

SENATE JOURNAL

STATE OF ILLINOIS

ONE HUNDREDTH GENERAL ASSEMBLY

129TH LEGISLATIVE DAY

WEDNESDAY, MAY 23, 2018

12:13 O'CLOCK P.M.

NO. 129 [May 23, 2018]

SENATE Daily Journal Index 129th Legislative Day

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The Senate met pursuant to adjournment. Senator Terry Link, Waukegan, Illinois, presiding. Prayer by Pastor Greg Busboom, St. John's Lutheran Church, Springfield, Illinois. Senator Cunningham led the Senate in the Pledge of Allegiance.

Senator Hunter moved that reading and approval of the Journal of Tuesday, May 22, 2018, be postponed, pending arrival of the printed Journal.

The motion prevailed.

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 23, 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 Scott M. Bennett as a member of the Senate Labor Committee. This appointment is effective immediately and will automatically expire upon adjournment of the Senate Labor 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 23, 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 John G. Mulroe to temporarily replace Senator Thomas Cullerton as a member of the Senate Labor Committee. This appointment is effective immediately and will automatically expire upon adjournment of the Senate Labor Committee.

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

cc: Senate Minority Leader William Brady

COMMUNICATIONS

ILLINOIS SENATE LAURA MURPHY STATE SENATOR 28th DISTRICT

DISCLOSUR TO THE SENATE

Date: 5-22-18

Legislative Measure(s): HB 4467

Venue:

√Committee on <u>Higher Education</u> Full Senate

 \sqrt{In} order to avoid any appearance of a potential conflict of interest on the above legislative measure(s), I wish to be recorded as present.

Notwithstanding a potential conflict of interest (or the potential appearance thereof), I I voted in favor of or against the above legislation measure(s) because I believe doing so is in the best interest of the State.

s/<u>Laura Murphy</u> Senator Laura Murphy District #28

ILLINOIS STATE SENATE

DON HARMON PRESIDENT PRO TEMPORE 39TH DISTRICT

DISCLOSURE TO THE SENATE

Date: 5/23/18

Legislative Measure(s): SB 43

Venue:

Committee on _____ X Full Senate

Due to a potential conflict of interest (or the potential appearance thereof), I abstained from voting (or voted "present") on the above legislative measure(s).

X Notwithstanding a potential conflict of interest (or the potential appearance thereof), I voted in favor of or against the above legislative measure(s) because I believe doing so is in the best interests of the State.

s/<u>Don Harmon</u> Senator Don Harmon

LEGISLATIVE MEASURES FILED

The following Committee 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 5632

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. 3 to House Bill 1595

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

Amendment No. 2 to Senate Bill 20 Amendment No. 2 to Senate Bill 3190

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 457

PRESENTATION OF RESOLUTION

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

SENATE RESOLUTION NO. 1778

WHEREAS, The Kane County Fair was founded in 1868 in Kane County, Illinois as one of the premier county fairs; and

WHEREAS, Throughout its 150 year history, the Kane County Fair's activities have been held in several locations, including Aurora, Elgin, and St. Charles, but the fair has never lost sight of its rich history of pioneering spirit, industry, agriculture, farming, ranching, entrepreneurship, food, family, and fun; and

WHEREAS, For 150 years, the fair has been a focal point for families; youth throughout the years have found lasting memories, opportunities for leadership, and simple, fun traditions to pass on to the next generation; and

WHEREAS, The Kane County Fair has served the Kane County agricultural community for 150 years, hosting 4-H events at the annual fair for beef, dairy, goat, horse, pony, poultry, rabbit, sheep, and swine judging, as well as an annual Blue Ribbon Sale; and

WHEREAS, The Kane County Fair has hosted its annual event in the summer to entertain the Fox Valley community with family-friendly events, to promote the importance of agriculture in our State and our community, and to celebrate all that the Kane County community has to offer one another; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare July 19, 2018 as Kane County Fair Day in the State of Illinois; and be it further

RESOLVED, That we congratulate the Kane County Fair, its organizers, participants, and the community on celebrating 150 years of bringing summertime fun, education, and a sense of community to Kane County; and we hope this tradition will carry on for many years to come; and be it further

RESOLVED, That a suitable copy of this resolution be presented to the President of the Kane County Fair Board, Larry Breon.

REPORTS FROM STANDING COMMITTEES

Senator Silverstein, Chairperson of the Committee on Local Government, to which was referred the following Senate floor amendments, reported that the Committee recommends do adopt:

Senate Amendment No. 2 to House Bill 4711 Senate Amendment No. 1 to House Bill 5303

Under the rules, the foregoing floor amendments are eligible for consideration on second reading.

Senator Collins, Chairperson of the Committee on Financial Institutions, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 1 to House Bill 5141

Under the rules, the foregoing floor amendment is eligible for consideration on second reading.

Senator Biss, Chairperson of the Committee on Labor, to which was referred **House Bill No. 4163**, reported the same back with the recommendation that the bill do pass.

Under the rules, the bill was ordered to a second reading.

Senator Biss, Chairperson of the Committee on Labor, to which was referred **House Bill No. 4324**, reported the same back with amendments having been adopted thereto, with the recommendation that the bill, as amended, do pass.

Under the rules, the bill was ordered to a second reading.

Senator Koehler, Chairperson of the Committee on Environment and Conservation, to which was referred **Senate Joint Resolution No. 73,** reported the same back with the recommendation that the resolution be adopted.

Under the rules, Senate Joint Resolution No. 73 was placed on the Secretary's Desk.

Senator Koehler, Chairperson of the Committee on Environment and Conservation, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 1 to House Bill 4746

Under the rules, the foregoing floor amendment is eligible for consideration on second reading.

REPORT FROM COMMITTEE ON ASSIGNMENTS

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 23, 2018 meeting, reported that the Committee recommends that **House Bill No. 4554** be re-referred from the Criminal Law Subcommittee on CLEAR Compliance to the Committee on Criminal Law.

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Senator Clayborne, Chairperson of the Committee on Assignments, during its May 23, 2018 meeting, reported that the Committee recommends that **House Bill No. 2040** be re-referred from the Education Subcommittee on Special Issues to the Committee on Transportation.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 23, 2018 meeting, reported the following Legislative Measures have been assigned to the indicated Standing Committees of the Senate:

Education: Floor Amendment No. 2 to Senate Bill 3190; Floor Amendment No. 2 to House Bill 4208; Floor Amendment No. 3 to House Bill 4208.

Executive: Floor Amendment No. 2 to Senate Bill 20; Floor Amendment No. 2 to Senate Bill 200; Floor Amendment No. 2 to House Bill 4771.

State Government: Floor Amendment No. 2 to Senate Bill 2365.

Transportation: Committee Amendment No. 1 to House Bill 5632.

Veterans Affairs: Floor Amendment No. 1 to House Bill 5784.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 23, 2018 meeting, reported the following Joint Action Motions have been assigned to the indicated Standing Committees of the Senate:

Human Services: Motion to Concur in House Amendment 1 to Senate Bill 2516 Motion to Concur in House Amendment 1 to Senate Bill 2628

Licensed Activities and Pensions: Motion to Concur in House Amendment 1 to Senate Bill 2618

Public Health: Motion to Concur in House Amendment 1 to Senate Bill 457

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 23, 2018 meeting, reported that the following Legislative Measure has been approved for consideration:

Senate Resolution No. 1777

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

Pursuant to Senate Rule 3-8 (b-1), the following amendments will remain in the Committee on Assignments: Floor Amendment No. 1 to House Bill 4685, Committee Amendment No. 2 to House Bill 5197, Floor Amendment No. 1 to Senate Bill 2365

At the hour of 12:30 o'clock p.m., President John J. Cullerton, presiding, for the introduction of a special guest.

At the hour of 12:40 o'clock p.m., Senator Link, presiding, and the Senate resumed consideration of business.

CONSIDERATION OF RESOLUTION ON SECRETARY'S DESK

Senator Silverstein moved that **Senate Resolution No. 1777**, on the Secretary's Desk, be taken up for immediate consideration. The motion prevailed.

Senator Silverstein moved that Senate Resolution No. 1777 be adopted. The motion prevailed. And the resolution was adopted.

COMMITTEE MEETING ANNOUNCEMENT

The Chair announced the following committee to meet at 3:00 o'clock p.m.:

Veterans Affairs in Room 400

COMMITTEE MEETING ANNOUNCEMENTS FOR MAY 24, 2018

The Chair announced the following committees to meet at 9:00 o'clock a.m.:

Judiciary in Room 400 Higher Education in Room 212

POSTING NOTICES WAIVED

Senator Raoul moved to waive the six-day posting requirement on **House Bills numbered 2723** and 3142 so that the measures may be heard in the Committee on Judiciary that is scheduled to meet May 24, 2018.

The motion prevailed.

Senator Castro moved to waive the six-day posting requirement on **House Bills numbered 2040** and 5632 so that the measures may be heard in the Committee on Transportation that is scheduled to meet May 24, 2018.

The motion prevailed.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A SECOND TIME

On motion of Senator Castro, House Bill No. 4163 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Lightford, **House Bill No. 4324** having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 4324

AMENDMENT NO. <u>1</u>. Amend House Bill 4324 on page 3, line 13, by inserting immediately before the period the following: "being filed"; and

on page 4, line 14, by inserting immediately after the comma the following:

"along with notice of the wage claim sent to the employer,"; and

on page 4, line 21, by deleting ", but no longer than 45 days".

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

HOUSE BILL RECALLED

On motion of Senator Brady, House Bill No. 1910 was recalled from the order of third reading to the order of second reading.

Senator Brady offered the following amendment and moved its adoption:

AMENDMENT NO. 3 TO HOUSE BILL 1910

AMENDMENT NO. <u>3</u>. Amend House Bill 1910, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Municipal Code is amended by changing Section 11-74.4-3.5 as follows: (65 ILCS 5/11-74.4-3.5)

Sec. 11-74.4-3.5. Completion dates for redevelopment projects.

(a) Unless otherwise stated in this Section, the estimated dates of completion of the redevelopment project and retirement of obligations issued to finance redevelopment project costs (including refunding bonds under Section 11-74.4-7) may not be later than December 31 of the year in which the payment to the municipal treasurer, as provided in subsection (b) of Section 11-74.4-8 of this Act, is to be made with respect to ad valorem taxes levied in the 23rd calendar year after the year in which the ordinance approving the redevelopment project area was adopted if the ordinance was adopted on or after January 15, 1981.

(a-5) If the redevelopment project area is located within a transit facility improvement area established pursuant to Section 11-74.4-3, the estimated dates of completion of the redevelopment project and retirement of obligations issued to finance redevelopment project costs (including refunding bonds under Section 11-74.4-7) may not be later than December 31 of the year in which the payment to the municipal treasurer, as provided in subsection (b) of Section 11-74.4-8 of this Act, is to be made with respect to ad valorem taxes levied in the 35th calendar year after the year in which the ordinance approving the redevelopment project area was adopted.

(a-7) A municipality may adopt tax increment financing for a redevelopment project area located in a transit facility improvement area that also includes real property located within an existing redevelopment project area established prior to August 12, 2016 (the effective date of Public Act 99-792). In such case: (i) the provisions of this Division shall apply with respect to the previously established redevelopment project area until the municipality adopts, as required in accordance with applicable provisions of this Division, an ordinance dissolving the special tax allocation fund for such redevelopment project area and terminating the designation of such redevelopment project area as a redevelopment project area; and (ii) after the effective date of the ordinance described in (i), the provisions of this Division shall apply with respect to the subsequently established redevelopment project area located in a transit facility improvement area.

(b) The estimated dates of completion of the redevelopment project and retirement of obligations issued to finance redevelopment project costs (including refunding bonds under Section 11-74.4-7) may not be later than December 31 of the year in which the payment to the municipal treasurer as provided in subsection (b) of Section 11-74.4-8 of this Act is to be made with respect to ad valorem taxes levied in the 32nd calendar year after the year in which the ordinance approving the redevelopment project area was adopted if the ordinance was adopted on September 9, 1999 by the Village of Downs.

The estimated dates of completion of the redevelopment project and retirement of obligations issued to finance redevelopment project costs (including refunding bonds under Section 11-74.4-7) may not be later than December 31 of the year in which the payment to the municipal treasurer as provided in subsection (b) of Section 11-74.4-8 of this Act is to be made with respect to ad valorem taxes levied in the 33rd calendar year after the year in which the ordinance approving the redevelopment project area was adopted if the ordinance was adopted on May 20, 1985 by the Village of Wheeling.

The estimated dates of completion of the redevelopment project and retirement of obligations issued to finance redevelopment project costs (including refunding bonds under Section 11-74.4-7) may not be later than December 31 of the year in which the payment to the municipal treasurer as provided in subsection (b) of Section 11-74.4-8 of this Act is to be made with respect to ad valorem taxes levied in the 28th calendar year after the year in which the ordinance approving the redevelopment project area was adopted if the ordinance was adopted on October 12, 1989 by the City of Lawrenceville.

(c) The estimated dates of completion of the redevelopment project and retirement of obligations issued to finance redevelopment project costs (including refunding bonds under Section 11-74.4-7) may not be later than December 31 of the year in which the payment to the municipal treasurer as provided in subsection (b) of Section 11-74.4-8 of this Act is to be made with respect to ad valorem taxes levied in the

35th calendar year after the year in which the ordinance approving the redevelopment project area was adopted:

(1) If the ordinance was adopted before January 15, 1981.

(2) If the ordinance was adopted in December 1983, April 1984, July 1985, or December 1989.

(3) If the ordinance was adopted in December 1987 and the redevelopment project is located within one mile of Midway Airport.

(4) If the ordinance was adopted before January 1, 1987 by a municipality in Mason County.

(5) If the municipality is subject to the Local Government Financial Planning and Supervision Act or the Financially Distressed City Law.

(6) If the ordinance was adopted in December 1984 by the Village of Rosemont.

(7) If the ordinance was adopted on December 31, 1986 by a municipality located in

Clinton County for which at least \$250,000 of tax increment bonds were authorized on June 17, 1997, or if the ordinance was adopted on December 31, 1986 by a municipality with a population in 1990 of less than 3,600 that is located in a county with a population in 1990 of less than 34,000 and for which at least \$250,000 of tax increment bonds were authorized on June 17, 1997.

(8) If the ordinance was adopted on October 5, 1982 by the City of Kankakee, or if the ordinance was adopted on December 29, 1986 by East St. Louis.

(9) If the ordinance was adopted on November 12, 1991 by the Village of Sauget.

(10) If the ordinance was adopted on February 11, 1985 by the City of Rock Island.

(11) If the ordinance was adopted before December 18, 1986 by the City of Moline.

(12) If the ordinance was adopted in September 1988 by Sauk Village.

(13) If the ordinance was adopted in October 1993 by Sauk Village.

(14) If the ordinance was adopted on December 29, 1986 by the City of Galva.

(15) If the ordinance was adopted in March 1991 by the City of Centreville.

(16) If the ordinance was adopted on January 23, 1991 by the City of East St. Louis.

(17) If the ordinance was adopted on December 22, 1986 by the City of Aledo.

(18) If the ordinance was adopted on February 5, 1990 by the City of Clinton.

(19) If the ordinance was adopted on September 6, 1994 by the City of Freeport.

(20) If the ordinance was adopted on December 22, 1986 by the City of Tuscola.

 $\left(21\right)$ If the ordinance was adopted on December 23, 1986 by the City of Sparta.

(22) If the ordinance was adopted on December 23, 1986 by the City of Beardstown.

(23) If the ordinance was adopted on April 27, 1981, October 21, 1985, or December 30, 1986 by the City of Belleville.

(24) If the ordinance was adopted on December 29, 1986 by the City of Collinsville.

(25) If the ordinance was adopted on September 14, 1994 by the City of Alton.

(26) If the ordinance was adopted on November 11, 1996 by the City of Lexington.

(27) If the ordinance was adopted on November 5, 1984 by the City of LeRoy.

(28) If the ordinance was adopted on April 3, 1991 or June 3, 1992 by the City of Markham.

(29) If the ordinance was adopted on November 11, 1986 by the City of Pekin.

(30) If the ordinance was adopted on December 15, 1981 by the City of Champaign.

(31) If the ordinance was adopted on December 15, 1986 by the City of Urbana.

(32) If the ordinance was adopted on December 15, 1986 by the Village of Heyworth.

(33) If the ordinance was adopted on February 24, 1992 by the Village of Heyworth.

(34) If the ordinance was adopted on March 16, 1995 by the Village of Heyworth.

(35) If the ordinance was adopted on December 23, 1986 by the Town of Cicero.

(36) If the ordinance was adopted on December 30, 1986 by the City of Effingham.

(37) If the ordinance was adopted on May 9, 1991 by the Village of Tilton.

(38) If the ordinance was adopted on October 20, 1986 by the City of Elmhurst.

(39) If the ordinance was adopted on January 19, 1988 by the City of Waukegan.

(40) If the ordinance was adopted on September 21, 1998 by the City of Waukegan.

(41) If the ordinance was adopted on December 31, 1986 by the City of Sullivan.

(42) If the ordinance was adopted on December 23, 1991 by the City of Sullivan.

(43) If the ordinance was adopted on December 31, 1986 by the City of Oglesby.

(44) If the ordinance was adopted on July 28, 1987 by the City of Marion.

(45) If the ordinance was adopted on April 23, 1990 by the City of Marion.

(46) If the ordinance was adopted on August 20, 1985 by the Village of Mount Prospect.

(47) If the ordinance was adopted on February 2, 1998 by the Village of Woodhull.

(48) If the ordinance was adopted on April 20, 1993 by the Village of Princeville.

(49) If the ordinance was adopted on July 1, 1986 by the City of Granite City.

(50) If the ordinance was adopted on February 2, 1989 by the Village of Lombard. (51) If the ordinance was adopted on December 29, 1986 by the Village of Gardner.

(52) If the ordinance was adopted on July 14, 1999 by the Village of Paw Paw.

(53) If the ordinance was adopted on November 17, 1986 by the Village of Franklin Park.

(54) If the ordinance was adopted on November 19, 1960 by the Village of Franklin Fall.

(55) If the ordinance was adopted on July 14, 1992 by the Village of Riverdale.

(56) If the ordinance was adopted on December 29, 1986 by the City of Galesburg.

(57) If the ordinance was adopted on April 1, 1985 by the City of Galesburg.

(58) If the ordinance was adopted on May 21, 1990 by the City of West Chicago.

(59) If the ordinance was adopted on December 16, 1986 by the City of Oak Forest.

(60) If the ordinance was adopted in 1999 by the City of Villa Grove.

(61) If the ordinance was adopted on January 13, 1987 by the Village of Mt. Zion.

(62) If the ordinance was adopted on December 30, 1986 by the Village of Manteno.

(63) If the ordinance was adopted on April 3, 1989 by the City of Chicago Heights.

(64) If the ordinance was adopted on January 6, 1999 by the Village of Rosemont.

(65) If the ordinance was adopted on December 19, 2000 by the Village of Stone Park.

(66) If the ordinance was adopted on December 22, 1986 by the City of DeKalb.

(67) If the ordinance was adopted on December 2, 1986 by the City of Aurora.

(68) If the ordinance was adopted on December 31, 1986 by the Village of Milan.

(69) If the ordinance was adopted on September 8, 1994 by the City of West Frankfort.

(70) If the ordinance was adopted on December 23, 1986 by the Village of Libertyville.

(71) If the ordinance was adopted on December 22, 1986 by the Village of Hoffman Estates.

(72) If the ordinance was adopted on September 17, 1986 by the Village of Sherman.

(73) If the ordinance was adopted on December 16, 1986 by the City of Macomb.

(74) If the ordinance was adopted on June 11, 2002 by the City of East Peoria to create the West Washington Street TIF.

(75) If the ordinance was adopted on June 11, 2002 by the City of East Peoria to create the Camp Street TIF.

(76) If the ordinance was adopted on August 7, 2000 by the City of Des Plaines.

(77) If the ordinance was adopted on December 22, 1986 by the City of Washington to create the Washington Square TIF #2.

(78) If the ordinance was adopted on December 29, 1986 by the City of Morris.

(79) If the ordinance was adopted on July 6, 1998 by the Village of Steeleville.

(80) If the ordinance was adopted on December 29, 1986 by the City of Pontiac to create TIF I (the Main St TIF).

(81) If the ordinance was adopted on December 29, 1986 by the City of Pontiac to create TIF II (the Interstate TIF).

(82) If the ordinance was adopted on November 6, 2002 by the City of Chicago to create the Madden/Wells TIF District.

(83) If the ordinance was adopted on November 4, 1998 by the City of Chicago to create the Roosevelt/Racine TIF District.

(84) If the ordinance was adopted on June 10, 1998 by the City of Chicago to create the Stony Island Commercial/Burnside Industrial Corridors TIF District.

(85) If the ordinance was adopted on November 29, 1989 by the City of Chicago to create the Englewood Mall TIF District.

(86) If the ordinance was adopted on December 27, 1986 by the City of Mendota.

(87) If the ordinance was adopted on December 31, 1986 by the Village of Cahokia.

(88) If the ordinance was adopted on September 20, 1999 by the City of Belleville.

(89) If the ordinance was adopted on December 30, 1986 by the Village of Bellevue to create the Bellevue TIF District 1.

(90) If the ordinance was adopted on December 13, 1993 by the Village of Crete.

(91) If the ordinance was adopted on February 12, 2001 by the Village of Crete.

(92) If the ordinance was adopted on April 23, 2001 by the Village of Crete.

(93) If the ordinance was adopted on December 16, 1986 by the City of Champaign.

(94) If the ordinance was adopted on December 20, 1986 by the City of Charleston.

(95) If the ordinance was adopted on June 6, 1989 by the Village of Romeoville.

(96) If the ordinance was adopted on October 14, 1993 and amended on August 2, 2010 by the City of Venice.

(97) If the ordinance was adopted on June 1, 1994 by the City of Markham.

(98) If the ordinance was adopted on May 19, 1998 by the Village of Bensenville.

(99) If the ordinance was adopted on November 12, 1987 by the City of Dixon.

(100) If the ordinance was adopted on December 20, 1988 by the Village of Lansing.

(101) If the ordinance was adopted on October 27, 1998 by the City of Moline.

(102) If the ordinance was adopted on May 21, 1991 by the Village of Glenwood.

(103) If the ordinance was adopted on January 28, 1992 by the City of East Peoria.

(104) If the ordinance was adopted on December 14, 1998 by the City of Carlyle.

(105) If the ordinance was adopted on May 17, 2000, as subsequently amended, by the City of Chicago to create the Midwest Redevelopment TIF District.

(106) If the ordinance was adopted on September 13, 1989 by the City of Chicago to create the Michigan/Cermak Area TIF District.

(107) If the ordinance was adopted on March 30, 1992 by the Village of Ohio.

(108) If the ordinance was adopted on July 6, 1998 by the Village of Orangeville.

(109) If the ordinance was adopted on December 16, 1997 by the Village of Germantown.

(110) If the ordinance was adopted on April 28, 2003 by Gibson City.

(111) If the ordinance was adopted on December 18, 1990 by the Village of Washington Park, but only after the Village of Washington Park becomes compliant with the reporting requirements under subsection (d) of Section 11-74.4-5, and after the State Comptroller's certification of such compliance.

(112) If the ordinance was adopted on February 28, 2000 by the City of Harvey.

(113) If the ordinance was adopted on January 11, 1991 by the City of Chicago to create the Read/Dunning TIF District.

(114) If the ordinance was adopted on July 24, 1991 by the City of Chicago to create the Sanitary and Ship Canal TIF District.

(115) If the ordinance was adopted on December 4, 2007 by the City of Naperville.

(116) If the ordinance was adopted on July 1, 2002 by the Village of Arlington Heights.

(117) If the ordinance was adopted on February 11, 1991 by the Village of Machesney Park.

(118) If the ordinance was adopted on December 29, 1993 by the City of Ottawa.

(119) If the ordinance was adopted on June 4, 1991 by the Village of Lansing.

(120) If the ordinance was adopted on February 10, 2004 by the Village of Fox Lake.

(121) If the ordinance was adopted on December 22, 1992 by the City of Fairfield.

(122) If the ordinance was adopted on February 10, 1992 by the City of Mt. Sterling.

(123) If the ordinance was adopted on March 15, 2004 by the City of Batavia.

(124) If the ordinance was adopted on March 18, 2002 by the Village of Lake Zurich.

(125) If the ordinance was adopted on September 23, 1997 by the City of Granite City.

(126) If the ordinance was adopted on May 8, 2013 by the Village of Rosemont to create the Higgins Road/River Road TIF District No. 6.

(127) If the ordinance was adopted on November 22, 1993 by the City of Arcola.

(128) If the ordinance was adopted on September 7, 2004 by the City of Arcola.

(129) If the ordinance was adopted on November 29, 1999 by the City of Paris.

(130) If the ordinance was adopted on September 20, 1994 by the City of Ottawa to create the U.S. Route 6 East Ottawa TIF.

(131) If the ordinance was adopted on May 2, 2002 by the Village of Crestwood.

(132) If the ordinance was adopted on October 27, 1992 by the City of Blue Island.

(133) If the ordinance was adopted on December 23, 1993 by the City of Lacon.

(134) If the ordinance was adopted on May 4, 1998 by the Village of Bradford.

(135) If the ordinance was adopted on June 11, 2002 by the City of Oak Forest.

(136) If the ordinance was adopted on November 16, 1992 by the City of Pinckneyville.

(137) If the ordinance was adopted on March 1, 2001 by the Village of South Jacksonville.

(138) If the ordinance was adopted on February 26, 1992 by the City of Chicago to create the Stockyards Southeast Quadrant TIF District.

(139) If the ordinance was adopted on January 25, 1993 by the City of LaSalle.

(140) If the ordinance was adopted on December 23, 1997 by the Village of Dieterich.

(141) If the ordinance was adopted on February 10, 2016 by the Village of Rosemont to create the Balmoral/Pearl TIF No. 8 Tax Increment Financing Redevelopment Project Area.

(142) If the ordinance was adopted on June 11, 2002 by the City of Oak Forest.

(143) If the ordinance was adopted on January 31, 1995 by the Village of Milledgeville.

(144) (143) If the ordinance was adopted on February 5, 1996 by the Village of Pearl City.

(145) (143) If the ordinance was adopted on December 21, 1994 by the City of Calumet City.

(146) If the ordinance was adopted on May 5, 2003 by the Town of Normal.

(d) For redevelopment project areas for which bonds were issued before July 29, 1991, or for which contracts were entered into before June 1, 1988, in connection with a redevelopment project in the area within the State Sales Tax Boundary, the estimated dates of completion of the redevelopment project and retirement of obligations to finance redevelopment project costs (including refunding bonds under Section 11-74.4-7) may be extended by municipal ordinance to December 31, 2013. The termination procedures of subsection (b) of Section 11-74.4-8 are not required for these redevelopment project areas in 2009 but are required in 2013. The extension allowed by Public Act 87-1272 shall not apply to real property tax increment allocation financing under Section 11-74.4-8.

(e) Those dates, for purposes of real property tax increment allocation financing pursuant to Section 11-74.4-8 only, shall be not more than 35 years for redevelopment project areas that were adopted on or after December 16, 1986 and for which at least \$8 million worth of municipal bonds were authorized on or after December 19, 1989 but before January 1, 1990; provided that the municipality elects to extend the life of the redevelopment project area to 35 years by the adoption of an ordinance after at least 14 but not more than 30 days' written notice to the taxing bodies, that would otherwise constitute the joint review board for the redevelopment project area, before the adoption of the ordinance.

(f) Those dates, for purposes of real property tax increment allocation financing pursuant to Section 11-74.4-8 only, shall be not more than 35 years for redevelopment project areas that were established on or after December 1, 1981 but before January 1, 1982 and for which at least \$1,500,000 worth of tax increment revenue bonds were authorized on or after September 30, 1990 but before July 1, 1991; provided that the municipality elects to extend the life of the redevelopment project area to 35 years by the adoption of an ordinance after at least 14 but not more than 30 days' written notice to the taxing bodies, that would otherwise constitute the joint review board for the redevelopment project area, before the adoption of the ordinance.

(f-5) Those dates, for purposes of real property tax increment allocation financing pursuant to Section 11-74.4-8 only, shall be not more than 47 years for redevelopment project areas that were established on December 29, 1981 by the City of Springfield; provided that (i) the City of Springfield adopts an ordinance extending the life of the redevelopment project area to 47 years and (ii) the City of Springfield provides notice to the taxing bodies that would otherwise constitute the joint review board for the redevelopment project area not more than 30 and not less than 14 days prior to the adoption of that ordinance.

(g) In consolidating the material relating to completion dates from Sections 11-74.4-3 and 11-74.4-7 into this Section, it is not the intent of the General Assembly to make any substantive change in the law, except for the extension of the completion dates for the City of Aurora, the Village of Milan, the City of West Frankfort, the Village of Libertyville, and the Village of Hoffman Estates set forth under items (67), (68), (69), (70), and (71) of subsection (c) of this Section.

(Source: P.A. 99-78, eff. 7-20-15; 99-136, eff. 7-24-15; 99-263, eff. 8-4-15; 99-361, eff. 1-1-16; 99-394, eff. 8-18-15; 99-495, eff. 12-17-15; 99-508, eff. 6-24-16; 99-792, eff. 8-12-16; 100-201, eff. 8-18-17; 100-214, eff. 8-18-17; 100-249, eff. 8-22-17; 100-510, eff. 9-15-17; revised 10-2-17.)

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.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Brady, **House Bill No. 1910** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 52; NAYS None.

The following voted in the affirmative:

Althoff	Cunningham	Martinez	Schimpf
	ç		1
Anderson	Fowler	McCann	Silverstein
Aquino	Haine	McConchie	Sims
Barickman	Harmon	McGuire	Stadelman
Bennett	Hastings	Morrison	Steans
Bertino-Tarrant	Holmes	Mulroe	Syverson
Biss	Hunter	Muñoz	Tracy
Bivins	Hutchinson	Murphy	Van Pelt
Brady	Jones, E.	Nybo	Weaver
Bush	Koehler	Oberweis	Mr. President
Castro	Landek	Raoul	
Clayborne	Lightford	Righter	
Collins	Link	Rose	
Connelly	Manar	Sandoval	

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 in the Senate Amendments adopted thereto.

On motion of Senator Hastings, **House Bill No. 3040** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 55; NAYS None.

The following voted in the affirmative:

Althoff	Cunningham	Manar	Righter
Anderson	Curran	Martinez	Rooney
Aquino	Fowler	McCann	Sandoval
Barickman	Haine	McCarter	Schimpf
Bennett	Harmon	McConchie	Silverstein
Bertino-Tarrant	Hastings	McGuire	Sims
Biss	Holmes	Morrison	Stadelman
Bivins	Hunter	Mulroe	Steans
Brady	Hutchinson	Muñoz	Syverson
Bush	Jones, E.	Murphy	Tracy
Castro	Koehler	Nybo	Van Pelt
Collins	Landek	Oberweis	Weaver
Connelly	Lightford	Raoul	Mr. President
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 in the Senate Amendment adopted thereto.

On motion of Senator Hunter, **House Bill No. 3418** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 55; NAYS None.

The following voted in the affirmative:

Althoff	Cullerton, T.	Link	Rezin
Anderson	Cunningham	Manar	Righter
Aquino	Curran	Martinez	Rooney
Barickman	Fowler	McCann	Sandoval
Bennett	Haine	McConchie	Schimpf
Bertino-Tarrant	Harmon	McConnaughay	Silverstein
Biss	Hastings	McGuire	Sims
Bivins	Holmes	Morrison	Stadelman
Brady	Hunter	Mulroe	Steans
Bush	Hutchinson	Muñoz	Syverson
Castro	Jones, E.	Murphy	Van Pelt
Clayborne	Koehler	Nybo	Weaver
Collins	Landek	Oberweis	Mr. President
Connelly	Lightford	Raoul	

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.

On motion of Senator Weaver, **House Bill No. 3784** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 55; NAYS None.

The following voted in the affirmative:

Althoff	Curran	Martinez	Righter
Anderson	Fowler	McCann	Rooney
Aquino	Haine	McCarter	Sandoval
Barickman	Harmon	McConchie	Schimpf
Bennett	Hastings	McConnaughay	Silverstein
Biss	Holmes	McGuire	Sims
Bivins	Hunter	Morrison	Stadelman
Brady	Hutchinson	Mulroe	Steans
Bush	Jones, E.	Muñoz	Syverson
Castro	Koehler	Murphy	Tracy
Clayborne	Landek	Nybo	Van Pelt
Collins	Lightford	Oberweis	Weaver
Connelly	Link	Raoul	Mr. President
Cunningham	Manar	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.

On motion of Senator Steans, **House Bill No. 4096** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 9.

The following voted in the affirmative:

Althoff	Cunningham	Lightford	Rezin
Anderson	Curran	Link	Rooney
Aquino	Fowler	Manar	Sandoval
Bennett	Haine	Martinez	Schimpf
Bertino-Tarrant	Harmon	McConnaughay	Silverstein
Biss	Harris	McGuire	Sims
Bush	Hastings	Morrison	Stadelman
Castro	Holmes	Mulroe	Steans
Clayborne	Hunter	Muñoz	Tracy
Collins	Hutchinson	Murphy	Van Pelt
Connelly	Jones, E.	Nybo	Mr. President
Cullerton, T.	Koehler	Raoul	
The following vote	d in the negative:		

Barickman	McCarter	Rose
Bivins	McConchie	Syverson
Brady	Oberweis	Weaver

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.

On motion of Senator Harmon, **House Bill No. 3792** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 53; NAYS None.

The following voted in the affirmative:

Althoff	Curran	Manar	Rose
Anderson	Fowler	Martinez	Sandoval
Aquino	Haine	McCann	Schimpf
Barickman	Harmon	McConchie	Silverstein
Bennett	Harris	McConnaughay	Sims
Bertino-Tarrant	Hastings	McGuire	Stadelman
Biss	Holmes	Morrison	Steans
Brady	Hunter	Mulroe	Tracy
Bush	Hutchinson	Muñoz	Van Pelt
Castro	Jones, E.	Murphy	Weaver
Clayborne	Koehler	Nybo	Mr. President
Collins	Landek	Oberweis	
Cullerton, T.	Lightford	Raoul	
Cunningham	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.

On motion of Senator Tracy, **House Bill No. 4118** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 53; NAY 1.

The following voted in the affirmative:

Anderson	Curran	Manar	Sandoval
Aquino	Fowler	Martinez	Schimpf
Barickman	Haine	McCann	Silverstein
Bennett	Harmon	McConnaughay	Sims
Bertino-Tarrant	Harris	Morrison	Stadelman
Biss	Hastings	Mulroe	Steans
Bivins	Holmes	Muñoz	Syverson
Brady	Hunter	Murphy	Tracy
Bush	Hutchinson	Nybo	Van Pelt
Castro	Jones, E.	Oberweis	Weaver
Clayborne	Koehler	Raoul	Mr. President
Collins	Landek	Rezin	
Cullerton, T.	Lightford	Righter	
Cunningham	Link	Rose	

The following voted in the negative:

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.

On motion of Senator Haine, **House Bill No. 4129** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 54; NAYS 2.

The following voted in the affirmative:

Althoff	Cullerton, T.	Lightford	Righter
Anderson	Cunningham	Link	Rose
Aquino	Curran	Manar	Sandoval
Barickman	Fowler	Martinez	Schimpf
Bennett	Haine	McCann	Silverstein
Bertino-Tarrant	Harmon	McConnaughay	Sims
Biss	Harris	McGuire	Stadelman
Bivins	Hastings	Morrison	Steans
Brady	Holmes	Mulroe	Syverson
Bush	Hunter	Muñoz	Tracy
Castro	Hutchinson	Murphy	Van Pelt
Clayborne	Jones, E.	Nybo	Mr. President
Collins	Koehler	Raoul	
Connelly	Landek	Rezin	

The following voted in the negative:

Oberweis 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 in the Senate Amendment adopted thereto.

On motion of Senator Manar, **House Bill No. 4135** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 59; NAYS None.

The following voted in the affirmative:

Althoff Anderson Aquino Barickman Bennett Bertino-Tarrant	Cunningham Curran Fowler Haine Harmon Harris	Manar Martinez McCann McCarter McConchie McConnaughay	Righter Rooney Rose Sandoval Schimpf Silverstein
Biss	Hastings	McGuire	Sims
Bivins	Holmes	Morrison	Stadelman
Brady	Hunter	Mulroe	Steans
Bush	Hutchinson	Muñoz	Syverson
Castro	Jones, E.	Murphy	Tracy
Clayborne	Koehler	Nybo	Van Pelt
Collins	Landek	Oberweis	Weaver
Connelly	Lightford	Raoul	Mr. President
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.

On motion of Senator Connelly, **House Bill No. 4213** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 58; NAYS None.

The following voted in the affirmative:

Althoff	Curran	Martinez	Rooney
Anderson	Fowler	McCann	Rose
Aquino	Haine	McCarter	Sandoval
Barickman	Harmon	McConchie	Schimpf
Bennett	Harris	McConnaughay	Silverstein
Bertino-Tarrant	Hastings	McGuire	Sims
Biss	Holmes	Morrison	Stadelman
Bivins	Hunter	Mulroe	Steans
Brady	Hutchinson	Muñoz	Syverson
Castro	Jones, E.	Murphy	Tracy

Clayborne	Koehler	Nybo	Van Pelt
Collins	Landek	Oberweis	Weaver
Connelly	Lightford	Raoul	Mr. President
Cullerton, T.	Link	Rezin	
Cunningham	Manar	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.

On motion of Senator Raoul, **House Bill No. 4226** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 56; NAYS None.

The following voted in the affirmative:

Althoff	Curran	Martinez	Sandoval
Anderson	Fowler	McCann	Schimpf
Aquino	Haine	McConchie	Silverstein
Barickman	Harmon	McConnaughay	Sims
Bennett	Harris	McGuire	Stadelman
Bertino-Tarrant	Hastings	Morrison	Steans
Biss	Holmes	Mulroe	Syverson
Brady	Hunter	Muñoz	Tracy
Bush	Hutchinson	Murphy	Van Pelt
Castro	Jones, E.	Nybo	Weaver
Clayborne	Koehler	Oberweis	Mr. President
Collins	Landek	Raoul	
Connelly	Lightford	Rezin	
Cullerton, T.	Link	Righter	
Cunningham	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.

On motion of Senator Anderson, **House Bill No. 4231** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 58; NAYS None.

The following voted in the affirmative:

Althoff	Cunningham	Manar	Righter
Anderson	Curran	Martinez	Rooney
Aquino	Fowler	McCann	Rose
Barickman	Haine	McCarter	Sandoval
Bennett	Harmon	McConchie	Schimpf
Bertino-Tarrant	Harris	McConnaughay	Silverstein
Biss	Hastings	McGuire	Sims
Bivins	Holmes	Morrison	Stadelman
Brady	Hunter	Mulroe	Steans

Bush	Hutchinson	Muñoz	Tracy
Castro	Jones, E.	Murphy	Van Pelt
Clayborne	Koehler	Nybo	Weaver
Collins	Landek	Oberweis	Mr. President
Connelly	Lightford	Raoul	
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.

HOUSE BILL RECALLED

On motion of Senator Hunter, **House Bill No. 4234** was recalled from the order of third reading to the order of second reading.

Senator Hunter offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO HOUSE BILL 4234

AMENDMENT NO. 1. Amend House Bill 4234 on page 2, by deleting lines 10 through 12; and

on page 2, line 13, by replacing "(c)" with "(b)".

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.

READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Hunter, **House Bill No. 4234** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 54; NAY 1.

The following voted in the affirmative:

Althoff	Cunningham	Link	Rezin
Anderson	Curran	Manar	Rose
Aquino	Fowler	Martinez	Sandoval
Barickman	Haine	McCann	Schimpf
Bennett	Harmon	McConchie	Silverstein
Bertino-Tarrant	Harris	McConnaughay	Sims
Biss	Hastings	McGuire	Stadelman
Brady	Holmes	Morrison	Steans
Bush	Hunter	Mulroe	Tracy
Castro	Hutchinson	Muñoz	Van Pelt
Clayborne	Jones, E.	Murphy	Weaver
Collins	Koehler	Nybo	Mr. President
Connelly	Landek	Oberweis	
Cullerton, T.	Lightford	Raoul	

The following voted in the negative:

McCarter

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 in the Senate Amendment adopted thereto.

HOUSE BILL RECALLED

On motion of Senator T. Cullerton, House Bill No. 4242 was recalled from the order of third reading to the order of second reading.

Senator T. Cullerton offered the following amendment and moved its adoption:

AMENDMENT NO. 2 TO HOUSE BILL 4242

AMENDMENT NO. 2 . Amend House Bill 4242 on page 1, line 14, by changing "1963" to "1964".

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.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator T. Cullerton, **House Bill No. 4242** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 59; NAYS None.

The following voted in the affirmative:

Althoff Anderson Aquino Barickman Bennett Bertino-Tarrant Biss Bivins Brady Bush Castro Clayborne	Cunningham Curran Fowler Haine Harmon Harris Hastings Holmes Hunter Hutchinson Jones, E. Koehler	Manar Martinez McCann McCarter McConchie McConnaughay McGuire Morrison Mulroe Muñoz Muroe Muñoz Murphy Nybo	Righter Rooney Rose Sandoval Schimpf Silverstein Siws Stadelman Steans Syverson Tracy Van Pelt
Castro	Jones, E.	Murphy	Tracy
Collins Connelly Cullerton, T.	Landek Lightford Link	Oberweis Raoul Rezin	Weaver Mr. President

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 in the Senate Amendment adopted thereto.

On motion of Senator T. Cullerton, **House Bill No. 4243** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 58; NAYS None.

The following voted in the affirmative:

Althoff	Curran	Martinez	Rooney
Anderson	Fowler	McCann	Rose
Aquino	Haine	McCarter	Sandoval
Barickman	Harmon	McConchie	Schimpf
Bennett	Harris	McConnaughay	Silverstein
Bertino-Tarrant	Hastings	McGuire	Sims
Biss	Holmes	Morrison	Stadelman
Bivins	Hunter	Mulroe	Steans
Brady	Hutchinson	Muñoz	Syverson
Castro	Jones, E.	Murphy	Tracy
Clayborne	Koehler	Nybo	Van Pelt
Collins	Landek	Oberweis	Weaver
Connelly	Lightford	Raoul	Mr. President
Cullerton, T.	Link	Rezin	
Cunningham	Manar	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.

Senator Bush asked and obtained unanimous consent for the Journal to reflect her intention to have voted in the affirmative on **House Bill No. 4243**.

On motion of Senator Althoff, as chief co-sponsor pursuant to Senate Rule 5-1(b)(i), **House Bill No. 4259** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 59; NAYS None.

The following voted in the affirmative:

Althoff Anderson Aquino Barickman	Cunningham Curran Fowler Haine	Manar Martinez McCann McCarter	Righter Rooney Rose Sandoval
Bennett	Harmon	McConchie	Schimpf
Bertino-Tarrant	Harris	McConnaughay	Silverstein
Biss	Hastings	McGuire	Sims
Bivins	Holmes	Morrison	Stadelman
Brady	Hunter	Mulroe	Steans
Bush	Hutchinson	Muñoz	Syverson
Castro	Jones, E.	Murphy	Tracy
Clayborne	Koehler	Nybo	Van Pelt
Collins	Landek	Oberweis	Weaver
Connelly	Lightford	Raoul	Mr. President
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 in the Senate Amendment adopted thereto.

On motion of Senator Mulroe, **House Bill No. 4268** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 58; NAYS None.

The following voted in the affirmative:

Althoff Anderson	Cunningham Curran	Manar Martinez	Righter Rooney
Aquino	Fowler	McCann	Rose
Barickman	Haine	McCarter	Sandoval
Bennett	Harmon	McConchie	Schimpf
Bertino-Tarrant	Harris	McConnaughay	Silverstein
Biss	Hastings	McGuire	Sims
Bivins	Holmes	Morrison	Stadelman
Brady	Hunter	Mulroe	Steans
Bush	Hutchinson	Muñoz	Syverson
Castro	Jones, E.	Murphy	Tracy
Clayborne	Koehler	Nybo	Van Pelt
Collins	Landek	Oberweis	Weaver
Connelly	Lightford	Raoul	
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.

On motion of Senator Steans, **House Bill No. 4275** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 50; NAYS 5.

The following voted in the affirmative:

Althoff	Cunningham	Martinez	Righter
Anderson	Curran	McCann	Sandoval
Aquino	Haine	McCarter	Schimpf
Barickman	Harmon	McConchie	Silverstein
Bennett	Harris	McConnaughay	Sims
Bertino-Tarrant	Hunter	McGuire	Stadelman
Biss	Hutchinson	Mulroe	Steans
Brady	Jones, E.	Muñoz	Syverson
Bush	Koehler	Murphy	Van Pelt
Castro	Landek	Nybo	Weaver
Clayborne	Lightford	Oberweis	Mr. President
Collins	Link	Raoul	
Connelly	Manar	Rezin	

The following voted in the negative:

Fowler	Holmes	Tracy
Hastings	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.

On motion of Senator Cunningham, **House Bill No. 4282** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 58; NAYS None.

The following voted in the affirmative:

Althoff Anderson Aquino Barickman	Cunningham Curran Fowler Haine	Manar Martinez McCann McConchie	Rooney Rose Sandoval Schimpf
Bennett	Harmon	McConnaughay	Silverstein
Bertino-Tarrant	Harris	McGuire	Sims
Biss	Hastings	Morrison	Stadelman
Bivins	Holmes	Mulroe	Steans
Brady	Hunter	Muñoz	Syverson
Bush	Hutchinson	Murphy	Tracy
Castro	Jones, E.	Nybo	Van Pelt
Clayborne	Koehler	Oberweis	Weaver
Collins	Landek	Raoul	Mr. President
Connelly	Lightford	Rezin	
Cullerton, T.	Link	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.

On motion of Senator Bertino-Tarrant, **House Bill No. 4284** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 41; NAYS 14.

The following voted in the affirmative:

Anderson Aquino Bennett Bertino-Tarrant Biss Bush Castro Clayborne Collins Connelly Cullerton T	Cunningham Fowler Haine Harmon Harris Hastings Hunter Hutchinson Jones, E. Koehler Landek	Lightford Link Manar Martinez McGuire Morrison Mulroe Mulroe Muroz Murphy Raoul Rezin	Sandoval Schimpf Silverstein Sims Stadelman Steans Van Pelt Mr. President
Cullerton, T. The following votec		Rezin	Tracy

Barickman	McCarter	Rooney	
Bivins	McConchie	Rose	
Brady	McConnaughay	Syverson	

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.

HOUSE BILL RECALLED

On motion of Senator Connelly, **House Bill No. 4340** was recalled from the order of third reading to the order of second reading.

Senator Connelly offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO HOUSE BILL 4340

AMENDMENT NO. <u>1</u>. Amend House Bill 4340 on page 3, by replacing lines 6 through 10 with the following:

"for compensation. "Massage establishment" does not include: an establishment at which persons licensed under the Medical Practice Act of 1987, the Illinois Physical Therapy Act, or the Naprapathic Practice Act engage in practice under one of those Acts; a business owned by a sole licensed massage therapist; or a cosmetology or esthetics salon registered under the Barber, Cosmetology, Esthetics, Hair Braiding, and Nail Technology Act of 1985.".

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.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Connelly, **House Bill No. 4340** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 59; NAYS None.

The following voted in the affirmative:

Althoff Anderson Aquino	Cunningham Curran Fowler	Manar Martinez McCann	Righter Rooney Rose
Barickman	Haine	McCarter	Sandoval
Bennett	Harmon	McConchie	Schimpf
Bertino-Tarrant	Harris	McConnaughay	Silverstein
Biss	Hastings	McGuire	Sims
Bivins	Holmes	Morrison	Stadelman
Brady	Hunter	Mulroe	Steans
Bush	Hutchinson	Muñoz	Syverson
Castro	Jones, E.	Murphy	Tracy
Clayborne	Koehler	Nybo	Van Pelt
Collins	Landek	Oberweis	Weaver
Connelly	Lightford	Raoul	Mr. President
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).

Weaver

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendment adopted thereto.

On motion of Senator Martinez, **House Bill No. 4345** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 58; NAYS None.

The following voted in the affirmative:

Althoff Anderson	Cunningham Curran	Manar Martinez	Righter Rose
Aquino	Fowler	McCann	Sandoval
Barickman	Haine	McCarter	Schimpf
Bennett	Harmon	McConchie	Silverstein
Bertino-Tarrant	Harris	McConnaughay	Sims
Biss	Hastings	McGuire	Stadelman
Bivins	Holmes	Morrison	Steans
Brady	Hunter	Mulroe	Syverson
Bush	Hutchinson	Muñoz	Tracy
Castro	Jones, E.	Murphy	Van Pelt
Clayborne	Koehler	Nybo	Weaver
Collins	Landek	Oberweis	Mr. President
Connelly	Lightford	Raoul	
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.

On motion of Senator Muñoz, **House Bill No. 4348** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 59; NAYS None.

The following voted in the affirmative:

Althoff Anderson Aquino Barickman Bennett Bertino-Tarrant Biss Bivins Brady Bush Castro Clayborne	Cunningham Curran Fowler Haine Harmon Harris Hastings Holmes Hunter Hutter Hutchinson Jones, E. Koehler	Manar Martinez McCann McCarter McConchie McConnaughay McGuire Morrison Mulroe Muñoz Murphy Nybo	Righter Rooney Rose Sandoval Schimpf Silverstein Sitverstein Stadelman Steans Syverson Tracy Van Pelt
Castro	Jones, E.	Murphy	Tracy
Collins Connelly Cullerton, T.	Landek Lightford Link	Oberweis Raoul Rezin	Weaver Mr. President

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 in the Senate Amendment adopted thereto.

On motion of Senator Hastings, House Bill No. 4377 having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 55: NAY 1.

The following voted in the affirmative:

Althoff	Cunningham	Manar	Righter
Anderson	Curran	Martinez	Rooney
Aquino	Fowler	McCann	Rose
Barickman	Haine	McConchie	Sandoval
Bennett	Harmon	McConnaughay	Silverstein
Bertino-Tarrant	Harris	McGuire	Sims
Biss	Hastings	Morrison	Stadelman
Brady	Holmes	Mulroe	Steans
Bush	Hunter	Muñoz	Syverson
Castro	Hutchinson	Murphy	Tracy
Clayborne	Jones, E.	Nybo	Van Pelt
Collins	Koehler	Oberweis	Weaver
Connelly	Lightford	Raoul	Mr. President
Cullerton, T.	Link	Rezin	

The following voted in the negative:

McCarter

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.

On motion of Senator Steans, House Bill No. 4383 having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 58; NAYS None.

The following voted in the affirmative:

Althoff	Cunningham	Martinez	Rooney
Anderson	Curran	McCann	Rose
Aquino	Fowler	McCarter	Sandoval
Barickman	Haine	McConchie	Schimpf
Bennett	Harmon	McConnaughay	Silverstein
Bertino-Tarrant	Harris	McGuire	Sims
Biss	Hastings	Morrison	Stadelman
Bivins	Holmes	Mulroe	Steans
Brady	Hunter	Muñoz	Syverson
Bush	Hutchinson	Murphy	Tracy
Castro	Jones, E.	Nybo	Van Pelt

Clayborne	Koehler	Oberweis	Weaver
Collins	Lightford	Raoul	Mr. President
Connelly	Link	Rezin	
Cullerton, T.	Manar	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.

On motion of Senator Schimpf, **House Bill No. 4404** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 57; NAYS None.

The following voted in the affirmative:

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

On motion of Senator Biss, **House Bill No. 4416** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 56; NAYS None.

The following voted in the affirmative:

Althoff	Cunningham	Martinez	Sandoval
Anderson	Curran	McCann	Schimpf
Aquino	Fowler	McConchie	Silverstein
Barickman	Haine	McConnaughay	Sims
Bennett	Harmon	Morrison	Stadelman
Bertino-Tarrant	Harris	Mulroe	Steans
Biss	Hastings	Muñoz	Syverson
Bivins	Holmes	Murphy	Tracy
Brady	Hunter	Nybo	Van Pelt
Bush	Hutchinson	Oberweis	Weaver

Castro	Jones, E.	Raoul	Mr. President
Clayborne	Koehler	Rezin	
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.

On motion of Senator Martinez, **House Bill No. 4424** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 53; NAYS None.

The following voted in the affirmative:

Althoff	Curran	Martinez	Righter
Anderson	Fowler	McCann	Rooney
Aquino	Haine	McCarter	Sandoval
Barickman	Harmon	McConchie	Schimpf
Bennett	Harris	McConnaughay	Silverstein
Bertino-Tarrant	Hastings	McGuire	Sims
Bivins	Holmes	Morrison	Stadelman
Bush	Hunter	Mulroe	Steans
Castro	Hutchinson	Muñoz	Tracy
Clayborne	Jones, E.	Murphy	Van Pelt
Collins	Koehler	Nybo	Mr. President
Connelly	Lightford	Oberweis	
Cullerton, T.	Link	Raoul	
Cunningham	Manar	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.

On motion of Senator Althoff, **House Bill No. 4428** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 55; NAY 1.

The following voted in the affirmative:

Althoff	Cunningham	Link	Righter
Anderson	Curran	Manar	Rose
Aquino	Fowler	Martinez	Sandoval
Barickman	Haine	McCann	Schimpf
Bertino-Tarrant	Harmon	McConchie	Silverstein
Biss	Harris	McConnaughay	Sims
Bivins	Hastings	McGuire	Stadelman
Brady	Holmes	Morrison	Steans
Bush	Hunter	Mulroe	Syverson
Castro	Hutchinson	Muñoz	Tracy

Clayborne Collins	Jones, E. Koehler	Murphy Nybo	Van Pelt Weaver
Connelly	Landek	Raoul	Mr. President
Cullerton, T.	Lightford	Rezin	

The following voted in the negative:

Oberweis

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.

HOUSE BILL RECALLED

On motion of Senator Raoul, **House Bill No. 4467** was recalled from the order of third reading to the order of second reading.

Senator Raoul offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO HOUSE BILL 4467

AMENDMENT NO. 1. Amend House Bill 4467 as follows:

on page 1, by replacing line 16 with the following:

"and fire officers, children need not to be born, legally adopted, or in the legal custody of the officer before the"; and

on page 3, by replacing line 5 with the following:

"Department of Corrections, children need not to be born, legally adopted, or in the legal custody of the employee".

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.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Raoul, **House Bill No. 4467** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 59; NAYS None.

The following voted in the affirmative:

Althoff	Cunningham	Manar	Righter
Anderson	Curran	Martinez	Rooney
Aquino	Fowler	McCann	Rose
Barickman	Haine	McCarter	Sandoval
Bennett	Harmon	McConchie	Schimpf
Bertino-Tarrant	Harris	McConnaughay	Silverstein
Biss	Hastings	McGuire	Sims
Bivins	Holmes	Morrison	Stadelman
Brady	Hunter	Mulroe	Steans
Bush	Hutchinson	Muñoz	Syverson
Castro	Jones, E.	Murphy	Tracy

Clayborne	Koehler	Nybo	Van Pelt
Collins	Landek	Oberweis	Weaver
Connelly	Lightford	Raoul	Mr. President
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 in the Senate Amendment adopted thereto.

On motion of Senator Aquino, **House Bill No. 4469** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 38; NAYS 17.

The following voted in the affirmative:

Anderson	Cunningham	Lightford	Sandoval
Aquino	Haine	Link	Silverstein
Bennett	Harmon	Martinez	Sims
Bertino-Tarrant	Harris	McConnaughay	Stadelman
Biss	Hastings	McGuire	Steans
Bush	Holmes	Morrison	Syverson
Castro	Hunter	Mulroe	Van Pelt
Clayborne	Hutchinson	Muñoz	Mr. President
Collins	Jones, E.	Murphy	
Cullerton, T.	Koehler	Raoul	

The following voted in the negative:

Althoff	McCann	Rezin	Tracy
Bivins	McCarter	Righter	Weaver
Brady	McConchie	Rooney	
Connelly	Nybo	Rose	
Fowler	Oberweis	Schimpf	

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.

Senator Anderson asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the negative on **House Bill No. 4469**.

Senator Syverson asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the negative on **House Bill No. 4469**.

On motion of Senator Curran, **House Bill No. 4472** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 57; NAYS None; Present 1.

The following voted in the affirmative:

Althoff	Cunningham	Manar	Righter
Anderson	Curran	Martinez	Rooney

Aquino	Fowler	McCann	Rose
Barickman	Haine	McCarter	Sandoval
Bennett	Harmon	McConchie	Schimpf
Bertino-Tarrant	Harris	McConnaughay	Silverstein
Biss	Hastings	McGuire	Sims
Bivins	Holmes	Morrison	Stadelman
Brady	Hunter	Mulroe	Steans
Bush	Hutchinson	Muñoz	Syverson
Castro	Jones, E.	Murphy	Tracy
Clayborne	Koehler	Nybo	Weaver
Collins	Landek	Oberweis	
Connelly	Lightford	Raoul	
Cullerton, T.	Link	Rezin	

The following voted present:

Mr. President

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 in the Senate Amendment adopted thereto.

On motion of Senator McConnaughay, **House Bill No. 4476** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 59; NAYS None.

The following voted in the affirmative:

Althoff Anderson Aquino Barickman Bennett Bertino-Tarrant Biss Piuine	Cunningham Curran Fowler Haine Harmon Harris Hastings Halmag	Manar Martinez McCann McCarter McConchie McConnaughay McGuire Morriscon	Righter Rooney Rose Sandoval Schimpf Silverstein Sims Stadolmon
Bivins	Holmes	Morrison	Stadelman
Brady	Hunter	Mulroe	Steans
Bush	Hutchinson	Muñoz	Syverson
Castro	Jones, E.	Murphy	Tracy
Clayborne	Koehler	Nybo	Van Pelt
Collins	Landek	Oberweis	Weaver
Connelly	Lightford	Raoul	Mr. President
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.

On motion of Senator Morrison, **House Bill No. 4516** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 54; NAYS None.

The following voted in the affirmative:

Althoff	Cunningham	Link	Rooney
Anderson	Curran	Manar	Rose
Aquino	Fowler	Martinez	Sandoval
Barickman	Haine	McCann	Schimpf
Bennett	Harmon	McConnaughay	Silverstein
Bertino-Tarrant	Harris	McGuire	Sims
Biss	Hastings	Morrison	Stadelman
Bivins	Holmes	Mulroe	Steans
Bush	Hunter	Muñoz	Tracy
Castro	Hutchinson	Murphy	Van Pelt
Clayborne	Jones, E.	Nybo	Weaver
Collins	Koehler	Raoul	Mr. President
Connelly	Landek	Rezin	
Cullerton, T.	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 in the Senate Amendment adopted thereto.

On motion of Senator Castro, **House Bill No. 4536** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 55; NAYS 2.

The following voted in the affirmative:

Althoff Anderson Aquino Barickman Bennett Bertino-Tarrant Biss Bivins Brady Bush Castro	Cullerton, T. Cunningham Curran Fowler Haine Harmon Harris Hastings Holmes Hunter Hutchinson	Lightford Link Manar Martinez McCann McConchie McConnaughay McGuire Morrison Mulroe Muñoz	Rezin Righter Rose Sandoval Schimpf Silverstein Sims Stadelman Steans Tracy Van Pelt
2	Holmes		
Castro	Hutchinson	Muñoz	Van Pelt
Clayborne Collins Connelly	Jones, E. Koehler Landek	Murphy Nybo Raoul	Weaver Mr. President
Connerry	Landex	Raoui	

The following voted in the negative:

Oberweis 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.

On motion of Senator Koehler, **House Bill No. 4541** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 58; NAYS None.

The following voted in the affirmative:

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

HOUSE BILL RECALLED

On motion of Senator Koehler, **House Bill No. 4569** was recalled from the order of third reading to the order of second reading.

Senator Koehler offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO HOUSE BILL 4569

AMENDMENT NO. <u>1</u>. Amend House Bill 4569 on page 8, line 20, after "<u>site</u>;", by inserting "<u>or</u>"; and

on page 8, lines 21 and 22, by deleting "; or (iv) fueling at railway yards".

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.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Koehler, **House Bill No. 4569** 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 58; NAYS None.

The following voted in the affirmative:

Althoff	Cunningham	Martinez	Rooney
Anderson	Curran	McCann	Rose
Aquino	Fowler	McCarter	Sandoval
Barickman	Haine	McConchie	Schimpf
Bennett	Harmon	McConnaughay	Silverstein
Bertino-Tarrant	Harris	McGuire	Sims
Biss	Hastings	Morrison	Stadelman
Bivins	Holmes	Mulroe	Steans
Brady	Hunter	Muñoz	Syverson
Bush	Hutchinson	Murphy	Tracy
Castro	Jones, E.	Nybo	Van Pelt
Clayborne	Koehler	Oberweis	Weaver
	,	2	, an i en

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 in the Senate Amendment adopted thereto.

On motion of Senator T. Cullerton, **House Bill No. 4576** 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 59; NAYS None.

The following voted in the affirmative:

Althoff	Cunningham	Manar	Righter
Anderson	Curran	Martinez	Rooney
Aquino	Fowler	McCann	Rose
Barickman	Haine	McCarter	Sandoval
Bennett	Harmon	McConchie	Schimpf
Bertino-Tarrant	Harris	McConnaughay	Silverstein
Biss	Hastings	McGuire	Sims
Bivins	Holmes	Morrison	Stadelman
Brady	Hunter	Mulroe	Steans
Bush	Hutchinson	Muñoz	Syverson
Castro	Jones, E.	Murphy	Tracy
Clayborne	Koehler	Nybo	Van Pelt
Collins	Landek	Oberweis	Weaver
Connelly	Lightford	Raoul	Mr. President
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, **House Bill No. 4578** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 58; NAYS None.

The following voted in the affirmative:

Althoff	Curran	Martinez	Rooney
Anderson	Fowler	McCann	Rose
Aquino	Haine	McCarter	Sandoval
Barickman	Harmon	McConchie	Schimpf
Bennett	Harris	McConnaughay	Silverstein
Bertino-Tarrant	Hastings	McGuire	Sims
Biss	Holmes	Morrison	Stadelman
Brady	Hunter	Mulroe	Steans
Bush	Hutchinson	Muñoz	Syverson
Castro	Jones, E.	Murphy	Tracy
Clayborne	Koehler	Nybo	Van Pelt
Collins	Landek	Oberweis	Weaver
Connelly	Lightford	Raoul	Mr. President
Cullerton, T.	Link	Rezin	
Cunningham	Manar	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.

HOUSE BILL RECALLED

On motion of Senator Mulroe, **House Bill No. 4594** 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 HOUSE BILL 4594

AMENDMENT NO. <u>1</u>. Amend House Bill 4594 on page 5, by replacing lines 14 through 16 with "law, the minimum fine for a conviction or supervision disposition on a minor traffic offense is \$25 and the minimum fine for a conviction, supervision disposition, or violation based upon a plea of guilty or finding of guilt for any other offense is \$75. If the court finds that the fine would impose an undue burden on the victim, the court may reduce or waive the fine. In this Section, "victim" shall not be construed to include the defendant."; and

on page 12, line 2, by replacing "convert" with "converting"; and

on page 16 by replacing lines 12 through 19 with the following:

"(16) In each county in which a Children's Advocacy Center provides services, a Child

Advocacy Center Fund, specifically for the operation and administration of the Children's Advocacy Center, from which the county board shall make grants to support the activities and services of the Children's Advocacy Center within that county."; and

on page 62, line 24, by replacing "functions" with "functions; however, the primary purpose shall be to finance State Police cadet classes in May and October of each year"; and

on page 101, line 14, by replacing "Section 27.1b" with "Sections 27.1b and 27.3b-1"; and

on page 124 by inserting immediately below line 8 the following:

"(705 ILCS 105/27.3b-1 new)

Sec. 27.3b-1. Minimum fines; disbursement of fines.

(a) Unless otherwise specified by law, the minimum fine for a conviction or supervision disposition on a minor traffic offense is \$25 and the minimum fine for a conviction, supervision disposition, or violation based upon a plea of guilty or finding of guilt for any other offense is \$75. If the court finds that the fine would impose an undue burden on the victim, the court may reduce or waive the fine. In this subsection (a), "victim" shall not be construed to include the defendant.

(b) Unless otherwise specified by law, all fines imposed on a misdemeanor offense, other than a traffic, conservation, or driving under the influence offense, or on a felony offense shall be disbursed within 60 days after receipt by the circuit clerk to the county treasurer for deposit into the county's General Fund. Unless otherwise specified by law, all fines imposed on an ordinance offense or a misdemeanor traffic, misdemeanor conservation, or misdemeanor driving under the influence offense shall be disbursed within 60 days after receipt by the circuit clerk to the treasurer of the unit of government of the arresting agency. If the arresting agency is the office of the sheriff, the county treasurer shall deposit the portion into a fund to support the law enforcement operations of the office of the sheriff. If the arresting agency is a State agency, the State Treasurer shall deposit the portion as follows:

(1) if the arresting agency is the Department of State Police, into the State Police Law Enforcement Administration Fund;

(2) if the arresting agency is the Department of Natural Resources, into the Conservation Police Operations Assistance Fund;

(3) if the arresting agency is the Secretary of State, into the Secretary of State Police Services Fund; and

(4) if the arresting agency is the Illinois Commerce Commission, into the Public Utility Fund."; and

on page 124, by inserting immediately below line 18 the following: "(705 ILCS 105/27.7 rep.)"; and

on page 124, line 21, by replacing "and 27.6" with "27.6, and 27.7".

The motion prevailed. And the amendment was adopted and ordered printed. Floor Amendment No. 2 was held in the Committee on Assignments. There being no further amendments, the bill, as amended, was ordered to a third reading.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Mulroe, **House Bill No. 4594** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 8.

The following voted in the affirmative:

Althoff	Cunningham	Lightford	Sandoval
Aquino	Curran	Link	Schimpf
Barickman	Haine	Manar	Silverstein
Bertino-Tarrant	Harmon	Martinez	Sims
Biss	Harris	McConchie	Steans
Bivins	Hastings	McConnaughay	Tracy
Brady	Holmes	McGuire	Van Pelt
Bush	Hunter	Morrison	Weaver
Castro	Hutchinson	Mulroe	Mr. President
Clayborne	Jones, E.	Muñoz	
Collins	Koehler	Murphy	
Connelly	Landek	Raoul	

The following voted in the negative:

Bennett	Oberweis	Rose
McCann	Righter	Syverson
McCarter	Rooney	

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendment adopted thereto.

On motion of Senator Mulroe, **House Bill No. 4643** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 54; NAYS None; Present 1.

The following voted in the affirmative:

Althoff	Cunningham	Martinez	Rooney
Aquino	Curran	McCann	Rose
Barickman	Fowler	McCarter	Schimpf
Bennett	Haine	McConchie	Silverstein
Bertino-Tarrant	Harmon	McConnaughay	Sims
Biss	Harris	McGuire	Stadelman
Bivins	Hastings	Morrison	Steans
Brady	Hunter	Mulroe	Syverson
Bush	Hutchinson	Muñoz	Tracy
Castro	Jones, E.	Murphy	Van Pelt
Clayborne	Landek	Nybo	Weaver
Collins	Lightford	Oberweis	Mr. President
Connelly	Link	Raoul	
Cullerton, T.	Manar	Righter	

The following voted present:

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.

Senator Holmes asked and obtained unanimous consent for the Journal to reflect her intention to have voted in the affirmative on House Bill No. 4643.

On motion of Senator Koehler, **House Bill No. 4658** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 58; NAYS None.

The following voted in the affirmative:

Althoff	Cunningham	Manar	Righter
Anderson	Curran	Martinez	Rose
Aquino	Fowler	McCann	Sandoval
Barickman	Haine	McCarter	Schimpf
Bennett	Harmon	McConchie	Silverstein
Bertino-Tarrant	Harris	McConnaughay	Sims
Biss	Hastings	McGuire	Stadelman
Bivins	Holmes	Morrison	Steans
Brady	Hunter	Mulroe	Syverson

Bush	Hutchinson	Muñoz	Tracy
Castro	Jones, E.	Murphy	Van Pelt
Clayborne	Koehler	Nybo	Weaver
Collins	Landek	Oberweis	Mr. President
Connelly	Lightford	Raoul	
Cullerton, T.	Link	Rezin	

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Holmes, **House Bill No. 4661** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 59; NAYS None.

The following voted in the affirmative:

Althoff Anderson Aquino	Cunningham Curran Fowler	Manar Martinez McCann	Righter Rooney Rose
Barickman Bennett	Haine Harmon	McCarter McConchie	Sandoval Schimpf
Bertino-Tarrant	Harris	McConnaughay	Silverstein
Biss	Hastings	McGuire	Sims
Bivins	Holmes	Morrison	Stadelman
Brady	Hunter	Mulroe	Steans
Bush	Hutchinson	Muñoz	Syverson
Castro	Jones, E.	Murphy	Tracy
Clayborne	Koehler	Nybo	Van Pelt
Collins	Landek	Oberweis	Weaver
Connelly	Lightford	Raoul	Mr. President
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.

On motion of Senator Bush, **House Bill No. 4665** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 58; NAYS None.

The following voted in the affirmative:

Althoff	Cunningham	Manar	Righter
Anderson	Curran	Martinez	Rooney
Aquino	Fowler	McCann	Rose
Barickman	Haine	McCarter	Sandoval
Bennett	Harmon	McConchie	Silverstein
Bertino-Tarrant	Harris	McConnaughay	Sims
Biss	Hastings	McGuire	Stadelman
Bivins	Holmes	Morrison	Steans

Brady	Hunter	Mulroe	Syverson
Bush	Hutchinson	Muñoz	Tracy
Castro	Jones, E.	Murphy	Van Pelt
Clayborne	Koehler	Nybo	Weaver
Collins	Landek	Oberweis	Mr. President
Connelly	Lightford	Raoul	
Cullerton, T.	Link	Rezin	

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Aquino, **House Bill No. 4684** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 59; NAYS None.

The following voted in the affirmative:

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

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.

On motion of Senator Bivins, **House Bill No. 4686** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 58; NAYS None.

The following voted in the affirmative:

Althoff	Cunningham	Martinez	Rooney
Anderson	Curran	McCann	Rose
Aquino	Haine	McCarter	Sandoval
Barickman	Harmon	McConchie	Schimpf
Bennett	Harris	McConnaughay	Silverstein
Bertino-Tarrant	Hastings	McGuire	Sims
Biss	Holmes	Morrison	Stadelman

Bivins	Hunter	Mulroe	Steans
Brady	Hutchinson	Muñoz	Syverson
Bush	Jones, E.	Murphy	Tracy
Castro	Koehler	Nybo	Van Pelt
Clayborne	Landek	Oberweis	Weaver
Collins	Lightford	Raoul	Mr. President
Connelly	Link	Rezin	
Cullerton, T.	Manar	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.

On motion of Senator Martinez, House Bill No. 4688 having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 59; NAYS None.

The following voted in the affirmative:

Althoff Anderson Aquino Barickman	Cunningham Curran Fowler Haine	Manar Martinez McCann McCarter	Righter Rooney Rose Sandoval
Bennett	Harmon	McConchie	Schimpf
Bertino-Tarrant	Harris	McConnaughay	Silverstein
Biss	Hastings	McGuire	Sims
Bivins	Holmes	Morrison	Stadelman
Brady	Hunter	Mulroe	Steans
Bush	Hutchinson	Muñoz	Syverson
Castro	Jones, E.	Murphy	Tracy
Clayborne	Koehler	Nybo	Van Pelt
Collins	Landek	Oberweis	Weaver
Connelly	Lightford	Raoul	Mr. President
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.

On motion of Senator Althoff, House Bill No. 4689 having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 57: NAYS None.

The following voted in the affirmative:

Althoff	Cunningham	Martinez	Rooney
Anderson	Curran	McCann	Rose
Aquino	Fowler	McCarter	Sandoval
Barickman	Haine	McConchie	Schimpf
Bennett	Harmon	McConnaughay	Silverstein
Bertino-Tarrant	Harris	McGuire	Sims

Biss	Hastings	Morrison	Stadelman
Bivins	Holmes	Mulroe	Steans
Brady	Hunter	Muñoz	Syverson
Bush	Jones, E.	Murphy	Tracy
Castro	Koehler	Nybo	Van Pelt
Clayborne	Landek	Oberweis	Mr. President
Collins	Lightford	Raoul	
Connelly	Link	Rezin	
Cullerton, T.	Manar	Righter	

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator McCarter, **House Bill No. 4697** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 4.

The following voted in the affirmative:

Althoff Anderson Aquino Barickman Bertino-Tarrant Biss Bivins Brady Bush	Cullerton, T. Cunningham Curran Fowler Harris Hunter Hutchinson Jones, E. Koehler	McCarter McConchie McConnaughay McGuire Mulroe Muñoz Nybo Oberweis Raoul	Rose Sandoval Schimpf Silverstein Sims Steans Van Pelt Weaver Mr. President
		2	
2	,	Oberweis	
		Raoul	Mr. President
Castro	Landek	Rezin	
Clayborne	Link	Righter	
Collins	McCann	Rooney	

The following voted in the negative:

Haine	Lightford
Hastings	Morrison

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 in the Senate Amendment adopted thereto.

HOUSE BILL RECALLED

On motion of Senator Bush, House Bill No. 4707 was recalled from the order of third reading to the order of second reading.

Senator Bush offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO HOUSE BILL 4707

AMENDMENT NO. <u>1</u>. Amend House Bill 4707 by replacing everything after the enacting clause with the following:

"Section 1. Short title. This Act may be cited as the Prescription Drug Task Force Act.

Section 5. Purpose. The General Assembly finds that:

(1) Prescription opioid abuse is endemic in this State.

(2) Some medical studies have shown that the use of opioid versus non-opioid medication therapy did not result in significantly better pain-related function over the trial periods.

(3) While opioid abuse is an endemic public health problem, there are patients in pain who may need opioids for legitimate medical reasons.

(4) It has the right to regulate the licensing of health care professionals and has enacted various licensing Acts for that purpose authorizing the Department of Financial and Professional Regulation to license and discipline these health care professionals.

(5) A legislative Task Force is necessary to study prescription opioid abuse, and to make recommendations of future legislation to address this issue.

Section 10. Prescription Drug Task Force.

(a) The Prescription Drug Task Force is created. The Task Force shall be composed of 25 members appointed as follows:

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

(2) one member of the House of Representatives appointed by the Minority Leader of the House of Representatives;

(3) one member of the Senate appointed by the President of the Senate;

(4) one member of the Senate appointed by the Minority Leader of the Senate;

(5) the Secretary of Human Services or his or her designee;

(6) one member from each of the following organizations appointed by the Secretary of Human Services from nominees made by the respective organization:

(A) a statewide organization representing advanced practice registered nurses;

(B) a statewide organization representing hospitals;

(C) a statewide organization representing retail merchants;

(D) a statewide organization representing dentists;

(E) a statewide organization representing physician assistants;

(F) a statewide organization representing health-system pharmacists;

(G) a statewide organization representing optometrists;

(H) a statewide organization representing pharmacists;

(I) a statewide organization representing pharmaceutical manufacturers;

(7) 2 members who are parents whose children have died from drug overdoses, appointed by the Secretary of Human Services;

(8) 2 members who are selected from county sheriffs, municipal police chiefs, and State's Attorneys, appointed by the Attorney General;

(9) one member who is a peace officer specializing in the enforcement of laws prohibiting the illegal manufacture, delivery, and possession of controlled substances and methamphetamine, appointed by the Director of State Police:

(10) 2 members who are representatives of providers of addiction treatment services, appointed by the Secretary of Human Services;

(11) 2 members who are public defenders, appointed by the Attorney General; and

(12) 2 members who are physicians licensed to practice medicine in all its branches,

including one physician specializing in pain management and one physician specializing in emergency medicine, nominated by a statewide organization representing physicians licensed to practice medicine in all its branches, appointed by the Secretary of Human Services.

(b) The Task Force shall choose its chairperson from among its members and any other officers it deems appropriate.

(c) The Task Force shall initially meet within 30 days after the effective date of this Act. The members of the Task Force shall receive no compensation for their services as members of the Task Force but may be reimbursed for expenses from appropriations made by law.

(d) The Task Force may seek the assistance of the Departments of Financial and Professional Regulation and Public Health in performing its duties.

(e) The Task Force shall:

(1) study prescription opioid abuse in this State;

(2) study the over-prescription of opioids such as Hydrocodone and Oxycodone; and

(3) recommend any legislation, including amendments to the Illinois Controlled

Substances Act, that would have the effect of reducing opioid addiction and abuse.

(f) The Task Force shall focus its efforts in a manner that best utilizes the unique skills and perspectives of the experts on the Task Force.

(g) The Task Force shall submit a report of its recommendations to the General Assembly on or before December 31, 2019. The report to the General Assembly shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct.

(h) The Department of Human Services shall provide administrative and other support to the Task Force.(i) This Act 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.

READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Bush, **House Bill No. 4707** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 57; NAYS None.

The following voted in the affirmative:

Althoff Anderson	Cunningham Curran	Manar Martinez	Rooney Rose
Aquino	Fowler	McCann	Sandoval
Barickman	Haine	McConchie	Schimpf
Bennett	Harmon	McConnaughay	Silverstein
Bertino-Tarrant	Harris	McGuire	Sims
Biss	Hastings	Morrison	Stadelman
Bivins	Holmes	Mulroe	Steans
Brady	Hunter	Muñoz	Tracy
Bush	Hutchinson	Murphy	Van Pelt
Castro	Jones, E.	Nybo	Weaver
Clayborne	Koehler	Oberweis	Mr. President
Collins	Landek	Raoul	
Connelly	Lightford	Rezin	
Cullerton, T.	Link	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 in the Senate Amendment adopted thereto.

HOUSE BILL RECALLED

On motion of Senator Curran, House Bill No. 4711 was recalled from the order of third reading to the order of second reading.

Floor Amendment No. 1 was held in the Committee on Local Government. Senator Curran offered the following amendment and moved its adoption:

AMENDMENT NO. 2 TO HOUSE BILL 4711

AMENDMENT NO. 2. Amend House Bill 4711 on page 5, below line 14, by inserting the following:

"Section 20. The Park Commissioners Land Sale Act is amended by adding Section 10 as follows: (70 ILCS 1235/10 new)

Sec. 10. Sale of water park facility.

(a) The Rockford Park District may sell all or part of a water park facility owned by the District that has more than 4 distinct amusement attractions located on land exceeding 40 acres but less than 50 acres, no portion of which consists of a neighborhood park or a nature preserve, if:

(1) the board of commissioners of the Rockford Park District authorizes the sale by a vote of 80% or more of all commissioners in office at the time of the vote; and

(2) the sale price equals or exceeds the average of 3 independent appraisals commissioned by the Rockford Park District.

(b) This Section is repealed on December 31, 2019.".

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.

READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Curran, **House Bill No. 4711** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 59; NAYS None.

The following voted in the affirmative:

Althoff Anderson Aquino Barickman	Cunningham Curran Fowler Haine	Manar Martinez McCann McCarter	Righter Rooney Rose Sandoval
Bennett	Harmon	McConchie	Schimpf
Bertino-Tarrant	Harris	McConnaughay	Silverstein
Biss	Hastings	McGuire	Sims
Bivins	Holmes	Morrison	Stadelman
Brady	Hunter	Mulroe	Steans
Bush	Hutchinson	Muñoz	Syverson
Castro	Jones, E.	Murphy	Tracy
Clayborne	Koehler	Nybo	Van Pelt
Collins	Landek	Oberweis	Weaver
Connelly	Lightford	Raoul	Mr. President
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 in the Senate Amendment adopted thereto.

HOUSE BILL RECALLED

On motion of Senator Fowler, **House Bill No. 4724** was recalled from the order of third reading to the order of second reading.

Floor Amendment No. 1 was postponed in the Committee on Revenue.

Senator Fowler offered the following amendment and moved its adoption:

AMENDMENT NO. 2 TO HOUSE BILL 4724

AMENDMENT NO. 2_. Amend House Bill 4724 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Hydraulic Fracturing Tax Act is amended by changing Section 2-30 as follows: (35 ILCS 450/2-30)

Sec. 2-30. Payment and collection of tax.

(a) For oil and gas removed on or after July 1, 2013, the tax incurred under this Act shall be due and payable on or before the last day of the month following the end of the month in which the oil or gas is removed from the production unit. The tax is upon the producers of such oil or gas in the proportion to their respective beneficial interests at the time of severance. The first purchaser of any oil or gas sold shall collect the amount of the tax due from the producers by deducting and withholding such amount from any payments made by such purchaser to the producers and shall remit the tax in this Act.

In the event the tax shall be withheld by a purchaser from payments due a producer and such purchaser fails to make payment of the tax to the State as required herein, the first purchaser shall be liable for the tax. However, in the event a first purchaser fails to pay the tax withheld from a producer's payment, the producer's interest remains subject to any lien filed pursuant to subsection (c) of this Section. A producer shall be entitled to bring an action against such purchaser to recover the amount of tax so withheld together with penalties and interest which may have accrued by failure to make such payment. A producer shall be entitled to all attorney fees and court costs incurred in such action. To the extent that a producer liable for the tax imposed by this Act collects the tax, and any penalties and interest, from a purchaser, such tax, penalties, and interest are held in trust by the producer for the benefit of the State of Illinois.

(b) For all production units a first purchaser begins to purchase oil or gas from on or after July 1, 2013, the first purchaser is required to withhold and remit the tax imposed by this Act to the Department from the oil and gas purchased from the production unit unless the first purchaser obtains from the operator an exemption certificate signed by the operator stating that the production unit is not subject to the tax imposed by this Act. The exemption certificate must include the following information:

- (1) name and address of the operator;
- (2) name of the production unit;
- (3) number assigned to the production unit by the first purchaser, if available;
- (4) legal description of the production unit; and

(5) a statement by the operator that the production unit is exempt from the tax imposed

by the Illinois Hydraulic Fracturing Tax Act.

If a first purchaser obtains an exemption certificate that contains the required information and reasonably relies on the exemption certificate and it is subsequently determined by the Department that the production unit is subject to the tax imposed by this Act, the Department will collect any tax that is due from the operator and producers, and the first purchaser is relieved of any liability.

First purchasers shall not be required to obtain exemption certificates from the producer until the first high volume horizontal hydraulic fracturing permit has been approved by the Department of Natural Resources after the effective date of this amendatory Act of the 100th General Assembly.

(c) Notwithstanding subsection (a) of this Section, the tax is a lien on the oil and gas from the time of severance from the land or under the water until the tax and all penalties and interest are fully paid, and the State shall have a lien on all the oil or gas severed from the production unit in this State in the hands of the operator, any producer or the first or any subsequent purchaser thereof to secure the payment of the tax. If a lien is filed by the Department, the purchaser shall withhold from producers or operators the amount of tax, penalty and interest identified in the lien.

(Source: P.A. 98-22, eff. 6-17-13.)".

The motion prevailed.

And the amendment was adopted and ordered printed. Senator Fowler offered the following amendment and moved its adoption:

AMENDMENT NO. 3 TO HOUSE BILL 4724

AMENDMENT NO. <u>3</u>. Amend House Bill 4724, AS AMENDED, with reference to page and line numbers of Senate Amendment No. 2, on page 3, line 18, by replacing "producer" with "operator".

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.

READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Fowler, **House Bill No. 4724** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 53; NAY 1.

The following voted in the affirmative:

Althoff	Fowler	Martinez	Sandoval
Anderson	Haine	McCann	Schimpf
Barickman	Harmon	McCarter	Silverstein
Bennett	Harris	McConchie	Sims
Bertino-Tarrant	Hastings	McGuire	Stadelman
Biss	Holmes	Mulroe	Steans
Bivins	Hunter	Muñoz	Syverson
Bush	Hutchinson	Nybo	Tracy
Castro	Jones, E.	Oberweis	Van Pelt
Clayborne	Koehler	Raoul	Weaver
Collins	Landek	Rezin	Mr. President
Connelly	Lightford	Righter	
Cullerton, T.	Link	Rooney	
Cunningham	Manar	Rose	

The following voted in the negative:

Murphy

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 in the Senate Amendments adopted thereto.

HOUSE BILL RECALLED

On motion of Senator Bush, House Bill No. 4735 was recalled from the order of third reading to the order of second reading.

Senator Holmes offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO HOUSE BILL 4735

AMENDMENT NO. 1. Amend House Bill 4735 as follows:

on page 1, line 5, by replacing "Section 13" with "Sections 13 and 195"; and

on page 1, immediately below line 10, by inserting the following:

"(5 ILCS 490/195 new)

Sec. 195. Day of the Horse. The fifth day of March of each year shall be designated as the Day of the Horse, to be observed throughout the State as a day to encourage citizens to honor and celebrate the role of equines in the history and character of Illinois, and to recognize the benefits of the equine industry to the economy, agriculture, tourism, and quality of life in Illinois.".

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.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Bush, **House Bill No. 4735** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 56; NAYS None.

The following voted in the affirmative:

4.1.1 66	G	24.2	a 1 1
Althoff	Curran	Martinez	Sandoval
Anderson	Fowler	McCann	Schimpf
Aquino	Haine	McCarter	Silverstein
Barickman	Harmon	McConchie	Sims
Bennett	Harris	McConnaughay	Stadelman
Bertino-Tarrant	Hastings	McGuire	Steans
Biss	Holmes	Morrison	Syverson
Bivins	Hunter	Mulroe	Tracy
Brady	Hutchinson	Muñoz	Van Pelt
Bush	Jones, E.	Murphy	Weaver
Castro	Koehler	Nybo	Mr. President
Collins	Landek	Oberweis	
Connelly	Lightford	Raoul	
Cullerton, T.	Link	Rezin	
Cunningham	Manar	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 in the Senate Amendment adopted thereto.

On motion of Senator Koehler, **House Bill No. 4736** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 56; NAYS 3.

The following voted in the affirmative:

Althoff	Cunningham	Manar	Rose
Anderson	Curran	Martinez	Sandoval
Aquino	Fowler	McCann	Schimpf
Barickman	Haine	McCarter	Silverstein
Bennett	Harmon	McConchie	Sims
Bertino-Tarrant	Harris	McConnaughay	Stadelman
Biss	Hastings	McGuire	Steans
Bivins	Holmes	Morrison	Tracy
Brady	Hunter	Mulroe	Van Pelt
Bush	Hutchinson	Muñoz	Weaver
Castro	Jones, E.	Murphy	Mr. President

Clayborne	Koehler	Nybo
Collins	Landek	Raoul
Connelly	Lightford	Rezin
Cullerton, T.	Link	Rooney

The following voted in the negative:

Oberweis Righter Syverson

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.

On motion of Senator Lightford, **House Bill No. 4743** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 53; NAYS None.

The following voted in the affirmative:

Althoff	Cunningham	Link	Rooney
Anderson	Curran	Manar	Rose
Aquino	Fowler	Martinez	Sandoval
Barickman	Haine	McCann	Silverstein
Bennett	Harmon	McConnaughay	Sims
Bertino-Tarrant	Harris	McGuire	Stadelman
Biss	Hastings	Morrison	Steans
Brady	Holmes	Mulroe	Tracy
Bush	Hunter	Muñoz	Van Pelt
Castro	Hutchinson	Murphy	Weaver
Clayborne	Jones, E.	Nybo	Mr. President
Collins	Koehler	Oberweis	
Connelly	Landek	Raoul	
Cullerton, T.	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.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A SECOND TIME

On motion of Senator McConnaughay, **House Bill No. 2063** having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 2063

AMENDMENT NO. 1_. Amend House Bill 2063 by replacing everything after the enacting clause with the following:

"Section 5. The Crime Victims Compensation Act is amended by changing Section 6.1 as follows: (740 ILCS 45/6.1) (from Ch. 70, par. 76.1)

Sec. 6.1. Right to compensation. A person is entitled to compensation under this Act if:

(a) Within 2 years of the occurrence of the crime, or within one year after a criminal

charge of a person for an offense, upon which the claim is based, he files an application, under oath, with the Court of Claims and on a form prescribed in accordance with Section 7.1 furnished by the Attorney General. If the person entitled to compensation is under 18 years of age or under other legal disability at the time of the occurrence or is determined by a court to be under a legal disability as a result of the occurrence, he may file the application required by this subsection within 2 years after he attains the age of 18 years or the disability is removed, as the case may be. Legal disability includes a diagnosis of posttraumatic stress disorder.

(b) For all crimes of violence, except those listed in subsection (b-1) of this Section, the appropriate law enforcement officials were notified within 72 hours of the perpetration of the crime allegedly causing the death or injury to the victim or, in the event such notification was made more than 72 hours after the perpetration of the crime, the applicant establishes that such notice was timely under the circumstances.

(b-1) For victims of offenses defined in Sections 10-9, 11-1.20, 11-1.30, 11-1.40, 11-1.50,

11-1.60, 12-13, 12-14, 12-14.1, 12-15, and 12-16 of the Criminal Code of 1961 or the Criminal Code of 2012, the appropriate law enforcement officials were notified within 7 days of the perpetration of the crime allegedly causing death or injury to the victim or, in the event that the notification was made more than 7 days after the perpetration of the crime, the applicant establishes that the notice was timely under the circumstances. If the applicant or victim has obtained an order of protection, a civil no contact order, or a stalking no contact order, or has presented himself or herself to a hospital for sexual assault evidence collection and medical care, or is engaged in a legal proceeding involving a claim that the applicant or victim is a victim of human trafficking, such action shall constitute appropriate notification under this subsection (b-1) or subsection (b) of this Section.

(c) The applicant has cooperated with law enforcement officials in the apprehension and prosecution of the assailant. If the applicant or victim has obtained an order of protection, a civil no contact order, or a stalking no contact order, or has presented himself or herself to a hospital for sexual assault evidence collection and medical care, <u>or is engaged in a legal proceeding involving a claim that the applicant or victim is a victim of human trafficking</u>, such action shall constitute cooperation under this subsection (c). If the victim is under 18 years of age at the time of the commission of the offense, the following shall constitute cooperation under this subsection (c):

(1) the applicant or the victim files a police report with a law enforcement agency;

(2) a mandated reporter reports the crime to law enforcement; or

(3) a person with firsthand knowledge of the crime reports the crime to law enforcement.

(d) The applicant is not the offender or an accomplice of the offender and the award would not unjustly benefit the offender or his accomplice.

(e) The injury to or death of the victim was not substantially attributable to his own wrongful act and was not substantially provoked by the victim.

(f) For victims of offenses defined in Section 10-9 of the Criminal Code of 2012, the

victim submits a statement under oath on a form prescribed by the Attorney General attesting that the removed tattoo was applied in connection with the commission of the offense. (Source: P.A. 99-143, eff. 7-27-15; 100-575, eff. 1-8-18.)".

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

On motion of Senator Rezin, House Bill No. 4193 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Morrison, **House Bill No. 4237** having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 4237

AMENDMENT NO. <u>1</u>. Amend House Bill 4237 by replacing everything after the enacting clause with the following:

"Section 1. Short title. This Act may be cited as the Local Government Charitable Fund Act.

Section 5. Definitions.

"Annual credit-eligible donation cap" means the cap on the total value of local charitable donations that are eligible for a local property tax credit, as established in this Act.

"Charitable fund" means a fund established pursuant to this Act.

"Fund administrator" means the official or entity designated to be responsible for the collection, distribution, and administration of donations to charitable funds; that person shall be an official serving as the custodian of public funds for the local unit establishing the charitable fund.

"Local charitable donation" means a donation paid in money by or on behalf of a local property owner to a charitable fund established by a local unit.

"Local property owner" means a person or entity who owns real property within a local unit that has established a charitable fund to which a local charitable donation is made.

"Local unit" means a municipality, county, or school district, but does not include community college districts.

"Mortgagee" means the holder of a mortgage loan.

"Property tax credit" means the credit established pursuant to this Act.

"Qualified donation" means a local charitable donation that may qualify real property of the donor for a property tax credit.

"Servicing organization" means a mortgagee or an agent of a mortgagee, pursuant to a written agreement between the agent and the mortgagee, that is responsible for one or more mortgage escrow accounts.

Section 10. Charitable funds; creation; donation caps.

(a) A county may, by ordinance or resolution, authorize local units located in whole or in part within that county to establish charitable funds. If such authority is granted, a local unit may establish, by ordinance or resolution, as appropriate, one or more charitable funds for specific public purposes of that local unit. A charitable fund shall be held in one or more bank accounts in the name of the local unit and shall be kept separate from the other accounts of the local unit. A charitable fund shall not be administered jointly by more than one local unit. All such charitable funds and the moneys deposited into such funds shall be expended in accordance with applicable State law exclusively for public purposes of the local unit. Moneys deposited into a charitable fund shall be expended in accordance with applicable State law exclusively for public purposes of the State aid formula, local unit revenue calculations, local unit bonding capacity, and similar State or municipal computations. Moneys deposited into a charitable fund shall be immediately available to the establishing local unit for the payment of budgeted and emergency mandatory expenses, including debt service, upon request of the local unit to the fund administrator.

(b) The ordinance or resolution establishing a charitable fund shall designate the official serving as the local unit's custodian of public funds to serve as the fund administrator. The fund administrator shall assume responsibility for the collection, administration, and distribution of donations made to the charitable fund and shall continually track the total of all qualified donations with respect to a fiscal year.

(c) A charitable fund shall have one or more specified public purposes in its authorizing ordinance or resolution. The specified public purposes shall be more limited than the general purposes of the local unit. The specified public purposes shall be described in documents and records made publicly available.

(d) The ordinance or resolution establishing a charitable fund shall set forth an annual credit-eligible donation cap, which shall be the maximum amount of credit-eligible moneys the fund may collect. The ordinance or resolution shall also limit the total amount of money an individual or entity may donate through local charitable donations to a particular charitable fund or combination of charitable funds that qualify for a local property tax credit. The ordinance or resolution establishing a charitable fund shall establish an initial annual credit-eligible donation cap and shall set an initial annual limit on tax credit funding that shall be available as a result of local charitable donations to the particular charitable fund. The annual limit on available local property tax credit funding shall equal 90% of the annual credit-eligible donation cap. The ordinance or resolution establishing a charitable fund shall also limit the extent to which an eligible local charitable donation on behalf of a specific real property may count against the annual credit-eligible donation cap. Both the maximum amount of local property tax credit funding made available and the annual credit-eligible donation cap shall be established by the ordinance or resolution adopted to establish the charitable fund but may be adjusted through subsequent ordinances or resolutions, as applicable, of the governing body of the local unit. The annual credit-eligible donation cap shall be established prior to the beginning of each fiscal year. The annual credit-eligible donation cap shall not be construed to limit all donations to the charitable fund. The annual credit-eligible donation cap shall limit only the amount of donations that are credit-eligible against property tax payments. The annual credit eligible donation cap for a given year shall be based upon the tax levy from the prior calendar year. The annual credit-eligible donation cap established prior to the start of the calendar year may not exceed 85%

of the prior year budget. Upon certification of a current-year budget tax levy, a local unit may amend a charitable fund's credit-eligible donation cap to reflect the estimate of the current tax levy.

Section 15. Donations by local property owners.

(a) Any person or entity may donate to a charitable fund regardless of property ownership or location of residence by directing the payment to the fund administrator of the applicable charitable fund. A donation to a charitable fund may be made on behalf of a local property owner by directing the payment to the fund administrator of the applicable charitable fund.

(b) If a local property owner makes a donation to a local charitable fund that is eligible for a property tax credit, that property owner shall indicate at the time of the donation the specific parcel of property to which the donation shall apply in order for such credit to issue. A donation may be credited to more than one parcel of real property.

(c) Following receipt of a local charitable donation, the fund administrator shall:

(1) issue a receipt to the donor confirming the amount of the donation and the real property associated with the donation; and

(2) notify the county collector and the chief financial officer or business

administrator of the local unit, within 5 business days after the donation, of the amount of the donation and the amount of credit made available as a result of the donation; thereafter, the county collector shall notify the donor of the amount of the available local property tax credit.

(d) Charitable fund donations shall be used for the following purposes:

(1) public purposes as specified in Section 170 of the Internal Revenue Code relating to charitable contributions and gifts;

(2) the payment of any administrative fees of the county that may be required by the county; such fees may not exceed 2% of collections;

(3) the remainder of the funds shall be used for the payment of administrative costs associated with the establishment and continued operation of the fund.

Section 20. Property tax credits.

(a) For fiscal years beginning on or after January 1, 2019, the tax collector shall allow a property owner a credit to be applied to property taxes as set forth in this Section.

(b) The credit shall be equal to 90% of the amount of local charitable donations contributed by or on behalf of the owner's specified local real property to a charitable fund established by the local unit, up to the previous year's tax liability for the property for that local unit. Any excess donation shall be retained by the charitable fund and used for the specified charitable purposes of that fund. No credit shall issue to any owner of local real property who is delinquent in any local property tax or any county charges at the time the donation to the charitable fund is made.

(c) The county collector shall apply the credit against the first local property tax bill with respect to the specified local real property that is assessed on or after the fifth business day following receipt of the notification sent pursuant to Section 15; provided that each county shall impose a deadline for donations to the charitable fund and a deadline by which the fund administrator shall supply the county collector with all donation amounts received and the amounts of the credits to be made available as a result of those donations in order for the credits to be applied to the next annual property tax bill. The county shall have the sole discretion as to whether to establish a deadline by which donations made to a charitable fund established by a local unit may be credited against an annual property tax bill that already has been issued, in which case the taxpayer shall have access to a statement showing how the credit has been applied.

(d) If the total amount of all local property tax credits available for specific real property exceeds the amount of property tax due during the year in which the donation was made and the county tax collector is unable to apply all or a portion of a credit awarded under this Act against the local property tax bill for the property, then the excess credit amount shall not be refunded to the taxpayer and shall not be carried forward to future tax years.

(e) The county collector shall indicate on each local property tax bill the value of the tax credits that apply to the property pursuant to this Act.

(f) The county collector shall apply credits granted under this Act to a specified local parcel of real property and not to an individual person or entity.

(g) For each notification sent, the county may require a fee to be paid by the fund administrator to be allocated toward the county's administrative expenses attributable to the county tax collector's office and the county treasurer's office. The fee shall be deposited into the Tax Sale Automation Fund. The amount collected by the county tax collector through such fees shall not be greater than 2% of the funds distributed

for property tax credits to compensate for reasonable expenses associated with the county tax collector's responsibilities under this Act.

Section 25. Other charitable donations. Nothing in this Act shall be construed to prohibit a local unit from accepting bequests, legacies, or gifts, or from accepting charitable donations in accordance with any other legal authority.

Section 30. Liability of local property owners.

(a) Notwithstanding any State law, rule, or contract term to the contrary, no mortgagee or servicing organization shall be entitled to hold a local property owner liable for electing to meet his or her obligations to a local unit by means of a charitable donation and resulting credit made and obtained in conformity with this Act.

(b) Notwithstanding any State law, regulation, agreement, or contract terms to the contrary, no mortgagee shall be entitled to hold a servicing organization liable for complying with the election by a local property owner to meet his or her local real property tax due to a local unit by means of a charitable donation and resulting property tax credit made and obtained in conformity with this Act, including, but not limited to, actions a servicing organization takes to implement such election, and actions taken in accordance with any other applicable law or rule.

Section 900. The State Finance Act is amended by adding Sections 5.886 and 6z-105 as follows: (30 ILCS 105/5.886 new)

Sec. 5.886. The Illinois Education Excellence Fund.

(30 ILCS 105/6z-105 new)

Sec. 6z-105. The Illinois Education Excellence Fund; creation.

(a) The Illinois Education Excellence Fund is hereby created as a special fund in the State treasury. The Fund may accept contributions for exclusively public education purposes, as specified under Section 170 of the Internal Revenue Code relating to charitable contributions and gifts. All moneys deposited into the Fund and interest earned on those moneys shall be transferred to the Common School Fund on an annual basis and used for those public education purposes, subject to appropriation by the General Assembly. "Public education purposes" includes, but is not limited to, early childhood education, elementary and secondary education, higher education, adult education, and teachers' employment benefits.

(b) The State Treasurer shall adopt any rules necessary or appropriate to administer the Fund, including rules allowing the public to make monetary contributions to the Fund and obtain a certification from the Treasurer for the credit allowed under Section 228 of the Illinois Income Tax Act. The Treasurer shall adopt rules to allow individuals to choose to make contributions to the Illinois Education Excellence Fund through payroll deductions. The Treasurer shall certify the contribution amount eligible for credit within 45 days following receipt of the contribution and shall provide a copy of the certification, which may be provided electronically, to the taxpayer and the Department of Revenue as soon as possible after the certification.

Section 905. The Illinois Income Tax Act is amended by adding Section 228 as follows: (35 ILCS 5/228 new)

Sec. 228. Contributions to the Illinois Education Excellence Fund.

(a) For taxable years ending after December 31, 2017 and before January 1, 2026, any individual taxpayer who makes a contribution to the Illinois Education Excellence Fund is entitled to a credit against the taxes imposed under subsections (a) and (b) of Section 201 in an amount equal to 90% of the contributions made by the taxpayer to the Fund during the taxable year.

(b) For partners, shareholders of Subchapter S corporations, and owners of limited liability companies, if the liability company is treated as a partnership for the purposes of federal and State income taxation, there shall be allowed a credit under this Section to be determined in accordance with the determination of income and distributive share of income under Sections 702 and 704 and Subchapter S of the Internal Revenue Code.

(c) In no event shall a credit under this Section reduce a taxpayer's liability to less than zero. If the amount of credit exceeds the tax liability for the year, the excess may be carried forward and applied to the tax liability for the 5 taxable years following the excess credit year. The tax credit shall be applied to the earliest year for which there is a tax liability. If there are credits for more than one year that are available to offset liability, the earlier credit shall be applied first.

(d) This Section is exempt from the provisions of Section 250.

Section 999. 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 T. Cullerton, **House Bill No. 4332** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator E. Jones III, House Bill No. 4573 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Mulroe, House Bill No. 4927 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Tracy, **House Bill No. 5021** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Holmes, **House Bill No. 5148** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Mulroe, House Bill No. 5176 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Cunningham, House Bill No. 5303 having been printed, was taken up and read by title a second time.

Senator Cunningham offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO HOUSE BILL 5303

AMENDMENT NO. <u>1</u>. Amend House Bill 5303 by replacing everything after the enacting clause with the following:

"Section 5. The Counties Code is amended by changing Sections 3-7002, 3-7004, 3-7008, 3-7011, and 3-7012 as follows:

(55 ILCS 5/3-7002) (from Ch. 34, par. 3-7002)

Sec. 3-7002. Cook County Sheriff's Merit Board. There is created the Cook County Sheriff's Merit Board, hereinafter called the Board, consisting of <u>not less than 3 and not more than</u> 7 members appointed by the Sheriff with the advice and consent of three-fifths of the county board, except that the Sheriff may appoint 2 additional members, with the advice and consent of three-fifths of the county board, at his or her discretion. Of the members first appointed, one shall serve until the third Monday in March, 1965 one until the third Monday in March, 1967, and one until the third Monday in March, 1969. Of the 2 additional members first appointed under authority of this amendatory Act of 1991, one shall serve until the third Monday in March, 1995, and one until the third Monday in March, 1997. Of the 2 additional members first appointed under the authority of this amendatory Act of the 91st General Assembly, one shall serve until the third Monday in March, 2006.

Upon the expiration of the terms of office of those first appointed (including the 2 additional members first appointed under authority of this amendatory Act of 1991 and under the authority of this amendatory Act of the 91st General Assembly), their respective successors shall be appointed to hold office from the third Monday in March of the year of their respective appointments for a term of 6 years and until their successors are appointed and qualified for a like term. As additional members are appointed under authority of this amendatory Act of 1997, their terms shall be set to be staggered consistently with the terms of the existing Board members.

Notwithstanding any provision in this Section to the contrary, the term of office of each member of the Board is abolished on the effective date of this amendatory Act of the 100th General Assembly. Of the 7 members first appointed after the effective date of this Act of the 100th General Assembly, 2 shall serve until the third Monday in March 2019, 2 shall serve until the third Monday in March 2023. The terms of the 2 additional members first appointed after the effective date of the 100th General Assembly appointed after the effective date of the 100th General Assembly and the terms of the 2 additional members first appointed after the effective date of this Act of the 100th General Assembly shall be staggered consistently with the terms of the other Board members. Successors or reappointments shall be appointed to hold office from the third Monday in March of the year of their respective appointments for a term ending on the third Monday in March of 6 years following the preceding term expiration. Each member of the Board shall

hold office until his or her successor is appointed and qualified or the member is reappointed. In all appointments, the county board has the power to approve terms to ensure the Board fulfills its mandate.

In the case of a vacancy in the office of a member prior to the conclusion of the member's term, the Sheriff shall, with the advice and consent of three-fifths of the county board, appoint a person to serve for the remainder of the unexpired term.

No more than <u>one-half plus one of the</u> 3 members of the Board shall be affiliated with the same political party . Political affiliation is determined, for purposes of this Section, as the political affiliation an appointed member has or does not have at the time the appointment is approved by the county board and shall continue to be so determined until the member discontinues serving on the Board , except that as additional members are appointed by the Sheriff, the political affiliation of the Board shall be such that no more than one-half of the members plus one additional member may be affiliated with the same political party. No member shall have held or have been a candidate for an elective public office within one year preceding his or her appointment.

The Sheriff may deputize members of the Board.

(Source: P.A. 100-562, eff. 12-8-17.)

(55 ILCS 5/3-7004) (from Ch. 34, par. 3-7004)

Sec. 3-7004. Clerical and technical staff assistants <u>and hearing officers</u>. The Board is authorized to employ such clerical and technical staff assistants as may be necessary to enable the Board to transact its business and to fix their compensation. <u>The Board is authorized to employ hearing officers to conduct hearings under Section 3-7012</u>. Hearing officers employed by the Board shall be qualified to hold the position as determined by the Board. Hearing officers shall be attorneys licensed to practice law in this <u>State</u>.

(Source: P.A. 86-962.)

(55 ILCS 5/3-7008) (from Ch. 34, par. 3-7008)

Sec. 3-7008. Appointments. The appointment of deputy sheriffs in the Police Department, full-time deputy sheriffs not employed as county police officers or county corrections officers and of employees in the Department of Corrections shall be made from those applicants who have been certified by the Board as being qualified for appointment. Certification for appointment in one department shall not constitute certification for appointment in another department. Certification may be made at any point prior to appointment and may be made in conjunction with the Sheriff's application process. All persons so appointed shall, at the time of their appointment, be not less than 21 years of age, or 20 years of age and have successfully completed 2 years of law enforcement studies at an accredited college or university. Any person appointed subsequent to successful completion of 2 years of such law enforcement studies shall not have power of arrest, nor shall he or she be permitted to carry firearms, until he or she reaches 21 years of age. In addition, all persons so appointed shall be not more than the maximum age limit fixed by the Board from time to time, be of sound mind and body, be of good moral character, be citizens of the United States, have not been convicted of a crime which the Board considers to be detrimental to the applicant's ability to carry out his or her duties, possess such prerequisites of training, education and experience as the Board may from time to time prescribe, and shall be required to pass successfully mental, physical, psychiatric and other tests and examinations as may be prescribed by the Board. Preference shall be given in such appointments to persons who have honorably served in the military or naval services of the United States. Before entering upon his or her duties, each deputy sheriff in the County Police Department shall execute a good and sufficient bond, payable to the People of the State of Illinois, in the penal sum of \$1,000 and to the Sheriff of the County where he or she is employed in the sum of \$10,000, conditioned on the faithful performance of his or her duties. All appointees shall serve a probationary period of 12 months and during that period may be discharged at the will of the Sheriff. However, civil service employees of the house of correction who have certified status at the time of the transfer of the house of correction to the County Department of Corrections are not subject to this probationary period, and they shall retain their job titles, such tenure privileges as are now enjoyed and any subsequent title changes shall not cause reduction in rank or elimination of positions.

(Source: P.A. 86-962.)

(55 ILCS 5/3-7011) (from Ch. 34, par. 3-7011)

Sec. 3-7011. Disciplinary measures. Disciplinary measures prescribed by the Board may be taken by the sheriff for the punishment of infractions of the rules and regulations promulgated by the Board. Such disciplinary measures may include suspension of any deputy sheriff in the County Police Department, any full-time deputy sheriff not employed as a county police officer or county corrections officer and any employee in the County Department of Corrections and any other discipline that does not constitute termination or demotion for a reasonable period, not exceeding 30 days, without complying with the provisions of Section 3-7012 hereof.

(Source: P.A. 86-962.)

(55 ILCS 5/3-7012) (from Ch. 34, par. 3-7012)

Sec. 3-7012. Removal, demotion or suspension. Except as is otherwise provided in this Division, no deputy sheriff in the County Police Department, no full-time deputy sheriff not employed as a county police officer or county corrections officer and no employee in the County Department of Corrections shall be removed, demoted or suspended except for cause, upon written charges filed with the Board by the Sheriff and a hearing before the Board thereon upon not less than 10 days' notice at a place to be designated by the chairman thereof. At such hearing, the accused deputy sheriff shall be afforded full opportunity to be heard in his or her own defense and to produce proof in his or her defense. The Board shall have the power to secure by its subpoena both the attendance and testimony of witnesses and the production of books and papers in support of the charges and for the defense. The fees of witnesses for attendance and travel shall be the same as the fees of witnesses before the circuit courts of this State, and shall be paid in the same manner as other expenses of the Board. Each member of the Board shall have the power to administer oaths or affirmations. If the charges against an accused deputy sheriff are established by a preponderance of evidence, the Board shall make a finding of guilty and order either removal, demotion, suspension for a period of not more than 180 days, or such other disciplinary punishment as may be prescribed by the rules and regulations of the Board which, in the opinion of the members thereof, the offense merits. The Board shall render its decision no later than 120 days following the conclusion of any hearings conducted under this Section. Thereupon the sheriff shall direct such removal or other punishment as ordered by the Board and if the accused deputy sheriff refuses to abide by any such disciplinary order, the sheriff shall remove him or her forthwith. On and after June 1, 2018, for an appointed officer rank subject to hearing under this Section that is covered by a collective bargaining agreement, disciplinary measures and the method of review of those measures are subject to mandatory bargaining, including, but not limited to, the use of impartial arbitration as an alternative or supplemental form of due process and any of the procedures laid out in this Section.

Within 21 days after the conclusion of a hearing overseen by a hearing officer appointed under Section 3-7004, the hearing officer shall issue a recommended order in writing, which shall include findings of fact and a determination of whether cause for discipline has been established by the Sheriff. The hearing officer shall also recommend whether discipline should be imposed and the level of the discipline. Any hearing officer may issue the recommended order. Within 21 days after receipt of service of the recommended order, the Sheriff and the respondent may file with the board written exceptions to any part of the order. Exceptions shall be supported by argument and served on all parties at the time they are filed. If no exceptions are filed, the recommended order shall become the order of the board without further review. The board may set any further rules in accordance with this Section.

In case of the neglect or refusal of any person to obey a subpoena issued by the Board, any circuit court or a judge thereof, upon application of any member of the Board, may order such person to appear before the Board and give testimony or produce evidence, and any failure to obey such order is punishable by the court as a contempt thereof.

The provisions of the Administrative Review Law, and all amendments and modifications thereof, and the rules adopted pursuant thereto, shall apply to and govern all proceedings for the judicial review of any order of the Board rendered pursuant to the provisions of this Section. (Source: P.A. 86-962.)

(55 ILCS 5/3-7007 rep.)

Section 10. The Counties Code is amended by repealing Section 3-7007.

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 Weaver, **House Bill No. 5561** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Holmes, **House Bill No. 5573** having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 5573

AMENDMENT NO. <u>1</u>. Amend House Bill 5573 on page 34, line 19, by replacing "services" with "services, <u>unless the defendant was under 18 years of age at the time the offense was committed</u>"; and

on page 35, immediately below line 22, by inserting the following:

"(d) If any provision of this Section or its application to any person or circumstance is held invalid, the invalidity of that provision does not affect any other provision or application of this Section that can be given effect without the invalid provision or application."; and

on page 52, immediately below line 16, by inserting the following:

"(n) The provisions in this Section which allows a crime victim to make a written and oral statement do not apply if the defendant was under 18 years of age at the time the offense was committed.

(o) If any provision of this Section or its application to any person or circumstance is held invalid, the invalidity of that provision does not affect any other provision or application of this Section that can be given effect without the invalid provision or application.".

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

On motion of Senator Manar, House Bill No. 5627 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Schimpf, House Bill No. 5683 having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 5683

AMENDMENT NO. <u>1</u>. Amend House Bill 5683 by replacing everything after the enacting clause with the following:

"Section 5. The Department of Veterans' Affairs Act is amended by changing Section 1.5 as follows: (20 ILCS 2805/1.5)

Sec. 1.5. Definitions. In this Act:

"Department" means the Illinois Department of Veterans' Affairs.

"Veterans Home", unless the context indicates otherwise, means any or all of the Illinois Veterans Homes operated and maintained by the Department. <u>"Veterans Home" includes a facility operated and maintained by the Department in the City of Quincy that provides housing to residents of the Veterans Home at Quincy.</u>

(Source: P.A. 89-324, eff. 8-13-95.)".

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

On motion of Senator Manar, House Bill No. 5786 was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Steans, House Bill No. 2624 having been printed, was taken up and read by title a second time.

Committee Amendment Nos. 1 and 2 were postponed in the Committee on Insurance.

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

AMENDMENT NO. 3 TO HOUSE BILL 2624

AMENDMENT NO. <u>3</u>. Amend House Bill 2624 by replacing everything after the enacting clause with the following:

"Section 1. Short title. This Act may be cited as the Short-Term, Limited-Duration Health Insurance Coverage Act.

Section 5. Definitions. In this Act:

"Department" means the Department of Insurance.

"Health insurance coverage" has the meaning given to that term in the Illinois Health Insurance Portability and Accountability Act.

"Health insurance issuer" has the meaning given to that term in the Illinois Health Insurance Portability and Accountability Act.

"Fraud" means an intentional misrepresentation of a material fact in connection with the coverage.

"Short-term, limited-duration health insurance coverage" means health insurance coverage provided pursuant to a policy with an issuer, regardless of the situs of the delivery of the policy, that is less than 365 days after the effective date of the policy.

Section 10. Application; scope; duration of coverage.

(a) This Act applies to health insurance issuers that offer short-term, limited-duration health insurance coverage to individuals in this State and to short-term, limited-duration health insurance coverage that is delivered or issued for delivery in this State, including coverage issued outside of this State that covers individuals in this State.

(b) A short-term, limited-duration health insurance coverage policy may not be issued or delivered to any person residing in this State unless the policy, when delivered or issued for delivery in this State, complies with the provisions of this Act.

(c) Any short-term, limited-duration health insurance coverage policy that is delivered or issued for delivery in this State must have an expiration date in the policy that is less than 181 days after the effective date and shall not be renewable or extendable within a period of 365 days after the individual's coverage under the policy ends, either at the option of the issuer or the individual. Renewal of a short-term, limited-duration health insurance coverage policy includes the issuance of a new short-term, limited-duration health insurance policy by an issuer to a policyholder within 60 days after the expiration of a policy previously issued by the issuer to the policyholder.

(d) Any short-term, limited-duration health insurance coverage policy that is delivered or issued for delivery in this State may not be rescinded before the expiration date in the policy, except in cases of nonpayment of premiums, fraud, or as provided in subsection (e).

(e) Any short-term, limited-duration health insurance coverage policy that is delivered or issued for delivery in this State shall contain an option for an individual to cancel coverage after any 30-day interval during the term of the plan.

Section 15. Disclosure requirements.

(a) A health insurance issuer that offers short-term, limited-duration health insurance coverage to be delivered or issued for delivery in this State shall, in addition to all other documents required, including, but not limited to, the policy, the certificate, the membership booklet, and a description of appeal and external review rights, deliver an outline of coverage to an applicant for or an enrollee in short-term, limited-duration health insurance coverage delivered or issued for delivery in this State.

(b) Any short-term, limited-duration health insurance coverage policy that is delivered or issued for delivery in the State shall display prominently in the policy, any application, sales, and marketing materials provided in connection with enrollment in such coverage, and the outline of coverage for such coverage, in at least 14-point, bold type, the following: "NOTICE: THE SHORT-TERM, LIMITED-DURATION INSURANCE BENEFITS UNDER THIS COVERAGE DO NOT MEET ALL FEDERAL REQUIREMENTS TO QUALIFY AS "MINIMUM ESSENTIAL COVERAGE" FOR HEALTH INSURANCE UNDER THE AFFORDABLE CARE ACT. THIS PLAN OF COVERAGE DOES NOT INCLUDE ALL ESSENTIAL HEALTH BENEFITS AS REQUIRED BY THE AFFORDABLE CARE ACT. PREEXISTING CONDITIONS ARE NOT COVERED UNDER THIS PLAN OF COVERAGE. BE SURE TO CHECK YOUR POLICY CAREFULLY TO MAKE SURE YOU UNDERSTAND WHAT THE POLICY DOES AND DOES NOT COVER. IF THIS COVERAGE EXPIRES OR YOU LOSE ELIGIBILITY FOR THIS COVERAGE, YOU MIGHT HAVE TO WAIT UNTIL THE NEXT OPEN ENROLLMENT PERIOD TO GET OTHER HEALTH INSURANCE COVERAGE. YOU MAY BE ABLE TO GET LONGER TERM INSURANCE THAT QUALIFIES AS "MINIMUM ESSENTIAL COVERAGE" FOR HEALTH INSURANCE UNDER THE AFFORDABLE CARE ACT NOW AND HELP TO PAY FOR IT AT WWW.HEALTHCARE.GOV.".

(c) Any individual selling a short-term, limited-duration health insurance coverage policy in this State in face-to-face or telephonic sales interactions must read out loud the disclosure in subsection (b) to a prospective purchaser. An entity selling a short-term, limited-duration health insurance coverage policy in Illinois must display the disclosure in subsection (b) on the webpage where a prospective purchaser would purchase coverage. (d) Nothing in this Section precludes an insurer from providing disclosures in addition to those required in subsections (b) and (c). Nothing in this Section precludes an insurer from providing disclosures intended to clarify those required in subsections (b) and (c) if approved by the Department.

Section 20. Filing and approval.

(a) Coverage subject to this Act may not be delivered or issued for delivery in this State unless the policy evidencing such coverage has been filed with and been approved by the Department.

(b) A health insurance issuer who intends to deliver or issue for delivery a short-term, limited-duration health insurance coverage policy in this State shall file with the Department:

(1) all paperwork required for individual health insurance coverage pursuant to 50 Ill. Adm. Code 916; and

(2) all sales and marketing materials provided in connection with enrollment in such coverage for informational purposes.

(c) The Department shall adopt any rules necessary to carry out the provisions of this Act.

Section 99. Effective date. This Act takes effect January 1, 2019.".

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

On motion of Senator Muñoz, House Bill No. 4897 having been printed, was taken up and read by title a second time.

Committee Amendment No. 1 was postponed in the Committee on Executive.

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

AMENDMENT NO. 2 TO HOUSE BILL 4897

AMENDMENT NO. 2. Amend House Bill 4897 as follows:

on page 22, line 10, after the period, by inserting "<u>If the State Commission provides prior approval, a class</u> 1 brewer may annually transfer up to 930,000 gallons of beer manufactured by that class 1 brewer to the premises of a licensed class 1 brewer wholly owned and operated by the same licensee."; and

on page 22, immediately below line 25, by inserting the following:

"A class 2 brewer may transfer beer to a brew pub wholly owned and operated by the class 2 brewer subject to the following limitations and restrictions: (i) the transfer shall not annually exceed more than 31,000 gallons; (ii) the annual amount transferred shall reduce the brew pub's annual permitted production limit; (iii) all beer transferred shall be subject to Article VIII of this Act; (iv) a written record shall be maintained by the brewer and brew pub specifying the amount, date of delivery, and receipt of the product by the brew pub; and (v) the brew pub shall be located no farther than 80 miles from the class 2 brewer's licensed location.

A class 2 brewer shall, prior to transferring beer to a brew pub wholly owned by the class 2 brewer, furnish a written notice to the State Commission of intent to transfer beer setting forth the name and address of the brew pub and shall annually submit to the State Commission a verified report identifying the total gallons of beer transferred to the brew pub wholly owned by the class 2 brewer."

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

On motion of Senator Righter, as chief co-sponsor pursuant to Senate Rule 5-1(b)(ii), **House Bill No. 5000** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator E. Jones III, **House Bill No. 128** having been printed, was taken up and read by title a second time.

Committee Amendment No. 1 was held in the Committee on Assignments.

Senator E. Jones III offered the following amendment and moved its adoption:

AMENDMENT NO. 2 TO HOUSE BILL 128

AMENDMENT NO. 2. Amend House Bill 128 on page 2, lines 12 and 13, by changing "State of Illinois" to "Capital Development Board for capital improvements at Illinois State Police facilities".

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.

PRESENTATION OF RESOLUTIONS

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

SENATE RESOLUTION NO. 1779

WHEREAS, The members of the Illinois House of Representatives wish to congratulate B'nai B'rith International on the occasion of its 175th anniversary; and

WHEREAS, B'nai B'rith was founded on the lower east side of New York to improve the lives of new Jewish immigrants to America; and

WHEREAS, B'nai B'rith is the oldest service organization founded in the United States and has an unparalleled record of aiding humanity in communities throughout the United States and several dozen nations around the world; and

WHEREAS, B'nai B'rith has provided over \$100 million in cash, medical equipment, and supplies to victims of disasters worldwide since 1865; and

WHEREAS, B'nai B'rith is a strong and vocal advocate for the State of Israel and has had an active presence in Israel since 1888; and

WHEREAS, B'nai B'rith has an active presence as a NGO at the United Nations since its founding, and is the only Jewish NGO with full-time representation at the United Nations in New York and its agencies in Europe and Latin America; and

WHEREAS, B'nai B'rith is the largest national Jewish sponsor of federally-funded housing for seniors with limited income; the organization provides safe, comfortable, and affordable housing for seniors without regard for race, religion, and ethnicity and has an international network of senior living facilities; and

WHEREAS, B'nai B'rith is widely acclaimed as a forceful advocate for senior citizens with a special emphasis on protecting Social Security and Medicare and in supporting access to quality health care and funding for the aging services network and minimum wage; and

WHEREAS, B'nai B'rith has a long history of promoting cultural diversity, inclusion, and understanding, via grassroots education projects such as the Diverse Minds Writing Challenge, where high school students write and illustrate children's books, to help teach them the values of inclusion and diversity; and

WHEREAS, B'nai B'rith volunteers are active in their local communities, providing countless hours of service to projects to better the communities in which they live; and

WHEREAS, The past B'nai B'rith International President, Mr. Allan J. Jacobs, is a resident of Lake Forest; and

WHEREAS, Mr. Sheldon Marcus presently serves as Senior Vice President of B'nai B'rith International and is a resident of Morton Grove; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare October 13, 2018 as "B'nai B'rith Day" in the State of Illinois; and be it further

RESOLVED, That a suitable copy of this resolution be presented to B'nai B'rith International as a symbol of our respect and esteem.

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

SENATE RESOLUTION NO. 1780

WHEREAS, Suicide is a major public health problem and a leading cause of death in the United States that can have lasting effects on the family, friends, and communities of the person who acts to take his or her life; and

WHEREAS, Suicide is the 10th leading cause of death in the United States, and in 2015, was responsible for 44,193 deaths, or approximately one suicide death every 12 minutes; more than 1,000 Illinoisans die each year by suicide; Illinois death by suicide averages 2.9 every day, and suicide attempts average 16.7 every day; individuals ages 15 to 19 have the highest suicide attempt rate for any age group in Illinois; and

WHEREAS, Goal 1 of the Illinois Department of Public Health's Suicide Prevention Strategic Plan is to "... increase awareness, knowledge, and competency in suicide prevention, assessment and treatment for first responders and health care, social service, clergy, law enforcement and school personnel"; and

WHEREAS, Following the tragic loss of their 27-year old son, Stephen, the fifth of their eight children, to suicide on June 13. 1987, Stephen's parents, Edward and Mary Alice Sexton, decided to make their son's death a motivation for furthering life; and

WHEREAS, To realize that goal, the Sextons founded the Stephen Sexton Memorial Foundation in 1987 to raise funds for programs focused on the unmet need they discovered for suicide prevention, awareness, and research programs in Illinois; and

WHEREAS, Since its founding, the foundation has raised over \$1 million in funding for these programs, almost exclusively through the grassroots fundraising efforts of members of the Sexton Family and their friends; these programs include, among others, Maryville Academy's Stephen Sexton Training Institute and the Glenview Youth Service; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that in light of the critical importance of expanding suicide prevention and awareness in Illinois, and in recognition of the commitment and pioneering efforts of the Sexton Family over more than 30 years to fund prevention and awareness programs in Illinois in honor of the life of their son, Stephen T. Sexton, that we declare June 13, 2018 as Suicide Awareness Day in Illinois; and be it further

RESOLVED, That we encourage the sharing of suicide awareness and prevention strategies among individuals, communities and organizations so that all Illinoisans have access to the resources they need to discuss suicide awareness and prevention and dispel the myths, stigma, and shame surrounding suicide that hinders efforts to prevent it; and be it further

RESOLVED, That a suitable copy of this resolution be presented to the Sexton family, the Maryville Academy, and the Glenview Youth Service.

LEGISLATIVE MEASURES FILED

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

Committee Amendment No. 1 to Senate Resolution 1746

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

Amendment No. 1 to House Joint Resolution 110

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. 3 to House Bill 5197 Amendment No. 1 to House Bill 5231

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

Amendment No. 3 to House Bill 4897 Amendment No. 1 to House Bill 5020

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 274

At the hour of 3:22 o'clock p.m., the Chair announced that the Senate stand at recess subject to the call of the Chair.

AFTER RECESS

At the hour of 5:45 o'clock p.m., the Senate resumed consideration of business. Senator Lightford, presiding.

PRESENTATION OF RESOLUTIONS

SENATE RESOLUTION NO. 1781

Offered by Senator Van Pelt and all Senators: Mourns the death of Yolanda Saddler Blackmon.

SENATE RESOLUTION NO. 1782

Offered by Senator Martinez and all Senators:

Mourns the deaths of Major Jose R. Roman Rosado; Major Carolos Perez Serra; First Lieutenant David Albondoz; Senior Master Sergeant Jan Paravisini; Master Sergeant Jean Audriffred; Master Sergeant Mario Brana; Master Sergeant Victor Colon; Master Sergeant Eric Circuns; and Senior Airman Roberto Espada.

SENATE RESOLUTION NO. 1783

Offered by Senator Tracy and all Senators: Mourns the death of Michael W. "Mike" Beaty of Groveland.

SENATE RESOLUTION NO. 1784

Offered by Senator Anderson and all Senators: Mourns the death of Billy E. Sherrod of East Moline.

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

REPORTS FROM STANDING COMMITTEES

Senator T. Cullerton, Chairperson of the Committee on Veterans Affairs, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 1 to House Bill 5784

Under the rules, the foregoing floor amendment is eligible for consideration on second reading.

Senator Lightford, Vice-Chairperson of the Committee on Education, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 2 to Senate Bill 3190

Under the rules, the foregoing floor amendment is eligible for consideration on second reading.

Senator Harmon, Chairperson of the Committee on Executive, to which was referred the following Senate floor amendments, reported that the Committee recommends do adopt:

Senate Amendment No. 2 to Senate Bill 20 Senate Amendment No. 2 to Senate Bill 200 Senate Amendment No. 1 to Senate Bill 238 Senate Amendment No. 2 to House Bill 4771 Senate Amendment No. 1 to House Bill 5175

Under the rules, the foregoing floor amendments are eligible for consideration on second reading.

Senator E. Jones III, Chairperson of the Committee on Licensed Activities and Pensions, to which was referred the Motion to Concur with House Amendment to the following Senate Bill, reported that the Committee recommends do adopt:

Motion to Concur in House Amendment 1 to Senate Bill 2618

Under the rules, the foregoing motion is eligible for consideration by the Senate.

Senator E. Jones III, Chairperson of the Committee on Licensed Activities and Pensions, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 1 to House Bill 1853

Under the rules, the foregoing floor amendment is eligible for consideration on second reading.

Senator Landek, Chairperson of the Committee on State Government, to which was referred **House Bill No. 5447**, reported the same back with the recommendation that the bill do pass. Under the rules, the bill was ordered to a second reading.

Senator Landek, Chairperson of the Committee on State Government, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 1 to House Bill 4412

Under the rules, the foregoing floor amendment is eligible for consideration on second reading

Senator Steans, Chairperson of the Special Committee on Oversight of Medicaid Managed Care, to which was referred **House Bill No. 4146**, reported the same back with amendments having been adopted thereto, with the recommendation that the bill, as amended, do pass.

Under the rules, the bill was ordered to a second reading.

Senator Steans, Chairperson of the Special Committee on Oversight of Medicaid Managed Care, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 1 to House Bill 4650

Under the rules, the foregoing floor amendment is eligible for consideration on second reading.

MESSAGES FROM THE HOUSE

A message from the House by Mr. Mapes, Clerk:

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

SENATE BILL NO. 2298

A bill for AN ACT concerning agriculture.

Together with the following amendment which is attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 1 to SENATE BILL NO. 2298 Passed the House, as amended, May 23, 2018.

TIMOTHY D. MAPES, Clerk of the House

AMENDMENT NO. 1 TO SENATE BILL 2298

AMENDMENT NO. 1. Amend Senate Bill 2298 on page 4, line 10, by replacing "A" with "Except for willful or wanton misconduct, a".

Under the rules, the foregoing **Senate Bill No. 2298**, with House Amendment No. 1, was referred to the Secretary's Desk.

A message from the House by

Mr. Mapes, Clerk:

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

SENATE BILL NO. 2303

A bill for AN ACT concerning local government.

Together with the following amendment which is attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 1 to SENATE BILL NO. 2303

Passed the House, as amended, May 23, 2018.

TIMOTHY D. MAPES, Clerk of the House

AMENDMENT NO. 1 TO SENATE BILL 2303

AMENDMENT NO. <u>1</u>. Amend Senate Bill 2303 on page 1, immediately below line 3, by inserting the following:

"Section 3. The Department of Revenue Law of the Civil Administrative Code of Illinois is amended by reenacting and changing Section 2505-800 as follows:

(20 ILCS 2505/2505-800)

(Section scheduled to be repealed on April 30, 2018)

Sec. 2505-800. Tax Increment Financing Reform Task Force.

(a) There is hereby created the Tax Increment Financing Reform Task Force which shall consist of the following members:

(1) 3 members of the General Assembly, appointed by the President of the Senate;

(2) 3 members of the General Assembly, appointed by the Minority Leader of the Senate;

(3) 3 members of the General Assembly, appointed by the Speaker of the House of

Representatives; and

(4) 3 members of the General Assembly, appointed by the Minority Leader of the House of Representatives.

(b) The members of the Task Force shall elect one co-chair from each legislative caucus, who shall call meetings of the Task Force to order. The Task Force shall hold an initial meeting within 60 days after the effective date of this amendatory Act of the 100th General Assembly.

(c) The Task Force shall conduct a study examining current Tax Increment Financing (TIF) laws in this State and issues that include, but are not limited to:

(1) the benefits and costs of TIF districts;

(2) the interaction between TIF law and school funding;

(3) the expenditure of TIF funds; and

 $\left(4\right)$ the expenditure of TIF surplus funds.

(d) The Task Force shall report the findings of the study and any recommendations to the General Assembly on or before <u>June 1, 2018</u> April 1, 2018, at which time the Task Force shall be dissolved.

(e) The Department of Revenue shall provide staff and administrative support to the Task Force, and shall post on its website the report under subsection (d) of this Section.

(f) The Task Force is exempt from any requirements under the Freedom of Information Act and Open Meetings Act.

(g) The General Assembly finds and declares that this amendatory Act of the 100th General Assembly manifests the intention of the General Assembly to extend the repeal of this Act and have this Act continue in effect until July 1, 2019.

This Section shall be deemed to have been in continuous effect since August 31, 2017 (the effective date of Public Act 100-465) and it shall continue to be in effect until July 1, 2019. All previously enacted amendments to this Act taking effect on or after August 31, 2017, are hereby validated. All actions taken in reliance on this Section by the Task Force are hereby validated.

In order to ensure the continuing effectiveness of this Section, it is set forth in full and reenacted by this amendatory Act of the 100th General Assembly. Striking and underscoring are used only to show changes being made to the base text. This reenactment is intended as a continuation of this Section.

(h) This Section is repealed on July 1, 2019 April 30, 2018.

(Source: P.A. 100-465, eff. 8-31-17.)".

Under the rules, the foregoing **Senate Bill No. 2303**, with House Amendment No. 1, was referred to the Secretary's Desk.

A message from the House by

Mr. Mapes, Clerk:

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

SENATE BILL NO. 2368

A bill for AN ACT concerning government.

Together with the following amendment which is attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 1 to SENATE BILL NO. 2368

Passed the House, as amended, May 23, 2018.

TIMOTHY D. MAPES, Clerk of the House

AMENDMENT NO. 1 TO SENATE BILL 2368

AMENDMENT NO. <u>1</u>. Amend Senate Bill 2368 by replacing everything after the enacting clause with the following:

"Section 5. The Metro-East Sanitary District Act of 1974 is amended by changing Sections 3-1 and 3-3 as follows:

(70 ILCS 2905/3-1) (from Ch. 42, par. 503-1)

Sec. 3-1. The district shall be governed by a Board of Commissioners, consisting of 5 commissioners. <u>Two</u> Three of the commissioners shall be residents of that portion of the district in the county having the greater equalized assessed valuation of the district, and 2 shall be residents of that portion of the district in the other county. The appointment of commissioners from each county shall be made by the chairman of the county board of that county with the advice and consent of the county board, except that in the case of a home rule county as defined by Article VII, Section 6, of the Constitution of 1970 the appointment shall be made by the chief executive officer of the county with the advice and consent of the district in the district. Beginning on the effective date of this amendatory Act of the 100th General Assembly, the mayor of the largest municipality in the county having the greater equalized assessed valuation on the effective date of this amendatory Act of the 100th General Assembly, then the term of the last appointed commissioner from that county is terminated on the effective date of this amendatory Act of this amendatory Act of the 100th General Assembly.

The appointed commissioners from each county may not be from the same political party. Of the 5 commissioners, no more than 3 may be of the same political party. Of the 3 commissioners from the county entitled to 3 appointments, no more than 2 may be of the same political party. The 2 commissioners from the other county shall not be of the same political party.

The County Board Chairman of either county may remove any of the <u>appointed</u> commissioners from his <u>or her</u> county with the advice and consent of the county board.

In the first appointments to the Board of Commissioners, the appointing authority appointing 3 directors shall designate one appointee to serve for a term of one year, one for a term of 3 years and one for a term of 5 years, and the appointing authority appointing 2 directors shall designate one to serve for a term of 2 years and one for a term of 4 years. Thereafter one commissioner shall be appointed by the appropriate appointing authority each year for a term of 5 years to succeed the director whose term expires in that year. Any vacancy on the Board of Commissioner shall be filled by appointment by the appropriate appointing authority for the remainder of the unexpired term.

For the purpose of determining the ex officio commissioner, the county having the greater equalized assessed valuation of the district shall be established on January 1 of each year, and the ex officio commissioner shall serve until January 1 of the following year. If the relative equalized assessed valuation changes so that the position of the 2 counties with respect to majority and minority representation on the board is reversed, the next appointment that would otherwise have been made by the appointing authority for the county formerly entitled to 3 directors shall be made by the appointing authority for the other county.

(Source: P.A. 83-1422.)

(70 ILCS 2905/3-3) (from Ch. 42, par. 503-3)

Sec. 3-3. (a) The board of commissioners shall be the corporate authority of the district. The board shall appoint an Executive Director who shall be the chief executive and administrative officer of the district and who shall have the powers provided in Article 4 of this Act. <u>The Executive Director shall be a resident of the district.</u>

The board may select a clerk and a treasurer.

The board shall, at its first meeting each year, select a president from its own membership.

(b) The board of commissioners shall maintain the facilities and properties under the district's control, or supervision for purposes of maintenance, in compliance with the standards prescribed by the Department of Natural Resources.

(Source: P.A. 89-445, eff. 2-7-96.)

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

Under the rules, the foregoing **Senate Bill No. 2368**, with House Amendment No. 1, was referred to the Secretary's Desk.

A message from the House by

Mr. Mapes, Clerk:

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

SENATE BILL NO. 2376

A bill for AN ACT concerning local government.

Together with the following amendment which is attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 1 to SENATE BILL NO. 2376 Passed the House, as amended, May 23, 2018.

TIMOTHY D. MAPES, Clerk of the House

AMENDMENT NO. 1 TO SENATE BILL 2376

AMENDMENT NO. <u>1</u>. Amend Senate Bill 2376 on page 1, line 20, by replacing "<u>Moneys</u>" with "<u>Subject to appropriation, moneys</u>".

Under the rules, the foregoing **Senate Bill No. 2376**, with House Amendment No. 1, was referred to the Secretary's Desk.

A message from the House by

Mr. Mapes, Clerk:

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

SENATE BILL NO. 2380

A bill for AN ACT concerning regulation.

Together with the following amendments which are attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 1 to SENATE BILL NO. 2380 House Amendment No. 2 to SENATE BILL NO. 2380 Passed the House, as amended, May 23, 2018.

TIMOTHY D. MAPES, Clerk of the House

AMENDMENT NO. 1 TO SENATE BILL 2380

AMENDMENT NO. 1. Amend Senate Bill 2380 on page 7, line 25, after "store,", by inserting "breeder,"; and

on page 9, line 16, after "report", by inserting "beginning inventory and"; and

on page 9, line 21, after "cats", by inserting ","; and

on page 10, line 1, after "impounded", by inserting "other than stray"; and

on page 10, line 2, after "confiscated", by inserting "under the Human Care For Animals Act"; and

on page 10, line 7, after "shelter", by inserting "or animal control facility"; and

on page 11, line 3, by deleting "and address"; and

on page 13, line 8, after "store,", by inserting "breeder,".

AMENDMENT NO. 2 TO SENATE BILL 2380

AMENDMENT NO. 2. Amend Senate Bill 2380 on page 11, line 9, by replacing "5" with "3.5, 5,"; and

on page 11, immediately below line 9, by inserting the following:

"(510 ILCS 5/3.5)

Sec. 3.5. County animal population fund use limitation. Funds from the \$10 set aside of the differential under Section 3 of this Act that is placed in the county animal population control fund may only be used to (1) spay, neuter, vaccinate, or sterilize adopted dogs or cats; (2) spay, neuter, or vaccinate dogs or cats owned by low income county residents who are eligible for the Food Stamp Program or Social Security Disability Benefits Program; or (3) spay, neuter, and vaccinate feral cats in programs recognized by the county or a municipality. This Section does not apply to a county with 3,000,000 or more inhabitants. (Source: P.A. 100-405, eff. 1-1-18.)".

Under the rules, the foregoing **Senate Bill No. 2380**, with House Amendments numbered 1 and 2, was referred to the Secretary's Desk.

Mr. Mapes, Clerk:

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

SENATE BILL NO. 2428

A bill for AN ACT concerning education.

Together with the following amendment which is attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 1 to SENATE BILL NO. 2428 Passed the House, as amended, May 23, 2018.

TIMOTHY D. MAPES, Clerk of the House

AMENDMENT NO. 1 TO SENATE BILL 2428

AMENDMENT NO. 1. Amend Senate Bill 2428 as follows:

on page 2, line 10, by replacing "a" with "an"; and

on page 2, line 11, by replacing "setoff" with "offset".

Under the rules, the foregoing **Senate Bill No. 2428**, with House Amendment No. 1, was referred to the Secretary's Desk.

A message from the House by

Mr. Mapes, Clerk:

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

SENATE BILL NO. 335 A bill for AN ACT concerning regulation. SENATE BILL NO. 405 A bill for AN ACT concerning government. SENATE BILL NO. 427 A bill for AN ACT concerning local government. SENATE BILL NO. 2299 A bill for AN ACT concerning local government. SENATE BILL NO. 2304 A bill for AN ACT concerning local government. SENATE BILL NO. 2309 A bill for AN ACT concerning civil law. Passed the House, May 23, 2018.

TIMOTHY D. MAPES, Clerk of the House

A message from the House by Mr. Mapes, Clerk: Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of bills of the following titles, to-wit: SENATE BILL NO. 2306 A bill for AN ACT concerning revenue. SENATE BILL NO. 2328 A bill for AN ACT concerning local government. SENATE BILL NO. 2363 A bill for AN ACT concerning regulation. SENATE BILL NO. 2385 A bill for AN ACT concerning regulation. SENATE BILL NO. 2386 A bill for AN ACT concerning regulation. SENATE BILL NO. 2386 A bill for AN ACT concerning regulation. SENATE BILL NO. 2419

A bill for AN ACT concerning regulation. Passed the House, May 23, 2018.

TIMOTHY D. MAPES, Clerk of the House

A message from the House by

Mr. Mapes, Clerk:

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

SENATE BILL NO. 2445

A bill for AN ACT concerning local government.

SENATE BILL NO. 2491

A bill for AN ACT concerning public aid. Passed the House, May 23, 2018.

TIMOTHY D. MAPES, Clerk of the House

A message from the House by Mr. Mapes, Clerk:

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

HOUSE BILL NO. 2354

A bill for AN ACT concerning orders of protection. Passed the House, May 23, 2018.

TIMOTHY D. MAPES, Clerk of the House

The foregoing House Bill No. 2354 was taken up, ordered printed and placed on first reading.

A message from the House by Mr. Mapes, Clerk:

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

HOUSE BILL NO. 4100

A bill for AN ACT concerning regulation. Passed the House, May 23, 2018.

TIMOTHY D. MAPES, Clerk of the House

The foregoing House Bill No. 4100 was taken up, ordered printed and placed on first reading.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A FIRST TIME

House Bill No. 2354, sponsored by Senator Morrison, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 4100, sponsored by Senator Castro, was taken up, read by title a first time and referred to the Committee on Assignments.

JOINT ACTION MOTIONS FILED

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

Motion to Concur in House Amendment 1 to Senate Bill 2298

Motion to Concur in House Amendment 1 to Senate Bill 2368 Motion to Concur in House Amendment 1 to Senate Bill 2380 Motion to Concur in House Amendment 2 to Senate Bill 2380 Motion to Concur in House Amendment 1 to Senate Bill 2428 Motion to Concur in House Amendment 1 to Senate Bill 3072

COMMUNICATION

ILLINOIS STATE SENATE **KWAME RAOUL** STATE SENATOR · 13TH DISTRICT

May 23rd, 2018

Tim Anderson Secretary of the Senate 403 Capitol Building Springfield, IL 62701

Dear Tim Anderson,

Pursuant to Senate Rule 5-1(b), I respectfully request that my Chief Co-Sponsor, Senator John Mulroe, be allowed to present on Third Reading HB 5157 for me this week.

Sincerely, s/Kwame Raoul Kwame Raoul State Senator, 13th District

At the hour of 5:48 o'clock p.m., the Chair announced that the Senate stands adjourned until Thursday, May 24, 2018, at 11:00 o'clock a.m.