute all of its income currently, \$300; and (iii) any other trust, \$100, but in each such case, only to the extent such amount was deducted in the computation of taxable income;
 - (C) An amount equal to the amount of tax imposed by this Act to the extent deducted

from gross income in the computation of taxable income for the taxable year;

- (D) The amount of any net operating loss deduction taken in arriving at taxable income, other than a net operating loss carried forward from a taxable year ending prior to December 31, 1986:
- (E) For taxable years in which a net operating loss carryback or carryforward from a taxable year ending prior to December 31, 1986 is an element of taxable income under paragraph (1) of subsection (e) or subparagraph (E) of paragraph (2) of subsection (e), the amount by which addition modifications other than those provided by this subparagraph (E) exceeded subtraction modifications in such taxable year, with the following limitations applied in the order that they are listed:
 - (i) the addition modification relating to the net operating loss carried back or forward to the taxable year from any taxable year ending prior to December 31, 1986 shall be reduced by the amount of addition modification under this subparagraph (E) which related to that net operating loss and which was taken into account in calculating the base income of an earlier taxable year, and
 - (ii) the addition modification relating to the net operating loss carried back or forward to the taxable year from any taxable year ending prior to December 31, 1986 shall not exceed the amount of such carryback or carryforward;

For taxable years in which there is a net operating loss carryback or carryforward from more than one other taxable year ending prior to December 31, 1986, the addition modification provided in this subparagraph (E) shall be the sum of the amounts computed independently under the preceding provisions of this subparagraph (E) for each such taxable year;

- (F) For taxable years ending on or after January 1, 1989, an amount equal to the tax deducted pursuant to Section 164 of the Internal Revenue Code if the trust or estate is claiming the same tax for purposes of the Illinois foreign tax credit under Section 601 of this Act;
- (G) An amount equal to the amount of the capital gain deduction allowable under the Internal Revenue Code, to the extent deducted from gross income in the computation of taxable income;
- (G-5) For taxable years ending after December 31, 1997, an amount equal to any eligible remediation costs that the trust or estate deducted in computing adjusted gross income and for which the trust or estate claims a credit under subsection (l) of Section 201;
- (G-10) For taxable years 2001 and thereafter, an amount equal to the bonus depreciation deduction taken on the taxpayer's federal income tax return for the taxable year under subsection (k) of Section 168 of the Internal Revenue Code; and
- (G-11) If the taxpayer sells, transfers, abandons, or otherwise disposes of property for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (G-10), then an amount equal to the aggregate amount of the deductions taken in all taxable years under subparagraph (R) with respect to that property.

If the taxpayer continues to own property through the last day of the last tax year for which the taxpayer may claim a depreciation deduction for federal income tax purposes and for which the taxpayer was allowed in any taxable year to make a subtraction modification under subparagraph (R), then an amount equal to that subtraction modification.

The taxpayer is required to make the addition modification under this subparagraph only once with respect to any one piece of property;

(G-12) An amount equal to the amount otherwise allowed as a deduction in computing base income for interest paid, accrued, or incurred, directly or indirectly, (i) for taxable years ending on or after December 31, 2004, to a foreign person who would be a member of the same unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of the foreign person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income pursuant to Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the interest was paid, accrued, or incurred.

This paragraph shall not apply to the following:

- (i) an item of interest paid, accrued, or incurred, directly or indirectly, to a person who is subject in a foreign country or state, other than a state which requires mandatory unitary reporting, to a tax on or measured by net income with respect to such interest; or
- (ii) an item of interest paid, accrued, or incurred, directly or indirectly, to a person if the taxpayer can establish, based on a preponderance of the evidence, both of the following:
 - (a) the person, during the same taxable year, paid, accrued, or incurred, the interest to a person that is not a related member, and
 - (b) the transaction giving rise to the interest expense between the taxpayer and the person did not have as a principal purpose the avoidance of Illinois income tax, and is paid pursuant to a contract or agreement that reflects an arm's-length interest rate and terms; or
- (iii) the taxpayer can establish, based on clear and convincing evidence, that the interest paid, accrued, or incurred relates to a contract or agreement entered into at arm's-length rates and terms and the principal purpose for the payment is not federal or Illinois tax avoidance; or
- (iv) an item of interest paid, accrued, or incurred, directly or indirectly, to a person if the taxpayer establishes by clear and convincing evidence that the adjustments are unreasonable; or if the taxpayer and the Director agree in writing to the application or use of an alternative method of apportionment under Section 304(f).

Nothing in this subsection shall preclude the Director from making any other adjustment otherwise allowed under Section 404 of this Act for any tax year beginning after the effective date of this amendment provided such adjustment is made pursuant to regulation adopted by the Department and such regulations provide methods and standards by which the Department will utilize its authority under Section 404 of this Act;

(G-13) An amount equal to the amount of intangible expenses and costs otherwise allowed as a deduction in computing base income, and that were paid, accrued, or incurred, directly or indirectly, (i) for taxable years ending on or after December 31, 2004, to a foreign person who would be a member of the same unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income pursuant to Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the intangible expenses and costs were directly or indirectly paid, incurred, or accrued. The preceding sentence shall not apply to the extent that the same dividends caused a reduction to the addition modification required under Section 203(c)(2)(G-12) of this Act. As used in this subparagraph, the term "intangible expenses and costs" includes: (1) expenses, losses, and costs for or related to the direct or indirect acquisition, use, maintenance or management, ownership, sale, exchange, or any other disposition of intangible property; (2) losses incurred, directly or indirectly, from factoring transactions or discounting transactions; (3) royalty, patent, technical, and copyright fees; (4) licensing fees; and (5) other similar expenses and costs. For purposes of this subparagraph, "intangible property" includes patents, patent applications, trade names, trademarks, service marks, copyrights, mask works, trade secrets, and similar types of intangible assets.

This paragraph shall not apply to the following:

- (i) any item of intangible expenses or costs paid, accrued, or incurred, directly or indirectly, from a transaction with a person who is subject in a foreign country or state, other than a state which requires mandatory unitary reporting, to a tax on or measured by net income with respect to such item; or
- (ii) any item of intangible expense or cost paid, accrued, or incurred, directly or indirectly, if the taxpayer can establish, based on a preponderance of the evidence, both of the following:
 - (a) the person during the same taxable year paid, accrued, or incurred, the

intangible expense or cost to a person that is not a related member, and

(b) the transaction giving rise to the intangible expense or cost between

the taxpayer and the person did not have as a principal purpose the avoidance of Illinois income tax, and is paid pursuant to a contract or agreement that reflects arm's-length terms; or

(iii) any item of intangible expense or cost paid, accrued, or incurred,

directly or indirectly, from a transaction with a person if the taxpayer establishes by clear and convincing evidence, that the adjustments are unreasonable; or if the taxpayer and the Director agree in writing to the application or use of an alternative method of apportionment under Section 304(f);

Nothing in this subsection shall preclude the Director from making any other adjustment otherwise allowed under Section 404 of this Act for any tax year beginning after the effective date of this amendment provided such adjustment is made pursuant to regulation adopted by the Department and such regulations provide methods and standards by which the Department will utilize its authority under Section 404 of this Act;

(G-14) For taxable years ending on or after December 31, 2008, an amount equal to the amount of insurance premium expenses and costs otherwise allowed as a deduction in computing base income, and that were paid, accrued, or incurred, directly or indirectly, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income under Section 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the premiums and costs were directly or indirectly paid, incurred, or accrued. The preceding sentence does not apply to the extent that the same dividends caused a reduction to the addition modification required under Section 203(c)(2)(G-12) or Section 203(c)(2)(G-13) of this Act;

(G-15) An amount equal to the credit allowable to the taxpayer under Section 218(a)

of this Act, determined without regard to Section 218(c) of this Act;

and by deducting from the total so obtained the sum of the following amounts:

- (H) An amount equal to all amounts included in such total pursuant to the provisions of Sections 402(a), 402(c), 403(a), 403(b), 406(a), 407(a) and 408 of the Internal Revenue Code or included in such total as distributions under the provisions of any retirement or disability plan for employees of any governmental agency or unit, or retirement payments to retired partners, which payments are excluded in computing net earnings from self employment by Section 1402 of the Internal Revenue Code and regulations adopted pursuant thereto;
 - (I) The valuation limitation amount;
 - (J) An amount equal to the amount of any tax imposed by this Act which was refunded to the taxpayer and included in such total for the taxable year;
- (K) An amount equal to all amounts included in taxable income as modified by subparagraphs (A), (B), (C), (D), (E), (F) and (G) which are exempt from taxation by this State either by reason of its statutes or Constitution or by reason of the Constitution, treaties or statutes of the United States; provided that, in the case of any statute of this State that exempts income derived from bonds or other obligations from the tax imposed under this Act, the amount exempted shall be the interest net of bond premium amortization;
- (L) With the exception of any amounts subtracted under subparagraph (K), an amount equal to the sum of all amounts disallowed as deductions by (i) Sections 171(a) (2) and 265(a)(2) of the Internal Revenue Code, as now or hereafter amended, and all amounts of expenses allocable to interest and disallowed as deductions by Section 265(1) of the Internal Revenue Code of 1954, as now or hereafter amended; and (ii) for taxable years ending on or after August 13, 1999, Sections 171(a)(2), 265, 280C, and 832(b)(5)(B)(i) of the Internal Revenue Code; the provisions of this subparagraph are exempt from the provisions of Section 250;
- (M) An amount equal to those dividends included in such total which were paid by a corporation which conducts business operations in an Enterprise Zone or zones created under the Illinois Enterprise Zone Act or a River Edge Redevelopment Zone or zones created under the River Edge Redevelopment Zone Act and conducts substantially all of its operations in an Enterprise Zone

or Zones or a River Edge Redevelopment Zone or zones. This subparagraph (M) is exempt from the provisions of Section 250;

- (N) An amount equal to any contribution made to a job training project established pursuant to the Tax Increment Allocation Redevelopment Act;
- (O) An amount equal to those dividends included in such total that were paid by a corporation that conducts business operations in a federally designated Foreign Trade Zone or Sub-Zone and that is designated a High Impact Business located in Illinois; provided that dividends eligible for the deduction provided in subparagraph (M) of paragraph (2) of this subsection shall not be eligible for the deduction provided under this subparagraph (O);
- (P) An amount equal to the amount of the deduction used to compute the federal income tax credit for restoration of substantial amounts held under claim of right for the taxable year pursuant to Section 1341 of the Internal Revenue Code of 1986;
- (Q) For taxable year 1999 and thereafter, an amount equal to the amount of any (i) distributions, to the extent includible in gross income for federal income tax purposes, made to the taxpayer because of his or her status as a victim of persecution for racial or religious reasons by Nazi Germany or any other Axis regime or as an heir of the victim and (ii) items of income, to the extent includible in gross income for federal income tax purposes, attributable to, derived from or in any way related to assets stolen from, hidden from, or otherwise lost to a victim of persecution for racial or religious reasons by Nazi Germany or any other Axis regime immediately prior to, during, and immediately after World War II, including, but not limited to, interest on the proceeds receivable as insurance under policies issued to a victim of persecution for racial or religious reasons by Nazi Germany or any other Axis regime by European insurance companies immediately prior to and during World War II; provided, however, this subtraction from federal adjusted gross income does not apply to assets acquired with such assets or with the proceeds from the sale of such assets; provided, further, this paragraph shall only apply to a taxpayer who was the first recipient of such assets after their recovery and who is a victim of persecution for racial or religious reasons by Nazi Germany or any other Axis regime or as an heir of the victim. The amount of and the eligibility for any public assistance, benefit, or similar entitlement is not affected by the inclusion of items (i) and (ii) of this paragraph in gross income for federal income tax purposes. This paragraph is exempt from the provisions of Section 250;
- (R) For taxable years 2001 and thereafter, for the taxable year in which the bonus depreciation deduction is taken on the taxpayer's federal income tax return under subsection (k) of Section 168 of the Internal Revenue Code and for each applicable taxable year thereafter, an amount equal to "x", where:
 - (1) "y" equals the amount of the depreciation deduction taken for the taxable year on the taxpayer's federal income tax return on property for which the bonus depreciation deduction was taken in any year under subsection (k) of Section 168 of the Internal Revenue Code, but not including the bonus depreciation deduction;
 - (2) for taxable years ending on or before December 31, 2005, "x" equals "y" multiplied by 30 and then divided by 70 (or "y" multiplied by 0.429); and
 - (3) for taxable years ending after December 31, 2005:
 - (i) for property on which a bonus depreciation deduction of 30% of the adjusted basis was taken, "x" equals "y" multiplied by 30 and then divided by 70 (or "y" multiplied by 0.429); and
 - (ii) for property on which a bonus depreciation deduction of 50% of the adjusted basis was taken, "x" equals "y" multiplied by 1.0.

The aggregate amount deducted under this subparagraph in all taxable years for any one piece of property may not exceed the amount of the bonus depreciation deduction taken on that property on the taxpayer's federal income tax return under subsection (k) of Section 168 of the Internal Revenue Code. This subparagraph (R) is exempt from the provisions of Section 250;

(S) If the taxpayer sells, transfers, abandons, or otherwise disposes of property for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (G-10), then an amount equal to that addition modification.

If the taxpayer continues to own property through the last day of the last tax year for which the taxpayer may claim a depreciation deduction for federal income tax purposes and for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (G-10), then an amount equal to that addition modification.

The taxpayer is allowed to take the deduction under this subparagraph only once with respect to any one piece of property.

This subparagraph (S) is exempt from the provisions of Section 250;

- (T) The amount of (i) any interest income (net of the deductions allocable thereto) taken into account for the taxable year with respect to a transaction with a taxpayer that is required to make an addition modification with respect to such transaction under Section 203(a)(2)(D-17), 203(b)(2)(E-12), 203(c)(2)(G-12), or 203(d)(2)(D-7), but not to exceed the amount of such addition modification and (ii) any income from intangible property (net of the deductions allocable thereto) taken into account for the taxable year with respect to a transaction with a taxpayer that is required to make an addition modification with respect to such transaction under Section 203(a)(2)(D-18), 203(b)(2)(E-13), 203(c)(2)(G-13), or 203(d)(2)(D-8), but not to exceed the amount of such addition modification. This subparagraph (T) is exempt from the provisions of Section 250;
- (U) An amount equal to the interest income taken into account for the taxable year (net of the deductions allocable thereto) with respect to transactions with (i) a foreign person who would be a member of the taxpayer's unitary business group but for the fact the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304, but not to exceed the addition modification required to be made for the same taxable year under Section 203(c)(2)(G-12) for interest paid, accrued, or incurred, directly or indirectly, to the same person. This subparagraph (U) is exempt from the provisions of Section 250; and
- (V) An amount equal to the income from intangible property taken into account for the taxable year (net of the deductions allocable thereto) with respect to transactions with (i) a foreign person who would be a member of the taxpayer's unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304, but not to exceed the addition modification required to be made for the same taxable year under Section 203(c)(2)(G-13) for intangible expenses and costs paid, accrued, or incurred, directly or indirectly, to the same foreign person. This subparagraph (V) is exempt from the provisions of Section 250.
- (3) Limitation. The amount of any modification otherwise required under this subsection shall, under regulations prescribed by the Department, be adjusted by any amounts included therein which were properly paid, credited, or required to be distributed, or permanently set aside for charitable purposes pursuant to Internal Revenue Code Section 642(c) during the taxable year.

 (d) Partnerships.
- (1) In general. In the case of a partnership, base income means an amount equal to the taxpayer's taxable income for the taxable year as modified by paragraph (2).
- (2) Modifications. The taxable income referred to in paragraph (1) shall be modified by adding thereto the sum of the following amounts:
- (A) An amount equal to all amounts paid or accrued to the taxpayer as interest or dividends during the taxable year to the extent excluded from gross income in the computation of taxable income;
 - (B) An amount equal to the amount of tax imposed by this Act to the extent deducted from gross income for the taxable year;
 - (C) The amount of deductions allowed to the partnership pursuant to Section 707 (c) of the Internal Revenue Code in calculating its taxable income;
- (D) An amount equal to the amount of the capital gain deduction allowable under the Internal Revenue Code, to the extent deducted from gross income in the computation of taxable income:
- (D-5) For taxable years 2001 and thereafter, an amount equal to the bonus depreciation deduction taken on the taxpayer's federal income tax return for the taxable year under subsection (k) of Section 168 of the Internal Revenue Code;
 - (D-6) If the taxpayer sells, transfers, abandons, or otherwise disposes of property

for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (D-5), then an amount equal to the aggregate amount of the deductions taken in all taxable years under subparagraph (O) with respect to that property.

If the taxpayer continues to own property through the last day of the last tax year for which the taxpayer may claim a depreciation deduction for federal income tax purposes and for which the taxpayer was allowed in any taxable year to make a subtraction modification under subparagraph (O), then an amount equal to that subtraction modification.

The taxpayer is required to make the addition modification under this subparagraph only once with respect to any one piece of property;

(D-7) An amount equal to the amount otherwise allowed as a deduction in computing base income for interest paid, accrued, or incurred, directly or indirectly, (i) for taxable years ending on or after December 31, 2004, to a foreign person who would be a member of the same unitary business group but for the fact the foreign person's business activity outside the United States is 80% or more of the foreign person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income pursuant to Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the interest was paid, accrued, or incurred.

This paragraph shall not apply to the following:

- (i) an item of interest paid, accrued, or incurred, directly or indirectly, to a person who is subject in a foreign country or state, other than a state which requires mandatory unitary reporting, to a tax on or measured by net income with respect to such interest; or
- (ii) an item of interest paid, accrued, or incurred, directly or indirectly, to a person if the taxpayer can establish, based on a preponderance of the evidence, both of the following:
 - (a) the person, during the same taxable year, paid, accrued, or incurred, the interest to a person that is not a related member, and
 - (b) the transaction giving rise to the interest expense between the taxpayer and the person did not have as a principal purpose the avoidance of Illinois income tax, and is paid pursuant to a contract or agreement that reflects an arm's-length interest rate and terms; or
- (iii) the taxpayer can establish, based on clear and convincing evidence, that the interest paid, accrued, or incurred relates to a contract or agreement entered into at arm's-length rates and terms and the principal purpose for the payment is not federal or Illinois tax avoidance; or
- (iv) an item of interest paid, accrued, or incurred, directly or indirectly, to a person if the taxpayer establishes by clear and convincing evidence that the adjustments are unreasonable; or if the taxpayer and the Director agree in writing to the application or use of an alternative method of apportionment under Section 304(f).

Nothing in this subsection shall preclude the Director from making any other adjustment otherwise allowed under Section 404 of this Act for any tax year beginning after the effective date of this amendment provided such adjustment is made pursuant to regulation adopted by the Department and such regulations provide methods and standards by which the Department will utilize its authority under Section 404 of this Act; and

(D-8) An amount equal to the amount of intangible expenses and costs otherwise allowed as a deduction in computing base income, and that were paid, accrued, or incurred, directly or indirectly, (i) for taxable years ending on or after December 31, 2004, to a foreign person who would be a member of the same unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the

unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income pursuant to Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the intangible expenses and costs were directly or indirectly paid, incurred or accrued. The preceding sentence shall not apply to the extent that the same dividends caused a reduction to the addition modification required under Section 203(d)(2)(D-7) of this Act. As used in this subparagraph, the term "intangible expenses and costs" includes (1) expenses, losses, and costs for, or related to, the direct or indirect acquisition, use, maintenance or management, ownership, sale, exchange, or any other disposition of intangible property; (2) losses incurred, directly or indirectly, from factoring transactions or discounting transactions; (3) royalty, patent, technical, and copyright fees; (4) licensing fees; and (5) other similar expenses and costs. For purposes of this subparagraph, "intangible property" includes patents, patent applications, trade names, trademarks, service marks, copyrights, mask works, trade secrets, and similar types of intangible assets;

This paragraph shall not apply to the following:

- (i) any item of intangible expenses or costs paid, accrued, or incurred, directly or indirectly, from a transaction with a person who is subject in a foreign country or state, other than a state which requires mandatory unitary reporting, to a tax on or measured by net income with respect to such item; or
- (ii) any item of intangible expense or cost paid, accrued, or incurred, directly or indirectly, if the taxpayer can establish, based on a preponderance of the evidence, both of the following:
 - (a) the person during the same taxable year paid, accrued, or incurred, the intangible expense or cost to a person that is not a related member, and
 - (b) the transaction giving rise to the intangible expense or cost between the taxpayer and the person did not have as a principal purpose the avoidance of Illinois income tax, and is paid pursuant to a contract or agreement that reflects arm's-length terms; or
- (iii) any item of intangible expense or cost paid, accrued, or incurred, directly or indirectly, from a transaction with a person if the taxpayer establishes by clear and convincing evidence, that the adjustments are unreasonable; or if the taxpayer and the Director agree in writing to the application or use of an alternative method of apportionment under Section 304(f);

Nothing in this subsection shall preclude the Director from making any other adjustment otherwise allowed under Section 404 of this Act for any tax year beginning after the effective date of this amendment provided such adjustment is made pursuant to regulation adopted by the Department and such regulations provide methods and standards by which the Department will utilize its authority under Section 404 of this Act;

- (D-9) For taxable years ending on or after December 31, 2008, an amount equal to the amount of insurance premium expenses and costs otherwise allowed as a deduction in computing base income, and that were paid, accrued, or incurred, directly or indirectly, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income under Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the premiums and costs were directly or indirectly paid, incurred, or accrued. The preceding sentence does not apply to the extent that the same dividends caused a reduction to the addition modification required under Section 203(d)(2)(D-7) or Section 203(d)(2)(D-8) of this Act;
 - (D-10) An amount equal to the credit allowable to the taxpayer under Section 218(a) of this Act, determined without regard to Section 218(c) of this Act;

and by deducting from the total so obtained the following amounts:

- (E) The valuation limitation amount;
- (F) An amount equal to the amount of any tax imposed by this Act which was refunded to the taxpayer and included in such total for the taxable year;

- (G) An amount equal to all amounts included in taxable income as modified by subparagraphs (A), (B), (C) and (D) which are exempt from taxation by this State either by reason of its statutes or Constitution or by reason of the Constitution, treaties or statutes of the United States; provided that, in the case of any statute of this State that exempts income derived from bonds or other obligations from the tax imposed under this Act, the amount exempted shall be the interest net of bond premium amortization;
- (H) Any income of the partnership which constitutes personal service income as defined in Section 1348 (b) (1) of the Internal Revenue Code (as in effect December 31, 1981) or a reasonable allowance for compensation paid or accrued for services rendered by partners to the partnership, whichever is greater;
- (I) An amount equal to all amounts of income distributable to an entity subject to the Personal Property Tax Replacement Income Tax imposed by subsections (c) and (d) of Section 201 of this Act including amounts distributable to organizations exempt from federal income tax by reason of Section 501(a) of the Internal Revenue Code, provided that the deduction under this subparagraph (I) shall not be allowed to a publicly traded partnership under Section 7704 of the Internal Revenue Code for any taxable year ending on or after December 31, 2009;
- (J) With the exception of any amounts subtracted under subparagraph (G), an amount equal to the sum of all amounts disallowed as deductions by (i) Sections 171(a) (2), and 265(2) of the Internal Revenue Code of 1954, as now or hereafter amended, and all amounts of expenses allocable to interest and disallowed as deductions by Section 265(1) of the Internal Revenue Code, as now or hereafter amended; and (ii) for taxable years ending on or after August 13, 1999, Sections 171(a)(2), 265, 280C, and 832(b)(5)(B)(i) of the Internal Revenue Code; the provisions of this subparagraph are exempt from the provisions of Section 250;
- (K) An amount equal to those dividends included in such total which were paid by a corporation which conducts business operations in an Enterprise Zone or zones created under the Illinois Enterprise Zone Act, enacted by the 82nd General Assembly, or a River Edge Redevelopment Zone or zones created under the River Edge Redevelopment Zone Act and conducts substantially all of its operations in an Enterprise Zone or Zones or from a River Edge Redevelopment Zone or zones. This subparagraph (K) is exempt from the provisions of Section 250;
- (L) An amount equal to any contribution made to a job training project established pursuant to the Real Property Tax Increment Allocation Redevelopment Act;
- (M) An amount equal to those dividends included in such total that were paid by a corporation that conducts business operations in a federally designated Foreign Trade Zone or Sub-Zone and that is designated a High Impact Business located in Illinois; provided that dividends eligible for the deduction provided in subparagraph (K) of paragraph (2) of this subsection shall not be eligible for the deduction provided under this subparagraph (M);
- (N) An amount equal to the amount of the deduction used to compute the federal income tax credit for restoration of substantial amounts held under claim of right for the taxable year pursuant to Section 1341 of the Internal Revenue Code of 1986;
- (O) For taxable years 2001 and thereafter, for the taxable year in which the bonus depreciation deduction is taken on the taxpayer's federal income tax return under subsection (k) of Section 168 of the Internal Revenue Code and for each applicable taxable year thereafter, an amount equal to "x", where:
 - (1) "y" equals the amount of the depreciation deduction taken for the taxable year on the taxpayer's federal income tax return on property for which the bonus depreciation deduction was taken in any year under subsection (k) of Section 168 of the Internal Revenue Code, but not including the bonus depreciation deduction;
 - (2) for taxable years ending on or before December 31, 2005, "x" equals "y" multiplied by 30 and then divided by 70 (or "y" multiplied by 0.429); and
 - (3) for taxable years ending after December 31, 2005:
 - (i) for property on which a bonus depreciation deduction of 30% of the adjusted basis was taken, "x" equals "y" multiplied by 30 and then divided by 70 (or "y" multiplied by 0.429); and
 - (ii) for property on which a bonus depreciation deduction of 50% of the adjusted basis was taken, "x" equals "y" multiplied by 1.0.

The aggregate amount deducted under this subparagraph in all taxable years for any one piece of property may not exceed the amount of the bonus depreciation deduction taken on that

property on the taxpayer's federal income tax return under subsection (k) of Section 168 of the Internal Revenue Code. This subparagraph (O) is exempt from the provisions of Section 250;

(P) If the taxpayer sells, transfers, abandons, or otherwise disposes of property for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (D-5), then an amount equal to that addition modification.

If the taxpayer continues to own property through the last day of the last tax year for which the taxpayer may claim a depreciation deduction for federal income tax purposes and for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (D-5), then an amount equal to that addition modification.

The taxpayer is allowed to take the deduction under this subparagraph only once with respect to any one piece of property.

This subparagraph (P) is exempt from the provisions of Section 250;

- (Q) The amount of (i) any interest income (net of the deductions allocable thereto) taken into account for the taxable year with respect to a transaction with a taxpayer that is required to make an addition modification with respect to such transaction under Section 203(a)(2)(D-17), 203(b)(2)(E-12), 203(c)(2)(G-12), or 203(d)(2)(D-7), but not to exceed the amount of such addition modification and (ii) any income from intangible property (net of the deductions allocable thereto) taken into account for the taxable year with respect to a transaction with a taxpayer that is required to make an addition modification with respect to such transaction under Section 203(a)(2)(D-18), 203(b)(2)(E-13), 203(c)(2)(G-13), or 203(d)(2)(D-8), but not to exceed the amount of such addition modification. This subparagraph (Q) is exempt from Section 250;
- (R) An amount equal to the interest income taken into account for the taxable year (net of the deductions allocable thereto) with respect to transactions with (i) a foreign person who would be a member of the taxpayer's unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304, but not to exceed the addition modification required to be made for the same taxable year under Section 203(d)(2)(D-7) for interest paid, accrued, or incurred, directly or indirectly, to the same person. This subparagraph (R) is exempt from Section 250; and
- (S) An amount equal to the income from intangible property taken into account for the taxable year (net of the deductions allocable thereto) with respect to transactions with (i) a foreign person who would be a member of the taxpayer's unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304, but not to exceed the addition modification required to be made for the same taxable year under Section 203(d)(2)(D-8) for intangible expenses and costs paid, accrued, or incurred, directly or indirectly, to the same person. This subparagraph (S) is exempt from Section 250.
- (e) Gross income; adjusted gross income; taxable income.
- (1) In general. Subject to the provisions of paragraph (2) and subsection (b) (3), for purposes of this Section and Section 803(e), a taxpayer's gross income, adjusted gross income, or taxable income for the taxable year shall mean the amount of gross income, adjusted gross income or taxable income properly reportable for federal income tax purposes for the taxable year under the provisions of the Internal Revenue Code. Taxable income may be less than zero. However, for taxable years ending on or after December 31, 1986, net operating loss carryforwards from taxable years ending prior to December 31, 1986, may not exceed the sum of federal taxable income for the taxable year before net operating loss deduction, plus the excess of addition modifications over subtraction modifications for the taxable year. For taxable years ending prior to December 31, 1986, taxable income may never be an amount in excess of the net operating loss for the taxable year as defined in subsections (c) and (d) of Section 172 of the Internal Revenue Code, provided that when taxable income of a corporation (other than a Subchapter S corporation), trust, or estate is less than zero and addition modifications, other than those provided by subparagraph (E) of paragraph (2) of subsection (b) for corporations or subparagraph

- (E) of paragraph (2) of subsection (c) for trusts and estates, exceed subtraction modifications, an addition modification must be made under those subparagraphs for any other taxable year to which the taxable income less than zero (net operating loss) is applied under Section 172 of the Internal Revenue Code or under subparagraph (E) of paragraph (2) of this subsection (e) applied in conjunction with Section 172 of the Internal Revenue Code.
- (2) Special rule. For purposes of paragraph (1) of this subsection, the taxable income properly reportable for federal income tax purposes shall mean:
- (A) Certain life insurance companies. In the case of a life insurance company subject to the tax imposed by Section 801 of the Internal Revenue Code, life insurance company taxable income, plus the amount of distribution from pre-1984 policyholder surplus accounts as calculated under Section 815a of the Internal Revenue Code;
- (B) Certain other insurance companies. In the case of mutual insurance companies subject to the tax imposed by Section 831 of the Internal Revenue Code, insurance company taxable income;
- (C) Regulated investment companies. In the case of a regulated investment company subject to the tax imposed by Section 852 of the Internal Revenue Code, investment company taxable income:
- (D) Real estate investment trusts. In the case of a real estate investment trust subject to the tax imposed by Section 857 of the Internal Revenue Code, real estate investment trust taxable income;
- (E) Consolidated corporations. In the case of a corporation which is a member of an affiliated group of corporations filing a consolidated income tax return for the taxable year for federal income tax purposes, taxable income determined as if such corporation had filed a separate return for federal income tax purposes for the taxable year and each preceding taxable year for which it was a member of an affiliated group. For purposes of this subparagraph, the taxpayer's separate taxable income shall be determined as if the election provided by Section 243(b) (2) of the Internal Revenue Code had been in effect for all such years;
- (F) Cooperatives. In the case of a cooperative corporation or association, the taxable income of such organization determined in accordance with the provisions of Section 1381 through 1388 of the Internal Revenue Code, but without regard to the prohibition against offsetting losses from patronage activities against income from nonpatronage activities; except that a cooperative corporation or association may make an election to follow its federal income tax treatment of patronage losses and nonpatronage losses. In the event such election is made, such losses shall be computed and carried over in a manner consistent with subsection (a) of Section 207 of this Act and apportioned by the apportionment factor reported by the cooperative on its Illinois income tax return filed for the taxable year in which the losses are incurred. The election shall be effective for all taxable years with original returns due on or after the date of the election. In addition, the cooperative may file an amended return or returns, as allowed under this Act, to provide that the election shall be effective for losses incurred or carried forward for taxable years occurring prior to the date of the election. Once made, the election may only be revoked upon approval of the Director. The Department shall adopt rules setting forth requirements for documenting the elections and any resulting Illinois net loss and the standards to be used by the Director in evaluating requests to revoke elections. This amendatory Act of the 96th General Assembly is declaratory of existing law;
- (G) Subchapter S corporations. In the case of: (i) a Subchapter S corporation for which there is in effect an election for the taxable year under Section 1362 of the Internal Revenue Code, the taxable income of such corporation determined in accordance with Section 1363(b) of the Internal Revenue Code, except that taxable income shall take into account those items which are required by Section 1363(b)(1) of the Internal Revenue Code to be separately stated; and (ii) a Subchapter S corporation for which there is in effect a federal election to opt out of the provisions of the Subchapter S Revision Act of 1982 and have applied instead the prior federal Subchapter S rules as in effect on July 1, 1982, the taxable income of such corporation determined in accordance with the federal Subchapter S rules as in effect on July 1, 1982; and
- (H) Partnerships. In the case of a partnership, taxable income determined in accordance with Section 703 of the Internal Revenue Code, except that taxable income shall take into account those items which are required by Section 703(a)(1) to be separately stated but which would be taken into account by an individual in calculating his taxable income.
- (3) Recapture of business expenses on disposition of asset or business. Notwithstanding

any other law to the contrary, if in prior years income from an asset or business has been classified as business income and in a later year is demonstrated to be non-business income, then all expenses, without limitation, deducted in such later year and in the 2 immediately preceding taxable years related to that asset or business that generated the non-business income shall be added back and recaptured as business income in the year of the disposition of the asset or business. Such amount shall be apportioned to Illinois using the greater of the apportionment fraction computed for the business under Section 304 of this Act for the taxable year or the average of the apportionment fractions computed for the business under Section 304 of this Act for the taxable year and for the 2 immediately preceding taxable years. (f) Valuation limitation amount.

- (1) In general. The valuation limitation amount referred to in subsections (a) (2) (G),
- (c) (2) (I) and (d)(2) (E) is an amount equal to:
- (A) The sum of the pre-August 1, 1969 appreciation amounts (to the extent consisting of gain reportable under the provisions of Section 1245 or 1250 of the Internal Revenue Code) for all property in respect of which such gain was reported for the taxable year; plus
- (B) The lesser of (i) the sum of the pre-August 1, 1969 appreciation amounts (to the extent consisting of capital gain) for all property in respect of which such gain was reported for federal income tax purposes for the taxable year, or (ii) the net capital gain for the taxable year, reduced in either case by any amount of such gain included in the amount determined under subsection (a) (2) (F) or (c) (2) (H).
- (2) Pre-August 1, 1969 appreciation amount.
- (A) If the fair market value of property referred to in paragraph (1) was readily ascertainable on August 1, 1969, the pre-August 1, 1969 appreciation amount for such property is the lesser of (i) the excess of such fair market value over the taxpayer's basis (for determining gain) for such property on that date (determined under the Internal Revenue Code as in effect on that date), or (ii) the total gain realized and reportable for federal income tax purposes in respect of the sale, exchange or other disposition of such property.
- (B) If the fair market value of property referred to in paragraph (1) was not readily ascertainable on August 1, 1969, the pre-August 1, 1969 appreciation amount for such property is that amount which bears the same ratio to the total gain reported in respect of the property for federal income tax purposes for the taxable year, as the number of full calendar months in that part of the taxpayer's holding period for the property ending July 31, 1969 bears to the number of full calendar months in the taxpayer's entire holding period for the property.
 - (C) The Department shall prescribe such regulations as may be necessary to carry out the purposes of this paragraph.
- (g) Double deductions. Unless specifically provided otherwise, nothing in this Section shall permit the same item to be deducted more than once.
- (h) Legislative intention. Except as expressly provided by this Section there shall be no modifications or limitations on the amounts of income, gain, loss or deduction taken into account in determining gross income, adjusted gross income or taxable income for federal income tax purposes for the taxable year, or in the amount of such items entering into the computation of base income and net income under this Act for such taxable year, whether in respect of property values as of August 1, 1969 or otherwise.

(Source: P.A. 95-23, eff. 8-3-07; 95-233, eff. 8-16-07; 95-286, eff. 8-20-07; 95-331, eff. 8-21-07; 95-707, eff. 1-11-08; 95-876, eff. 8-21-08; 96-45, eff. 7-15-09; 96-120, eff. 8-4-09; 96-198, eff. 8-10-09; 96-328, eff. 8-11-09; 96-520, eff. 8-14-09; 96-835, eff. 12-16-09.)".

The foregoing motion prevailed and the amendment was adopted.

There being no further amendment(s), the bill, as amended, was again advanced to the order of Third Reading.

SENATE BILLS ON THIRD READING

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

On motion of Representative Burke, SENATE BILL 3022 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; 3, Nays; 5, 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.

On motion of Representative Burns, SENATE BILL 3085 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 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.

On motion of Representative Burns, SENATE BILL 3090 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: 92, Yeas; 19, 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.

On motion of Representative Rita, SENATE BILL 3094 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 42)

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

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

On motion of Representative Burke, SENATE BILL 3222 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: 66, Yeas; 43, Nays; 1, 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.

On motion of Representative Burns, SENATE BILL 3249 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 44)

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

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

On motion of Representative Saviano, SENATE BILL 3508 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:

97, Yeas; 14, 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.

RECALL

At the request of the principal sponsor, Representative Saviano, SENATE BILL 3509 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

SENATE BILLS ON THIRD READING

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

On motion of Representative Howard, SENATE BILL 3648 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: 101, Yeas; 10, Nays; 0, 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.

On motion of Representative Smith, SENATE BILL 384 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; 1, 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.

On motion of Representative Hoffman, SENATE BILL 735 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; 31, Nays; 0, Answering Present. (ROLL CALL 48)

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

Ordered that the Clerk inform the Senate.

On motion of Representative Yarbrough, SENATE BILL 2817 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; 1, Answering Present.

(ROLL CALL 49)

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.

SENATE BILLS ON SECOND READING

SENATE BILL 2551. Having been reproduced, was taken up and read by title a second time. Representative Walker offered the following amendment and moved its adoption:

AMENDMENT NO. 1 . Amend Senate Bill 2551 on page 7, line 20, by inserting after the period the following:

"If the investigation, arrest or arrests and prosecution leading to the forfeiture were undertaken by the Attorney General, the portion provided hereunder shall be paid into the Attorney General's Whistleblower Reward and Protection Fund in the State treasury to be used by the Attorney General in accordance with law."; and

on page 8, lines 1 and 2, by replacing "State Asset Forfeiture Fund" with "Attorney General's Whistleblower Reward and Protection Fund"; and

on page 8, line 6, by replacing "State Asset Forfeiture Fund" with "State's Attorneys Appellate Prosecutor Anti-Corruption Fund"; and

on page 8, lines 17 and 18, by replacing "State Asset Forfeiture Fund" with "Attorney General's Whistleblower Reward and Protection Fund"; and

on page 9, by replacing lines 2 through 5 with the following:

"(h) All moneys deposited pursuant to this Act in the State Asset Forfeiture Fund shall, subject to appropriation, be used by the Department of State Police in the manner set forth in this Section. All moneys deposited pursuant to this Act in the Attorney General's Whistleblower Reward and Protection Fund shall, subject to appropriation, be used by the Attorney General for State law enforcement purposes and for the performance of the duties of that office. All moneys deposited pursuant to this Act in the State's Attorneys Appellate Prosecutor Anti-Corruption Fund shall, subject to appropriation, be used by the Office of the State's Attorneys Appellate Prosecutor in the manner set forth in this Section."; and on page 19, by inserting immediately below line 9 the following:

"Section 55. The State Finance Act is amended by adding Section 5.755 as follows:

(30 ILCS 105/5.755 new)

Sec. 5.755. The State's Attorneys Appellate Prosecutor Anti-Corruption Fund.".

The foregoing motion prevailed and the amendment was adopted.

There being no further amendment(s), the bill, as amended, was advanced to the order of Third Reading.

SENATE BILL 3070. Having been reproduced, was taken up and read by title a second time.

Floor Amendment No. 1 remained in the Committee on Rules.

Representative Tryon offered the following amendment and moved its adoption:

AMENDMENT NO. 2. Amend Senate Bill 3070 as follows:

on page 2, by replacing lines 14 and 15 with the following:

"level and the Agency issues a notice under subdivision (a)(2)(B) of Section 25d-3 of this Act based on the presence of the carcinogenic volatile organic compound, the owner or operator of the community water system shall, within 45 days after the date the Agency issues the notice under subdivision (a)(2)(B) of Section 25d-3 of this Act, submit to the Agency a response plan"; and

on page 2, by replacing line 20 with the following:

"in the finished water. The response plan shall also include periodic sampling designed to measure and verify the effectiveness of the response plan."; and

on page 2, by replacing line 23 with the following:

"system shall implement the plan. In approving, modifying, or denying a plan required under this Section, the Agency shall take into account the technical feasibility and economic reasonableness of the plan and any modification to the plan. The owner or operator shall"; and

on page 2, line 26, by replacing "must" with "shall"; and

on page 3, immediately below line 6, by inserting the following:

- "(d)(1) No person required to submit a response plan under subsection (c) of this Section shall fail to submit the plan in accordance with the requirements of subsection (c).
- (2) No person required to implement a response plan under subdivision (c)(1) of this Section shall fail to implement the plan in accordance with the requirements of subdivision (c)(1).
- (3) No person required to submit a status report or a response completion report under subdivision(c)(1) of this Section shall fail to submit the report in accordance with the requirements of subdivision (c)(1)."

The foregoing motion prevailed and the amendment was adopted.

There being no further amendment(s), 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: SENATE BILL 3173.

SENATE BILL 3628. Having been reproduced, was taken up and read by title a second time.

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

AMENDMENT NO. 1. Amend Senate Bill 3628 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Criminal Justice Information Act is amended by changing Section 4 as follows: (20 ILCS 3930/4) (from Ch. 38, par. 210-4)

Sec. 4. Illinois Criminal Justice Information Authority; creation, membership, and meetings. There is created an Illinois Criminal Justice Information Authority consisting of 23 21 members. The membership of the Authority shall consist of the Illinois Attorney General, or his or her designee, the Director of the Illinois Department of State Police, the Sheriff of Cook County, the State's Attorney of Cook County, the clerk of the circuit court of Cook County, the President of the Cook County Board of Commissioners, the Superintendent of the Chicago Police Department, the Director of the Office of the State's Attorneys Appellate Prosecutor, the Executive Director of the Illinois Law Enforcement Training Standards Board, the State Appellate Defender, the Public Defender of Cook County, and the following additional members, each of whom shall be appointed by the Governor: a circuit court clerk, a sheriff, and a State's Attorney of a county other than Cook, a Public Defender of a county other than Cook, a chief of police, and 6 members of the general public.

The Governor from time to time shall designate a Chairman of the Authority from the membership. All members of the Authority appointed by the Governor shall serve at the pleasure of the Governor for a term not to exceed 4 years. The initial appointed members of the Authority shall serve from January, 1983 until the third Monday in January, 1987 or until their successors are appointed.

The Authority shall meet at least quarterly, and all meetings of the Authority shall be called by the Chairman.

(Source: P.A. 92-21, eff. 7-1-01; 93-830, eff. 1-1-05.)".

There being no further amendment(s), the bill, as amended, was advanced to the order of Third Reading.

RESOLUTIONS

Having been reported out of the Committee on Higher Education on March 10, 2010, HOUSE JOINT RESOLUTION 103 was taken up for consideration.

Representative McCarthy moved the adoption of the resolution.

And on that motion, a vote was taken resulting as follows:

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

(ROLL CALL 50)

The motion prevailed and the resolution was adopted.

Ordered that the Clerk inform the Senate and ask their concurrence.

Having been reported out of the Committee on Higher Education on April 21, 2010, HOUSE RESOLUTION 582 was taken up for consideration.

Representative Rose requested a roll call vote on the resolution.

Pending discussion, Representative Bost moved the previous question.

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

Representative Monique Davis moved the adoption of the resolution.

And on that motion, a vote was taken resulting as follows:

51, Yeas; 59, Nays; 0, Answering Present.

(ROLL CALL 51)

The motion lost.

Having been reported out of the Committee on Elementary & Secondary Education on April 21, 2010, HOUSE RESOLUTION 636 was taken up for consideration.

Representative Burns moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

Having been reported out of the Committee on Environmental Health on April 22, 2010, HOUSE RESOLUTION 816 was taken up for consideration.

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

AMENDMENT NO. 1. Amend House Resolution 816 on page 2, line 21, by replacing "2010" with "2011".

Representative Reitz moved the adoption of the resolution.

The motion prevailed and the resolution was adopted, as amended.

Having been reported out of the Committee on Health Care Availability and Accessibility on April 13, 2010, HOUSE RESOLUTION 876 was taken up for consideration.

Representative Bellock moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

Having been reported out of the Committee on Human Services on April 14, 2010, HOUSE RESOLUTION 917 was taken up for consideration.

Representative May moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

Having been reported out of the Committee on Higher Education on April 14, 2010, HOUSE RESOLUTION 920 was taken up for consideration.

The following amendment was offered in the Committee on Higher Education, adopted and reproduced:

AMENDMENT NO. $\underline{1}$. Amend House Resolution 920 on page 1, line 13, by replacing "June 30, 2010" with "September 1, 2010".

Representative Bost moved the adoption of the resolution.

And on that motion, a vote was taken resulting as follows:

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

(ROLL CALL 52)

The motion prevailed and the resolution was adopted, as amended.

Having been reported out of the Committee on Human Services on March 17, 2010, HOUSE RESOLUTION 927 was taken up for consideration.

Representative Flowers moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

Having been reported out of the Committee on State Government Administration on March 23, 2010, HOUSE RESOLUTION 934 was taken up for consideration.

Representative Poe moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

Having been reported out of the Committee on State Government Administration on March 22, 2010, HOUSE RESOLUTION 954 was taken up for consideration.

Representative Monique Davis moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

Having been reported out of the Committee on State Government Administration on April 21, 2010, HOUSE RESOLUTION 992 was taken up for consideration.

Representative Harris moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

ACTION ON MOTIONS

The Chair requested leave to use a single vote for the adoption of motions to table for the following bills: HOUSE BILLS 4856, 5942, 6210 and HOUSE JOINT RESOLUTION 99.

Leave was granted.

The foregoing motions prevailed and the bills were tabled.

RESOLUTIONS

Having been reported out of the Committee on Human Services on April 21, 2010, HOUSE RESOLUTION 578 was taken up for consideration.

Representative Osmond moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

Having been reported out of the Committee on Fire Protection on March 17, 2010, HOUSE RESOLUTION 588 was taken up for consideration.

Representative Moffitt moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

AGREED RESOLUTIONS

HOUSE RESOLUTIONS 1168, 1169 and 1170 were taken up for consideration.

Representative Lang moved the adoption of the agreed resolutions.

The motion prevailed and the agreed resolutions were adopted.

At the hour of 3:50 o'clock p.m., Representative Currie moved that the House do now adjourn until Thursday, April 29, 2010, at 10:00 o'clock a.m., allowing perfunctory time for the Clerk.

The motion prevailed.

And the House stood adjourned.

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

0 YEAS	0 NAYS	115 PRESENT		
P Acevedo	P Davis, Mo	nique P Joyce	P	Reis
P Arroyo	P Davis, Wil	liam P Kosel	P	Reitz
P Bassi	P DeLuca	P Lang	P	Riley
P Beaubien	P Dugan	P Leitch	P	Rita
P Beiser	P Dunkin	P Lilly	P	Rose
P Bellock	P Durkin	P Lyons	P	Sacia
P Berrios	P Eddy	E Mathias	P	Saviano
P Biggins	P Farnham	P Mautino	P	Schmitz
P Black	P Feigenholt	z 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 Brady	P Fortner	P McGuire	P	Soto
P Brauer	P Franks	P Mell	P	Stephens
P Burke	P Fritchey	P Mendoza	P	Sullivan
P Burns	P Froehlich	P Miller	P	Thapedi
P Carberry	P Gabel	P Mitchell, Bill	P	Tracy
P Cavaletto	P Golar	E Mitchell, Jerry	P	Tryon
P Chapa LaVia	P Gordon, C	areen P Moffitt	P	Turner
P Coladipietro	P Gordon, Je	ehan P Mulligan	P	Verschoore
P Cole	P Hannig	P Myers	P	Wait
P Collins	P Harris	P Nekritz	P	Walker
P Colvin	P Hatcher	P Osmond	E	Washington
P Connelly	P Hernandez	P Osterman	P	Watson
P Coulson	P Hoffman	P Phelps	P	Winters
P Crespo	P Holbrook	P Pihos	P	Yarbrough
P Cross	P Howard	P Poe	P	Zalewski
P Cultra	P Jackson	P Pritchard	P	Mr. Speaker
P Currie	P Jakobsson	P Ramey		-
P D'Amico	P Jefferson	P Reboletti		

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL

HOUSE JOINT RESOLUTION CONSTITUTIONAL AMENDMENT 56 SHALL THE RULING OF THE CHAIR BE SUSTAINED PREVAILED

69 YEAS	46 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Joyce	N Reis
Y Arroyo	Y Davis, William	N Kosel	Y Reitz
N Bassi	Y DeLuca	Y Lang	Y Riley
N Beaubien	Y Dugan	N Leitch	Y Rita
Y Beiser	Y Dunkin	Y Lilly	N Rose
N Bellock	N Durkin	Y Lyons	N Sacia
Y Berrios	N Eddy	E Mathias	N Saviano
N Biggins	Y Farnham	Y Mautino	N Schmitz
N 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	N Stephens
Y Burke	Y Fritchey	Y Mendoza	N Sullivan
Y Burns	Y Froehlich	Y Miller	Y Thapedi
Y Carberry	Y Gabel	N Mitchell, Bill	N Tracy
N Cavaletto	Y Golar	E Mitchell, Jerry	N Tryon
Y Chapa LaVia	Y Gordon, Careen	N Moffitt	Y Turner
N Coladipietro	Y Gordon, Jehan	N Mulligan	Y Verschoore
N Cole	Y Hannig	N Myers	N Wait
Y Collins	Y Harris	Y Nekritz	Y Walker
Y Colvin	N Hatcher	N Osmond	E Washington
N Connelly	Y Hernandez	Y Osterman	N Watson
N Coulson	Y Hoffman	Y Phelps	N Winters
Y Crespo	Y Holbrook	N Pihos	Y Yarbrough
N Cross	Y Howard	N Poe	Y Zalewski
N Cultra	Y Jackson	N Pritchard	Y Mr. Speaker
Y Currie	Y Jakobsson	N Ramey	•
Y D'Amico	Y Jefferson	N Reboletti	

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2812 EPA-CLEAN AIR PERMITTING THIRD READING PASSED

April 28, 2010

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y 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 Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill E 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 Y Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker E Washington Y Watson Y Winters Y Varbrough
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson Y Jefferson	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 SENATE BILL 2986 DOT-LAND CONVEYANCES THIRD READING PASSED

113 YEAS	1 NAY	1 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner N Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill E Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker E Washington Y Watson
Y Colvin			
Y Connelly 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 Jefferson	Y Osterman Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Watson Y Winters Y Yarbrough Y Zalewski P Mr. Speaker

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3011 BINGO-LOCAL GOV-PRIZES THIRD READING PASSED

98 YEAS	17 NAYS	0 PRESENT	
Y Acevedo Y Arroyo	Y Davis, Monique Y Davis, William	Y Joyce Y Kosel	N Reis Y Reitz
Y Bassi	Y DeLuca	Y Lang	Y Riley
Y Beaubien	Y Dugan	Y Leitch	Y Rita
Y Beiser	Y Dunkin	Y Lilly	Y Rose
N Bellock	Y Durkin	Y Lyons	Y Sacia
Y Berrios	Y Eddy	E Mathias	Y Saviano
N Biggins	Y Farnham	Y Mautino	N Schmitz
N 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	N Fortner	Y McGuire	Y Soto
Y Brauer	N Franks	Y Mell	Y Stephens
Y Burke	N Fritchey	Y Mendoza	Y Sullivan
Y Burns	Y Froehlich	Y Miller	Y Thapedi
Y Carberry	Y Gabel	N Mitchell, Bill	Y Tracy
N Cavaletto	Y Golar	E Mitchell, Jerry	N Tryon
Y Chapa LaVia	Y Gordon, Careen	Y Moffitt	Y Turner
Y Coladipietro	Y Gordon, Jehan	N Mulligan	Y Verschoore
N Cole	Y Hannig	Y Myers	Y Wait
Y Collins	Y Harris	Y Nekritz	Y Walker
Y Colvin	N Hatcher	Y Osmond	E Washington
Y Connelly	Y Hernandez	Y Osterman	Y Watson
Y Coulson	Y Hoffman	Y Phelps	Y Winters
Y Crespo	Y Holbrook	Y Pihos	Y Yarbrough
Y Cross	Y Howard	Y Poe	Y Zalewski
N Cultra	Y Jackson	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jakobsson	Y Ramey	-
Y D'Amico	Y Jefferson	Y Reboletti	

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3024 VEH CD-TINTED WINDOWS THIRD READING PASSED

102 YEAS	13 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins N Black Y Boland Y Bost Y Bradley Y Bradley Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia N Coladipietro Y Cole Y Collins	Y Davis, Monique Y Davis, William Y DeLuca N Dugan Y Dunkin Y Durkin N Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias N Mautino Y May Y McAsey N McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill E Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Sacia Y Saviano N Schmitz Y Senger Y Sente Y Smith N Sommer Y Soto N Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore N Wait Y Walker
N Coladipietro Y Cole	Y Gordon, Jehan Y Hannig	Y Mulligan Y Myers	Y Verschoore N Wait Y Walker
Y Cole	Y Hannig	Y Myers	N Wait
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson Y Jefferson	Y Pihos Y Poe N Pritchard N Ramey N Reboletti	Y Yarbrough Y Zalewski Y Mr. Speaker

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3025 DENTAL PRACTICE-SUBPOENA INFO THIRD READING PASSED

April 28, 2010

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y 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 Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McArthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill E 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 Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker E Washington Y Winters Y Verbraugh
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson Y Jefferson	Y Pinos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3037 LOTTERY-TICKET FOR THE CURE THIRD READING PASSED

113 YEAS	2 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner N Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman Y Holbrook	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill E 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 Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker E Washington Y Watson Y Winters Y Yarbrough
Y Crespo Y Cross N Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson Y Jefferson	Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Yarbrough Y Zalewski Y Mr. Speaker

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3060 BOATING-PERSONAL FLOTATION DVC THIRD READING LOST

April 28, 2010

32 YEAS	73 NAYS	1 PRESENT	
Y Acevedo	N Davis, Monique	NV Joyce	N Reis
Y Arroyo	Y Davis, William	N Kosel	N Reitz
N Bassi	N DeLuca	Y Lang	P Riley
N Beaubien	N Dugan	N Leitch	N Rita
N Beiser	N Dunkin	Y Lilly	N Rose
N Bellock	N Durkin	Y Lyons	N Sacia
N Berrios	Y Eddy	E Mathias	N Saviano
Y Biggins	N Farnham	N Mautino	N Schmitz
N Black	Y Feigenholtz	NV May	N Senger
Y Boland	Y Flider	Y McAsey	NV Sente
N Bost	N Flowers	Y McAuliffe	N Smith
N Bradley	NV Ford	Y McCarthy	N Sommer
N Brady	N Fortner	Y McGuire	Y Soto
N Brauer	N Franks	Y Mell	N Stephens
N Burke	Y Fritchey	N Mendoza	N Sullivan
Y Burns	Y Froehlich	Y Miller	Y Thapedi
N Carberry	Y Gabel	N Mitchell, Bill	N Tracy
N Cavaletto	NV Golar	E Mitchell, Jerry	N Tryon
N Chapa LaVia	N Gordon, Careen	N Moffitt	NV Turner
N Coladipietro	Y Gordon, Jehan	N Mulligan	N Verschoore
N Cole	Y Hannig	N Myers	N Wait
N Collins	Y Harris	N Nekritz	N Walker
Y Colvin	N Hatcher	N Osmond	E Washington
N Connelly	Y Hernandez	N Osterman	N Watson
N Coulson	N Hoffman	N Phelps	N Winters
Y Crespo	N Holbrook	N Pihos	N Yarbrough
N Cross	NV Howard	N Poe	N Zalewski
N Cultra	NV Jackson	N Pritchard	Y Mr. Speaker
N Currie	Y Jakobsson	N Ramey	-
Y D'Amico	NV Jefferson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3091 SNOWMOBILES-REGISTRATION\INS THIRD READING PASSED

April 28, 2010

72 YEAS	34 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Joyce	N Reis
Y Arroyo	NV Davis, William	N Kosel	Y Reitz
Y Bassi	Y DeLuca	Y Lang	NV Riley
Y Beaubien	Y Dugan	N Leitch	Y Rita
Y Beiser	N Dunkin	NV Lilly	N Rose
Y Bellock	Y Durkin	Y Lyons	Y Sacia
Y Berrios	N Eddy	E Mathias	Y Saviano
Y Biggins	N Farnham	Y Mautino	Y Schmitz
N Black	Y Feigenholtz	N May	N Senger
NV Boland	N Flider	N McAsey	N Sente
Y Bost	Y Flowers	Y McAuliffe	N Smith
Y Bradley	NV Ford	Y McCarthy	N Sommer
Y Brady	N Fortner	Y McGuire	Y Soto
Y Brauer	N Franks	Y Mell	N Stephens
Y Burke	NV Fritchey	Y Mendoza	N Sullivan
NV Burns	Y Froehlich	NV Miller	Y Thapedi
Y Carberry	Y Gabel	N Mitchell, Bill	Y Tracy
N Cavaletto	Y Golar	E Mitchell, Jerry	Y Tryon
N Chapa LaVia	Y Gordon, Careen	Y Moffitt	Y Turner
N Coladipietro	N Gordon, Jehan	Y Mulligan	Y Verschoore
N Cole	Y Hannig	Y Myers	Y Wait
Y Collins	Y Harris	Y Nekritz	N Walker
NV Colvin	Y Hatcher	Y Osmond	E Washington
N Connelly	Y Hernandez	Y Osterman	N Watson
N Coulson	Y Hoffman	Y Phelps	N Winters
N Crespo	Y Holbrook	Y Pihos	Y Yarbrough
Y Cross	Y Howard	Y Poe	Y Zalewski
N Cultra	Y Jackson	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jakobsson	N Ramey	
Y D'Amico	Y Jefferson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3097 SMOKE DETECTORS-BATTERY BACKUP THIRD READING PASSED

April 28, 2010

104 YEAS	10 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady N Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin N Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers NV Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y MeGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill E Mitchell, Jerry Y Moffitt Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	N Reis Y Reitz Y Riley Y Rita Y Rose N Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Smith N Sommer Y Soto N Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore N Wait Y Walker E Washington N Watson Y Winters
Y Connelly	Y Hernandez	Y Osterman	N Watson
Y D'Amico	Y Jefferson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3139 PROP TX-PTELL-EXTENSION BASE THIRD READING PASSED

67 YEAS	45 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Joyce	N Reis
Y Arroyo	Y Davis, William	NV Kosel	Y Reitz
Y Bassi	N DeLuca	Y Lang	Y Riley
Y Beaubien	Y Dugan	N Leitch	Y Rita
Y Beiser	N Dunkin	Y Lilly	N Rose
N Bellock	N Durkin	Y Lyons	Y Sacia
Y Berrios	N Eddy	E Mathias	Y Saviano
Y Biggins	N Farnham	Y Mautino	N Schmitz
Y Black	Y Feigenholtz	Y May	N Senger
Y Boland	N Flider	N McAsey	N Sente
N Bost	Y Flowers	Y McAuliffe	N Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
N Brady	N Fortner	Y McGuire	Y Soto
N Brauer	N Franks	Y Mell	N Stephens
Y Burke	Y Fritchey	Y Mendoza	N Sullivan
Y Burns	Y Froehlich	NV Miller	N Thapedi
Y Carberry	Y Gabel	N Mitchell, Bill	N Tracy
N Cavaletto	Y Golar	E Mitchell, Jerry	N Tryon
N Chapa LaVia	NV Gordon, Careen	Y Moffitt	Y Turner
Y Coladipietro	N Gordon, Jehan	Y Mulligan	Y Verschoore
N Cole	Y Hannig	N Myers	N Wait
Y Collins	Y Harris	Y Nekritz	N Walker
Y Colvin	N Hatcher	N Osmond	E Washington
N Connelly	Y Hernandez	Y Osterman	N Watson
N Coulson	Y Hoffman	Y Phelps	Y Winters
N Crespo	Y Holbrook	Y Pihos	Y Yarbrough
Y Cross	Y Howard	N Poe	Y Zalewski
N Cultra	Y Jackson	N Pritchard	Y Mr. Speaker
Y Currie	Y Jakobsson	N Ramey	
Y D'Amico	Y Jefferson	N Reboletti	

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3206 PROCUREMENT-CAPITAL DEV BOARD THIRD READING PASSED

April 28, 2010

75 YEAS	38 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley N Brady Y Brauer Y Burke Y Burns Y Carberry N Cavaletto N Chapa LaVia	Y Davis, Monique Y Davis, William N DeLuca Y Dugan Y Dunkin Y Durkin N Eddy N Farnham Y Feigenholtz N Flider Y Flowers Y Ford Y Fortner N Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen	Y Joyce N Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May N McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller N Mitchell, Bill E Mitchell, Jerry Y Moffitt	N Reis Y Reitz Y Riley Y Rita N Rose Y Sacia Y Saviano N Schmitz N Senger N Sente Y Smith N Sommer Y Soto N Stephens Y Sullivan N Thapedi N Tracy Y Tryon Y Turner
N Cavaletto	Y Golar	E Mitchell, Jerry	Y Tryon
N Chapa LaVia	Y Gordon, Careen	Y Moffitt	Y Turner
N Coladipietro	N Gordon, Jehan	N Mulligan	Y Verschoore
N Cole	Y Hannig	N Myers	Y Wait
NV Collins Y Colvin N Connelly	NV Harris	Y Nekritz	N Walker
	N Hatcher	N Osmond	E Washington
	Y Hernandez	Y Osterman	N Watson
N Coulson	Y Hoffman	Y Phelps	N Winters
N Crespo	Y Holbrook	N Pihos	Y Yarbrough
Y Cross	Y Howard	Y Poe	Y Zalewski
N Cultra	Y Jackson	N Pritchard	Y Mr. Speaker
Y Currie	Y Jakobsson	N Ramey	
Y D'Amico	Y Jefferson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3265 SUMMIT-PARK VALIDATION THIRD READING PASSED

82 YEAS	32 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Joyce	N Reis
Y Arroyo	Y Davis, William	N Kosel	Y Reitz
Y Bassi	Y DeLuca	Y Lang	N Riley
Y Beaubien	Y Dugan	Y Leitch	Y Rita
Y Beiser	Y Dunkin	Y Lilly	N Rose
N Bellock	E Durkin	Y Lyons	Y Sacia
Y Berrios	Y Eddy	E Mathias	Y Saviano
Y Biggins	N Farnham	Y Mautino	Y Schmitz
N 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	Y Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	N Franks	Y Mell	N Stephens
Y Burke	Y Fritchey	Y Mendoza	Y Sullivan
Y Burns	Y Froehlich	Y Miller	Y Thapedi
Y Carberry	Y Gabel	N Mitchell, Bill	Y Tracy
N Cavaletto	Y Golar	E Mitchell, Jerry	N Tryon
N Chapa LaVia	Y Gordon, Careen	Y Moffitt	Y Turner
N Coladipietro	N Gordon, Jehan	N Mulligan	Y Verschoore
N Cole	Y Hannig	Y Myers	Y Wait
Y Collins	Y Harris	Y Nekritz	N Walker
Y Colvin	N Hatcher	Y Osmond	E Washington
N Connelly	Y Hernandez	Y Osterman	N Watson
N Coulson	Y Hoffman	Y Phelps	Y Winters
N Crespo	N Holbrook	N Pihos	Y Yarbrough
Y Cross	Y Howard	Y Poe	Y Zalewski
N Cultra	Y Jackson	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jakobsson	N Ramey	
Y D'Amico	Y Jefferson	N Reboletti	

E - Denotes Excused Absence

STATE OF ILLINOIS
NINETY-SIXTH
GENERAL ASSEMBLY
HOUSE ROLL CALL
SENATE BILL 3304
CRIM PRO-COMPLAINTS
THIRD READING
PASSED

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3305 VIOLENT OFFENDER AGAINST YOUTH THIRD READING PASSED

April 28, 2010

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3347 EPA-LEAD/MERCURY-TIRE WEIGHTS THIRD READING PASSED

April 28, 2010

97 YEAS	17 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland N Bost Y Bradley Y Brady N Brauer Y Burke Y Burns Y Carberry N Cavaletto Y Chapa LaVia Y Cole	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin N Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris	Y Joyce Y Kosel Y Lang N Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAcarthy Y McGuire Y Mell Y Mendoza Y Miller N Mitchell, Bill E Mitchell, Jerry Y Moffitt Y Mulligan N Myers Y Nekritz	N Reis Y Reitz Y Riley Y Rita Y Rose N Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Smith N Sommer Y Soto N Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore N Wait Y Walker
Y Carberry N Cavaletto Y Chapa LaVia Y Coladipietro	Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig	N Mitchell, Bill E Mitchell, Jerry Y Moffitt Y Mulligan N Myers Y Nekritz	Y Tracy Y Tryon Y Turner Y Verschoore N Wait Y Walker
Y Collins Y Colvin Y Connelly Y Coulson Y Crespo Y Cross N Cultra Y Currie	Y Harris Y Hatcher Y Hernandez Y Hoffman N Holbrook Y Howard Y Jackson Y Jakobsson	Y Nekritz N Osmond Y Osterman Y Phelps Y Pihos N Poe Y Pritchard Y Ramey	Y Walker E Washington N Watson Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker
Y D'Amico	Y Jefferson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3387 NON PROFIT CORP-MEMBR-DIRECTOR THIRD READING PASSED

April 28, 2010

113 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers A Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman Y Holbrook	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill E 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 Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker E Washington Y Watson Y Winters Y Yarbrough Y Zalewski
Y Cross Y Cultra Y Currie Y D'Amico	Y Howard Y Jackson Y Jakobsson Y Jefferson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3405 PEN CD-IMRF-SOCIAL SECURITY THIRD READING PASSED

April 28, 2010

113 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers A Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman Y Holbrook	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill E 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 Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker E Washington Y Watson Y Winters Y Yarbrough
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson Y Jefferson	Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3433 DNR LAND CONVEYANCE-GALENA THIRD READING PASSED

April 28, 2010

112 YEAS	1 NAY	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers A Ford Y Fortner N Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman Y Holbrook	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill E 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 Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker E Washington Y Watson Y Winters Y Yarbrough Y Zalewski
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson Y Jefferson	Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3494 UNEMPLOY INS-AGRICULTURE-ALIEN THIRD READING PASSED

April 28, 2010

113 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers A Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hoffman Y Holbrook	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill E 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 Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker E Washington Y Watson Y Winters Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Howard Y Jackson Y Jakobsson Y Jefferson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS
NINETY-SIXTH
GENERAL ASSEMBLY
HOUSE ROLL CALL
SENATE BILL 3505
CIVIC CENTER SUPPORT
THIRD READING
PASSED

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

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3540 JUV CT&CD CORR-FEES THIRD READING PASSED

April 28, 2010

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3552 MOBILE HOME TAX-PENALTY-DELAY THIRD READING PASSED

April 28, 2010

113 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Brauer 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 A Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill E 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 Y Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker E Washington Y Watson Y Winters
Y Collins Y Colvin	Y Harris Y Hatcher	Y Nekritz Y Osmond	Y Walker E Washington
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson Y Jefferson	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 SENATE BILL 3568 WAGE PAYMENT-PENALTIES THIRD READING PASSED

April 28, 2010

112 YEAS	1 NAY	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers A Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman Y Holbrook	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill E 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 Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker E Washington Y Watson Y Winters Y Yarbrough
Y Cross N Cultra Y Currie Y D'Amico	Y Howard Y Jackson Y Jakobsson Y Jefferson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3603 WILDLIFE CD-APPRENTICE HUNTER THIRD READING PASSED

April 28, 2010

113 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Collins Y Colvin Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers A Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman Y Holbrook	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y MeGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill E 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 Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker E Washington Y Watson Y Winters Y Yarbrough
Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly Y Coulson	Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Miller Y Mitchell, Bill E Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker E Washington Y Watson Y Winters
Y Currie Y D'Amico	Y Jakobsson Y Jefferson	Y Ramey Y Reboletti	i wii. Speakei

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3666 PROP TX-DISABLED VETERANS THIRD READING PASSED

April 28, 2010

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3699 COMMUNITY COLL TRANSFER GRANT THIRD READING PASSED

April 28, 2010

68 YEAS	44 NAYS	1 PRESENT	
Y Acevedo	Y Davis, Monique	Y Joyce	N Reis
Y Arroyo	Y Davis, William	N Kosel	Y Reitz
N Bassi	Y DeLuca	Y Lang	Y Riley
N Beaubien	Y Dugan	N Leitch	Y Rita
Y Beiser	Y Dunkin	Y Lilly	N Rose
N Bellock	E Durkin	Y Lyons	N Sacia
Y Berrios	N Eddy	E Mathias	N Saviano
N Biggins	Y Farnham	Y Mautino	N Schmitz
N 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	A Ford	Y McCarthy	N Sommer
N Brady	N Fortner	Y McGuire	Y Soto
N Brauer	N Franks	Y Mell	N Stephens
Y Burke	Y Fritchey	Y Mendoza	N Sullivan
Y Burns	Y Froehlich	Y Miller	Y Thapedi
Y Carberry	Y Gabel	N Mitchell, Bill	N Tracy
N Cavaletto	Y Golar	E Mitchell, Jerry	N Tryon
Y Chapa LaVia	Y Gordon, Careen	Y Moffitt	Y Turner
N Coladipietro	Y Gordon, Jehan	N Mulligan	Y Verschoore
N Cole	Y Hannig	N Myers	N Wait
Y Collins	Y Harris	Y Nekritz	Y Walker
Y Colvin	N Hatcher	N Osmond	E Washington
N Connelly	Y Hernandez	Y Osterman	N Watson
P Coulson	Y Hoffman	Y Phelps	N Winters
Y Crespo	Y Holbrook	N Pihos	Y Yarbrough
N Cross	Y Howard	N Poe	Y Zalewski
N Cultra	Y Jackson	N Pritchard	Y Mr. Speaker
Y Currie	Y Jakobsson	N Ramey	•
Y D'Amico	Y Jefferson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3705 COMM COLLEGES-CAREER READINESS THIRD READING PASSED

April 28, 2010

82 YEAS	30 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Joyce	N Reis
Y Arroyo	Y Davis, William	N Kosel	Y Reitz
N Bassi	Y DeLuca	Y Lang	Y Riley
N Beaubien	Y Dugan	Y Leitch	Y Rita
Y Beiser	Y Dunkin	Y Lilly	Y Rose
N Bellock	E Durkin	Y Lyons	Y Sacia
Y Berrios	N Eddy	E Mathias	Y Saviano
Y Biggins	Y Farnham	Y Mautino	N Schmitz
Y Black	Y Feigenholtz	Y May	N Senger
Y Boland	Y Flider	Y McAsey	Y Sente
Y Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	A Ford	Y McCarthy	N Sommer
NV Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	N Franks	Y Mell	N Stephens
Y Burke	Y Fritchey	Y Mendoza	N Sullivan
Y Burns	Y Froehlich	Y Miller	Y Thapedi
Y Carberry	Y Gabel	N Mitchell, Bill	N Tracy
N Cavaletto	Y Golar	E Mitchell, Jerry	N Tryon
N Chapa LaVia	Y Gordon, Careen	Y Moffitt	Y Turner
N Coladipietro	Y Gordon, Jehan	N Mulligan	Y Verschoore
Y Cole	Y Hannig	Y Myers	Y Wait
Y Collins	Y Harris	Y Nekritz	Y Walker
Y Colvin	N Hatcher	N Osmond	E Washington
N Connelly	Y Hernandez	Y Osterman	N Watson
N Coulson	Y Hoffman	Y Phelps	Y Winters
N Crespo	Y Holbrook	N Pihos	Y Yarbrough
N Cross	Y Howard	Y Poe	Y Zalewski
N Cultra	Y Jackson	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jakobsson	N Ramey	
Y D'Amico	Y Jefferson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3646 INC TX-PARTNERSHIP THIRD READING PASSED

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3797 CRIM CD-PENALTIES-RETAIL THEFT THIRD READING PASSED

April 28, 2010

85 YEAS	27 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Joyce N Kosel	N Reis Y Reitz
Y Arroyo Y Bassi	Y Davis, William Y DeLuca		
Y Beaubien		Y Lang Y Leitch	Y Riley Y Rita
Y Beiser	Y Dugan Y Dunkin		Y Kita N Rose
Y Bellock	E Durkin	Y Lilly	Y Sacia
		Y Lyons E Mathias	Y Saviano
Y Berrios	Y Eddy N Farnham	Y Mautino	N Schmitz
Y Biggins Y Black	- 1 - 11		
	Y Feigenholtz N Flider	N May	Y Senger N Sente
Y Boland	-,	N McAsey	- 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Y Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	A Ford	Y McCarthy	N Sommer
N Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	N Franks	Y Mell	N Stephens
Y Burke	Y Fritchey	Y Mendoza	Y Sullivan
Y Burns	Y Froehlich	Y Miller	Y Thapedi
Y Carberry	Y Gabel	N Mitchell, Bill	Y Tracy
N Cavaletto	Y Golar	E Mitchell, Jerry	Y Tryon
Y Chapa LaVia	N Gordon, Careen	Y Moffitt	Y Turner
Y Coladipietro	N Gordon, Jehan	N Mulligan	Y Verschoore
N Cole	Y Hannig	Y Myers	Y Wait
Y Collins	Y Harris	Y Nekritz	N Walker
Y Colvin	N Hatcher	Y Osmond	E Washington
Y Connelly	Y Hernandez	A Osterman	N Watson
Y Coulson	N Hoffman	Y Phelps	Y Winters
N Crespo	Y Holbrook	Y Pihos	Y Yarbrough
Y Cross	Y Howard	Y Poe	N Zalewski
N Cultra	Y Jackson	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jakobsson	N Ramey	Ī
Y D'Amico	Y Jefferson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3800 CRIM CD-PUBLIC RECORDS-TAMPER THIRD READING PASSED

April 28, 2010

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

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE JOINT RESOLUTION 105 GARRETT AND JOHN TOLAN BARN ADOPTED

April 28, 2010

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE JOINT RESOLUTION 114 PVT. OZBOURN MEMORIAL HWY ADOPTED

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

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE RESOLUTION 1006 COMPTROLLER-SCHOOL PAYMENTS ADOPTED

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

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE RESOLUTION 1046 WORKERS MEMORIAL DAY ADOPTED

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

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE RESOLUTION 1090 DISTRACTED DRIVING MONTH ADOPTED

April 28, 2010

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

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 448 STATE FINANCE-FUND TRANSFERS THIRD READING PASSED

April 28, 2010

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

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3022 PUBLIC EMPLOYEE BENEFITS-TECH THIRD READING PASSED

April 28, 2010

103 YEAS	3 NAYS	5 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins P Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly P Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers A Ford Y Fortner N Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris N Hatcher Y Hernandez Y Hoffman Y Holbrook	Y Joyce Y Kosel Y Lang P Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza E Miller Y Mitchell, Bill E Mitchell, Jerry Y Moffitt Y Mulligan Y Myers N Nekritz Y Osmond A Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Smith P Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker E Washington Y Watson Y Winters Y Yarbrough
Y Cross P Cultra Y Currie Y D'Amico	Y Howard Y Jackson Y Jakobsson Y Jefferson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3085 JUV CT-JUV JUR TASK FORCE THIRD READING PASSED

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

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3090 CD CORR, CRIM PRO-PENALTIES THIRD READING PASSED

April 28, 2010

92 YEAS	19 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Joyce	N Reis
Y Arroyo	Y Davis, William	Y Kosel	Y Reitz
Y Bassi	Y DeLuca	Y Lang	Y Riley
Y Beaubien	Y Dugan	Y Leitch	Y Rita
Y Beiser	Y Dunkin	Y Lilly	Y Rose
Y Bellock Y Berrios Y Biggins	E Durkin	Y Lyons	Y Sacia
	N Eddy	E Mathias	Y Saviano
	N Farnham	Y Mautino	Y Schmitz
N 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	A Ford	Y McCarthy	Y Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	N Franks	Y Mell	N Stephens
Y Burke	Y Fritchey Y Froehlich Y Gabel	Y Mendoza	Y Sullivan
Y Burns		E Miller	Y Thapedi
Y Carberry N Cavaletto Y Chapa LaVia	Y Golar Y Gordon, Careen	N Mitchell, Bill E Mitchell, Jerry Y Moffitt	Y Tracy Y Tryon Y Turner
Y Coladipietro N Cole Y Collins	N Gordon, Jehan	Y Mulligan	Y Verschoore
	Y Hannig	Y Myers	Y Wait
	Y Harris	Y Nekritz	N Walker
Y Colvin	Y Hatcher	Y Osmond	E Washington
Y Connelly	Y Hernandez	A Osterman	N Watson
N Coulson	Y Hoffman	Y Phelps	Y Winters
N Crespo	Y Holbrook	Y Pihos	Y Yarbrough
Y Cross	Y Howard	Y Poe	Y Zalewski
N Cultra	Y Jackson	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jakobsson	Y Ramey	- III. Spouler
Y D'Amico	Y Jefferson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3094 INTERIOR DESIGN TITLE ACT THIRD READING PASSED

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

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3222 PUBLIC UNIVERSITIES-TUITION THIRD READING PASSED

April 28, 2010

66 YEAS	43 NAYS	1 PRESENT	
Y Acevedo	Y Davis, Monique	Y Joyce	N Reis
Y Arroyo	Y Davis, William	N Kosel	Y Reitz
N Bassi	Y DeLuca	Y Lang	Y Riley
N Beaubien	Y Dugan	N Leitch	Y Rita
Y Beiser	Y Dunkin	Y Lilly	N Rose
N Bellock	E Durkin	Y Lyons	N Sacia
Y Berrios	N Eddy	E Mathias	Y Saviano
N Biggins	Y Farnham	Y Mautino	N Schmitz
N Black	Y Feigenholtz	Y May	N Senger
Y Boland	Y Flider	Y McAsey	Y Sente
N Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	A Ford	N McCarthy	N Sommer
N Brady	N Fortner	Y McGuire	Y Soto
N Brauer	Y Franks	Y Mell	NV Stephens
Y Burke	Y Fritchey	Y Mendoza	N Sullivan
Y Burns	Y Froehlich	E Miller	Y Thapedi
Y Carberry	Y Gabel	N Mitchell, Bill	N Tracy
N Cavaletto	Y Golar	E Mitchell, Jerry	N Tryon
P Chapa LaVia	Y Gordon, Careen	Y Moffitt	Y Turner
N Coladipietro	Y Gordon, Jehan	N Mulligan	Y Verschoore
N Cole	Y Hannig	N Myers	N Wait
Y Collins	Y Harris	Y Nekritz	Y Walker
Y Colvin	N Hatcher	N Osmond	E Washington
N Connelly	Y Hernandez	A Osterman	N Watson
N Coulson	Y Hoffman	Y Phelps	N Winters
Y Crespo	N Holbrook	N Pihos	Y Yarbrough
N Cross	Y Howard	N Poe	Y Zalewski
N Cultra	Y Jackson	N Pritchard	Y Mr. Speaker
Y Currie	Y Jakobsson	N Ramey	
Y D'Amico	Y Jefferson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3249 MINORITY/FEMALE BUS ENTERPRISE THIRD READING PASSED

April 28, 2010

111 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y 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 A Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza E Miller Y Mitchell, Bill E Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond A Osterman Y Phelps	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker E Washington Y Watson Y Winters
Y Connelly Y Coulson Y Crespo Y Cross	Y Hernandez Y Hoffman Y Holbrook Y Howard	A Osterman Y Phelps Y Pihos Y Poe	Y Watson Y Winters Y Yarbrough Y Zalewski
Y Cross Y Cultra Y Currie	Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey	Y Zalewski Y Mr. Speaker
Y D'Amico	Y Jefferson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3508 CLERK CT-ELECTRON CITATION FEE THIRD READING PASSED

April 28, 2010

97 YEAS	14 NAYS	0 PRESENT	
Y Acevedo Y Arroyo	Y Davis, Monique Y Davis, William	Y Joyce N Kosel	N Reis Y Reitz
Y Bassi	Y DeLuca	Y Lang	Y Riley
Y Beaubien	Y Dugan	Y Leitch	Y Rita
Y Beiser	Y Dunkin	Y Lilly	N Rose
Y Bellock	E Durkin	Y Lyons	Y Sacia
Y Berrios	N Eddy	E Mathias	Y Saviano
Y Biggins	Y Farnham	Y Mautino	Y Schmitz
N 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	A Ford	Y McCarthy	N Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	N Franks	Y Mell	Y Stephens
Y Burke	Y Fritchey	Y Mendoza	Y Sullivan
Y Burns	Y Froehlich	E Miller	Y Thapedi
Y Carberry	Y Gabel	N Mitchell, Bill	Y Tracy
N Cavaletto	Y Golar	E Mitchell, Jerry	Y Tryon
Y Chapa LaVia	Y Gordon, Careen	Y Moffitt	Y Turner
Y Coladipietro	Y Gordon, Jehan	N Mulligan	Y Verschoore
N Cole	Y Hannig	Y Myers	N Wait
Y Collins	Y Harris	Y Nekritz	Y Walker
Y Colvin	Y Hatcher	Y Osmond	E Washington
Y Connelly	Y Hernandez	A Osterman	Y Watson
N Coulson	Y Hoffman	Y Phelps	Y Winters
Y Crespo	Y Holbrook	Y Pihos	Y Yarbrough
Y Cross	Y Howard	Y Poe	Y Zalewski
N Cultra	Y Jackson	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jakobsson	Y Ramey	
Y D'Amico	Y Jefferson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 3648 INC TAX-WRONGFULLY IMPRISONED THIRD READING PASSED

April 28, 2010

101 YEAS	10 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Joyce	Y Reis
Y Arroyo	Y Davis, William	Y Kosel	Y Reitz
Y Bassi	Y DeLuca	Y Lang	Y Riley
Y Beaubien	Y Dugan	Y Leitch	Y Rita
Y Beiser	Y Dunkin	Y Lilly	N Rose
Y Bellock	E Durkin	Y Lyons	Y Sacia
Y Berrios	N Eddy	E Mathias	Y Saviano
Y Biggins	Y Farnham	Y Mautino	Y Schmitz
N 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	A Ford	Y McCarthy	Y Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	Y Franks	Y Mell	N Stephens
Y Burke	Y Fritchey	Y Mendoza	Y Sullivan
Y Burns	Y Froehlich	E Miller	Y Thapedi
Y Carberry	Y Gabel	Y Mitchell, Bill	Y Tracy
Y Cavaletto	Y Golar	E Mitchell, Jerry	Y Tryon
Y Chapa LaVia	N Gordon, Careen	Y Moffitt	Y Turner
Y Coladipietro	Y Gordon, Jehan	Y Mulligan	Y Verschoore
N Cole	Y Hannig	Y Myers	Y Wait
Y Collins	Y Harris	Y Nekritz	Y Walker
Y Colvin	Y Hatcher	Y Osmond	E Washington
N Connelly	Y Hernandez	A Osterman	Y Watson
Y Coulson	Y Hoffman	Y Phelps	Y Winters
Y Crespo	Y Holbrook	Y Pihos	Y Yarbrough
Y Cross	Y Howard	Y Poe	Y Zalewski
N Cultra	Y Jackson	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jakobsson	N Ramey	1
Y D'Amico	Y Jefferson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 384 DNR-VET-CAMP-FISH-HUNT LICENSE THIRD READING PASSED

April 28, 2010

[April 28, 2010]

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 735 HORSE RACING-PARI-MUTUEL TAX THIRD READING PASSED

April 28, 2010

80 YEAS	31 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios N Biggins Y Black	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin Y Eddy N Farnham Y Feigenholtz	Y Joyce N Kosel Y Lang N Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Sacia Y Saviano N Schmitz N Senger
Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia N Coladipietro N Cole Y Collins Y Colvin	N Flider Y Flowers A Ford N Fortner N Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen N Gordon, Jehan Y Hannig Y Harris N Hatcher	N McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza E Miller N Mitchell, Bill E Mitchell, Jerry Y Moffitt N Mulligan Y Myers Y Nekritz N Osmond	N Sente Y Smith N Sommer Y Soto Y Stephens N Sullivan Y Thapedi N Tracy Y Tryon Y Turner Y Verschoore Y Wait N Walker E Washington
N Connelly N Coulson N Crespo N Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson Y Jefferson	A Osterman Y Phelps N Pihos Y Poe N Pritchard N Ramey N Reboletti	N Watson Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2817 INS CD-CONTROL-DOMESTIC CO THIRD READING PASSED

April 28, 2010

110 YEAS	0 NAYS	1 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coldins Y Colvin Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin E Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers A Ford Y Fortner P Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman Y Holbrook	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza E Miller Y Mitchell, Bill E Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond A Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker E Washington Y Watson Y Winters Y Yarbrough
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson Y Jefferson	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 JOINT RESOLUTION 103 HIGHER ED-MAP GRANT DUE DATE ADOPTED

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

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE RESOLUTION 582 URGE US GOV'T-CAMPUS NUTRITION LOST

April 28, 2010

51 YEAS	59 NAYS	0 PRESENT	
N Acevedo	Y Davis, Monique	Y Joyce	N Reis
N Arroyo	Y Davis, William	N Kosel	Y Reitz
N Bassi	N DeLuca	Y Lang	Y Riley
N Beaubien	Y Dugan	N Leitch	Y Rita
Y Beiser	Y Dunkin	Y Lilly	N Rose
N Bellock	E Durkin	Y Lyons	N Sacia
N Berrios	N Eddy	E Mathias	N Saviano
N Biggins	Y Farnham	Y Mautino	N Schmitz
N Black	Y Feigenholtz	Y May	N Senger
Y Boland	Y Flider	Y McAsey	Y Sente
N Bost	Y Flowers	N McAuliffe	N Smith
Y Bradley	A Ford	Y McCarthy	N Sommer
N Brady	N Fortner	Y McGuire	Y Soto
N Brauer	N Franks	Y Mell	N Stephens
N Burke	N Fritchey	N Mendoza	N Sullivan
Y Burns	Y Froehlich	E Miller	Y Thapedi
Y Carberry	Y Gabel	N Mitchell, Bill	N Tracy
N Cavaletto	Y Golar	E Mitchell, Jerry	N Tryon
Y Chapa LaVia	Y Gordon, Careen	N Moffitt	Y Turner
N Coladipietro	Y Gordon, Jehan	N Mulligan	N Verschoore
N Cole	Y Hannig	N Myers	N Wait
Y Collins	Y Harris	Y Nekritz	N Walker
Y Colvin	N Hatcher	N Osmond	E Washington
N Connelly	Y Hernandez	A Osterman	N Watson
NV Coulson	N Hoffman	N Phelps	N Winters
Y Crespo	N Holbrook	N Pihos	Y Yarbrough
N Cross	Y Howard	N Poe	Y Zalewski
N Cultra	Y Jackson	N Pritchard	Y Mr. Speaker
Y Currie	Y Jakobsson	N Ramey	-
N D'Amico	Y Jefferson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE RESOLUTION 920 BD OF HIGHER ED BUDGET STUDY ADOPTED

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

E - Denotes Excused Absence

132ND LEGISLATIVE DAY

Perfunctory Session

WEDNESDAY, APRIL 28, 2010

At the hour of 4:22 o'clock p.m., the House convened perfunctory session.

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Jefferson replaced Representative Turner in the Committee on Rules on April 28, 2010.

Representative Rita replaced Representative Washington in the Committee on Labor on April 28, 2010.

Representative Osmond will replace Representative Cavaletto in the Committee on Labor on April 28, 2010.

Representative Turner replaced Representative Franks in the Committee on Labor on April 28, 2010.

REPORT FROM THE COMMITTEE ON RULES

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on April 28, 2010, reported the same back with the following recommendations:

LEGISLATIVE MEASURES APPROVED FOR FLOOR CONSIDERATION:

That the bill be reported "approved for consideration" and be placed on the order of Second Reading-Short Debate: HOUSE BILLS 5231 and 5751.

That the bill be reported "approved for consideration" and be placed on the order of Second Reading-Standard Debate: HOUSE BILL 6123.

That the bill be reported "approved for consideration" and be placed on the order of Third Reading-Short Debate: HOUSE BILLS 173, 5480, 5495 and 5849.

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Agriculture & Conservation: SENATE BILL 1840.

Executive: SENATE BILL 3421.

State Government Administration: HOUSE RESOLUTION 1156.

The committee roll call vote on the foregoing Legislative Measures is as follows:

3, Yeas; 2, Nays; 0, Answering Present.

Y Currie(D), Chairperson N Black(R), Republican Spokesperson

Y Lang(D) N Schmitz(R)

Y Jefferson(D) (replacing Turner)

REPORTS FROM STANDING COMMITTEES

Representative Beiser, Chairperson, from the Committee on Labor to which the following were referred, action taken on April 28, 2010, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 3267.

The committee roll call vote on Senate Bill 3267 is as follows:

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

Y Rita(D) (replacing Washington) Y Beiser(D), Vice-Chairperson

Y Pihos(R), Republican Spokesperson
Y Biggins(R)
Y Osmond(R) (replacing Cavaletto)
Y D'Amico(D)
Y Turner(D) (replacing Franks)
Y Harris(D)
Y Hatcher(R)
Y Lyons(D)
Y McGuire(D)
Y McGuire(D)
Y Biggins(R)
Y Coladipietro(R)
Y Farnham(D)
Y Farnham(D)
Y Harris(D)
Y McAsey(D)
Y McGuire(D)

Y Mitchell, Bill(R)
Y Sente(D)
Y Tracy(R)

INTRODUCTION AND FIRST READING OF BILLS

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

HOUSE BILL 6858. Introduced by Representative Schmitz, AN ACT concerning State government.

HOUSE BILL 6859. Introduced by Representative Jakobsson, AN ACT concerning public employee benefits.

At the hour of 4:23 o'clock p.m., the House Perfunctory Session adjourned.

At the hour of 6:08 o'clock p.m., the House reconvened perfunctory session.

REPORT FROM THE COMMITTEE ON RULES

Representative Mautino, replacing Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on April 28, 2010, (A) reported the same back with the following recommendations:

LEGISLATIVE MEASURES APPROVED FOR FLOOR CONSIDERATION:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 1 to HOUSE RESOLUTION 1002.

Amendment No. 1 to HOUSE JOINT RESOLUTION 111.

That the bill be reported "approved for consideration" and be placed on the order of Second Reading-Short Debate: SENATE BILLS 43 and 2168.

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 2 to SENATE BILL 2556.

Amendment No. 1 to SENATE BILL 3118.

Amendment No. 1 to SENATE BILL 3295.

Amendment No. 3 to SENATE BILL 3359.

Amendment No. 2 to SENATE BILL 3509.

Amendment No. 1 to SENATE BILL 3635.

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Elementary & Secondary Education: SENATE BILL 2647.

Environment & Energy: HOUSE AMENDMENT No. 1 to SENATE BILL 380. Executive: SENATE BILLS 377, 3348, 3514, 3655, 3658, 3659, 3660, 3662 and 3702.

Health Care Licenses: HOUSE AMENDMENT No. 1 to SENATE BILL 851.

Higher Education: SENATE BILL 2538.

Insurance: HOUSE AMENDMENT No. 2 to SENATE BILL 2819.

Judiciary II - Criminal Law: HOUSE AMENDMENT No. 1 to SENATE BILL 2987 and HOUSE AMENDMENT No. 2 to SENATE BILL 3695.

Labor: SENATE BILL 3531.

Personnel and Pensions: SENATE BILL 1642 and HOUSE AMENDMENT No. 1 to SENATE BILL 552.

Public Utilities: HOUSE AMENDMENT No. 1 to SENATE BILL 3464.

Revenue & Finance: SENATE BILL 3089.

State Government Administration: SENATE BILL 331.

LEGISLATIVE MEASURES REASSIGNED TO COMMITTEE:

SENATE BILL 588 was recalled from the Committee on Public Utilities and reassigned to the Committee on Electric Generation & Commerce.

SENATE BILL 1840 was recalled from the Committee on Aging and reassigned to the Committee on Executive.

The committee roll call vote on the foregoing Legislative Measures is as follows:

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

Y Mautino(D) (replacing Currie)

A Black(R), Republican Spokesperson

Y Lang(D)

Y Turner(D)

A Schmitz(R)

At the hour of 6:09 o'clock p.m., the House Perfunctory Session adjourned.