

SENATE JOURNAL

STATE OF ILLINOIS

ONE HUNDREDTH GENERAL ASSEMBLY

103RD LEGISLATIVE DAY

TUESDAY, MARCH 13, 2018

12:27 O'CLOCK P.M.

SENATE Daily Journal Index 103rd Legislative Day

Action	Page(s)
Appointment Message(s)	11
Communication	5
Communication from the Minority Leader	4
Legislative Measure(s) Filed	3, 14
Message from the Governor	3, 4
Message from the President	31, 32, 33
Presentation of Senate Joint Resolution Constitutional Amendment No	
Presentation of Senate Joint Resolution No. 57	7
Presentation of Senate Resolutions No'd. 1505-1517	5
Report from Assignments Committee	14
Report(s) Received	3

Bill Number	Legislative Action	Page(s)
SB 2309	Recalled - Amendment(s)	26
SB 2309	Third Reading	27
SB 2446	Third Reading	27
SB 2498	Third Reading	28
SB 2514	Recalled - Amendment(s)	28
SB 2516	Third Reading	28
SB 2544	Third Reading	29
SB 2561	Third Reading	29
SB 2580	Third Reading	30
SB 2581	Third Reading	30
SJR 0057	Committee on Assignments	7
SJRCA 0026	Committee on Assignments	8
SR 1516	Committee on Assignments	6
HB 0066	Second Reading	16
HB 0489	Second Reading	16
HB 1023	Second Reading – Amendment(s)	16
HB 1262	Second Reading	17
HB 1465	Second Reading	16
HB 1467	Second Reading	16
HB 1468	Second Reading	16
HB 2571	Second Reading	17
HB 3185	Second Reading	26
HB 3248	Second Reading	18
HB 4095	Second Reading	26
HB 4118	Second Reading	26
HB 4223	Second Reading	16
HB 4677	First Reading	11
HR 5812	Second Reading	26

The Senate met pursuant to adjournment.
Senator Terry Link, Waukegan, Illinois, presiding.
Prayer by Pastor Curt Fleck, Civil Servant Ministries, Springfield, Illinois.
Senator Cunningham led the Senate in the Pledge of Allegiance.

Senator Hunter moved that reading and approval of the Journals of Thursday, March 1, 2018, Friday, March 2, 2018 and Friday, March 9, 2018, be postponed, pending arrival of the printed Journals. The motion prevailed.

REPORTS RECEIVED

The Secretary placed before the Senate the following reports:

2018 Perinatal Report, submitted by the Department of Healthcare and Family Services.

FY 18 State Services Assurance Act Report concerning bilingual employees, submitted by the Department of Employment Security.

FY 2019 GAAP (General Accounting Principles) Report, submitted by the Commission on Government Forecasting and Accountability.

The foregoing reports were ordered received and placed on file in the Secretary's Office.

LEGISLATIVE MEASURES FILED

The following Committee amendments to the Senate Bills listed below have been filed with the Secretary and referred to the Committee on Assignments:

Amendment No. 1 to Senate Bill 2295 Amendment No. 1 to Senate Bill 2428 Amendment No. 2 to Senate Bill 2513 Amendment No. 1 to Senate Bill 2631 Amendment No. 2 to Senate Bill 2638 Amendment No. 1 to Senate Bill 2654 Amendment No. 1 to Senate Bill 3131 Amendment No. 1 to Senate Bill 3131 Amendment No. 1 to Senate Bill 3244 Amendment No. 1 to Senate Bill 3296

MESSAGES FROM THE GOVERNOR

STATE OF ILLINOIS OFFICE OF THE GOVERNOR CAPITOL BUILDING, 207 STATE HOUSE SPRINGFIELD, ILLINOIS 62706

BRUCE RAUNER GOVERNOR

March 9, 2018

To the Honorable Members of the Senate One-Hundredth General Assembly

Mr. President:

On July 21, 2017, appointment message 1000222 nominating James Dimas as Secretary of the Illinois Department of Human Services was delivered to your Honorable Body. As of the date of this letter, it is my understanding that the Senate has not taken action on this nomination.

Please be advised that, the Appointment Message, for which concurrence in and confirmation of your Honorable Body was sought, is hereby withdrawn, effective immediately on March 9, 2018.

> Sincerely, s/Bruce Rauner Governor

STATE OF ILLINOIS OFFICE OF THE GOVERNOR **CAPITOL BUILDING, 207 STATE HOUSE** SPRINGFIELD, ILLINOIS 62706

BRUCE RAUNER GOVERNOR

March 9, 2018

To the Honorable Members of the Senate One-Hundredth General Assembly

Mr. President:

On August 17, 2017, appointment message 1000233 nominating Susan Morrison as member of the State Board of Education was delivered to your Honorable Body. As of the date of this letter, it is my understanding that the Senate has not taken action on this nomination.

Please be advised that, the Appointment Message, for which concurrence in and confirmation of your Honorable Body was sought, is hereby withdrawn, effective immediately on March 9, 2018.

> Sincerely, s/Bruce Rauner Governor

COMMUNICATION FROM THE MINORITY LEADER

SPRINGFIELD OFFICE: 309G STATE HOUSE SPRINGFIELD, ILLINOIS 62706 PHONE: 217/782-9407

DISTRICT OFFICE 2203 EASTLAND DRIVE, SUITE 3 **BLOOMINGTON, ILLINOIS 61704** PHONE: 309/664-4440

FAX: 309/664-8597

BILLBRADY@SENATORBILLBRADY.COM

ILLINOIS STATE SENATE **BILL BRADY** SENATE REPUBLICAN LEADER 44th SENATE DISTRICT

March 12, 2018

Mr. Tim Anderson Secretary of the Senate 401 State House

Springfield, Illinois 62706

Dear Mr. Secretary:

Pursuant to Rule 3-2 (c), I hereby appoint **Senator Connelly** to temporarily replace **Senator Schimpf** as a member of the **Senate Financial Institutions Committee**. This appointment is effective at 9:00 a.m. March 12, 2018 and shall automatically expire at the close of the day.

Sincerely, s/Bill Brady Bill Brady Illinois Senate Republican Leader 44th District

cc: Senate President John Cullerton

Assistant Secretary of the Senate Scott Kaiser

COMMUNICATION

ILLINOIS STATE SENATE Dan McConchie STATE SENATOR • 26TH DISTRICT

March 12, 2018

Tim Anderson Secretary of the Senate 403 Statehouse Springfield, IL 62706

Dear Mr. Secretary:

I respectfully request that Senator Righter, my Chief Co-Sponsor, be allowed to present Senate Resolution 994 for final adoption this week.

Thank you for your attention to this matter.

Sincerely, s/Dan McConchie Dan McConchie

Cc: Scott Kaiser, Assistant Secretary of the Senate

PRESENTATION OF RESOLUTIONS

SENATE RESOLUTION NO. 1505

Offered by Senator McGuire and all Senators:

Mourns the death of Christo Mathew "Chris" Dragatsis of Joliet.

SENATE RESOLUTION NO. 1506

Offered by Senator McGuire and all Senators: Mourns the death of Robert Francis "Bob" Ketchum of Lockport.

SENATE RESOLUTION NO. 1507

Offered by Senator McGuire and all Senators:

Mourns the death of Thomas "Tom" G. Gordon.

SENATE RESOLUTION NO. 1508

Offered by Senator McGuire and all Senators:

Mourns the death of Carol M. (Ligos) Tooley of Joliet.

SENATE RESOLUTION NO. 1509

Offered by Senator Munóz and all Senators:

Mourns the death of Christopher P. Gomez, Jr.

SENATE RESOLUTION NO. 1510

Offered by Senator Haine and all Senators:

Mourns the death of Virgil Lee "Mad Dog" Monroe of Alton.

SENATE RESOLUTION NO. 1511

Offered by Senators Stadelman – Syverson and all Senators:

Mourns the death of Tom Z. Dickerson of Rockford.

SENATE RESOLUTION NO. 1512

Offered by Senator Morrison and all Senators:

Mourns the death of James Forsman Stokes of Lake Forest.

SENATE RESOLUTION NO. 1513

Offered by Senator Althoff and all Senators:

Mourns the death of Clifford "Cliff" Kamholz of Marengo.

SENATE RESOLUTION NO. 1514

Offered by Senator Althoff and all Senators:

Mourns the death of Eileen Sekera LaSorba.

SENATE RESOLUTION NO. 1515

Offered by Senator Althoff and all Senators:

Mourns the death of Arlene "Susie" R. Wiersma of Harvard.

SENATE RESOLUTION NO. 1517

Offered by Senator Barickman and all Senators:

Mourns the death of Carl Brueckner of Champaign.

By unanimous consent, the foregoing resolutions were referred to the Resolutions Consent Calendar.

Senator Castro offered the following Senate Resolution, which was referred to the Committee on Assignments:

SENATE RESOLUTION NO. 1516

WHEREAS, Distracted driving occurs when motorists engage in activities that divert their attention from driving safely; these can include texting, talking on a cell phone, adjusting the radio, and interacting with passengers; and

WHEREAS, Safe driving and public awareness of the dangers associated with distracted driving will result in fewer traffic crashes, fewer injuries, and fewer fatalities; and

WHEREAS, In 2015, distracted driving was a factor in motor vehicle crashes that killed 3,459 people, nationally; and

WHEREAS, Educating and informing the public about distracted driving, enhancing public awareness of the dangers associated with driving while distracted, ensuring younger drivers understand the

consequences of driving distracted, and obeying established distracted driving traffic laws will reduce the number of fatalities and injuries; and

WHEREAS, The Illinois Association of Chiefs of Police (ILACP), partnering with the American Automobile Association (AAA) and supported by the Illinois State Police, the Illinois Department of Transportation, the Illinois High School & College Driver Education Association (IHSCDEA), local law enforcement agencies, and the State's first responders are committed to educate Illinois residents on all aspects of distracted driving, to enforce applicable State laws and to support Illinois Distracted Driving Awareness Week; and

WHEREAS, The ILACP and the AAA continue to develop partnerships designed to create and enhance a strong, supportive traffic safety culture throughout Illinois; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare the fourth week of April 2018 as "Illinois Distracted Driving Awareness Week" in remembrance of John M. Sligting; and be it further

RESOLVED, That suitable copies of this resolution be presented to the Illinois Association of Chiefs of Police, the American Automobile Association, the Illinois State Police, the Illinois Department of Transportation, and the Illinois High School & College Driver Education Association.

Senator Morrison offered the following Senate Joint Resolution, which was referred to the Committee on Assignments:

SENATE JOINT RESOLUTION NO. 57

WHEREAS, The members of the Illinois General Assembly recognize that foster youth and alumni are some of the State's most precious, valuable, and vulnerable citizens; and

WHEREAS, The mission of the Foster Care Alumni of America (FCAA) is to connect the alumni community and to transform policy and practice, ensuring opportunity for people in and from foster care; it seeks to serve and act on behalf of the rights, needs, and well-being of current and former foster youth; and

WHEREAS, FCAA-IL is one of 23 state chapters that the FCAA has around the country with members dedicated to its mission; and

WHEREAS, The Illinois Department of Children and Family Services (DCFS) protects children who are reported to be abused or neglected; it works to increase their families' capacity to safely care for them and provides for the well-being of children in DCFS care; they provide appropriate, permanent families as quickly as possible for those children who cannot safely return home; they support early intervention and child abuse prevention activities, and they work in partnerships with communities to fulfill this mission; and

WHEREAS, The services that DCFS provides include a Statewide Youth Advisory Board whose mission is to advocate and educate all youth in care; the Statewide Youth Advisory Board is committed to youth empowerment, development, leadership, and achievement across the State of Illinois; and

WHEREAS, FCAA-IL, working together with DCFS and their Statewide Youth Advisory Board, are proud to host the second Annual Illinois Foster Youth and Alumni Legislative Shadow Day on May 16, 2018; and

WHEREAS, The purpose of this day is to connect current and former foster children with a State legislator to educate them on the legislative process; the legislators spend their day mentoring them; this process helps reshape the impression of who youth in foster care and alumni are and connects legislators to the youth that they impact directly and indirectly; and

WHEREAS, The actions of founding FCAA-IL members April Curtis, Jeremy Harvey, and James McIntyre, Acting Director Walker of DCFS, and current and former DCFS Statewide Youth Advisory Board members represent shining examples of those in our communities doing positive things for foster children, past and present, and are responsible for the creation of the Annual Illinois Foster Youth and Alumni Legislative Shadow Day; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that we recognize May 16, 2018 as the third Annual Illinois Foster Youth and Alumni Legislative Shadow Day and acknowledge the dedication, hard work, and significant contributions made to the well-being of current and former foster children; and be it further

RESOLVED, That suitable copies of this resolution be presented to all participants in recognition of their efforts.

Senator Morrison offered the following Senate Joint Resolution, which was ordered printed and referred to the Committee on Assignments:

SENATE JOINT RESOLUTION CONSTITUTIONAL AMENDMENT NO. 26

SC0026

RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that there shall be submitted to the electors of the State for adoption or rejection at the general election next occurring at least 6 months after the adoption of this resolution a proposition to amend Article IV of the Illinois Constitution by changing Sections 2 and 3 as follows:

ARTICLE IV THE LEGISLATURE

SECTION 2. LEGISLATIVE COMPOSITION

- (a) One Senator shall be elected from each Legislative District. Immediately following each decennial redistricting, the General Assembly by law shall divide the Legislative Districts as equally as possible into three groups. Senators from one group shall be elected for terms of four years, four years and two years; Senators from the second group, for terms of four years, two years and four years; and Senators from the third group, for terms of two years, four years and four years. The Legislative Districts in each group shall be distributed substantially equally over the State.
- (b) Each Legislative District shall be divided into two Representative Districts. In 1982 and every two years thereafter one Representative shall be elected from each Representative District for a term of two years.
- (c) To be eligible to serve as a member of the General Assembly, a person must be a United States citizen, at least 21 years old, and for the two years preceding his election or appointment a resident of the district which he is to represent. In the general election following a redistricting, a candidate for the General Assembly may be elected from any district which contains a part of the district in which he resided at the time of the redistricting and reelected if a resident of the new district he represents for 18 months prior to reelection.
- (d) Within thirty days after a vacancy occurs, it shall be filled by appointment as provided by law. If the vacancy is in a Senatorial office with more than twenty-eight months remaining in the term, the appointed Senator shall serve until the next general election, at which time a Senator shall be elected to serve for the remainder of the term. If the vacancy is in a Representative office or in any other Senatorial office, the appointment shall be for the remainder of the term. An appointee to fill a vacancy shall be a member of the same political party as the person he succeeds.
- (e) No member of the General Assembly shall receive compensation as a public officer or employee from any other governmental entity for time during which he is in attendance as a member of the General Assembly.

No member of the General Assembly during the term for which he was elected or appointed shall be appointed to a public office which shall have been created or the compensation for which shall have been increased by the General Assembly during that term.

(Source: Amendment adopted at general election November 4, 1980.)

SECTION 3. LEGISLATIVE REDISTRICTING

- (a) As used in this Section, "consumer price index-u" means the index published by the Bureau of Labor Statistics of the United States Department of Labor or a successor agency that measures the average change in prices of goods and services purchased by all urban consumers, United States city average, all items, 1982-84=100.
- (b) Each Legislative District, Representative District, and Congressional District shall, in the following order of priority:
- (1) fully comply with the United States Constitution and federal laws, such as the federal Voting Rights Act;
 - (2) be substantially equal in population;
- (3) provide racial minorities and language minorities with the equal opportunity to participate in the political process and elect candidates of their choice;
- (4) provide racial minorities and language minorities who constitute less than a voting-age majority of a Legislative District, Representative District, or Congressional District with an opportunity to substantially influence the outcome of an election;
 - (5) be contiguous;
 - (6) be compact;
 - (7) respect, to the extent practical, geographic integrity of units of local government;
 - (8) respect, to the extent practical, communities sharing common social or economic interests;
 - (9) and not discriminate against or in favor of any political party or individual.
- (c) No later than August 30 of the year that each federal decennial census occurs, the Chief Justice and the most senior Supreme Court Judge who is not elected from the same political party as the Chief Justice shall select 16 commissioners to form an Independent Redistricting Commission. The commissioners must reflect the ethnic, gender, and racial demographics of Illinois, 14 of the commissioners must represent, in equal number, the two political parties whose gubernatorial candidates received the greatest number of votes in the last gubernatorial election and two of the commissioners must represent neither of those parties. There must be at least two commissioners from each Judicial District.
- (d) A person is ineligible to serve on the Commission if within the previous four calendar years the person or his or her spouse or immediate family member was appointed or elected to a position with the State, federal, or local government; is a State employee; is a lobbyist as defined by law; has an ownership interest in an entity with a State or federal contract; or is appointed or elected to serve a political party. A commissioner is ineligible for a period of 10 years to serve in the General Assembly or to be appointed to a position subject to Senate confirmation. Commissioners must file financial disclosure statements and abide by any ethics requirements established by law.
- (e) The Commission shall act in public meetings by the affirmative vote of 10 commissioners. The Commission shall elect its chairperson and vice chairperson, who shall not be affiliated with the same political party. Each meeting of the Commission shall be open to the public and there must be public notice at least seven days before a meeting. All records of the Commission, including all communications to or from the Commission regarding the work of the Commission, shall be available for public inspection. The Commission shall adopt rules governing its procedures. The Commission shall be considered a public body subject to the Freedom of Information Act or a successor Act and the Open Meetings Act or a successor Act. Commissioners and staff may not communicate with or receive communications about redistricting matters from anyone outside of a public hearing.
- (f) The Commission shall hold at least 20 public hearings throughout the State before adopting a redistricting plan, with a majority occurring before the Commission releases any proposed redistricting plan and at least 10 public hearings must occur throughout the State after the release of any proposed redistricting plan.

The Commission must provide a meaningful opportunity for racial minorities and language minorities to participate in the public hearings, including, but not limited to, issuing notices in multiple languages and ensuring that translation services are available at all hearings at the Commission's expense or through partnership with outside organizations. These public hearings must be open to all members of the public and must be planned to encourage attendance and participation across the State, including the use of technology that allows for real-time, virtual participation and feedback during the hearings. When releasing a proposed redistricting plan, the Commission must also release population data, geographic data, election data, and any other data used to create the plan, when the Commission receives this information. The Commission must also provide terminals for members of the public to access the data and associated software. During the map drawing process, any member of the public may submit maps for consideration to the Commission. Those submissions are public records that are open to comment.

The Commission may not adopt a redistricting plan until the Commission adopts and publishes a report explaining the plan's compliance with the United States Constitution and Illinois Constitution. Before the adoption of a redistricting plan, the Commission shall release to the public the final plan and its associated compliance report. The meeting to vote on adoption of a redistricting plan shall occur no sooner than 30 days after the release of the final plan and its associated compliance report. All proposed and adopted maps and any data used to develop these maps are public records. The Commission shall maintain a website or other similar electronic platform to disseminate information about the Commission, including records of its meetings and hearings, proposed redistricting plans, assessments and reports on plans, and to allow the public to view its meetings and hearings in both live and archived form. The website or electronic platform must allow the public to submit redistricting plans and comments on redistricting plans to the Commission for its consideration.

(g) The Commission shall adopt and file with the Secretary of State a redistricting plan for the Legislative Districts, Representative Districts, and Congressional Districts by August 1 of the year following the federal decennial census. The Commission may adopt separate redistricting plans for the Legislative Districts, the Representative Districts, and the Congressional Districts.

(h) If the Commission fails to adopt and file a redistricting plan by August 1 of the year following a federal decennial census, the Chief Justice of the Supreme Court and the most senior Supreme Court Judge who is not elected from the same political party as the Chief Justice shall appoint, by August 8, a seventeenth member to the Commission. The seventeenth member of the Commission must not be affiliated with either major political party. The 17-member Commission shall adopt and file with the Secretary of State redistricting plans for the Legislative Districts, Representative Districts, and Congressional Districts by September 1 of the year following the federal decennial census.

(i) Members of the Commission shall be compensated at the rate of \$300 for each day the member is engaged in Commission business. For each succeeding Commission, the rate of compensation shall be adjusted in each year of the federal decennial census by the cumulative change in inflation based on the consumer price index-u or a successor metric. Members of the Commission are eligible for reimbursement of personal expenses incurred in connection with the duties performed pursuant to this act. A member's residence is deemed to be the member's post of duty for purposes of reimbursement of expenses.

(j) In the year before each federal decennial census, the Governor shall include in the budget submitted under Section 2 of Article VIII to the General Assembly amounts of funding for the Commission and the Secretary of State that are sufficient to meet the estimated expenses of each of those officers or entities in implementing the redistricting process required by this Section for a 3-year period, including, but not limited to, adequate funding for a statewide outreach program to solicit broad public participation in the redistricting process. The Governor shall also make adequate office space available for the operation of the Commission. The Legislature shall make the necessary appropriation in a budget implementation Act, and the appropriation shall be available during the entire 3-year appropriation shall be available during the entire three-year period. The appropriation made shall be equal to the greater of \$3,000,000 or the amount expended in accordance with this subsection in the immediately preceding redistricting process, as each amount is adjusted by the cumulative change in inflation based on the consumer price index-u or a successor metric, since the date of the immediately preceding appropriation made in accordance with this subsection. The Legislature may make additional appropriations in any year that it determines that the Commission requires additional funding in order to fulfill its duties. The Commission, with fiscal oversight from the Comptroller or its successor, shall have procurement and contracting authority and may hire staff and consultants, for the purposes of this Section, including legal representation.

(k) A redistricting plan filed with the Secretary of State shall be presumed valid and shall be published promptly by the Secretary of State.

(1) The Supreme Court shall have original and exclusive jurisdiction over actions concerning redistricting the House and Senate, which shall be initiated in the name of the People of the State by the Attorney General. Each person who resides or is domiciled in the State, or whose executive office or principal place of business is located in the State, may bring an action in court of competent jurisdiction to obtain any of the relief available.

(a) Legislative Districts shall be compact, contiguous and substantially equal in population. Representative Districts shall be compact, contiguous, and substantially equal in population.

(b) In the year following each Federal decennial census year, the General Assembly by law shall redistrict the Legislative Districts and the Representative Districts.

If no redistricting plan becomes effective by June 30 of that year, a Legislative Redistricting Commission shall be constituted not later than July 10. The Commission shall consist of eight members, no more than four of whom shall be members of the same political party.

The Speaker and Minority Leader of the House of Representatives shall each appoint to the Commission one Representative and one person who is not a member of the General Assembly. The President and Minority Leader of the Senate shall each appoint to the Commission one Senator and one person who is not a member of the General Assembly.

The members shall be certified to the Secretary of State by the appointing authorities. A vacancy on the Commission shall be filled within five days by the authority that made the original appointment. A Chairman and Vice Chairman shall be chosen by a majority of all members of the Commission.

Not later than August 10, the Commission shall file with the Secretary of State a redistricting plan approved by at least five members.

If the Commission fails to file an approved redistricting plan, the Supreme Court shall submit the names of two persons, not of the same political party, to the Secretary of State not later than September 1.

Not later than September 5, the Secretary of State publicly shall draw by random selection the name of one of the two persons to serve as the ninth member of the Commission.

Not later than October 5, the Commission shall file with the Secretary of State a redistricting plan approved by at least five members.

An approved redistricting plan filed with the Secretary of State shall be presumed valid, shall have the force and effect of law and shall be published promptly by the Secretary of State.

The Supreme Court shall have original and exclusive jurisdiction over actions concerning redistricting the House and Senate, which shall be initiated in the name of the People of the State by the Attorney General.

(Source: Amendment adopted at general election November 4, 1980.)

SCHEDULE

This Constitutional Amendment takes effect upon being declared adopted in accordance with Section 7 of the Illinois Constitutional Amendment Act and applies to redistricting beginning in 2021 and to the election of General Assembly members beginning in 2022.

READING BILL FROM THE HOUSE OF REPRESENTATIVES A FIRST TIME

House Bill No. 4677, sponsored by Senator Weaver, was taken up, read by title a first time and referred to the Committee on Assignments.

APPOINTMENT MESSAGES

Appointment Message No. 1000362

To the Honorable Members of the Senate, One Hundredth General Assembly:

I, Bruce Rauner, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Director

Agency or Other Body: Department of Central Management Services

Start Date: March 9, 2018

End Date: January 21, 2019

Name: Timothy McDevitt

Residence: 1118 N. Ashland Ave., Apt. 3, Chicago, IL 60622

Annual Compensation: \$142,339

Per diem: Not Applicable

Nominee's Senator: Senator Omar Aquino

Most Recent Holder of Office: Michael Hoffman

Superseded Appointment Message: Not Applicable

Appointment Message No. 1000363

To the Honorable Members of the Senate, One Hundredth General Assembly:

I, Bruce Rauner, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Illinois Criminal Justice Information Authority

Start Date: March 9, 2018

End Date: January 16, 2021

Name: David E. Olson

Residence: 114 S. Mitchell Ave., Arlington Heights, IL 60005

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Tom Rooney

Most Recent Holder of Office: John Harvey

Superseded Appointment Message: Not Applicable

Appointment Message No. 1000364

To the Honorable Members of the Senate, One Hundredth General Assembly:

I, Bruce Rauner, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Illinois Criminal Justice Information Authority

Start Date: March 9, 2018

End Date: January 16, 2021

Name: Kathryn Saltmarsh

Residence: 2375 W. Harbauer Ln., Springfield, IL 62702

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Wm. Sam McCann

Most Recent Holder of Office: Felix Gonzalez

Superseded Appointment Message: Not Applicable

Appointment Message No. 1000365

To the Honorable Members of the Senate, One Hundredth General Assembly:

I, Bruce Rauner, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Medical Licensing Board

Start Date: March 9, 2018

End Date: January 1, 2022

Name: Philip Dray

Residence: 425 Cedar Ln., Wilmette, IL 60091

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Daniel Biss

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Appointment Message No. 1000366

To the Honorable Members of the Senate, One Hundredth General Assembly:

I, Bruce Rauner, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Medical Licensing Board

Start Date: March 9, 2018

End Date: January 1, 2022

Name: Douglas G. Matzner

Residence: 4508 Copper Ridge Rd., Champaign, IL 61822

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Chapin Rose

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Appointment Message No. 1000367

To the Honorable Members of the Senate, One Hundredth General Assembly:

I, Bruce Rauner, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Medical Licensing Board

Start Date: March 9, 2018

End Date: January 1, 2022

Name: Craig Niederberger

Residence: 2500 N. Lakeview Ave., Apt. 1505, Chicago, IL 60614

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator John J. Cullerton

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Under the rules, the foregoing Appointment Messages were referred to the Committee on Executive Appointments.

LEGISLATIVE MEASURES FILED

The following Committee amendments to the Senate Bills listed below have been filed with the Secretary and referred to the Committee on Assignments:

Amendment No. 1 to Senate Bill 2232 Amendment No. 2 to Senate Bill 2524 Amendment No. 1 to Senate Bill 2849 Amendment No. 3 to Senate Bill 2851 Amendment No. 1 to Senate Bill 2913

Amendment No. 1 to Senate Bill 3019

Amendment No. 1 to Senate Bill 3106

Amendment No. 1 to Senate Bill 3445

REPORTS FROM COMMITTEE ON ASSIGNMENTS

Senator Clayborne, Chairperson of the Committee on Assignments, during its March 13, 2018 meeting, reported the following Legislative Measures have been assigned to the indicated Standing Committees of the Senate:

Criminal Law: Floor Amendment No. 1 to Senate Bill 560; Committee Amendment No. 1 to Senate Bill 2526; Committee Amendment No. 1 to Senate Bill 2557.

Education: Committee Amendment No. 1 to Senate Bill 2428; Committee Amendment No. 1 to Senate Bill 2654; Committee Amendment No. 1 to Senate Bill 2925; Floor Amendment No. 1 to Senate Bill 2941; Committee Amendment No. 1 to Senate Bill 3015; Committee Amendment No. 1 to Senate Bill 3418; Committee Amendment No. 1 to Senate Bill 3514.

Financial Institutions: Committee Amendment No. 1 to Senate Bill 3392.

Government Reform: Committee Amendment No. 2 to Senate Bill 3139.

Higher Education: Committee Amendment No. 1 to Senate Bill 2559; Committee Amendment No. 1 to Senate Bill 2597; Committee Amendment No. 1 to Senate Bill 3047.

Human Services: Committee Amendment No. 1 to Senate Bill 1628; Committee Amendment No. 2 to Senate Bill 1628; Committee Amendment No. 1 to Senate Bill 2491; Committee Amendment No. 1 to Senate Bill 3903; Committee Amendment No. 1 to Senate Bill 3179.

Judiciary: Committee Amendment No. 1 to Senate Bill 2437; Committee Amendment No. 1 to Senate Bill 2556; Committee Amendment No. 1 to Senate Bill 2657; Committee Amendment No. 1 to Senate Bill 2660.

Local Government: Committee Amendment No. 2 to Senate Bill 2638.

Public Health: Committee Amendment No. 1 to Senate Bill 2442; Committee Amendment No. 1 to Senate Bill 2524; Committee Amendment No. 2 to Senate Bill 2524; Floor Amendment No. 2 to Senate Bill 2866; Floor Amendment No. 3 to Senate Bill 2866; Committee Amendment No. 1 to Senate Bill 2889; Committee Amendment No. 1 to Senate Bill 2913; Committee Amendment No. 1 to Senate Bill 2996.

Revenue: Floor Amendment No. 1 to Senate Bill 424.

Transportation: Committee Amendment No. 1 to Senate Bill 3027; Committee Amendment No. 1 to Senate Bill 3241.

Senator Clayborne, Chairperson of the Committee on Assignments, during its March 13, 2018 meeting, reported that the Committee recommends that **Senate Bill No. 3097** be re-referred from the Committee on Gaming to the Committee on Agriculture.

Senator Clayborne, Chairperson of the Committee on Assignments, during its March 13, 2018 meeting, reported that the Committee recommends that **Senate Bill No. 3197** be re-referred from the Committee on Revenue to the Committee on Executive.

Senator Clayborne, Chairperson of the Committee on Assignments, during its March 13, 2018 meeting, reported that the Committee recommends that **Senate Bill No. 2647** be re-referred from the Committee on Transportation to the Committee on Judiciary.

Senator Clayborne, Chairperson of the Committee on Assignments, during its March 13, 2018 meeting, reported that the Committee recommends that **Senate Amendment No. 1 to Senate Bill No. 2647** be re-referred from the Committee on Transportation to the Committee on Judiciary.

Senator Clayborne, Chairperson of the Committee on Assignments, during its March 13, 2018 meeting, to which was referred **House Bills numbered 1465, 1467, 1468, 4223 and 5812**, reported the

same back with the recommendation that the bill be placed on the order of second reading without recommendation to committee.

Pursuant to Senate Rule 3-8 (b-1), the following amendment will remain in the Committee on Assignments: Floor Amendment No. 2 to Senate Bill 2271.

Senator Clayborne, Chairperson of the Committee on Assignments, during its March 13, 2018 meeting, reported the following Legislative Measures have been assigned to the indicated Standing Committees of the Senate:

Agriculture: Committee Amendment No. 1 to Senate Bill 3097.

Judiciary: Committee Amendment No. 2 to Senate Bill 2647.

ANNOUNCEMENT ON ATTENDANCE

Senator Althoff announced for the record that Senator McConchie will be absent this week for medical reasons.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A SECOND TIME

On motion of Senator Munóz, **House Bill No. 1465** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Morrison, as chief co-sponsor pursuant to Senate Rule 5-1(b)(ii), **House Bill No. 1467** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Morrison, **House Bill No. 1468** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Steans, **House Bill No. 4223** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Althoff, **House Bill No. 66** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Althoff, **House Bill No. 489** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Murphy, **House Bill No. 1023** having been printed, was taken up and read by title a second time.

Senator Murphy offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO HOUSE BILL 1023

AMENDMENT NO. _1_. Amend House Bill 1023 by replacing everything after the enacting clause with the following:

"Section 5. The Department of Central Management Services Law of the Civil Administrative Code of Illinois is amended by adding Section 405-526 as follows:

(20 ILCS 405/405-526 new)

Sec. 405-526. Support Your Neighbor Commission.

(a) The Support Your Neighbor Commission is created within the Department of Central Management Services to help increase the number of American and Illinois made products procured and sold by the State.

(b) The Commission shall be composed of:

(1) one member appointed by the Speaker of the House of Representatives;

- (2) one member appointed by the Minority Leader of the House of Representatives;
- (3) one member appointed by the President of the Senate;
- (4) one member appointed by the Minority Leader of the Senate;
- (5) one member appointed by the Governor to represent labor organizations representing manufacturing employees with over 500,000 members;
 - (6) one member appointed by the Governor to represent auto workers' unions;
 - (7) one member appointed by the Governor to represent machinist workers' unions;
 - (8) one member appointed by the Governor to represent garment workers' unions;
- (9) one member appointed by the Governor to represent statewide business groups representing American manufacturers;
 - (10) one member appointed by the Governor to represent the auto industry manufacturing sector;
- (11) one member appointed by the Governor to represent the interests of construction equipment and farm implement manufacturing; and
- (12) one member appointed by the Governor to represent the interests of the American garment industry.
- (c) In addition to the members listed in subsection (b), each of the following, or their designee, shall serve as an ex-officio non-voting member of the Commission: the Director of Central Management Services, the Director of Labor, the Director of Commerce and Economic Opportunity, the Executive Director of the Board of Higher Education, the Secretary of Transportation, and the Director of Natural Resources.
- (d) Appointed members shall serve a term of 4 years. The initial terms for members of the Commission shall commence within 60 days after the effective date of this amendatory Act of the 100th General Assembly.
- (e) The members of the Commission shall serve without compensation, but shall be reimbursed for their reasonable and necessary expenses, including travel expenses, from appropriations to the Department of Central Management Services available for that purpose and subject to the rules of the appropriate travel control board.
- (f) Except ex-officio members, the members of the Commission shall be considered members with voting rights. A quorum of the Commission members shall consist of a majority of the members of the Commission. All actions and recommendations of the Commission must be approved by a majority vote of the members.
- (g) Vacancies occurring among the members shall be filled in the same manner as the original appointment for the remainder of the unexpired term. Members are eligible for reappointment.
- (h) The Commission shall file a report by December 31 of each year with the Department of Central Management Services. This report shall be posted on the Internet website of the Department of Central Management Services.
- (i) It is the intent of the General Assembly that the Commission created under this amendatory Act of the 100th General Assembly serve as a continuation of the Support Your Neighbor Commission created under Public Act 98-1031, as if Section 405-525 of the Department of Central Management Services Law of the Civil Administrative Code of Illinois had not been repealed, and that all actions taken in reliance on the continuation in effect of Section 405-525 after December 31, 2017 and before the effective date of this amendatory Act of the 100th General Assembly are hereby ratified as if Section 405-525 were continuously in effect.

The members of the Support Your Neighbor Commission created under Public Act 98-1031 serving on December 31, 2017 shall continue in office as the members of the Commission created under this amendatory Act of the 100th General Assembly, until their successors are appointed and qualified.

(j) This Section is repealed on January 1, 2021.

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

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the bill, as amended, was ordered to a third reading.

On motion of Senator Bertino-Tarrant, **House Bill No. 1262** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Althoff, **House Bill No. 2571** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Althoff, **House Bill No. 3248** having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Judiciary, adopted and ordered printed:

AMENDMENT NO. 1 TO HOUSE BILL 3248

AMENDMENT NO. <u>1</u>. Amend House Bill 3248 by replacing everything after the enacting clause with the following:

"Section 5. The Consumer Electronics Recycling Act is amended by changing Sections 1-5, 1-10, 1-25, and 1-30 and by adding Sections 1-3, 1-33, 1-84.5, and 1-87 as follows:

(415 ILCS 151/1-3 new)

Sec. 1-3. Findings; purpose.

(a) The General Assembly finds all of the following:

- (1) Many older and obsolete consumer electronic products contain materials which may pose environmental and health risks that should be managed.
- (2) Consumer electronic products contain metals, plastics, glass, and other potentially valuable materials. The reuse and recycling of these materials can conserve natural resources and energy.
- (3) The recycling and reuse of the covered electronic devices defined under this Act falls within the State of Illinois' interest in the proper management of such products.
- (4) Illinois counties and municipalities may face significant cost burdens in collecting and processing obsolete electronic products for reuse and recycling.
- (5) Manufacturers of electronic products should share responsibility for the proper management of obsolete consumer electronic products.
- (6) Illinois counties and municipalities, and the citizens of Illinois, will benefit from the implementation of a program or programs for the proper management of obsolete consumer electronic products operated by manufacturers that are actively overseen by the State.
- (7) It is the intent of the State to allow manufacturers to coordinate their activities and programs related to the proper management of obsolete covered electronic devices as defined under this Act under strict State supervision regardless of the effect the manufacturers' actions or such coordination will have on competition.
- (8) It is in the best interest of the State to promote the coordination of manufacturer activities and programs related to the proper management of obsolete covered electronic devices through participation in a manufacturer clearinghouse as set forth in the Act.
- (b) The purpose of this Act is to further the interest of the State of Illinois in the proper management of obsolete consumer electronic products by setting forth procedures by which the recycling and processing for reuse of covered electronic devices will be accomplished by manufacturers for those counties and municipalities that wish to opt-in to electronic product manufacturer-run recycling and processing programs that are approved and overseen by the State of Illinois.

(415 ILCS 151/1-5)

(Section scheduled to be repealed on December 31, 2026)

Sec. 1-5. Definitions. As used in this Act:

"Agency" means the Illinois Environmental Protection Agency.

"Best practices" means standards for collecting and preparing items for shipment and recycling. "Best practices" may include standards for packaging for transport, load size, acceptable load contamination levels, non-CED items included in a load, and other standards as determined under Section 1-85 of this Act. "Best practices" shall consider the desired intent to preserve existing collection programs and relationships when possible.

"Collector" means a person who collects residential CEDs at any program collection site or one-day collection event and prepares them for transport.

"Computer", often referred to as a "personal computer" or "PC", means a desktop or notebook computer as further defined below and used only in a residence, but does not mean an automated typewriter, electronic printer, mobile telephone, portable hand-held calculator, portable digital assistant (PDA), MP3 player, or other similar device. "Computer" does not include computer peripherals, commonly known as cables, mouse, or keyboard. "Computer" is further defined as either:

(1) "Desktop computer", which means an electronic, magnetic, optical, electrochemical, or other high-speed data processing device performing logical, arithmetic, or storage functions for general purpose needs that are met through interaction with a number of software programs contained therein, and that is not designed to exclusively perform a specific type of logical, arithmetic,

or storage function or other limited or specialized application. Human interface with a desktop computer is achieved through a stand-alone keyboard, stand-alone monitor, or other display unit, and a stand-alone mouse or other pointing device, and is designed for a single user. A desktop computer has a main unit that is intended to be persistently located in a single location, often on a desk or on the floor. A desktop computer is not designed for portability and generally utilizes an external monitor, keyboard, and mouse with an external or internal power supply for a power source. Desktop computer does not include an automated typewriter or typesetter; or

- (2) "Notebook computer", which means an electronic, magnetic, optical, electrochemical, or other high-speed data processing device performing logical, arithmetic, or storage functions for general purpose needs that are met through interaction with a number of software programs contained therein, and that is not designed to exclusively perform a specific type of logical, arithmetic, or storage function or other limited or specialized application. Human interface with a notebook computer is achieved through a keyboard, video display greater than 4 inches in size, and mouse or other pointing device, all of which are contained within the construction of the unit that comprises the notebook computer; supplemental stand-alone interface devices typically can also be attached to the notebook computer. Notebook computers can use external, internal, or batteries for a power source. Notebook computer does not include a portable hand-held calculator, or a portable digital assistant or similar specialized device. A notebook computer has an incorporated video display greater than 4 inches in size and can be carried as one unit by an individual. A notebook computer is sometimes referred to as a laptop computer.
- (3) "Tablet computer", which means an electronic, magnetic, optical, electrochemical, or other high-speed data processing device performing logical, arithmetic, or storage functions for general purpose needs that are met through interaction with a number of software programs contained therein, and that is not designed to exclusively perform a specific type of logical, arithmetic, or storage function or other limited or specialized application. Human interface with a tablet computer is achieved through a touch screen and video display screen greater than 6 inches in size (all of which are contained within the unit that comprises the tablet computer). Tablet computers may use an external or internal power source. "Tablet computer" does not include a portable hand-held calculator, a portable digital assistant, or a similar specialized device.

"Computer monitor" means an electronic device that is a cathode-ray tube or flat panel display primarily intended to display information from a computer and is used only in a residence.

"County recycling coordinator" means the individual who is designated as the recycling coordinator for a county in a waste management plan developed pursuant to the Solid Waste Planning and Recycling Act.

"Covered electronic device" or "CED" means any computer, computer monitor, television, printer, electronic keyboard, facsimile machine, videocassette recorder, portable digital music player that has memory capability and is battery powered, digital video disc player, video game console, electronic mouse, scanner, digital converter box, cable receiver, satellite receiver, digital video disc recorder, or small-scale server sold at retail. "Covered electronic device" does not include any of the following:

- (1) an electronic device that is a part of a motor vehicle or any component part of a motor vehicle assembled by or for a vehicle manufacturer or franchised dealer, including replacement parts for use in a motor vehicle;
- (2) an electronic device that is functionally or physically part of a larger piece of equipment or that is taken out of service from an industrial, commercial (including retail), library checkout, traffic control, kiosk, security (other than household security), governmental, agricultural, or medical setting, including but not limited to diagnostic, monitoring, or control equipment; or
- (3) an electronic device that is contained within a clothes washer, clothes dryer, refrigerator, refrigerator and freezer, microwave oven, conventional oven or range, dishwasher, room air conditioner, dehumidifier, water pump, sump pump, or air purifier. To the extent allowed under federal and State laws and regulations, a CED that is being collected, recycled, or processed for reuse is not considered to be hazardous waste, household waste, solid waste, or special waste.

"Covered electronic device category" or "CED category" means each of the following 8 categories of residential CEDs:

- (1) computers and small-scale servers;
- (2) computer monitors;
- (3) televisions;
- (4) printers, facsimile machines, and scanners;
- (5) digital video disc players, digital video disc recorders, and videocassette recorders;
 - (6) video game consoles;

- (7) digital converter boxes, cable receivers, and satellite receivers; and
- (8) electronic keyboards, electronic mice, and portable digital music players that have memory capability and are battery powered.

"Manufacturer" means a person, or a successor in interest to a person, under whose brand or label a CED is or was sold at retail. For any CED sold at retail under a brand or label that is licensed from a person who is a mere brand owner and who does not sell or produce a CED, the person who produced the CED or his or her successor in interest is the manufacturer. For any CED sold at retail under the brand or label of both the retail seller and the person that produced the CED, the person that produced the CED, or his or her successor in interest, is the manufacturer.

"Manufacturer clearinghouse" means <u>an entity that prepares and submits a manufacturer e-waste program plan to the Agency, and oversees the manufacturer e-waste program, on behalf of a group of 2 or more manufacturers cooperating with one another to collectively establish and operate an e-waste program for the purpose of complying with this Act and that collectively represent , representing at least 50% of the manufacturers' total obligations under this Act for a program year, that are cooperating with one another to collectively establish and operate an e-waste program for the purpose of complying with this Act</u>

"Manufacturer e-waste program" means any program established, financed, and operated by a manufacturer, individually or <u>collectively</u> as part of a manufacturer clearinghouse, to transport and subsequently recycle, in accordance with the requirements of this Act, residential CEDs collected at program collection sites and one-day collection events.

"Municipal joint action agency" means a municipal joint action agency created under Section 3.2 of the Intergovernmental Cooperation Act.

"One-day collection event" means a one-day event used as a substitute for a program collection site pursuant to Section 1-15 of this Act.

"Person" means an individual, partnership, co-partnership, firm, company, limited liability company, corporation, association, joint stock company, trust, estate, political subdivision, State agency, or any other legal entity; or a legal representative, agent, or assign of that entity. "Person" includes a unit of local government.

"Printer" means desktop printers, multifunction printer copiers, and printer/fax combinations taken out of service from a residence that are designed to reside on a work surface, and include various print technologies, including without limitation laser and LED (electrographic), ink jet, dot matrix, thermal, and digital sublimation, and "multi-function" or "all-in-one" devices that perform different tasks, including without limitation copying, scanning, faxing, and printing. Printers do not include floor-standing printers, printers with optional floor stand, point of sale (POS) receipt printers, household printers such as a calculator with printing capabilities or label makers, or non-stand-alone printers that are embedded into products that are not CEDs.

"Program collection site" means a physical location that is included in a manufacturer e-waste program and at which residential CEDs are collected and prepared for transport by a collector during a program year in accordance with the requirements of this Act. Except as otherwise provided in this Act, "program collection site" does not include a retail collection site.

"Program year" means a calendar year. The first program year is 2019.

"Recycler" means any person who transports or subsequently recycles residential CEDs that have been collected and prepared for transport by a collector at any program collection site or one-day collection event.

"Recycling" has the meaning provided under Section 3.380 of the Environmental Protection Act. "Recycling" includes any process by which residential CEDs that would otherwise be disposed of or discarded are collected, separated, or processed and returned to the economic mainstream in the form of raw materials or products.

"Residence" means a dwelling place or home in which one or more individuals live.

"Residential covered electronic device" or "residential CED" means any covered electronic device taken out of service from a residence in the State.

"Retail collection site" means a private sector collection site operated by a retailer collecting on behalf of a manufacturer.

"Retailer" means a person who first sells, through a sales outlet, catalogue, or the Internet, a covered electronic device at retail to an individual for residential use or any permanent establishment primarily where merchandise is displayed, held, stored, or offered for sale to the public.

"Sale" means any retail transfer of title for consideration of title including, but not limited to, transactions conducted through sales outlets, catalogs, or the Internet or any other similar electronic means. "Sale" does not include financing or leasing.

"Small-scale server" means a computer that typically uses desktop components in a desktop form designed primarily to serve as a storage host for other computers. To be considered a small-scale server, a computer must: be designed in a pedestal, tower, or other form that is similar to that of a desktop computer so that all data processing, storage, and network interfacing is contained within one box or product; be designed to be operational 24 hours per day and 7 days per week; have very little unscheduled downtime, such as on the order of hours per year; be capable of operating in a simultaneous multi-user environment serving several users through networked client units; and be designed for an industry-accepted operating system for home or low-end server applications.

"Television" means an electronic device that contains a cathode-ray tube or flat panel screen the size of which is greater than 4 inches when measured diagonally and is intended to receive video programming via broadcast, cable, satellite, Internet, or other mode of video transmission or to receive video from surveillance or other similar cameras.

(Source: P.A. 100-362, eff. 8-25-17; 100-433, eff. 8-25-17.)

(415 ILCS 151/1-10)

(Section scheduled to be repealed on December 31, 2026)

Sec. 1-10. Manufacturer e-waste program.

- (a) For program year 2019 and each program year thereafter, each manufacturer shall, individually or <u>collectively</u> as part of a manufacturer clearinghouse, provide a manufacturer e-waste program to transport and subsequently recycle, in accordance with the requirements of this Act, residential CEDs collected at, and prepared for transport from, the program collection sites and one-day collection events included in the program during the program year.
 - (b) Each manufacturer e-waste program must include, at a minimum, the following:
 - (1) satisfaction of the convenience standard described in Section 1-15 of this Act;
 - (2) instructions for designated county recycling coordinators and municipal joint action agencies to annually file notice to participate in the program;
 - (3) transportation and subsequent recycling of the residential CEDs collected at, and prepared for transport from, the program collection sites and one-day collection events included in the program during the program year; and
 - (4) submission of a report to the Agency, by March 1, 2020, and each March 1 thereafter, which includes:
 - (A) the total weight of all residential CEDs transported from program collection sites and one-day collection events throughout the State during the preceding program year by CED category;
 - (B) the total weight of residential CEDs transported from all program collection sites and one-day collection events in each county in the State during the preceding program year by CED category; and
 - (C) the total weight of residential CEDs transported from all program collection sites and one-day collection events in each county in the State during that preceding program year and that was recycled.
- (c) Each manufacturer e-waste program shall make the instructions required under paragraph (2) of subsection (b) available on its website by December 1, 2017, and the program shall provide to the Agency a hyperlink to the website for posting on the Agency's website.
- (d) Nothing in this Act shall prevent a manufacturer from accepting, through a manufacturer e-waste program, residential CEDs collected through a curbside collection program that is operated pursuant to an agreement between a third party and a unit of local government located within a county or municipal joint action agency that has elected to participate in a manufacturer e-waste program.

(Source: P.A. 100-362, eff. 8-25-17; 100-433, eff. 8-25-17.)

(415 ILCS 151/1-25)

(Section scheduled to be repealed on December 31, 2026)

Sec. 1-25. Manufacturer e-waste program plans.

- (a) By July 1, 2018, and by July 1 of each year thereafter for the upcoming program year, beginning with program year 2019, each manufacturer shall, individually or through as a manufacturer clearinghouse, submit to the Agency a manufacturer e-waste program plan, which includes, at a minimum, the following:
 - (1) the contact information for the individual who will serve as the point of contact for the manufacturer e-waste program;
 - (2) the identity of each county that has elected to participate in the manufacturer e-waste program during the program year;
 - (3) for each county, the location of each program collection site and one-day collection event included in the manufacturer e-waste program for the program year;

- (4) the collector operating each program collection site and one-day collection event included in the manufacturer e-waste program for the program year;
- (5) the recyclers that manufacturers plan to use during the program year to transport and subsequently recycle residential CEDs under the program, with the updated list of recyclers to be provided to the Agency no later than December 1 preceding each program year; and
- (6) an explanation of any deviation by the program from the standard program collection site distribution set forth in subsection (a) of Section 1-15 of this Act for the program year, along with copies of all written agreements made pursuant to paragraphs (1) or (2) of subsection (b) of Section 1-15 for the program year; and
- (7) if a group of 2 or more manufacturers are participating in a manufacturer clearinghouse, certification that the methodology used for allocating responsibility for the transportation and recycling of residential CEDs by manufacturers participating in the manufacturer clearinghouse for the program year will be in compliance with the allocation methodology established under Section 1-84.5 of this Act.
- (b) Within 60 days after receiving a manufacturer e-waste program plan, the Agency shall review the plan and approve the plan or disapprove the plan.
 - (1) If the Agency determines that the program collection sites and one-day collection events specified in the plan will satisfy the convenience standard set forth in Section 1-15 of this Act, then the Agency shall approve the manufacturer e-waste program plan and provide written notification of the approval to the individual who serves as the point of contact for the manufacturer. The Agency shall make the approved plan available on the Agency's website.
 - (2) If the Agency determines the plan will not satisfy the convenience standard set forth in Section 1-15 of this Act, then the Agency shall disapprove the manufacturer e-waste program plan and provide written notification of the disapproval and the reasons for the disapproval to the individual who serves as the point of contact for the manufacturer. Within 30 days after the date of disapproval, the manufacturer shall submit a revised manufacturer e-waste program plan that addresses the deficiencies noted in the Agency's disapproval.
- (c) Manufacturers shall assume financial responsibility for carrying out their e-waste program plans, including, but not limited to, financial responsibility for providing the packaging materials necessary to prepare shipments of collected residential CEDs in compliance with subsection (e) of Section 1-45, as well as financial responsibility for bulk transportation and recycling of collected residential CEDs. (Source: P.A. 100-362, eff. 8-25-17; 100-433, eff. 8-25-17.)

(415 ILCS 151/1-30)

(Section scheduled to be repealed on December 31, 2026)

Sec. 1-30. Manufacturer registration.

- (a) By April 1, 2018, and by April 1 of each year thereafter for the upcoming program year, beginning with program year 2019, each manufacturer who sells CEDs in the State must register with the Agency by: (i) submitting to the Agency a \$5,000 registration fee; and (ii) completing and submitting to the Agency the registration form prescribed by the Agency. Information on the registration form shall include, without limitation, all of the following:
 - (1) a list of all of the brands and labels under which the manufacturer's CEDs are sold or offered for sale in the State; and
- (2) the total weights, by CED category, of residential CEDs sold in the United States to individuals, or offered for sale under any of the manufacturer's

brands or labels, in the United States during the calendar year that is 2 years before immediately preceding the applicable program year.

- If, during a program year, any of the manufacturer's CEDs are sold or offered for sale in the State under a brand that is not listed in the manufacturer's registration, then, within 30 days after the first sale or offer for sale under that brand, the manufacturer must amend its registration to add the brand. All registration fees collected by the Agency pursuant to this Section shall be deposited into the Solid Waste Management Fund.
 - (b) The Agency shall post on its website a list of all registered manufacturers.
- (c) Beginning in program year 2019, a manufacturer whose CEDs are sold or offered for sale in this State for the first time on or after April 1 of a program year must register with the Agency within 30 days after the date the CEDs are first sold or offered for sale in the State.
- (d) Beginning in program year 2019, manufacturers shall ensure that only recyclers that have registered with the Agency and meet the recycler standards set forth in Section 1-40 are used to transport or recycle residential CEDs collected at any program collection site or one-day collection event.

- (e) Beginning in program year 2019, no manufacturer may sell or offer for sale a CED in this State unless the manufacturer is registered and operates a manufacturer program either individually or as part of the manufacturer clearinghouse as required in this Act.
- (f) Beginning in program year 2019, no manufacturer may sell or offer for sale a CED in this State unless the manufacturer's brand name is permanently affixed to, and is readily visible on, the CED.
- (g) In accordance with a contract or agreement with a county, municipality, or municipal joint action agency that has elected to participate in a manufacturer e-waste program under this Act, manufacturers may, either individually or through the manufacturer clearinghouse, audit program collection sites and proposed program collection sites for compliance with the terms and conditions of the contract or agreement. Audits shall be conducted during normal business hours, and a manufacturer or its designes shall provide reasonable notice to the collection site in advance of the audit. Audits of all program collection sites may include, among other things, physical site location visits and inspections and review of processes, procedures, technical systems, reports, and documentation reasonably related to the collecting, sorting, packaging, and recycling of residential CEDs in compliance with this Act.
- (h) Nothing in this Act shall require a manufacturer or manufacturer e-waste program to collect, transport, or recycle any CEDs other than residential CEDs, or to accept for transport or recycling any pallet or bulk container of residential CEDs that has not been prepared by the collector for shipment in accordance with subsection (e) of Section 1-45.

(Source: P.A. 100-362, eff. 8-25-17; 100-433, eff. 8-25-17.)

(415 ILCS 151/1-33 new)

Sec. 1-33. Manufacturer clearinghouse.

- (a) A manufacturer e-waste program plan submitted by a manufacturer clearinghouse may take into account and incorporate individual plans or operations of one or more manufacturers that are participating in the manufacturer clearinghouse.
- (b) If a manufacturer clearinghouse allocates responsibility to manufacturers for manufacturers' transportation and recycling of residential CEDs during a program year as part of a manufacturer e-waste program plan, then the manufacturer clearinghouse shall identify the allocation methodology in its plan submission to the Agency pursuant to Section 1-25 of this Act for review and approval. Any allocation of responsibility among manufacturers for the collection of covered electronic devices shall be in accordance with the allocation methodology established pursuant to Section 1-84.5 of this Act.
- (c) A manufacturer clearinghouse shall have no authority to enforce manufacturer compliance with the requirements of this Act, including compliance with the allocation methodology set forth in a manufacturer e-waste program plan, but shall, upon prior notice to the manufacturer, refer any potential non-compliance to the Agency. A manufacturer clearinghouse may develop and implement policies and procedures that exclude from participation in the manufacturer clearinghouse any manufacturers found by the Illinois Pollution Control Board or a court of competent jurisdiction to have failed to comply with this Act.

(415 ILCS 151/1-84.5 new)

Sec. 1-84.5. Manufacturer clearinghouse; allocation of financial responsibility for the transportation and recycling of covered electronic devices.

(a) As used in this Section, unless the context otherwise requires:

"Adjusted total proportional responsibility" means the percentage calculated for each participating manufacturer for a program year under subsection (f) of this Section.

"Market share" means the percentage that results from dividing:

- (1) the product of the total weight reported for a CED category by a manufacturer, for the calendar year 2 years before the applicable program year, under paragraph (2) of subsection (a) of Section 1-30 of this Act, multiplied by the population adjustment factor for that year; by
- (2) the product of the total weight reported for that CED category by all manufacturers, for the calendar year 2 years before the applicable program year, under paragraph (2) of subsection (a) of Section 1-30 of this Act, multiplied by the population adjustment factor for that year.

"Participating manufacturer" means a manufacturer that a manufacturer clearinghouse has listed, pursuant to subsection (c) of this Section, as a participant in the manufacturer clearinghouse for a program year.

"Population adjustment factor" means the percentage that results when (i) the population of Illinois, as reported in the most recent federal decennial census, is divided by (ii) the population of the United States, as reported in the most recent federal decennial census.

"Return share" means the percentage, by weight, of each CED category that is returned to the program collection sites and one-day collection events operated by or on behalf of either a manufacturer clearinghouse or one or more of its participating manufacturers during the calendar year 2 years before the applicable program year, as reported to the Agency under Section 1-10 of this Act; except that, for program

year 2019 and program year 2020, "return share" means the percentage, by weight, of each CED category that is estimated by the manufacturer clearinghouse to be returned to those sites and events during the applicable program year, as reported to the Agency under subsection (b) of this Section.

- "Unadjusted total proportional responsibility" means the percentage calculated for each participating manufacturer under subsection (e) of this Section.
- (b) By March 1, 2018, each manufacturer clearinghouse shall provide the Agency with a statement of the return share for each CED category for program year 2019, and by March 1, 2019, each manufacturer clearinghouse shall provide the Agency with a statement of the return share for each CED category for program year 2020.
- (c) If a manufacturer clearinghouse submits to the Agency a manufacturer e-waste program plan under Section 1-25 of this Act, then the manufacturer clearinghouse shall include in the plan a list of manufacturers that have agreed to participate in the manufacturer clearinghouse for the upcoming program year.
- (d) By November 1, 2018, and each November 1 thereafter, the Agency shall provide each manufacturer clearinghouse with a statement of the unadjusted total proportional responsibility and adjusted total proportional responsibility of each of its participating manufacturers for the upcoming program year.
- (e) For each program year, the Agency shall calculate the unadjusted total proportional responsibility of each participating manufacturer as follows:
- (1) For each CED category, the Agency shall multiply (i) the participating manufacturer's market share for the CED category by (ii) the return share for the CED category, to arrive at the category-specific proportional responsibility of the participating manufacturer for the CED category.
- (2) The Agency shall then, for each participating manufacturer, sum the category-specific proportional responsibilities of the participating manufacturer calculated under paragraph (1), to arrive at the participating manufacturer's unadjusted total proportional responsibility.
- (f) If the sum of all unadjusted total proportional responsibilities of a manufacturer clearinghouse's participating manufacturers for a program year accounts for less than 100% of the return share for that year, then the Agency shall divide the unallocated return share among participating manufacturers in proportion to their unadjusted total proportional responsibilities, to arrive at the adjusted total proportional responsibility for each participating manufacturer.
- (g) A manufacturer may use retail collection sites to satisfy some or all of the manufacturer's responsibilities, including, but not limited to, the manufacturer's transportation and recycling of collected residential CEDs pursuant to any allocation methodology established under this Act. Nothing in this Act shall prevent a manufacturer from using retail collection sites to satisfy any percentage of the manufacturer's total responsibilities, including, but not limited to, the manufacturer's transportation and recycling of collected residential CEDs pursuant to any allocation methodology established under this Act or by administrative rule.

(415 ILCS 151/1-87 new)

Sec. 1-87. Antitrust. A manufacturer or manufacturer clearinghouse acting in accordance with the provisions of this Act may negotiate, enter into contracts with, or conduct business with each other and with any other entity developing, implementing, operating, participating in, or performing any other activities directly related to a manufacturer e-waste program approved pursuant to this Act, and the manufacturer, manufacturer clearinghouse, and any entity developing, implementing, operating, participating in, or performing any other activities related to a manufacturer e-waste program approved pursuant to this Act are not subject to damages, liability, or scrutiny under federal antitrust law or the Illinois Antitrust Act, regardless of the effects of their actions on competition. The supervisory activities described in this Act are sufficient to confirm that activities of the manufacturers, manufacturer clearinghouse, and any entity developing, implementing, operating, participating in, or performing any other activities related to a manufacturer e-waste program that is approved pursuant to Section 1-25 are authorized and actively supervised by the State.

(415 ILCS 151/1-84 rep.)

Section 10. The Consumer Electronics Recycling Act is amended by repealing Section 1-84.

Section 15. The Illinois Antitrust Act is amended by changing Section 5 as follows: (740 ILCS 10/5) (from Ch. 38, par. 60-5)

Sec. 5. No provisions of this Act shall be construed to make illegal:

- (1) the activities of any labor organization or of individual members thereof which are directed solely to labor objectives which are legitimate under the laws of either the State of Illinois or the United States;
 - (2) the activities of any agricultural or horticultural cooperative organization,

whether incorporated or unincorporated, or of individual members thereof, which are directed solely to objectives of such cooperative organizations which are legitimate under the laws of either the State of Illinois or the United States;

- (3) the activities of any public utility, as defined in Section 3-105 of the Public Utilities Act to the extent that such activities are subject to a clearly articulated and affirmatively expressed State policy to replace competition with regulation, where the conduct to be exempted is actively supervised by the State itself;
- (4) the The activities of a telecommunications carrier, as defined in Section 13-202 of the Public Utilities Act, to the extent those activities relate to the provision of noncompetitive telecommunications services under the Public Utilities Act and are subject to the jurisdiction of the Illinois Commerce Commission or to the activities of telephone mutual concerns referred to in Section 13-202 of the Public Utilities Act to the extent those activities relate to the provision and maintenance of telephone service to owners and customers;
- (5) the activities (including, but not limited to, the making of or participating in joint underwriting or joint reinsurance arrangement) of any insurer, insurance agent, insurance broker, independent insurance adjuster or rating organization to the extent that such activities are subject to regulation by the Director of Insurance of this State under, or are permitted or are authorized by, the Illinois Insurance Code or any other law of this State;
- (6) the religious and charitable activities of any not-for-profit corporation, trust or organization established exclusively for religious or charitable purposes, or for both purposes;
- (7) the activities of any not-for-profit corporation organized to provide telephone service on a mutual or co-operative basis or electrification on a co-operative basis, to the extent such activities relate to the marketing and distribution of telephone or electrical service to owners and customers;
- (8) the activities engaged in by securities dealers who are (i) licensed by the State of Illinois or (ii) members of the National Association of Securities Dealers or (iii) members of any National Securities Exchange registered with the Securities and Exchange Commission under the Securities Exchange Act of 1934, as amended, in the course of their business of offering, selling, buying and selling, or otherwise trading in or underwriting securities, as agent, broker, or principal, and activities of any National Securities Exchange so registered, including the establishment of commission rates and schedules of charges;
- (9) the activities of any board of trade designated as a "contract market" by the Secretary of Agriculture of the United States pursuant to Section 5 of the Commodity Exchange Act, as amended;
- (10) the activities of any motor carrier, rail carrier, or common carrier by pipeline, as defined in the Common Carrier by Pipeline Law of the Public Utilities Act, to the extent that such activities are permitted or authorized by the Act or are subject to regulation by the Illinois Commerce Commission;
- (11) the activities of any state or national bank to the extent that such activities are regulated or supervised by officers of the state or federal government under the banking laws of this State or the United States;
- (12) the activities of any state or federal savings and loan association to the extent that such activities are regulated or supervised by officers of the state or federal government under the savings and loan laws of this State or the United States;
- (13) the activities of any bona fide not-for-profit association, society or board, of attorneys, practitioners of medicine, architects, engineers, land surveyors or real estate brokers licensed and regulated by an agency of the State of Illinois, in recommending schedules of suggested fees, rates or commissions for use solely as guidelines in determining charges for professional and technical services;
- (14) <u>conduct</u> Conduct involving trade or commerce (other than import trade or import commerce) with

foreign nations unless:

- (a) such conduct has a direct, substantial, and reasonably foreseeable effect:
- (i) on trade or commerce which is not trade or commerce with foreign nations, or on import trade or import commerce with foreign nations; or
- (ii) on export trade or export commerce with foreign nations of a person engaged in such trade or commerce in the United States; and
- (b) such effect gives rise to a claim under the provisions of this Act, other than this subsection (14).

- (e) If this Act applies to conduct referred to in this subsection (14) only because of the provisions of paragraph (a)(ii), then this Act shall apply to such conduct only for injury to export business in the United States which affects this State; or
- (15) the activities of a unit of local government or school district and the activities of the employees, agents and officers of a unit of local government or school district: or -
- (16) the activities of a manufacturer, manufacturer clearinghouse, or any entity developing, implementing, operating, participating in, or performing any other activities related to a manufacturer e-waste program approved pursuant to the Consumer Electronics Recycling Act, to the extent that such activities are permitted or authorized by this Act or are subject to regulation by the Consumer Electronics Recycling Act and are subject to the jurisdiction of and regulation by the Illinois Pollution Control Board or the Illinois Environmental Protection Agency; this paragraph does not limit, preempt, or exclude the jurisdiction of any other commission, agency, or court system to adjudicate personal injury or workers' compensation claims.

(Source: P.A. 90-185, eff. 7-23-97; 90-561, eff. 12-16-97; revised 10-6-17.)

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

There being no further amendments, the bill, as amended, was ordered to a third reading.

On motion of Senator Cunningham, **House Bill No. 4095** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Tracy, **House Bill No. 4118** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Manar, **House Bill No. 5812** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Bennett, **House Bill No. 3185** was taken up, read by title a second time and ordered to a third reading.

SENATE BILL RECALLED

On motion of Senator Mulroe, **Senate Bill No. 2309** was recalled from the order of third reading to the order of second reading.

Senator Mulroe offered the following amendment and moved its adoption:

AMENDMENT NO. 2 TO SENATE BILL 2309

AMENDMENT NO. <u>2</u>. Amend Senate Bill 2309 by replacing everything after the enacting clause with the following:

"Section 5. The Trusts and Trustees Act is amended by changing Section 6.5 as follows:

(760 ILCS 5/6.5)

Sec. 6.5. Transfer of property to trust.

- (a) The transfer of real property to a trust requires a transfer of legal title to the trustee evidenced by a written instrument of conveyance and acceptance by the trustee.
- (b) (Blank) If the transferor is a trustee of the trust, an interest in real property does not become trust property unless the instrument of conveyance is recorded in the office of the recorder of the county in which the property is located.

(Source: P.A. 99-743, eff. 1-1-17.)".

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 2 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

READING BILLS OF THE SENATE A THIRD TIME

On motion of Senator Mulroe, **Senate Bill No. 2309** having been transcribed and typed and all amendments adopted thereto having been printed, 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:

YEAS 48; NAYS None.

The following voted in the affirmative:

Althoff Cunningham Martinez Sandoval Anderson Curran McCann Schimpf Barickman Fowler McCarter Sims Bennett Haine McConnaughay Stadelman Bertino-Tarrant Harmon McGuire Steans **Bivins** Hastings Morrison Syverson Brady Holmes Mulroe Tracy Bush Hunter Muñoz Weaver Hutchinson Murphy Mr. President Castro Clayborne Koehler Oberweis Collins Lightford Righter Connelly Link Rooney Cullerton, T. Manar Rose

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Morrison, **Senate Bill No. 2446** having been transcribed and typed and all amendments adopted thereto having been printed, 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:

YEAS 47; NAYS None.

The following voted in the affirmative:

Althoff	Cullerton, T.	Link	Rooney
Anderson	Cunningham	Manar	Rose
Barickman	Curran	Martinez	Sandoval
Bennett	Fowler	McCann	Schimpf
Bertino-Tarrant	Haine	McCarter	Sims
Bivins	Harmon	McConnaughay	Stadelman
Brady	Hastings	McGuire	Steans
Bush	Holmes	Mulroe	Syverson
Castro	Hunter	Muñoz	Tracy
Clayborne	Hutchinson	Murphy	Weaver
Collins	Koehler	Oberweis	Mr. President
Connelly	Lightford	Righter	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Connelly, **Senate Bill No. 2498** having been transcribed and typed and all amendments adopted thereto having been printed, 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:

YEAS 48: NAYS None.

The following voted in the affirmative:

Althoff Cunningham Martinez Rose Anderson Curran McCann Sandoval Barickman Fowler McCarter Schimpf Bennett Haine McConnaughay Sims Bertino-Tarrant Harmon McGuire Stadelman Bivins Hastings Morrison Steans Brady Holmes Mulroe Syverson Bush Hunter Muñoz Tracy Castro Hutchinson Murphy Mr. President Clayborne Koehler Oberweis Collins Lightford Rezin Connelly Link Righter Cullerton, T. Manar Rooney

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

SENATE BILL RECALLED

On motion of Senator Mulroe, **Senate Bill No. 2514** was recalled from the order of third reading to the order of second reading.

Senator Mulroe offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO SENATE BILL 2514

AMENDMENT NO. <u>1</u>. Amend Senate Bill 2514 on page 1, line 9, by replacing "local" with "local , Department of Natural Resources, and Department of State Police".

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

READING BILLS OF THE SENATE A THIRD TIME

On motion of Senator Morrison, **Senate Bill No. 2516** having been transcribed and typed and all amendments adopted thereto having been printed, 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:

YEAS 45: NAYS None.

The following voted in the affirmative:

Anderson Cunningham Manar Righter
Barickman Curran Martinez Rooney
Bennett Fowler McCann Sandoval

Bertino-Tarrant Haine McCarter Schimpf McConnaughay Stadelman Bivins Harmon Brady Hastings McGuire Steans Bush Holmes Morrison Syverson Hunter Castro Mulroe Tracy Hutchinson Mr. President Clavborne Muñoz Collins Koehler Murphy Connelly Lightford Oberweis Cullerton, T. Link Rezin

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator T. Cullerton, **Senate Bill No. 2544** having been transcribed and typed and all amendments adopted thereto having been printed, 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:

YEAS 49; NAYS None.

The following voted in the affirmative:

Althoff	Cunningham	Martinez	Rose
Anderson	Curran	McCann	Sandoval
Barickman	Fowler	McCarter	Schimpf
Bennett	Haine	McConnaughay	Sims
Bertino-Tarrant	Harmon	McGuire	Stadelman
Bivins	Hastings	Morrison	Steans
Brady	Holmes	Mulroe	Syverson
Bush	Hunter	Muñoz	Tracy
Castro	Hutchinson	Murphy	Weaver
Clayborne	Koehler	Oberweis	Mr. President
Collins	Lightford	Rezin	
Connelly	Link	Righter	
Cullerton, T.	Manar	Rooney	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Morrison, **Senate Bill No. 2561** having been transcribed and typed and all amendments adopted thereto having been printed, 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:

YEAS 42: NAYS 6.

The following voted in the affirmative:

Althoff	Curran	Manar	Sandoval
Bennett	Fowler	Martinez	Schimpf
Bertino-Tarrant	Haine	McConnaughay	Sims
Brady	Harmon	McGuire	Stadelman
Bush	Hastings	Morrison	Steans

Castro Holmes Mulroe Syverson Clayborne Hunter Muñoz Tracy Collins Hutchinson Murphy Weaver Connelly Koehler Oberweis Mr. President Cullerton, T. Lightford Rezin Cunningham Link Roonev

The following voted in the negative:

Anderson Bivins Righter
Barickman McCarter Rose

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

Senator McCann asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the negative on **Senate Bill No. 2561**.

On motion of Senator Mulroe, **Senate Bill No. 2580** having been transcribed and typed and all amendments adopted thereto having been printed, 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:

YEAS 48; NAYS None.

The following voted in the affirmative:

Althoff Cunningham McCann Sandoval Anderson Curran McCarter Schimpf McConnaughay Barickman Fowler Sims Haine Bennett McGuire Stadelman Bertino-Tarrant Harmon Morrison Steans Syverson **Bivins** Hastings Mulroe Brady Holmes Muñoz Tracy Bush Hunter Murphy Weaver Castro Koehler Oberweis Mr. President Clayborne Lightford Rezin Collins Link Righter Connelly Manar Rooney Cullerton, T. Martinez Rose

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

Senator Hutchinson asked and obtained unanimous consent for the Journal to reflect her intention to have voted in the affirmative on **Senate Bill No. 2580**.

On motion of Senator Mulroe, **Senate Bill No. 2581** having been transcribed and typed and all amendments adopted thereto having been printed, 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:

YEAS 49: NAYS None.

The following voted in the affirmative:

Althoff McCann Sandoval Curran Anderson Fowler McCarter Schimpf McConnaughay Barickman Haine Sims Bennett Harmon McGuire Stadelman Bertino-Tarrant Morrison Hastings Steans **Bivins** Holmes Mulroe Syverson Brady Hunter Muñoz Tracy Bush Hutchinson Van Pelt Murphy Castro Koehler Oberweis Weaver Mr. President Clayborne Lightford Rezin Connelly Link Righter Cullerton, T. Manar Rooney Cunningham

Martinez

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Rose

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

MESSAGES FROM THE PRESIDENT

OFFICE OF THE SENATE PRESIDENT STATE OF ILLINOIS

JOHN J. CULLERTON SENATE PRESIDENT

327 STATE CAPITOL SPRINGFIELD, IL 62706 217-782-2728

March 13, 2018, 2018

Mr. Tim Anderson Secretary of the Senate Room 401 State House Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to Rule 3-2(c), I hereby appoint Senator Linda Holmes to temporarily replace Senator Omar Aguino as a member of the Senate Education Committee. This appointment is effective immediately and will automatically expire upon adjournment of the Senate Education Committee.

> Sincerely, s/John J. Cullerton John J. Cullerton Senate President

cc: Senate Minority Leader William Brady

OFFICE OF THE SENATE PRESIDENT STATE OF ILLINOIS

JOHN J. CULLERTON SENATE PRESIDENT

327 STATE CAPITOL SPRINGFIELD, IL 62706 217-782-2728

March 13, 2018

Mr. Tim Anderson Secretary of the Senate Room 401 State House Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to Rule 3-2(c), I hereby appoint Senator Pat McGuire to temporarily replace Senator Daniel Biss as a member of the Senate Education Committee. This appointment is effective immediately and will automatically expire upon adjournment of the Senate Education Committee.

Sincerely, s/John J. Cullerton John J. Cullerton Senate President

cc: Senate Minority Leader William Brady

OFFICE OF THE SENATE PRESIDENT STATE OF ILLINOIS

JOHN J. CULLERTON SENATE PRESIDENT 327 STATE CAPITOL SPRINGFIELD, IL 62706 217-782-2728

March 13, 2018, 2018

Mr. Tim Anderson Secretary of the Senate Room 401 State House Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to Rule 3-2(c), I hereby appoint Senator Iris Martinez to temporarily replace Senator Omar Aquino as a member of the Senate Human Services Committee. This appointment is effective immediately and will automatically expire upon adjournment of the Senate Human Services Committee.

Sincerely, s/John J. Cullerton John J. Cullerton Senate President

cc: Senate Minority Leader William Brady

OFFICE OF THE SENATE PRESIDENT STATE OF ILLINOIS

JOHN J. CULLERTON SENATE PRESIDENT 327 STATE CAPITOL SPRINGFIELD, IL 62706 217-782-2728

March 13, 2018, 2018

Mr. Tim Anderson Secretary of the Senate Room 401 State House Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to Rule 3-2(c), I hereby appoint Senator Jennifer Bertino-Tarrant to temporarily replace Senator Daniel Biss as a member of the Senate Human Services Committee. This appointment is effective immediately and will automatically expire upon adjournment of the Senate Human Services Committee.

Sincerely, s/John J. Cullerton John J. Cullerton Senate President

cc: Senate Minority Leader William Brady

OFFICE OF THE SENATE PRESIDENT STATE OF ILLINOIS

JOHN J. CULLERTON SENATE PRESIDENT

327 STATE CAPITOL SPRINGFIELD, IL 62706 217-782-2728

March 13, 2018, 2018

Mr. Tim Anderson Secretary of the Senate Room 401 State House Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to Rule 3-2(c), I hereby appoint Senator Terry Link to temporarily replace Senator Ira Silverstein as a member of the Senate Judiciary Committee. This appointment is effective immediately and will automatically expire upon adjournment of the Senate Human Judiciary Committee.

Sincerely, s/John J. Cullerton John J. Cullerton Senate President

cc: Senate Minority Leader William Brady

At the hour of 1:20 o'clock p.m., the Chair announced that the Senate stands adjourned until Wednesday, March 14, 2018, at 10:00 o'clock a.m.