

SENATE JOURNAL

STATE OF ILLINOIS

ONE HUNDREDTH GENERAL ASSEMBLY

120TH LEGISLATIVE DAY

TUESDAY, MAY 8, 2018

12:57 O'CLOCK P.M.

SENATE Daily Journal Index 120th Legislative Day

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	-	

HB 5754	First Reading	.12
HB 5786	First Reading	.12

The Senate met pursuant to adjournment.

Senator Terry Link, Waukegan, Illinois, presiding.

Prayer by Elder Michael Young, Main Street Church of the Living God, Decatur, Illinois.

Senator Cunningham led the Senate in the Pledge of Allegiance.

Senator Hunter moved that reading and approval of the Journal of Thursday, May 3, 2018, be postponed, pending arrival of the printed Journal.

The motion prevailed.

REPORT RECEIVED

The Secretary placed before the Senate the following report:

Mobile Integrated Healthcare Report, submitted by the Task Force on Mobile Integrated Healthcare.

The foregoing report was ordered received and placed on file in the Secretary's Office.

LEGISLATIVE MEASURES FILED

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

Amendment No. 1 to House Bill 1010

Amendment No. 1 to House Bill 4129

Amendment No. 1 to House Bill 4191

Amendment No. 2 to House Bill 4472

Amendment No. 1 to House Bill 4768

Amendment No. 1 to House Bill 4771

Amendment No. 1 to House Bill 4949

The following Floor amendment to the House Bill listed below has been filed with the Secretary and referred to the Committee on Assignments:

Amendment No. 1 to House Bill 175

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

Amendment No. 3 to Senate Bill 2522

Amendment No. 2 to Senate Bill 3488

JOINT ACTION MOTION FILED

The following Joint Action Motion to the Senate Bill listed below has been filed with the Secretary and referred to the Committee on Assignments:

Motion to Concur in House Amendment 1 to Senate Bill 351

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

May 3, 2018

Mr. Tim Anderson Secretary of the Senate Room 403 State House Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to the provisions of Senate Rule 2-10, I hereby extend the Committee deadline to May 11, 2018, for the following Senate bills:

880, 2820, 3002, 3029 and 3260.

Pursuant to the provisions of Senate Rule 2-10, I hereby extend the 3rd Reading deadline to May 11, 2018, for the following Senate bills:

2522, 2707, 2804, 2388 and 3488.

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

cc: Senate Republican Leader Bill Brady

OFFICE OF THE SENATE PRESIDENT STATE OF ILLINOIS

JOHN J. CULLERTON SENATE PRESIDENT

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

May 8, 2018

Mr. Tim Anderson Secretary of the Senate Room 403 State House Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to the provisions of Senate Rule 2-10, I hereby extend the 3rd Reading deadline to May 11, 2018, for the following Senate bill:

44, 200, 272, 275, 338, 352, 370, 404, 458, 459, 489, 545, 575, 888, 2236, 2271, 2337, 2341, 2346, 2351, 2353, 2364, 2365, 2366, 2369, 2375, 2382, 2387, 2411, 2447, 2485, 2492, 2542, 2545, 2638, 2647, 2657, 2669, 2678, 2706, 2791, 2807, 2808, 2827, 2892, 2898, 2907, 2953, 3027, 3079, 3080, 3103, 3126, 3141, 3190, 3418, 3550, and 3557.

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

cc: Senate Republican Leader Bill Brady

PRESENTATION OF RESOLUTIONS

SENATE RESOLUTION NO. 1698

Offered by Senators Righter-Althoff-McConnaughay and all Senators: Mourns the death of Ralph D. Glenn of Mattoon.

SENATE RESOLUTION NO. 1699

Offered by Senator Mulroe and all Senators: Mourns the death of Maurie Berman.

SENATE RESOLUTION NO. 1702

Offered by Senator Hunter and all Senators:

Mourns the death of Nomzamo Winifred Zanyiwe "Winnie" Madikizela-Mandela.

SENATE RESOLUTION NO. 1704

Offered by Senator Raoul and all Senators:

Mourns the death of Neil Winston, M.D.

SENATE RESOLUTION NO. 1705

Offered by Senator Haine and all Senators:

Mourns the death of John L. Rogers of Godfrey.

SENATE RESOLUTION NO. 1707

Offered by Senator Haine and all Senators:

Mourns the death of Patricia Jane "Patty" Hayes.

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

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

SENATE RESOLUTION NO. 1697

WHEREAS, Citizens of Illinois want a transparent and accountable State Government; and

WHEREAS, The Illinois General Assembly has put procurement rules in place to eliminate questions of impropriety when it comes to State contracts; and

WHEREAS, Recent reports have uncovered that the Toll Highway Authority's Board approved a \$157 million contract with an engineering firm that contributed to the directors' charities and employs family members of two tollway officials; and

WHEREAS, The tollway has also approved a \$6.6 million subcontract with a politically-connected communications firm that did not require an open-bid process; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the Illinois Tollway Authority to provide the citizens of Illinois greater transparency and accountability in the Authorities procurement process; this includes, but is not limited to: abiding by all procurement regulations on prime and subcontracts; posting all contracts online, including those not publicly bid; following all disadvantaged, minority and women-owned business enterprise laws; and disclosing all potential conflicts of interest on the Authority's online electric bulletin; and be it further

RESOLVED, That suitable copies of this resolution be presented to the Illinois Toll Highway Authority.

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

SENATE RESOLUTION NO. 1700

WHEREAS, Cystic fibrosis, commonly referred to as "CF", is a genetic disease affecting approximately 30,000 children and adults in the United States and nearly 70,000 children and adults worldwide, 1,035 of whom live in Illinois; and

WHEREAS, A defective gene causes the body to produce an abnormally thick, sticky mucus that clogs the lungs; these secretions produce life-threatening lung infections and obstruct the pancreas, preventing digestive enzymes from reaching the intestines to help break down and absorb food; and

WHEREAS, More than 10 million Americans are symptomless carriers of the defective cystic fibrosis gene; cystic fibrosis occurs in approximately one of every 3,500 live births in the United States; and

WHEREAS, The median age of survival for a person with cystic fibrosis is 41.1 years; and

WHEREAS, With advances in the treatment of cystic fibrosis, the number of adults with cystic fibrosis has steadily grown, and approximately 1,000 new cases of cystic fibrosis are diagnosed each year; and

WHEREAS, Nearly 50% of the cystic fibrosis population is 18 years of age and older; people with cystic fibrosis have a variety of symptoms attributed to the more than 1,800 mutations of the cystic fibrosis gene; and

WHEREAS, Infant blood screening to detect genetic defects is the most reliable and least costly method to identify persons likely to have cystic fibrosis; and

WHEREAS, Early diagnosis of cystic fibrosis permits early treatment and enhances quality of life and longevity; the treatment of cystic fibrosis depends on the stage of the disease and the organs involved; and

WHEREAS, Clearing mucus from the lungs is an important part of the daily cystic fibrosis treatment regimen; other types of treatments include inhaled antibiotics and pancreatic enzymes, among others; and

WHEREAS, There are 15 world-class treatment centers in Illinois that specialize in the diagnosis of cystic fibrosis and the care of persons with cystic fibrosis; and

WHEREAS, A critical component of treating patients with cystic fibrosis includes access to innovative treatments, which can play a crucial role in the lives of patients with cystic fibrosis; and

WHEREAS, Improving the length and quality of life for people with cystic fibrosis starts with awareness; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we designate the month of May of 2018 as Cystic Fibrosis Awareness Month in the State of Illinois.

Senator T. Cullerton offered the following Senate Resolution, which was referred to the Committee on Assignments:

SENATE RESOLUTION NO. 1701

WHEREAS, The passage of The Patient Protection and Affordable Care Act, often shortened to (ACA), has given millions of middle class Americans the health care security they deserve; it is slowing the growth of health care costs and it has brought transparency and competition to the health insurance marketplace; and

WHEREAS, The ACA represents the U.S. healthcare system's most significant regulatory overhaul and expansion of coverage since the passage of Medicare and Medicaid in 1965; increased coverage has been due to an expansion of Medicaid eligibility and to major changes to individual insurance markets; the law also enacted a host of delivery system reforms intended to constrain healthcare costs and improve quality; and

WHEREAS, As a result of the ACA, 850,000 people in Illinois gained health insurance coverage from 2010 to 2015; the coverage gains include all the avenues that the ACA created, including Medicaid expansion, which Illinois implemented; and

WHEREAS, In 2018, 334,979 people enrolled in plans through the Illinois exchange during open enrollment; and

WHEREAS, In addition to the coverage gains via Medicaid expansion, there were more than 253,000 people receiving subsidies to offset the cost of their private coverage in the Illinois exchange in 2017, and nearly 150,000 receiving cost-sharing subsidies (cost-sharing reductions); both of those subsidies continue to be available in 2018; and

WHEREAS, Up to half of all Americans have a pre-existing condition - that is, health problems that insurance companies previously used to deny coverage to new customers; and

WHEREAS, One of the most important components of ACA was prohibiting health insurers from charging more, denying coverage, or limiting benefits to an individual because of a pre-existing health condition like asthma, diabetes, or cancer; and

WHEREAS, Once health insurance is obtained, insurers cannot refuse to cover treatment for a preexisting condition; and

WHEREAS, Efforts are currently underway to reverse the progress to provide affordable healthcare for all Americans; and

WHEREAS, A repeal of the ACA's individual mandate, passed as part of the Tax Cuts and Jobs Act of 2017, will not further the cause of affordable healthcare in the United States, particularly for those with preexisting conditions; and

WHEREAS, Eliminating the individual mandate by itself likely will result in a significant increase in premiums, which would in turn substantially increase the number of uninsured Americans, including those with pre-existing conditions; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the U.S. Congress not to enact any law that would prevent individuals with pre-existing conditions from having access to affordable health care; and be it further

RESOLVED, That suitable copies of this resolution be delivered to President Donald Trump, U.S. Senate Majority Leader Mitch McConnell, U.S. Senate Minority Leader Chuck Schumer, U.S. Speaker of the House Paul Ryan, U.S. House of Representatives Minority Leader Nancy Pelosi, and all members of the Illinois Congressional Delegation.

Senator J. Cullerton offered the following Senate Resolution, which was referred to the Committee on Assignments:

SENATE RESOLUTION NO. 1703

WHEREAS, The members of the Illinois Senate wish to congratulate the Loyola University Chicago Men's Basketball team for their magnificent season this year; and

WHEREAS, The Ramblers compiled a record of 28 wins and 5 loses during the regular season and advanced to the NCAA Basketball Tournament for the first time since 1985; and

[May 8, 2018]

WHEREAS, Led by Head Coach Porter Moser, the Ramblers won the Missouri Valley Conference by defeating Illinois State University in the championship game 65 to 49 on March 4; Loyola ended the regular season on a ten-game winning streak; and

WHEREAS, As a result of Loyola's great regular season, Porter Moser was voted Missouri Valley Conference Coach of the Year; and

WHEREAS, Loyola University Chicago has been a member of the Missouri Valley Conference since July 1, 2013; prior to that, Loyola was in the Horizon League for 34 years as a charter member; and

WHEREAS, Loyola University Chicago received an invitation to the NCAA Tournament and was the eleventh seed in the South Region; in the first round, on March 15, their opponent, the University of Miami, Florida, was the sixth seed; it was a close game, with the Rambler's Donte Ingram hitting a three-point shot with only three-tenths of a second left, to give Loyola the win, 64 to 62; and

WHEREAS, In the second round (the Round of 32) on March 17, Loyola faced the University of Tennessee, which was the third seed in the South Region; in another close contest, Loyola's Clayton Custer hit a fifteen-foot jumper with 3.6 seconds left in the game to seal the victory for the Ramblers, 63 to 62; this would not be Custer's Last Stand; and

WHEREAS, This has been another great season for Mr. Custer; his honors include being named the Larry Bird Player of the Year in the Missouri Valley Conference and a First Team Scholar-Athlete in the Missouri Valley Conference; other highlights this season for Clayton include: Associated Press Honorable Mention All-America, CoSIDA Academic All-District, and the Lou Henson Award; Clayton and Donte Ingram were named NABC All-District 16; Cameron Krutwig was named MVC Freshman of the Year; Ben Richardson and Clayton Custer were named MVC First Team Scholar-Athlete and Division I-AAA Scholar-Athlete; and

WHEREAS, In the third round (the Sweet Sixteen) of the NCAA Tournament on March 22, Loyola's opponent was the University of Nevada, Las Vegas, ranked as the seventh seed in the South Region; the Ramblers played with great enthusiasm and precision as time and time again they moved the ball to the basket; Marques Townes had an outstanding game, scoring 18 points including a 3-pointer with 6.3 seconds left in the game when Loyola was ahead by one point; with a four-point lead, the Ramblers held on to win 69 to 68; and

WHEREAS, In the fourth round (the Elite Eight) on March 24, the Ramblers played Kansas State University, ranked as the ninth seed in the South Region; teamwork once again was paramount in how Loyola played; like the three previous tournament games, "a star was born"; this time it was Ben Richardson who scored 23 points, including six of seven three-pointers; his superb offensive performance added to his already illustrious reputation; Mr. Richardson had been named the Missouri Valley Conference's Defensive Player of the Year; he was named as a First Team Scholar-Athlete in the Missouri Valley Conference and he was also honored as the South Region's Most Outstanding Player in the NCAA Tournament; by virtue of its victory over Kansas State, 78 to 62, Loyola won the South Region and moved on to the Final Four for the first time since 1963 and extended its winning streak to fourteen, the longest of any team in the tournament; and

WHEREAS, In the fifth round (the Final Four), held on March 31, Loyola's opponent was the University of Michigan, ranked as the third seed in the West Region; the Ramblers played with a lot of heart and led at halftime 29 to 22; this was an incredible effort by Loyola given how powerful Michigan's offense had been all season; however, with about 6 minutes left in the game, Michigan took the lead and ended up with a victory; and

WHEREAS, Throughout Loyola's NCAA Tournament run, Sister Jean Dolores Schmidt was a delight and an inspiration to the team; as Team Chaplain, "Sister Jean" (as she is affectionately known) inspired and motivated the Loyola Ramblers in immeasurable ways; she has been a Sister in the religious order of the Sisters of Charity of the Blessed Virgin (BVM) since 1937 and has been Team Chaplain since 1996; now at the age of 98, she cemented the team ethos with her signature phrase: "Worship, Work and Win"; in addition to her other honors, Sister Jean had bestowed upon her one of the greatest of sports honors, a

bobblehead doll from the National Bobblehead Hall of Fame and Museum; pre-orders have already surpassed the 15,000 mark, making her Bobblehead the biggest seller of all time by far; by the end of the tournament it was safe to say that Sister Jean was not just Loyola's treasure, but the nation's as well; and

WHEREAS, Other Loyola University highlights for the season include: a school record 32 wins, finishing the season ranked No. 7 in the USA Today Coaches Poll, first outright regular-season conference championship since 1985, first NCAA Tournament appearance since 1985, first NCAA Final Four appearance since 1963, and only the fourth No. 11 seed in NCAA Tournament history to reach the Final Four; during the season they defeated Florida, Miami, Tennessee, and Nevada, all nationally-ranked teams; Loyola Athletics ranked No. 1 in the NCAA for the second straight year with a 99% graduation success rate; and

WHEREAS, Loyola University Chicago has a long and storied history in basketball; in 1963, Loyola broke with college basketball's unwritten rule that no team should have more than two black players on the court at any given time; in so doing, they created a national conversation on race which led to the elimination of the limit on black players' court time; on March 15, 1963, in the NCAA Tournament, Loyola played Mississippi State University; the governor of Mississippi had instructed the all-white Mississippi State team not to play against an integrated team; their coach and players refused to follow the instruction, and the game became known as the Game of Change; Loyola would go on to defeat the two-time defending champion, the University of Cincinnati Bearcats (ranked number one in the nation), to win the national championship; Loyola remains the only Illinois school to ever win the NCAA Basketball Title; and

WHEREAS, Loyola University Chicago is a Jesuit school founded in 1870; its main campus, known as the Lake Shore Campus, is in the Rogers Park neighborhood on the northeast side, while its downtown campus, known as the Water Tower Campus, is next to Chicago's famed Magnificent Mile; Loyola has an enrollment of more than 16,000 students and boasts 150,000 alumni, 85,000 of whom are in the Chicago area; team members volunteer at Misericordia Heart of Mercy; and

WHEREAS, As a Jesuit school, Loyola takes seriously its role in shaping students' lives; this is especially true of student-athletes, many of whom will never play professional sports; the degree they earn at Loyola is meaningful because of the school's commitment to their education, which takes the form of mentoring and tutoring to help guide them through a rigorous academic and athletic schedule; student-athletes at Loyola have a graduation rate of 99%; only five other schools in Division I sports have a graduation rate that high, four of them in the Ivy League; and

WHEREAS, All of Illinois is grateful and honored for the positive national attention brought to Loyola University and the City of Chicago; the Loyola University Men's Basketball team had a thrilling season made noteworthy by its first appearance in the NCAA Tournament since 1985 and by making it to the Final Four for the first time since 1963; Head Coach Porter Moser and the entire group of players: Adarius Avery, Jake Baughman, Dylan Boehm, Clayton Custer, Nick Dinardi, Donte Ingram, Aundre Jackson, Cameron Krutwig, Christian Negron, Ben Richardson, Cameron Satterwhite, Carson Shanks, Bruno Skokna, Marques Townes, Aher Uguak, and Lucas Williamson are rightly proud of their season and accomplishments; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we congratulate the Loyola University Chicago Men's basketball team for its great season and its tremendous success in the NCAA Tournament; and be it further

RESOLVED, That we declare May 9, 2018 as "Loyola University Chicago Day" in recognition of its accomplishments; and be it further

RESOLVED, That a suitable copy of this resolution be presented to Coach Porter Moser as a token of our esteem and good wishes.

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

SENATE RESOLUTION NO. 1706

WHEREAS, Public higher education is a shared public good; the University of Illinois System should serve everyone in Illinois with equal access to education and the freedom that comes from learning; and

WHEREAS, The University of Illinois at Urbana-Champaign (UIUC) is the flagship campus and was one of the original 37 public land-grant institutions created under the Morill Act with the goal of increasing access to higher education, then widely unavailable to many agricultural and industrial workers; and

WHEREAS, University of Illinois at Chicago (UIC), with its urban mission is "focused on eliminating disparities in health, education and economic opportunity" because "diversity is not an end in itself, but a vehicle for advancing access, equity, and inclusion" and considers itself one of the most ethnically and culturally diverse campuses in the country; and

WHEREAS, The University of Illinois at Springfield (UIS) is a public affairs university resolved to pioneer leaders in public education who will investigate the social, technological, environmental, and moral questions of our times by encouraging exposure to public affairs that extend beyond the classroom and campus and to the community; and

WHEREAS, 47% of adults in Illinois have a criminal record, which creates barriers to housing, jobs, employment, and full democratic participation; and

WHEREAS, All the factors that increase the likelihood of involvement with the criminal legal system, such as being poor, coming from neighborhoods with low educational spending and high incarceration rates, or having low access to social mobility or economic opportunity, only persist or worsen after a conviction; and

WHEREAS, Many high schools in poor communities of color disproportionately use suspension, expulsion, and zero-tolerance policies, and therefore disciplinary actions and arrests are much higher; and

WHEREAS, Poor people of color are disproportionately arrested, convicted, and incarcerated, and African Americans and Latinos together make up approximately 32% of the U.S. population, but comprise 56% of all incarcerated people; and

WHEREAS, Asking university applicants about their high school disciplinary records and adult conviction records has a chilling effect, discouraging people from even applying to the University of Illinois, and all three campuses currently request information about an applicant's criminal record and high school records in the admission process, thus creating a barrier to education; and

WHEREAS, The United States Department of Education has given forceful guidance for colleges and universities to eliminate collateral consequences of convictions and encourages abolition of these questions from applications, so that universities may mitigate, rather than exacerbate, the damage of the criminal justice system to individuals and communities; and

WHEREAS, By discouraging people from applying, the University of Illinois system acts against the ideals of public higher education, undermines its mission to make higher education accessible to all, and impedes Illinois residents in their efforts to lead positive and productive lives, thus preventing people with unlimited potential from matriculating and depriving current students of valuable colleagues and peers; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the University of Illinois System to eliminate barriers to obtaining a post-secondary education by ceasing to inquire about prior conviction information or past high school disciplinary history on any admissions application; and be it further

RESOLVED, That the University of Illinois System is urged not to consider any conviction or high school disciplinary history information provided at any point during the admissions process from any application using a third-party-vendor and should further urge any such vendor not to disclose such information to the University of Illinois; and be it further

RESOLVED, That in spite of the above statements, inquiries or considerations of an applicant's criminal history are permitted if required by federal law or in accordance with Section 2605-327 of the Department of State Police Law of Civil Administrative Code of Illinois or Section 10, 15, or 20 of the Medical School Matriculant Criminal History Records Check Act; and be it further

RESOLVED, That the University of Illinois is urged to only inquire about criminal history information related to specific convictions to follow existing laws and restrictions on aspects of campus life such as housing and employment after the student is admitted; and be it further

RESOLVED, The University of Illinois is urged to only inquire about criminal history after an individual has been admitted, only to offer the individual supportive services, academic, or career counseling, and institutional support; and be it further

RESOLVED, That the University of Illinois is urged to include information on all printed and online admissions materials that informs prospective applicants that a conviction record may affect an individual's ability to obtain certain professional or occupational licenses, types of employment, or to participate in certain clinical or other educational requirements; and be it further

RESOLVED, That a suitable copy of this resolution be delivered to all members of the Illinois General Assembly, and the Governor of the State of Illinois.

INTRODUCTION OF BILL

SENATE BILL NO. 3609. Introduced by Senator McCarter, a bill for AN ACT concerning criminal law.

The bill was taken up, read by title a first time, ordered printed and referred to the Committee on Assignments.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A FIRST TIME

House Bill No. 4368, sponsored by Senator McConchie, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 4433, sponsored by Senator J. Cullerton, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 5000, sponsored by Senator McConchie, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 5069, sponsored by Senator Nybo, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 5137, sponsored by Senator McConchie, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 5440, sponsored by Senator Anderson, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 5754, sponsored by Senator Murphy, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 5786, sponsored by Senator Manar, was taken up, read by title a first time and referred to the Committee on Assignments.

REPORT FROM COMMITTEE ON ASSIGNMENTS

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 8, 2018 meeting, reported the following Legislative Measures have been assigned to the indicated Standing Committees of the Senate:

Commerce and Economic Development: Floor Amendment No. 3 to Senate Bill 2522.

Criminal Law: HOUSE BILLS 2063 and 4364; Committee Amendment No. 1 to House Bill 4191.

Education: Committee Amendment No. 1 to House Bill 4768; Committee Amendment No. 1 to House Bill 5588.

Environment and Conservation: HOUSE BILL 5198.

Government Reform: Committee Amendment No. 1 to House Bill 1010.

Higher Education: HOUSE BILL 5021.

Human Services: HOUSE BILL 4836; Committee Amendment No. 1 to House Bill 5308; Committee Amendment No. 1 to House Bill 5463.

Insurance: HOUSE BILLS 2624 and 5351.

Judiciary: HOUSE BILL 3142; Committee Amendment No. 1 to House Bill 4583; Committee Amendment No. 1 to House Bill 4949.

Public Health: Floor Amendment No. 1 to House Bill 175; Committee Amendment No. 1 to House Bill 4771.

Revenue: Committee Amendment No. 1 to House Bill 4129.

State Government: HOUSE BILLS 4279 and 5447; Committee Amendment No. 1 to House Bill 3040.

Telecommunications and Information Technology: HOUSE BILL 4081.

Transportation: HOUSE BILLS 5054, 5057 and 5632; Committee Amendment No. 2 to Senate Joint Resolution 62; Committee Amendment No. 1 to House Bill 4472; Committee Amendment No. 1 to House Bill 5856.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 8, 2018 meeting, reported the following Legislative Measures have been assigned to the indicated Standing Committees of the Senate:

State Government: Senate Resolution No. 1668.

Transportation: House Joint Resolution No. 67.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 8, 2018 meeting, reported the following Joint Action Motion has been assigned to the indicated Standing Committee of the Senate:

Human Services: Motion to Concur in House Amendment 1 to Senate Bill 351

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 8, 2018 meeting, to which was referred **House Bill No. 5551**, reported the same back with the recommendation that the bill be placed on the order of second reading without recommendation to committee.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 8, 2018 meeting, reported that the following Legislative Measures have been approved for consideration:

Floor Amendment No. 3 to Senate Joint Resolution 54 Floor Amendment No. 2 to Senate Bill 3488

The foregoing floor amendments were placed on the Secretary's Desk.

Senate Resolution 1703

The foregoing resolution was placed on the Secretary's Desk.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 8, 2018 meeting, to which was referred **Senate Bill No. 275** on August 4, 2017, pursuant to Rule 3-9(b), reported that the Committee recommends that the bill be approved for consideration and returned to the calendar in its former position.

The report of the Committee was concurred in.

And Senate Bill No. 275 was returned to the order of third reading.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 8, 2018 meeting, to which was referred **Senate Bills Numbered 2447 and 2953** on May 3, 2018, pursuant to Rule 3-9(a), reported that the Committee recommends that the bills be approved for consideration and returned to the calendar in their former position.

The report of the Committee was concurred in.

And Senate Bills Numbered 2447 and 2953 were returned to the order of second reading.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 8, 2018 meeting, to which was referred Senate Bills Numbered 44, 200, 272, 338, 352, 370, 404, 458, 459, 489, 545, 575, 888, 2236, 2271, 2337, 2341, 2346, 2351, 2353, 2364, 2365, 2366, 2369, 2375, 2382, 2387, 2411, 2485, 2492, 2542, 2545, 2638, 2647, 2657, 2669, 2678, 2706, 2791, 2807, 2808, 2827, 2892, 2898, 2907, 3027, 3079, 3080, 3103, 3126, 3141, 3190, 3418 and 3550 on May 3, 2018, pursuant to Rule 3-9(a), reported that the Committee recommends that the bills be approved for consideration and returned to the calendar in their former position.

The report of the Committee was concurred in.

And Senate Bills Numbered 44, 200, 272, 338, 352, 370, 404, 458, 459, 489, 545, 575, 888, 2236, 2271, 2337, 2341, 2346, 2351, 2353, 2364, 2365, 2366, 2369, 2375, 2382, 2387, 2411, 2485, 2492, 2542, 2545, 2638, 2647, 2657, 2669, 2678, 2706, 2791, 2807, 2808, 2827, 2892, 2898, 2907, 3027, 3079, 3080, 3103, 3126, 3141, 3190, 3418 and 3550 were returned to the order of third reading.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 8, 2018 meeting, to which was referred **Senate Bill No. 3557**, 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 Joint Resolution 54.

Pursuant to Senate Rule 5-1(c-3), the sponsorship of **House Bill No. 4081** will be transferred from Senator Jones to Senator Bennett.

[May 8, 2018]

LEGISLATIVE MEASURES FILED

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

Amendment No. 1 to House Bill 4348 Amendment No. 2 to House Bill 4768 Amendment No. 1 to House Bill 4888 Amendment No. 1 to House Bill 5147

The following Floor amendment to the House Bill listed below has been filed with the Secretary and referred to the Committee on Assignments:

Amendment No. 1 to House Bill 4751

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

Amendment No. 2 to Senate Bill 44 Amendment No. 1 to Senate Bill 275 Amendment No. 2 to Senate Bill 2804 Amendment No. 1 to Senate Bill 2898 Amendment No. 2 to Senate Bill 2953 Amendment No. 2 to Senate Bill 3103

The following Committee amendment to the Senate Resolution listed below has been filed with the Secretary and referred to the Committee on Assignments:

Amendment No. 1 to Senate Resolution 1534

REPORT FROM COMMITTEE ON ASSIGNMENTS

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 8, 2018 meeting, reported the following Legislative Measures have been assigned to the indicated Standing Committees of the Senate:

Criminal Law: Floor Amendment No. 2 to Senate Bill 2271.

Energy and Public Utilities: Floor Amendment No. 1 to Senate Bill 3577.

Human Services: Floor Amendment No. 1 to Senate Bill 459; Floor Amendment No. 2 to Senate Bill 2382; Floor Amendment No. 1 to Senate Bill 2898.

Judiciary: Floor Amendment No. 1 to Senate Bill 2369; Floor Amendment No. 2 to Senate Bill 2953; Floor Amendment No. 2 to Senate Bill 3103.

Licensed Activities and Pensions: Floor Amendment No. 2 to Senate Bill 3126.

Special Committee on Oversight of Medicaid Managed Care: Floor Amendment No. 1 to Senate Bill 2447.

CONSIDERATION OF RESOLUTION ON SECRETARY'S DESK

Senator J. Cullerton moved that **Senate Resolution No. 1703**, on the Secretary's Desk, be taken up for immediate consideration.

The motion prevailed.

Senator J. Cullerton moved that Senate Resolution No. 1703 be adopted.

The motion prevailed.

And the resolution was adopted.

POSTING NOTICE WAIVED

Senator Harmon moved to waive the six-day posting requirement on **House Bill No. 5157** so that the measure may be heard in the Committee on Judiciary that is scheduled to meet this afternoon.

The motion prevailed.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A SECOND TIME

On motion of Senator Koehler, **House Bill No. 1439** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Hutchinson, **House Bill No. 1464** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Cunningham, **House Bill No. 2984** having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 2984

AMENDMENT NO. _1_. Amend House Bill 2984 by replacing everything after the enacting clause with the following:

"Section 5. The Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois is amended by changing Section 2310-650 as follows:

(20 ILCS 2310/2310-650)

Sec. 2310-650. Influenza vaccination program.

- (a) As used in this Section, "medically contraindicated" means that administration of an influenza vaccine to an employee would likely be detrimental to the employee's health.
- (b) The Department of Public Health may require any facility licensed by the Department to implement an influenza vaccination program that ensures that the employees of the facility are offered the opportunity to be vaccinated against seasonal influenza and any other novel or pandemic influenza viruses as vaccines become available. The Department may adopt rules setting forth the requirements of the influenza vaccination program. A health care employee may decline the offer of vaccination if the vaccine is medically contraindicated, if the vaccination is against the employee's religious beliefs, or if the employee has already been vaccinated. General philosophical or moral reluctance to influenza vaccinations does not provide a sufficient basis for an exemption.

(Source: P.A. 96-823, eff. 11-25-09.)

Section 99. Effective date. This Act takes effect July 1, 2018.".

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

On motion of Senator Manar, **House Bill No. 3080** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Manar, **House Bill No. 4135** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator T. Cullerton, **House Bill No. 4212** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Connelly, **House Bill No. 4213** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator T. Cullerton, **House Bill No. 4242** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator T. Cullerton, **House Bill No. 4243** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Manar, **House Bill No. 4253** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator T. Cullerton, **House Bill No. 4278** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Cunningham, **House Bill No. 4282** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Barickman, **House Bill No. 4395** having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 4395

AMENDMENT NO. $\underline{1}$. Amend House Bill 4395 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Governmental Ethics Act is amended by changing Section 4A-108 as follows: (5 ILCS 420/4A-108)

Sec. 4A-108. Internet-based systems of filing.

- (a) Notwithstanding any other provision of this Act or any other law, the Secretary of State and county clerks are authorized to institute an Internet-based system for the filing of statements of economic interests in their offices. With respect to county clerk systems, the determination to institute such a system shall be in the sole discretion of the county clerk and shall meet the requirements set out in this Section. With respect to a Secretary of State system, the determination to institute such a system shall be in the sole discretion of the Secretary of State and shall meet the requirements set out in this Section and those Sections of the State Officials and Employees Ethics Act requiring ethics officer review prior to filing. The system shall be capable of allowing an ethics officer to approve a statement of economic interests and shall include a means to amend a statement of economic interests. When this Section does not modify or remove the requirements set forth elsewhere in this Article, those requirements shall apply to any system of Internet-based filing authorized by this Section. When this Section shall apply to any system of Internet-based filing authorized by this Section.
- (b) In any system of Internet-based filing of statements of economic interests instituted by the Secretary of State or a county clerk:
 - (1) Any filing of an Internet-based statement of economic interests shall be the equivalent of the filing of a verified, written statement of economic interests as required by Section 4A-101 and the equivalent of the filing of a verified, dated, and signed statement of economic interests as required by Section 4A-104.
 - (2) The Secretary of State and county clerks who institute a system of Internet-based filing of statements of economic interests shall establish a password-protected website to receive the filings of such statements. A website established under this Section shall set forth and provide a means of responding to the items set forth in Section 4A-102 that are required of a person who files a statement of economic interests with that officer. A website established under this Section shall set forth and provide a means of generating a printable receipt page acknowledging filing.
 - (3) The times for the filing of statements of economic interests set forth in Section 4A-105 shall be followed in any system of Internet-based filing of statements of economic interests; provided that a candidate for elective office who is required to file a statement of economic interests in relation to his or her candidacy pursuant to Section 4A-105(a) shall not use the Internet to file his or her

statement of economic interests but shall file his or her statement of economic interests in a written or printed form and shall receive a written or printed receipt for his or her filing.

A candidate filing for Governor, Lieutenant Governor, Attorney General, Secretary of State, Treasurer, Comptroller, State Senate, or State House of Representatives shall not use the Internet to file his or her statement of economic interests, but shall file his or her statement of economic interests in a written or printed form and shall receive a written or printed receipt for his or her filing. Annually, the duly appointed ethics officer for each legislative caucus shall certify to the Secretary of State whether his or her caucus members will file their statements of economic interests electronically or in a written or printed format for that year. If the ethics officer for a caucus certifies that the statements of economic interests shall be written or printed, then members of the General Assembly of that caucus shall not use the Internet to file his or her statement of economic interests, but shall file his or her statement of economic interests in a written or printed form and shall receive a written or printed receipt for his or her filing. If no certification is made by an ethics officer for a legislative caucus, or if a member of the General Assembly is not affiliated with a legislative caucus, then the affected member or members of the General Assembly may file their statements of economic interests using the Internet.

- (4) In the first year of the implementation of a system of Internet-based filing of statements of economic interests, each person required to file such a statement is to be notified in writing of his or her obligation to file his or her statement of economic interests by way of the Internet-based system. If access to the web site requires a code or password, this information shall be included in the notice prescribed by this paragraph.
- (5) When a person required to file a statement of economic interests has supplied the Secretary of State or a county clerk, as applicable, with an email address for the purpose of receiving notices under this Article by email, a notice sent by email to the supplied email address shall be the equivalent of a notice sent by first class mail, as set forth in Section 4A-106. A person who has supplied such an email address shall notify the Secretary of State or county clerk, as applicable, when his or her email address changes or if he or she no longer wishes to receive notices by email.
- (6) If any person who is required to file a statement of economic interests and who has chosen to receive notices by email fails to file his or her statement by May 10, then the Secretary of State or county clerk, as applicable, shall send an additional email notice on that date, informing the person that he or she has not filed and describing the penalties for late filing and failing to file. This notice shall be in addition to other notices provided for in this Article.
- (7) The Secretary of State and each county clerk who institutes a system of Internet-based filing of statements of economic interests may also institute an Internet-based process for the filing of the list of names and addresses of persons required to file statements of economic interests by the chief administrative officers that must file such information with the Secretary of State or county clerk, as applicable, pursuant to Section 4A-106. Whenever the Secretary of State or a county clerk institutes such a system under this paragraph, every chief administrative officer must use the system to file this information.
- (8) The Secretary of State and any county clerk who institutes a system of Internet-based filing of statements of economic interests shall post the contents of such statements filed with him or her available for inspection and copying on a publicly accessible website. Such postings shall not include the addresses or signatures of the filers.

(Source: P.A. 99-108, eff. 7-22-15.)".

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

On motion of Senator McConnaughay, **House Bill No. 4476** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Holmes, **House Bill No. 4507** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Althoff, **House Bill No. 4514** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Koehler, **House Bill No. 4541** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator T. Cullerton, **House Bill No. 4576** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Curran, **House Bill No. 4711** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Bush, **House Bill No. 4735** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Rezin, **House Bill No. 4748** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Weaver, **House Bill No. 4783** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Syverson, **House Bill No. 4795** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Rezin, **House Bill No. 4853** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Weaver, **House Bill No. 4883** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Lightford, **House Bill No. 3920** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Lightford, **House Bill No. 4409** was taken up, read by title a second time and ordered to a third reading.

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

May 8, 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 Cristina Castro 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

May 8, 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 Emil Jones, III 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

May 8, 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 Judiciary Committee.

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

cc: Senate Minority Leader William Brady

At the hour of 1:42 o'clock p.m., the Chair announced that the Senate stands adjourned until Wednesday, May 9, 2018, at 1:00 o'clock p.m.

[May 8, 2018]