## SENATE
### Daily Journal Index
#### 12th Legislative Day

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[March 2, 2011]
HB 1129  First Reading......................................................................................................................... 28
HB 1259  First Reading......................................................................................................................... 28
The Senate met pursuant to adjournment.
Senator James F. Clayborne, Belleville, Illinois, presiding.
Senator Delgado led the Senate in the Pledge of Allegiance.

Senator Hunter moved that reading and approval of the Journal of Tuesday, March 1, 2011, be postponed, pending arrival of the printed Journal.
The motion prevailed.

REPORTS RECEIVED

The Secretary placed before the Senate the following reports:

2010 Educational Mandates Report, submitted by the Illinois State Board of Education.

School Bullying Prevention Task Force Report, submitted by the Illinois State Board of Education.


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

MEMORANDUM

TO: The Honorable John J. Cullerton, Senate President
The Honorable Christine Radogno, Senate Republican Leader
The Honorable Michael J. Madigan, Speaker of the House
The Honorable Tom Cross, House Republican Leader

FROM: Christopher A. Koch, Ed.D.
State Superintendent of Education

DATE: March 1, 2011


As required by Section 2-3.25g of the School Code (105 ILCS 5/2-3.25g), the following report provides summaries of requests for waivers of School Code mandates being transmitted to the Illinois General Assembly for its consideration. The report concludes with a database listing all of the requests received, organized by Senate and House districts, including those requests for waivers and modifications acted on by the State Superintendent of Education in accordance with Section 1A-4 of the School Code (105 ILCS 5/1A-4) and applications that have been returned to school districts or other eligible applicants.

If you have any questions or comments, please contact Darren Reisberg, General Counsel, at 217/782-8535.

[March 2, 2011]
Executive Summary

The following report outlines waivers of School Code mandates that school districts, regional offices of education, or special education or vocational education cooperatives have requested since the last report, which was transmitted in September 2010. Pursuant to Section 2-3.25g of the School Code (105 ILCS 5/2-3.25g), these requests must be sent to the General Assembly for its consideration before March 1, 2011.

The report is organized by subject area and by school district, regional office, or special education or vocational education cooperative. The General Assembly may disapprove the report in whole or in part within 60 calendar days after each chamber next convenes once the report is filed. This is done by a joint resolution. If either chamber fails to reject a waiver request, then that request is deemed granted.

Section I summarizes the 82 requests received for waivers of School Code mandates for consideration by the General Assembly, which are presented alphabetically by topic area. The largest number of applications received (28 requests) seeks waivers from driver education requirements, which includes 19 requests to increase the fee and nine requests for the use of other practice driving methods in lieu of the required six hours of behind-the-wheel instruction in a dual control car on public roadways. Fifteen requests address daily physical education. There are 12 requests for non-resident tuition and 11 requests for limitation of administrative costs. There are eight requests for school inservice training, three requests for parent-teacher conferences, and two requests each for content of evaluation plans and publication of the district’s annual statement of affairs. Finally, there is one request addressing General State Aid.

This document also contains one other section beyond what is required under Section 2-3.25g of the School Code. Section II is a database with listings of modifications or waivers of State Board of Education rules and modifications of School Code mandates upon which the State Superintendent of Education has acted in accordance with Section 1A-4 of the School Code (105 ILCS 5/1A-4). The database also includes listings of requests that have been returned to or withdrawn by the petitioning entities. In addition, the database includes the 82 waiver requests for the General Assembly’s consideration and is organized by Senate and House districts.

Complete copies of the waiver requests for the General Assembly’s consideration have been made available to legislative staff.

This is the thirty-second report submitted pursuant to Section 2-3.25g of the School Code, which requires that the State Board of Education through agency staff compile and submit requests for waivers of School Code mandates to the General Assembly before March 1 and October 1 of each year.

Summary of Applications for Waivers and Modifications

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[March 2, 2011]
Petition Summary

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**SECTION I**

Applications Transmitted to the General Assembly

**Content of Evaluation Plans**

*Cook County SD 130 – Cook (SD 14/HD 27) / Expiration: 2011-12 school year*
WM100-5429-2 (renewal) – Waiver of School Code (Section 24A-5) request to allow the district to establish a teacher evaluation plan which ensures that each non-tenured teacher is evaluated every school year and that tenured teachers with satisfactory performance are evaluated at the completion of their multi-year professional growth plan, which could be one, two or three years in length.

*Lyons THSD 204 – Cook (SD 41/HD 82) / Expiration: 2011-12 school year*
WM100-5476 (renewal) – Waiver of School Code (Section 24A-5) request to allow the district to replace the current rating scale of “excellent, satisfactory, and unsatisfactory” with a teacher evaluation process with ratings of “meets expectations” and “does not meet expectations.”

**Driver Education**

**Fee Limits**

*Elmwood CUSD 322 – Peoria (SD 37/HD 73) / Expiration: 2015-16 school year*
WM100-5405 – Waiver of School Code (Section 27-24.2) request to allow the district to charge a fee not to exceed $175 of students who participate in driver education courses.

*Streator THSD 40 – LaSalle, Livingston (SD 38/HD 76) / Expiration: 2015-16 school year*
WM100-5408 – Waiver of School Code (Section 27-24.2) request to allow the district to charge a fee not to exceed $300 of students who participate in driver education courses.

*Reavis THSD 220 – Cook (SD 11/HD 22) / Expiration: 2015-16 school year*
WM100-5409-1 – Waiver of School Code (Section 27-24.2) request to allow the district to charge a fee not to exceed $200 of students who participate in driver education courses.

*Morton CUSD 709 – Tazewell (SD 53/HD 106) / Expiration: 2015-16 school year*
WM100-5414-2 – Waiver of School Code (Section 27-24.2) request to allow the district to charge a fee not to exceed $300 of students who participate in driver education courses.

*O’Fallon THSD 203 – St. Clair (SD 57/HD 114) / Expiration: 2015-16 school year*

[March 2, 2011]
WM100-5424-2 – Waiver of School Code (Section 27-24.2) request to allow the district to charge a fee not to exceed $250 of students who participate in driver education courses.

Ball – Chatham CUSD 5 – Sangamon (SD 50/HD 100) / Expiration: 2015-16 school year
WM100-5425 (renewal) – Waiver of School Code (Section 27-24.2) request to allow the district to charge a fee not to exceed $250 of students who participate in driver education courses.

Moline USD 40 – Rock Island (SD 36/HD 72) / Expiration: 2012-13 school year
WM100-5426 – Waiver of School Code (Section 27-24.2) request to allow the district to charge a fee not to exceed $250 of students who participate in driver education courses.

Amboy CUSD 272 – Lee (SD 45/HD 90) / Expiration: 2015-16 school year
WM100-5427 (renewal) – Waiver of School Code (Section 27-24.2) request to allow the district to charge a fee not to exceed $350 of students who participate in driver education courses.

Crete – Monee SD 201U – Will (SD 40/HD 80) / Expiration: 2015-16 school year
WM100-5432 (renewal) – Waiver of School Code (Section 27-24.2) request to allow the district to charge a fee not to exceed $150 of students who participate in driver education courses.

Ottawa THSD 140 – LaSalle (SD 38/HD 76) / Expiration: 2015-16 school year
WM100-5433 (renewal) – Waiver of School Code (Section 27-24.2) request to allow the district to charge a fee not to exceed $300 of students who participate in driver education courses.

Roanoke – Benson CUSD 60 – Woodford (SD 37/HD 73) / Expiration: 2015-16 school year
WM100-5443 – Waiver of School Code (Section 27-24.2) request to allow the district to charge a fee not to exceed $200 of students who participate in driver education courses.

Lewistown CUSD 97 – Fulton (SD 46/HD 91) / Expiration: 2015-16 school year
WM100-5452 – Waiver of School Code (Section 27-24.2) request to allow the district to charge a fee not to exceed $150 of students who participate in driver education courses.

El Paso – Gridley CUSD 11 – Woodford (SD 53/HD 106) / Expiration: 2015-16 school year
WM100-5453 (renewal) – Waiver of School Code (Section 27-24.2) request to allow the district to charge a fee not to exceed $300 of students who participate in driver education courses.

Freeport SD 145 – Stephenson (SD 45/HD 89) / Expiration: 2015-16 school year
WM100-5456 – Waiver of School Code (Section 27-24.2) request to allow the district to charge a fee not to exceed $300 of students who participate in driver education courses.

Casey – Westfield CUSD 4C – Clark (SD 55/HD 109) / Expiration: 2015-16 school year
WM100-5459 – Waiver of School Code (Section 27-24.2) request to allow the district to charge a fee not to exceed $250 of students who participate in driver education courses.

Lena – Winslow CUSD 202 – Stephenson (SD 45/HD 89) / Expiration: 2015-16 school year
WM100-5462 (renewal) – Waiver of School Code (Section 27-24.2) request to allow the district to charge a fee not to exceed $200 of students who participate in driver education courses.

Quincy SD 172 – Adams (SD 47/HD 93) / Expiration: 2015-16 school year
WM100-5463 – Waiver of School Code (Section 27-24.2) request to allow the district to charge a fee not to exceed $250 of students who participate in driver education courses.

Warren CUSD 205 – Jo Daviess, Stephenson (SD 45/HD 89) / Expiration: 2015-16 school year
WM100-5470 – Waiver of School Code (Section 27-24.2) request to allow the district to charge a fee not to exceed $500 of students who participate in driver education courses.

Calhoun CUSD 40 – Calhoun, Greene (SD 49/HD 97) / Expiration: 2015-16 school year
WM100-5474 – Waiver of School Code (Section 27-24.2) request to allow the district to charge a fee not to exceed $250 of students who participate in driver education courses.

[March 2, 2011]
Behind-the-Wheel Instruction

Wheaton CUSD 200 – DuPage (SD 48/HD 95) / Expiration: 2015-16 school year
WM100-5400 (renewal) – Waiver of School Code (Section 27-24.3) request to allow the district to use computerized simulators for up to 12 hours of practice driving in lieu of three hours of behind-the-wheel instruction required to be conducted in a car with dual operating controls operated on public roadways. The district states that this format offers students the most consistent integrated program of driver education.

Reavis THSD 220 – Cook (SD 11/HD 22) / Expiration: 2015-16 school year
WM100-5409-2 (renewal) – Waiver of School Code (Section 27-24.3) request to allow the district to use four hours of range driving in lieu of two hours of behind-the-wheel instruction required to be conducted in a car with dual operating controls operated on public roadways. The district states that this format offers the best opportunity for improved student performance and the training of safe drivers.

Maine THSD 207 – Cook (SD 33/HD 65) / Expiration: 2016-17 school year
WM100-5413 (renewal) – Waiver of School Code (Section 27-24.3) request to allow the district to use computerized simulators for nine hours of practice driving in lieu of two and one-quarter hours of behind-the-wheel instruction required to conduct in a car with dual operating controls operated on public roadways. The district states that simulators assist students to develop cognitive and perceptual skills that complement behind-the-wheel sessions. If approved, this waiver would take effect in the 2012-2013 school year.

Vernon Hills CHSD 128 – Lake (SD 30/HD 59) / Expiration: 2015-16 school year
WM100-5417 – Waiver of School Code (Section 27-24.3) request to allow the district to use computerized simulators for nine hours of practice driving in lieu of four hours of behind-the-wheel instruction required to be conducted in a car with dual operating controls operated on public roadways. The district states that simulators assist students to learn the mechanics of safe driving and accommodate more student learning styles.

Lyons THSD 204 – Cook (SD 41/HD 82) / Expiration: 2015-16 school year
WM100-5444 (renewal) – Waiver of School Code (Section 27-24.3) request to allow the district to use practice driving on a controlled course with a supervisor for 11 hours in lieu of four hours of behind-the-wheel instruction required to be conducted in a car with dual operating controls operated on public roadways. The district states that this schedule will allow for more time spent on each area of instruction and more time spent with each student.

Thornton THSD 205 – Cook (SD 15/HD 29) / Expiration: 2015-16 school year
WM100-5450 – Waiver of School Code (Section 27-24.3) request to allow the district to use computerized simulators for up to 20 hours of practice driving in lieu of three hours of behind-the-wheel instruction required to be conducted in a car with dual operating controls operated on public roadways. The district states that this format offers students more effective instruction by providing direct behind-the-wheel supervision and guided simulation practices.

Triad CUSD 2 – Madison (SD 51/HD 102) / Expiration: 2015-16 school year
WM100-5451 (renewal) – Waiver of School Code (Section 27-24.3) request to allow the district to use computerized simulators for five hours of practice driving in lieu of one and one-quarter hours of behind-the-wheel instruction required to be conducted in a car with dual operating controls operated on public roadways. The district states that this method will further students’ preparation for driving because of the range of experiences provided by the simulator curriculum.

Thornton Fractional THSD 215 – Cook (SD 17/HD 34) / Expiration: 2015-16 school year
WM100-5457 (renewal) – Waiver of School Code (Section 27-24.3) request to allow the district to use computerized simulators for 20 hours of practice driving in lieu of 2.8 hours of behind-the-wheel instruction required to be conducted in a car with dual operating controls operated on public roadways. The district states that this method allows novice drivers to experience “emergency” situations in a controlled environment and to practice a variety of skills which cannot all be covered in behind-the-wheel situations.

[March 2, 2011]
Moline USD 40 – Rock Island (SD 36/HD 72) / Expiration: 2015-16 school year
WM100-5467 (renewal) – Waiver of School Code (Section 27-24.3) request to allow the district to use practice driving on a controlled course with a supervisor for eight hours in lieu of four hours of behind-the-wheel instruction required to be conducted in a car with dual operating controls operated on public roadways. The district states that this course of instruction accommodates more learning styles in a safe and controlled environment.

General State Aid

Regional Office of Education #8 – Carroll, Jo Daviess, Stephenson (SD 45/HD 89) / Expiration: 2015-16 school year
WM100-5461 (renewal) – Waiver of School Code (Section 18-8.05(F)(1)) request to allow the regional office of education to receive General State Aid reimbursement for a full day when students in its alternative schools participate in three-and-a-half hours of school work each day. The shorter day is necessary due to the learning styles of the students, who, the regional office indicates, have been able to make “significant academic progress” by participating in concentrated computer-assisted instruction. In addition, the cost of providing instructional and support services to these students is higher than in the regular school setting. Without full reimbursement, the program would be cost-prohibitive for many districts that send students to the alternative schools.

Limitation of Administrative Costs

Dunlap CUSD 323 – Peoria (SD 37/HD 73) / Expiration: 2010-11 school year
WM100-5406 – Waiver of School Code (Section 17-1.5) request to allow the district to waive the limitation of administrative costs due to circumstances beyond its control. The district has added a full-time director of human resources in order to manage the district’s work force, which has grown in response to steady increases in student population. The addition of this new position, which was not staffed in FY 10, has caused the district’s administrative costs for FY 11 to exceed the 5 percent limitation.

Stewardson – Strasburg CUD 5A – Shelby, Effingham (SD 55/HD 109) / Expiration: 2010-11 school year
WM100-5407 – Waiver of School Code (Section 17-1.5) request to allow the district to waive the limitation of administrative costs due to circumstances beyond its control. The district superintendent resigned late in the 2008-2009 school year and the district employed a part-time superintendent in 2009-2010; however, it was not possible to meet the needs of the district with this arrangement. For the 2010-2011 school year the superintendency was made a full-time position. The increased expenses for this position caused the district’s costs to exceed the 5 percent limitation.

Ohio CCSD 17 – Bureau, Lee (SD 37/HD 74) / Expiration: 2010-11 school year
WM100-5411 – Waiver of School Code (Section 17-1.5) request to allow the district to waive the limitation of administrative costs due to circumstances beyond its control. The two Ohio districts (CHSD 505 and CCSD 17) have shared a superintendent for several years, with allocation of costs determined each year via school board review. For FY 11, the boards decided to allocate 60 percent of the superintendent’s salary to the high school level and 40 percent to the grade school level. In addition, the superintendent received a 3 percent pay increase for FY 11. The superintendent also married during the year, with a resulting increase in health insurance costs. For these reasons, the district’s administrative costs exceeded the 5 percent limitation.

Rhodes SD 84-5 – Cook (SD 39/HD 77) / Expiration: 2009-10 school year
WM100-5412 – Waiver of School Code (Section 17-1.5) request to allow the district to waive the limitation of administrative costs due to circumstances beyond its control. The district has not met Adequate Yearly Progress (AYP) goals recently and decided to rework curriculum during summer vacation, with the superintendent included in all steps of the process. Due to this summer work (after which the district did make AYP for the 2009-10 school year), the superintendent had to forgo accrued vacation time. He was compensated for this time as a contractual obligation when he left the district. The expenses for this accrued time caused the district’s administrative costs to exceed the 5 percent limitation.

[March 2, 2011]
limitation.

**DePue USD 103 – Bureau (SD 38/HD 76) / Expiration: 2010-11 school year**

WM100-5415 – Waiver of School Code (Section 17-1.5) request to allow the district to waive the limitation of administrative costs due to circumstances beyond its control. The district received an Enhancing Education Through Technology grant for school year 2010-11. The grant gives students a curriculum rich in technology and provides staff professional development in the field. An increase in administrative expenses was necessary in order to administer the grant. This increase caused the district’s administrative costs to exceed the 5 percent limitation.

**Clinton CUSD 15 – DeWitt, Logan, McLean (SD 44/HD 87) / Expiration: 2011-12 school year**

WM100-5418 – Waiver of School Code (Section 17-1.5) request to allow the district to waive the limitation of administrative costs due to circumstances beyond its control. The district’s business manager, who is retiring in June of 2011, is receiving a salary significantly below current market value for his position. The district is requesting a waiver of the administrative cost cap for FY 12 in order to hire a certified business manager at a competitive salary, which is expected to be at least $25,000 more than the salary of the current manager. The district anticipates that this new position will cause the district’s administrative costs to exceed the 5 percent limitation.

**Lovington CUSD 303 – Moultrie (SD 51/HD 101) / Expiration: 2010-11 school year**

WM100-5435 – Waiver of School Code (Section 17-1.5) request to allow the district to waive the limitation of administrative costs due to circumstances beyond its control. The district had charged a percentage of the superintendent’s salary to the Transportation Fund in prior years, since the position also encompassed that of transportation director. In response to State Board audit findings in 2010, the district moved all of the superintendent’s salary from the Transportation Fund into a regular salary account. This accounting change caused the district’s administrative costs to exceed the 5 percent limitation.

**Carbondale ESD 95 – Jackson (SD 58/HD 115) / Expiration: 2010-11 school year**

WM100-5438 – Waiver of School Code (Section 17-1.5) request to allow the district to waive the limitation of administrative costs due to circumstances beyond its control. During the 2010-2011 school year, the district added a new position of special education director in order to improve the quality of special education programming for students. This new position caused the district’s administrative costs to exceed the 5 percent limitation.

**Oakwood CUSD 76 – Vermilion (SD 52/HD 104) / Expiration: 2010-11 school year**

WM100-5439 – Waiver of School Code (Section 17-1.5) request to allow the district to waive the limitation of administrative costs due to circumstances beyond its control. For FY 10, a portion of administrative salaries was paid out of the Tort Immunity Fund. After a review of the district’s risk-management plan, it was decided to decrease this percentage and shift the expenses into Executive Administrative Services. The district states that this move will allow the same level of instructional support to be offered to students while remaining in compliance with state guidelines for acceptable accounting practices. The shift in funding allocation caused the district’s administrative costs to exceed the 5 percent limitation.

**Lincoln ESD 156 – Cook (SD 17/HD 34) / Expiration: 2010-11 school year**

WM100-5442 – Waiver of School Code (Section 17-1.5) request to allow the district to waive the limitation of administrative costs due to circumstances beyond its control. In FY 10, the district used American Recovery and Reinvestment Act (ARRA) stabilization funds to pay for allowable administrative expenses usually recorded in functions included in the administrative costs worksheet. This one-time miscoding of expenditures was corrected in FY 11; however, the accounting error caused the district’s administrative costs to exceed the 5 percent limitation.

**Carterville CUSD 5 – Williamson (SD 59/HD 117) / Expiration: 2010-11 school year**

WM100-5447 – Waiver of School Code (Section 17-1.5) request to allow the district to waive the limitation of administrative costs due to circumstances beyond its control. During FY 10, the assistant superintendent was paid partially through district funds and partially through the Williamson County special education district. The administrator retired and a new assistant superintendent was hired for FY [March 2, 2011]
11; his salary is budgeted entirely through district funds. This reallocation of salary caused the district’s administrative costs to exceed the 5 percent limitation.

**Nonresident Tuition**

*Buncombe CSD 43 – Johnson (SD 59/HD 118) / Expiration: 2014-15 school year*

WM100-5401 – Waiver of School Code (Section 10-20.12a) request to enable the district to allow non-resident students whose parents are full-time employees of the district to attend its schools free of charge.

*Cobden USD 17 – Union (SD 58/HD 115) / Expiration: 2015-16 school year*

WM100-5402-1 (renewal) – Waiver of School Code (Section 10-20.12a) request to enable the district to allow non-resident students whose parents are full-time employees of the district to attend its schools free of charge.

*Joppa – Maple Grove UD 38 – Massac (SD 59/HD 118) / Expiration: 2015-16 school year*

WM100-5416 (renewal) – Waiver of School Code (Section 10-20.12a) request to enable the district to allow non-resident students whose parents are full-time employees of the district to attend its schools free of charge.

*Zeigler – Royalton CUSD 188 – Franklin (SD 59/HD 117) / Expiration: 2015-16 school year*

WM100-5419 – Waiver of School Code (Section 10-20.12a) request to enable the district to allow non-resident students whose parents are certified employees of the district to attend its schools free of charge.

*Northern CUSD 2 – Macoupin (SD 49/HD 97) / Expiration: 2015-16 school year*

WM100-5421 – Waiver of School Code (Section 10-20.12a) request to enable the district to allow non-resident students whose parents are full-time employees of the district to attend its schools free of charge.

*Anna CCSD 37 – Union (SD 59/HD 118) / Expiration: 2015-16 school year*

WM100-5420 (renewal) – Waiver of School Code (Section 10-20.12a) request to enable the district to allow non-resident students whose parents are full-time employees of the district to attend its schools free of charge.

*Galatia CUSD 1 – Saline (SD 59/HD 118) / Expiration: 2015-16 school year*

WM100-5458 – Waiver of School Code (Section 10-20.12a) request to enable the district to allow non-resident students whose parents are full-time employees of the district to attend its schools free of charge.

*Hollis CSD 328 – Peoria (SD 46/HD 91) / Expiration: 2016-17 school year*

WM100-5460 (renewal) – Waiver of School Code (Section 10-20.12a) request to allow the district to charge less than 110 percent of the per capita tuition charge for nonresident students. In order to increase its enrollment, the district plans to continue to charge between $2,100 and $2,600 rather than its per capita tuition charge of approximately $12,000. If approved, this waiver would take effect in the 2012-2013 school year.

*Christopher USD 99 – Franklin (SD 59/HD 117) / Expiration: 2015-16 school year*

WM100-5466 – Waiver of School Code (Section 10-20.12a) request to enable the district to allow non-resident students whose parents are certified employees of the district to attend its schools free of charge.

*Raccoon CSD 1 – Marion (SD 54/HD 107) / Expiration: 2015-16 school year*

WM100-5471 – Waiver of School Code (Section 10-20.12a) request to enable the district to allow non-resident students whose parents are employees of the district to attend its schools free of charge.

[March 2, 2011]
Tri-Point CUSD 6-J – Ford (SD 53/HD 105) / **Expiration: 2015-16 school year**
WM100-5475 – Waiver of School Code (Section 10-20.12a) request to enable the district to allow non-resident students whose parents are full-time employees of the district to attend its schools free of charge.

**Parent-Teacher Conferences**

Naperville CUSD 203 – DuPage (SD 48/HD 96) / **Expiration: 2015-16 school year**
WM100-5423 (renewal) – Waiver of School Code (Section 18-8.05(F)(2)(d)(1)) request to allow the district the option of scheduling twice during the school year a parent-teacher conference in the evening after a five-hour teacher institute held earlier that day. On the following day parent-teacher conferences will be conducted for four hours and employees will be dismissed in the afternoon. Each evening/morning session combination will be counted as one of the 176 days of pupil attendance required by Section 10-19.

Chaney – Monge SD 88 – Will (SD 43/HD 85) / **Expiration: 2015-16 school year**
WM100-5428-1 (renewal) – Waiver of School Code (Section 18-8.05(F)(2)(d)(1)) request to allow the district the option of scheduling parent-teacher conferences in the evening following partial days of student attendance (7:55 a.m. through 1:30 p.m.) twice during a given week. One day during that week would be a nonattendance day for students and staff. The evening sessions will be counted among the 176 days of actual pupil attendance required by Section 10-19.

Sterling CUSD 5 – Whiteside (SD 45/HD 90) / **Expiration: 2015-16 school year**
WM100-5464 (renewal) – Waiver of School Code (Section 18-8.05(F)(2)(d)(1)) request to hold a day-long parent-teacher conference for some of its elementary schools before the start of the school year. This before-school conference will be counted among the 176 days of actual pupil attendance required by Section 10-19.

**Physical Education**

Pontiac THSD 90 – Livingston (SD 53/HD 105) / **Expiration: 2012-13 school year**
WM100-5404 (renewal) – Waiver of School Code (Section 27-6) request to allow the district to excuse those students in grades 11 and 12 from the daily physical education requirement when they are participating in cheerleading.

Morton CUSD 709 – Tazewell (SD 53/HD 106) / **Expiration: 2012-13 school year**
WM100-5414-3 (renewal) – Waiver of School Code (Section 27-6) request to allow the district to permit students in kindergarten through grade 6 to participate in physical education for a minimum of twice a week for 25 minutes each session rather than daily. Classroom teachers will determine whether additional physical education activities will be offered, based on balancing physical and intellectual classroom activities. The request is being made due to inadequate facilities.

Chaney – Monge SD 88 – Will (SD 43/HD 85) / **Expiration: 2012-13 school year**
WM100-5428-2 (renewal) – Waiver of School Code (Section 27-6) request to allow the district to permit students in kindergarten through fifth grade to participate in physical education daily for one quarter of the school year due to inadequate facilities. Students at each grade level also will participate in additional organized physical activities, as weather permits.

Geneseo CUSD 228 – Henry (SD 45/HD 90) / **Expiration: 2012-13 school year**
WM100-5434 – Waiver of School Code (Section 27-6) request to allow the district to permit students in kindergarten through grade 5 to participate in physical education three times a week for 30 minutes each session. The district has been cited for non-compliance with State physical education requirements. This proposed schedule, combined with one additional session of physical education taught by each classroom teacher once a week and daily recess, will allow the district to adopt school improvement plans for elementary buildings, centered on identification and remediation of students who have difficulties with reading skills.

Montmorency CCSD 145 – Whiteside (SD 45/HD 90) / **Expiration: 2012-13 school year**
WM100-5437 (renewal) – Waiver of School Code (Section 27-6) request to allow the district to permit
students in kindergarten through grade 8 to participate in physical education twice a week for 40 minutes each session due to inadequate facilities. Students receive recess periods totaling 225 minutes per week of physical activity, in addition to physical education classes, and students in grades 5 through 8 have the opportunity to participate in after-school sports programs.

Byron CUSD 226 – Ogle (SD 45/HD 89) / Expiration: 2012-13 school year
WM100-5441 (renewal) – Waiver of School Code (Section 27-6) request to allow the district to excuse students in grades 11 and 12 from the daily physical education requirement for enrollment in the Running Start Program at Rock Valley College. This dual-enrollment program allows students to complete high school graduation requirements while simultaneously completing requirements for an associate’s degree from the college.

Harlem UD 122 – Winnebago (SD 34/HD 68) / Expiration: 2012-13 school year
WM100-5445 – Waiver of School Code (Section 27-6) request to allow the district to excuse students in grades 11 and 12 from the daily physical education requirement for enrollment in the Running Start Program at Rock Valley College. This dual-enrollment program allows students to complete high school graduation requirements while simultaneously completing requirements for an associate’s degree from the college.

Champaign CUSD 4 – Champaign (SD 52/HD 103) / Expiration: 2012-13 school year
WM100-5446 (renewal) – Waiver of School Code (Section 27-6) request to allow the district to excuse students in grades 9 through 12 from the daily physical education requirement for ongoing participation in cheerleading and dance team, and to excuse students in grades 9 and 10 for ongoing participation in interscholastic athletic programs. The waiver would allow eligible students to participate in a study hall.

Cambridge CUSD 227 – Henry (SD 37/HD 74) / Expiration: 2012-13 school year
WM100-5448 – Waiver of School Code (Section 27-6) request to allow the district to permit students in kindergarten through grade 3 to participate in physical education three times a week for 30 minutes each session due to inadequate facilities. On the days when students are not in physical education, they will participate in an extended recess time with a required walking program. Students not in physical education on a given day will take classes in fine arts, band and chorus.

Crete – Monee CUSD 201U – Will (SD 40/HD 80) / Expiration: 2012-13 school year
WM100-5449 (renewal) – Waiver of School Code (Section 27-6) request to allow the district to excuse students in grades 9 through 12 from the daily physical education requirement for ongoing participation in show choir. The waiver, if approved, will enable students to take additional academic and elective courses.

Peotone CUSD 207U – Will (SD 40/HD 79) / Expiration: 2012-13 school year
WM100-5465 (renewal) – Waiver of School Code (Section 27-6) request to allow the district to excuse students in grades 11 and 12 from the daily physical education requirement for ongoing participation in the district’s dance squad. The waiver would allow these students to participate in additional academic classes or schedule more study time.

Riverview CCSD 2 – Woodford (SD 37/HD 73) / Expiration: 2012-13 school year
WM100-5468 – Waiver of School Code (Section 27-6) request to allow the district to permit students in kindergarten through grade 5 to participate in physical education three times a week for 30 minutes each session and students in grades 6 through 8 to participate in physical education three times a week for 40-45 minutes each session, due to inadequate facilities. Students not in physical education on a given day will take classes in fine arts, band and chorus.

Belvidere CUSD 100 – Boone (SD 35/HD 69) / Expiration: 2012-13 school year
WM100-5469 (renewal) – Waiver of School Code (Section 27-6) request to allow the district to excuse students in grades 11 and 12 from the daily physical education requirement for enrollment in the Running Start Program at Rock Valley College. The district states that all participating students will be enrolled in a physical education course during each semester spent at Rock Valley College, but the course does not meet on a daily basis. This dual-enrollment program allows students to complete high school graduation requirements while simultaneously completing requirements for an associate’s degree from the college. The waiver would also allow students in grades 9 through 12 to take physical
education during summer school classes, permitting more flexibility in academic course schedules during the school year.

**Rochester CUSD 3A – Sangamon (SD 50/HD 100) / Expiration: 2012-13 school year**
WM100-5472 (renewal) – Waiver of School Code (Section 27-6) request to allow the district to permit students in kindergarten through grade 3 to participate in physical education three times a week for 30 minutes; students in grades 4 and 5, three times a week for 42 minutes; and students in grade 6, four times a week for 42 minutes due to inadequate facilities. Students at each grade level also will participate in additional organized physical activities, bringing the total time spent in physical education up to 220 minutes per week for students in kindergarten through grade 3, 246 minutes for students in grades 4 and 5, and 268 minutes for students in grade 6.

**Ridgeway CUSD 19 – McLean (SD 53/HD 105) / Expiration: 2012-13 school year**
WM100-5477 (renewal) – Waiver of School Code (Section 27-6) request to allow the district to excuse students in grades 6 through 10 from the daily physical education requirement for ongoing participation in an interscholastic athletic program, and students in grades 6 through 12 from the daily physical education requirement for ongoing participation in cheerleading, pom-poms or marching band. If approved, the waiver will enable high school students to take additional academic classes and for those in middle school, to schedule a supervised study session if they are also enrolled in band or music.

**School Improvement/Inservice Training**

**Morton CUSD 709 – Tazewell (SD 53/HD 106) / Expiration: 2015-16 school year**
WM100-5414-1 (renewal) – Waiver of School Code (Section 18-8.05(F)(2)(d)(2)) request to allow the district to hold three full-day teacher inservice sessions instead of six half days, and to count the days among the 176 days of actual pupil attendance required by Section 10-19. The district will accumulate sufficient time beyond the five-clock-hour requirement to apply towards these days.

**Cook County SD 130 – Cook (SD 14/HD 27) / Expiration: 2015-16 school year**
WM100-5429-1 (renewal) – Waiver of School Code (Section 18-8.05(F)(2)(d)(2)) request to allow the district to hold three full-day teacher inservice sessions instead of six half days, and to count the days among the 176 days of actual pupil attendance required by Section 10-19. The district will accumulate sufficient time beyond the five-clock-hour requirement to apply towards these days.

**Bloomington SD 87 – McLean (SD 44/HD 88) / Expiration: 2015-16 school year**
WM100-5430 (renewal) – Waiver of School Code (Section 18-8.05(F)(2)(d)(2)) request to allow the district to hold two full-day teacher inservice sessions instead of four half days, and to count the days among the 176 days of actual pupil attendance required by Section 10-19. The district will accumulate sufficient time beyond the five-clock-hour requirement to apply towards these days.

**Eureka CUD 140 – Woodford (SD 53/HD 106) / Expiration: 2015-16 school year**
WM100-5431 (renewal) – Waiver of School Code (Section 18-8.05(F)(2)(d)(2)) request to allow the district to schedule either a full-day or half-day school improvement session at the beginning of the school year. The district would like the option to also consider holding up to two half days of school improvement activities following the full-day program. The district would accumulate sufficient time beyond the five-clock-hour requirement during the remainder of the school year to apply towards these days in order to count them among the 176 days of actual pupil attendance required by Section 10-19.

**Urbana SD 116 – Champaign (SD 52/HD 103) / Expiration: 2015-16 school year**
WM100-5436 (renewal) – Waiver of School Code (Section 18-8.05(F)(2)(d)(2)) request to allow the district to hold six full-day teacher inservice sessions instead of six half days, and to count the days among the 176 days of actual pupil attendance required by Section 10-19. The district will accumulate sufficient time beyond the five-clock-hour requirement to apply towards these days.

**Indian Prairie CUSD 204 – DuPage, Will (SD 48/HD 96) / Expiration: 2015-16 school year**
WM100-5440 (renewal) – Waiver of School Code (Section 18-8.05(F)(2)(d)(2)) request to allow the district to hold two full-day teacher inservice sessions instead of four half days, and to count the days among the 176 days of actual pupil attendance required by Section 10-19. The district will accumulate sufficient time beyond the five-clock-hour requirement to apply towards these days.

[March 2, 2011]
Round Lake CUSD 116 – Lake (SD 26/HD 52) / Expiration: 2011-12 school year
WM100-5455 (renewal) – Waiver of School Code (Section 18-8.05(F)(2)(d)(2)) request to allow the district to hold four full-day school improvement sessions instead of eight half days, and to count the days among the 176 days of pupil attendance required by Section 10-19. The district will accumulate sufficient time beyond the five-clock-hour requirement to apply towards these days.

Queen Bee SD 16 – DuPage (SD 23/HD 45) / Expiration: 2015-16 school year
WM100-5473 (renewal) – Waiver of School Code (Section 18-8.05(F)(2)(d)(2)) request to allow the district to hold two full-day teacher inservice sessions instead of four half days, and to count the days among the 176 days of actual pupil attendance required by Section 10-19. The district will accumulate sufficient time beyond the five-clock-hour requirement to apply towards these days.

Statement of Affairs

Algonquin CSD 158 – McHenry, Kane (SD 32/HD 64) / Expiration: 2011-12 school year
WM100-5422 (renewal) – Waiver of School Code (Section 10-17) request to allow the district to not prepare and publish in the newspaper a “statement of affairs,” thus saving the district approximately $6,000. The district will instead publish its annual financial report on the district’s website and have copies available in all district schools. The district states that the money saved through this waiver would be used for instructional purposes leading to improved student performance.

O’Fallon THSD 203 – St. Clair (SD 57/HD 114) / Expiration: 2015-16 school year
WM100-5424-1 – Waiver of School Code (Section 10-17) request to allow the district to not prepare and publish in the newspaper a “statement of affairs,” thus saving the district approximately $5,000. The district will instead publish its annual financial report on the district’s website by December 1 and have copies available in the school district. The district states that the money saved through this waiver would be used for instructional purposes leading to improved student performance.
### SECTION II

**Waiver and Modification Database**

All requests received during this waiver cycle are presented numerically by Senate and House district, and then alphabetically by school district or eligible applicant. The "action" to be taken or already taken for each request is noted in Column G; that is, requests for waivers upon which the General Assembly must act are noted as "GA Action"; modifications already acted upon by the State Superintendent of Education in accordance with Section 1A-4 of the School Code are noted as "Approved/SBE" or "Denied/SBE"; and requests that were returned for a variety of reasons are listed as "Returned/Ineligible," "Returned/NWN (no waiver needed)," or "Withdrawn."

<table>
<thead>
<tr>
<th>Legislative District</th>
<th>Number</th>
<th>School District</th>
<th>County</th>
<th>Code Citation¹</th>
<th>Description</th>
<th>Action</th>
<th>Subject</th>
<th>Expiration²</th>
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<tbody>
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<td>11/22</td>
<td>5400-1</td>
<td>Reavis 220</td>
<td>Cook</td>
<td>27-24.2</td>
<td>Driver ed., increase fee up to $200</td>
<td>GA Action</td>
<td>Driver ed</td>
<td>2016</td>
</tr>
<tr>
<td>14/27</td>
<td>5429-1</td>
<td>Cook County 130</td>
<td>Cook</td>
<td>18-8.05(2)[2]</td>
<td>Inservice, 6 hrs into 3 full, bank time</td>
<td>GA Action</td>
<td>Inservice</td>
<td>2016</td>
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<tr>
<td>14/27</td>
<td>5429-2</td>
<td>Cook County 130</td>
<td>Cook</td>
<td>24A-5</td>
<td>Evaluation, at the end of 1, 2, or 3 yr prof growth plan</td>
<td>GA Action</td>
<td>Evaluation</td>
<td>2012</td>
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<tr>
<td>17/34</td>
<td>5442-0</td>
<td>Lincoln 156</td>
<td>Cook</td>
<td>17-1-5</td>
<td>Ad cap, admin funds placed in revenue account funds in error</td>
<td>GA Action</td>
<td>Adm. Cap</td>
<td>2011</td>
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<td>23/45</td>
<td>5473-0</td>
<td>Guen Bee 16</td>
<td>DuPage</td>
<td>18-8.05(2)[2]</td>
<td>Inservice, 4 hrs into 2 full, bank time</td>
<td>GA Action</td>
<td>Inservice</td>
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<td>26/52</td>
<td>5450-0</td>
<td>Round Lake 116</td>
<td>Lake</td>
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<td>Inservice, 4 full instead of 6 half, bank time</td>
<td>GA Action</td>
<td>Inservice</td>
<td>2012</td>
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<tr>
<td>32/64</td>
<td>5422-0</td>
<td>Algonquin CSD 158</td>
<td>McHenry</td>
<td>16-17</td>
<td>Statement of affairs, not in paper, on school website</td>
<td>GA Action</td>
<td>State affairs</td>
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<td>33/95</td>
<td>5411-0</td>
<td>Maine 207</td>
<td>Cook</td>
<td>27-24.3</td>
<td>Driver ed, 9 hrs simulator in lieu of 2:25 hrs BTW</td>
<td>GA Action</td>
<td>Driver ed</td>
<td>2017</td>
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<td>34/88</td>
<td>5445-0</td>
<td>Harlem 122</td>
<td>Winnebago</td>
<td>27-6</td>
<td>FE note, 11-12, complete HS courses at comm. college for AA degree</td>
<td>GA Action</td>
<td>p.e.</td>
<td>2013</td>
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<tr>
<td>35/99</td>
<td>5409-0</td>
<td>Belvidere 160</td>
<td>Boone</td>
<td>27-26</td>
<td>FE note, 11-12, complete HS courses at comm. college for AA degree, 9-12, may</td>
<td>GA Action</td>
<td>p.e.</td>
<td>2013</td>
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</tbody>
</table>

¹All citations refer to the School Code (105 ILCS 5) unless marked with an Illinois Administrative Code (5AC) citation.
²Expiration dates refer to the last calendar year in a school year (e.g., 2010 means the request will expire in the 2009/10 school year).
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<td>36/72</td>
<td>5429-0</td>
<td>Moline 40</td>
<td>Rock Island</td>
<td>27-24.2</td>
<td>Driver ed., increase fee up to $250</td>
<td>GA Action</td>
<td>Driver ed</td>
<td>2013</td>
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<td>5405-0</td>
<td>Dunlap 323</td>
<td>Peoria</td>
<td>17-1.5</td>
<td>Admin. Human Res. Dir. hired due to increasing student population</td>
<td>GA Action</td>
<td>Admin. Cap</td>
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<td>Roanoke-Benson 86</td>
<td>Woodford</td>
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<td>Driver ed., increase fee up to $200</td>
<td>GA Action</td>
<td>Driver ed</td>
<td>2016</td>
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<td>37/73</td>
<td>5469-0</td>
<td>Riverview 2</td>
<td>Woodford</td>
<td>27-6</td>
<td>PE, 3x, K-3, 30 min., plus walking gym 2X/Wk., inadeq. facilities</td>
<td>GA Action</td>
<td>p.e.</td>
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<td>Cambridge 227</td>
<td>Henry</td>
<td>27-6</td>
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<td>p.e.</td>
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<td>37/74</td>
<td>5411-0</td>
<td>Ohio 17</td>
<td>Bureau</td>
<td>17-1.5</td>
<td>As cap., sup't., shared wi &amp; mem. SD; higher % salary allocated to HS; increase in sup't., health insurance</td>
<td>GA Action</td>
<td>Admin. Cap</td>
<td>2011</td>
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<td>38/76</td>
<td>5415-0</td>
<td>DePue 103</td>
<td>Bureau</td>
<td>17-1.5</td>
<td>As cap., increased admin. costs due to receipt of technology grant</td>
<td>GA Action</td>
<td>Admin. Cap</td>
<td>2011</td>
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<td>38/76</td>
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<td>LaSalle</td>
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<td>Driver ed</td>
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<td>39/77</td>
<td>5412-0</td>
<td>Rhodes 44-5</td>
<td>Cook</td>
<td>17-1.5</td>
<td>As cap., compensation for unused vacation time for outgoing sup't.</td>
<td>GA Action</td>
<td>Admin. Cap</td>
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<td>Will</td>
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<td>Will</td>
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<td>Driver ed., increase fee up to $150</td>
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<td>Driver ed</td>
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<td>5449-0</td>
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<td>PE, none, 11-12, show choir</td>
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<td>Lyons 204</td>
<td>Cook</td>
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<td>Evaluation, 2 categories not 3</td>
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<tr>
<td>43/85</td>
<td>5428-2</td>
<td>Chaney-Monge 88</td>
<td>Will</td>
<td>27-6</td>
<td>PE, K-8, 42 min., 1 quarter, inadequate facilities</td>
<td>GA Action</td>
<td>p.e.</td>
<td>2013</td>
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</tbody>
</table>

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*Expiration dates refer to the last calendar year in a school year (e.g., 2019 means the request will expire in the 2020/21 school year).*

[March 2, 2011]
<table>
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<th>Legislative Districts</th>
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<th>Subject</th>
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<td>5419-0</td>
<td>Clinton 15</td>
<td>DeWitt</td>
<td>17-1.5</td>
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<td>GA Action</td>
<td>Adm cap</td>
<td>2012</td>
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<td>44/88</td>
<td>5430-0</td>
<td>Bloomington 87</td>
<td>McLean</td>
<td>18-8.05(F)(2)</td>
<td>Inservice, 2 full instead of 4 half, bank time</td>
<td>GA Action</td>
<td>Inservice</td>
<td>2016</td>
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<tr>
<td>45/89</td>
<td>5441-0</td>
<td>Byron 225</td>
<td>Ogle</td>
<td>27-5</td>
<td>PE, none, 11-12, complete HS courses at comm college for AA degree</td>
<td>GA Action</td>
<td>p.e.</td>
<td>2013</td>
</tr>
<tr>
<td>45/89</td>
<td>5455-0</td>
<td>Freeport 145</td>
<td>Stephenson</td>
<td>27-24.2</td>
<td>Driver ed, increase fee up to $240</td>
<td>GA Action</td>
<td>Driver ed</td>
<td>2016</td>
</tr>
<tr>
<td>45/89</td>
<td>5462-0</td>
<td>Lena-Winslow 202</td>
<td>Stephenson</td>
<td>27-24.2</td>
<td>Driver ed, increase fee up to $200</td>
<td>GA Action</td>
<td>Driver ed</td>
<td>2016</td>
</tr>
<tr>
<td>45/89</td>
<td>5461-0</td>
<td>8 ROE 8</td>
<td>Carroll</td>
<td>18-8.05(F)(2)</td>
<td>Less than 5 hours daily for at-risk students; claim GSA</td>
<td>GA Action</td>
<td>GSA</td>
<td>2016</td>
</tr>
<tr>
<td>45/89</td>
<td>5479-0</td>
<td>Warren 205</td>
<td>Jo Daviess</td>
<td>27-24.2</td>
<td>Driver ed, increase fee up to $600</td>
<td>GA Action</td>
<td>Driver ed</td>
<td>2016</td>
</tr>
<tr>
<td>45/90</td>
<td>5427-0</td>
<td>Antioch 272</td>
<td>Lee</td>
<td>27-24.2</td>
<td>Driver ed, increase fee up to $250</td>
<td>GA Action</td>
<td>Driver ed</td>
<td>2016</td>
</tr>
<tr>
<td>45/90</td>
<td>5434-0</td>
<td>Geneseo 228</td>
<td>Henry</td>
<td>27-5</td>
<td>PE, 3x, 30 min, K-5, plus 30 min/week with teacher</td>
<td>GA Action</td>
<td>p.e.</td>
<td>2013</td>
</tr>
<tr>
<td>45/90</td>
<td>5437-0</td>
<td>Montmorrency 145</td>
<td>Whiteside</td>
<td>27-5</td>
<td>PE, 2x, K-8, 40 min, inadequate facil, plus recess 225 min/week</td>
<td>GA Action</td>
<td>p.e.</td>
<td>2013</td>
</tr>
<tr>
<td>45/90</td>
<td>5464-0</td>
<td>Sterling 5</td>
<td>Whiteside</td>
<td>18-8.05(F)(2)</td>
<td>Parent teach, one day before start of school (early), calendar</td>
<td>GA Action</td>
<td>p.t.</td>
<td>2016</td>
</tr>
<tr>
<td>46/91</td>
<td>5460-0</td>
<td>Hollis 328</td>
<td>Peoria</td>
<td>10-20.12a</td>
<td>Tuition, reduce rate to $2,100.2,600 rather than $12,000</td>
<td>GA Action</td>
<td>Tuition</td>
<td>2017</td>
</tr>
<tr>
<td>46/91</td>
<td>5452-0</td>
<td>Lewistown 97</td>
<td>Fulton</td>
<td>27-24.2</td>
<td>Driver ed, increase fee up to $150</td>
<td>GA Action</td>
<td>Driver ed</td>
<td>2016</td>
</tr>
<tr>
<td>47/93</td>
<td>5410-0</td>
<td>Scott-Morgan 2</td>
<td>Scott</td>
<td>17-1.5</td>
<td>Ad cap, increase in health insurance, raise for sup't. and all other staff</td>
<td>Returned/NWN</td>
<td>Adm Cap</td>
<td>2011</td>
</tr>
<tr>
<td>47/93</td>
<td>5463-0</td>
<td>Quincy 172</td>
<td>Adams</td>
<td>27-24.2</td>
<td>Driver ed, increase fee up to $250</td>
<td>GA Action</td>
<td>Driver ed</td>
<td>2016</td>
</tr>
<tr>
<td>48/96</td>
<td>5440-0</td>
<td>Indian Prairie 204</td>
<td>DuPage</td>
<td>18-8.05(F)(2)</td>
<td>Inservice, 2 full instead of 4 half, bank time</td>
<td>GA Action</td>
<td>Inservice</td>
<td>2016</td>
</tr>
<tr>
<td>45/96</td>
<td>5423-0</td>
<td>Napanilla 203</td>
<td>DuPage</td>
<td>18-8.05(F)(2)</td>
<td>Parent-teacher, evening, following full-day Institute, 24/2 year</td>
<td>GA Action</td>
<td>p.t.</td>
<td>2016</td>
</tr>
<tr>
<td>45/97</td>
<td>5403-0</td>
<td>Calhoun 40</td>
<td>Calhoun</td>
<td>27-24.2</td>
<td>Driver ed, increase fee up to $250</td>
<td>Returned/</td>
<td>Driver ed</td>
<td>2016</td>
</tr>
<tr>
<td>45/97</td>
<td>5474-0</td>
<td>Calhoun 40</td>
<td>Calhoun</td>
<td>27-24.2</td>
<td>Driver ed, increase fee up to $250</td>
<td>Driver ed</td>
<td>Driver ed</td>
<td>2016</td>
</tr>
</tbody>
</table>

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<table>
<thead>
<tr>
<th>Legislative Districts</th>
<th>Number</th>
<th>School District</th>
<th>County</th>
<th>Code Citation</th>
<th>Description</th>
<th>Action</th>
<th>Subject</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>49/97</td>
<td>5421-0</td>
<td>Northwestern 2</td>
<td>Macoupin</td>
<td>19-20.12a</td>
<td>Tuition, none for children of full-time employees</td>
<td>GA Action</td>
<td>Tuition</td>
<td>2016</td>
</tr>
<tr>
<td>50/100</td>
<td>5425-0</td>
<td>Ball-Chatham 5</td>
<td>Sangamon</td>
<td>27-24.2</td>
<td>Driver ed, increase fee up to $200</td>
<td>GA Action</td>
<td>Driver ed</td>
<td>2016</td>
</tr>
<tr>
<td>50/100</td>
<td>5399-0</td>
<td>Lincolnland Technical Education Center</td>
<td>Logan</td>
<td>254.115(b)</td>
<td>Supervision; 20 min instead of 1/2 hr, per student per week; PE, x-8, 6-10, 6:15, 4:15; inadap facilities; other classes</td>
<td>Approved/SBE</td>
<td>Voc ed</td>
<td>2015</td>
</tr>
<tr>
<td>50/100</td>
<td>5472-0</td>
<td>Rochester 3A</td>
<td>Sangamon</td>
<td>27-6</td>
<td>Ad cap, audit course, shift in accounting for super's salary</td>
<td>GA Action</td>
<td>p.e.</td>
<td>2013</td>
</tr>
<tr>
<td>51/101</td>
<td>5435-0</td>
<td>Lovington 303</td>
<td>Moultrie</td>
<td>17-1.5</td>
<td>Driver ed, 5 hrs simulator in lieu of 1.25 hrs BTW; PE, none, 6-10, intersch, 9-12, cheerleading, dance team</td>
<td>GA Action</td>
<td>Driver ed</td>
<td>2016</td>
</tr>
<tr>
<td>52/103</td>
<td>5446-0</td>
<td>Champaign 4</td>
<td>Champaign</td>
<td>27-6</td>
<td>Inservice, up to 6 full days, bank time</td>
<td>GA Action</td>
<td>p.e.</td>
<td>2013</td>
</tr>
<tr>
<td>52/103</td>
<td>5436-0</td>
<td>Urbana 116</td>
<td>Champaign</td>
<td>18-8.05(f)(2)</td>
<td>Ad cap, decrease % admin salaries taken from tort fund; PE, none, 11-12, cheerleading</td>
<td>GA Action</td>
<td>Adm. Cap</td>
<td>2011</td>
</tr>
<tr>
<td>52/104</td>
<td>5439-0</td>
<td>Oakwood 76</td>
<td>Vermilion</td>
<td>17-1.5</td>
<td>PE, none, intersch, 6-10; cheer, poms, dance, 9-12</td>
<td>GA Action</td>
<td>p.e.</td>
<td>2013</td>
</tr>
<tr>
<td>53/105</td>
<td>5404-0</td>
<td>Peoria 40</td>
<td>Livingston</td>
<td>27-6</td>
<td>Tuition, none for children of full-time employees</td>
<td>GA Action</td>
<td>Tuition</td>
<td>2016</td>
</tr>
<tr>
<td>53/105</td>
<td>5477-0</td>
<td>Ridgeview 19</td>
<td>McLean</td>
<td>27-6</td>
<td>Driver ed, increase fee up to $300</td>
<td>GA Action</td>
<td>Driver ed</td>
<td>2016</td>
</tr>
<tr>
<td>53/105</td>
<td>5475-0</td>
<td>Tri-Point 6I</td>
<td>Ford</td>
<td>10-20.12a</td>
<td>Inservice, up to 6 full days, bank time</td>
<td>GA Action</td>
<td>p.e.</td>
<td>2013</td>
</tr>
<tr>
<td>53/106</td>
<td>5453-0</td>
<td>El Paso-Gridley 11</td>
<td>Woodford</td>
<td>27-24.2</td>
<td>Inservice, 4 half into 2 full, bank time</td>
<td>GA Action</td>
<td>p.e.</td>
<td>2013</td>
</tr>
<tr>
<td>53/106</td>
<td>5431-0</td>
<td>Eureka 140</td>
<td>Woodford</td>
<td>18-8.05(f)(2)</td>
<td>Inservice, three full, bank time</td>
<td>GA Action</td>
<td>p.e.</td>
<td>2013</td>
</tr>
<tr>
<td>53/106</td>
<td>5414-1</td>
<td>Morton 709</td>
<td>Taylorville</td>
<td>18-8.05(f)(2)</td>
<td>Driver ed, increase fee up to $300</td>
<td>GA Action</td>
<td>Driver ed</td>
<td>2016</td>
</tr>
<tr>
<td>53/106</td>
<td>5414-2</td>
<td>Morton 709</td>
<td>Taylorville</td>
<td>27-24.2</td>
<td>Driver ed, increase fee up to $300</td>
<td>GA Action</td>
<td>Driver ed</td>
<td>2016</td>
</tr>
<tr>
<td>53/106</td>
<td>5414-3</td>
<td>Morton 709</td>
<td>Taylorville</td>
<td>27-6</td>
<td>Driver ed, increase fee up to $250</td>
<td>GA Action</td>
<td>Driver ed</td>
<td>2016</td>
</tr>
<tr>
<td>54/107</td>
<td>5471-0</td>
<td>Raccoon 1</td>
<td>Marion</td>
<td>10-20.12a</td>
<td>Tuition, none for children of staff members</td>
<td>GA Action</td>
<td>p.e.</td>
<td>2013</td>
</tr>
<tr>
<td>54/109</td>
<td>5459-0</td>
<td>Casey-Westfield 4C</td>
<td>Clark</td>
<td>27-24.2</td>
<td>Driver ed, increase fee up to $250</td>
<td>GA Action</td>
<td>Driver ed</td>
<td>2016</td>
</tr>
<tr>
<td>55/109</td>
<td>5407-0</td>
<td>Stewardson-Strasburg 5A</td>
<td>Shelby</td>
<td>17-1.5</td>
<td>Driver ed, increase fee up to $250</td>
<td>GA Action</td>
<td>Driver ed</td>
<td>2016</td>
</tr>
<tr>
<td>57/114</td>
<td>5424-1</td>
<td>O'Fallon 203</td>
<td>St. Clair</td>
<td>10-17</td>
<td>Statement of affair, not in paper, on school website</td>
<td>GA Action</td>
<td>State affairs</td>
<td>2016</td>
</tr>
<tr>
<td>57/114</td>
<td>5422-2</td>
<td>O'Fallon 203</td>
<td>St. Clair</td>
<td>27-24.2</td>
<td>Driver ed, increase fee up to $250</td>
<td>GA Action</td>
<td>Driver ed</td>
<td>2016</td>
</tr>
</tbody>
</table>

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<table>
<thead>
<tr>
<th>Legislative District</th>
<th>Number</th>
<th>School District</th>
<th>County</th>
<th>Code Citation</th>
<th>Description</th>
<th>Action</th>
<th>Subject</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>58/115</td>
<td>5438-0</td>
<td>Carbondale 95</td>
<td>Jackson</td>
<td>17-1.5</td>
<td>Ad cap, Special Ed Director hired to provide oversight of programming.</td>
<td>GA Action</td>
<td>Adm. Cap</td>
<td>2011</td>
</tr>
<tr>
<td>58/115</td>
<td>5402-1</td>
<td>Cobden 17</td>
<td>Union</td>
<td>10-20.12a</td>
<td>Tuition, none for children of full-time employees.</td>
<td>GA Action</td>
<td>Tuition</td>
<td>2016</td>
</tr>
<tr>
<td>58/115</td>
<td>5402-2</td>
<td>Cobden 17</td>
<td>Union</td>
<td>24-2</td>
<td>Holidays (abs, cp - attendance)</td>
<td>Returned/NWN</td>
<td>Holidays</td>
<td>2015</td>
</tr>
<tr>
<td>59/117</td>
<td>5454-0</td>
<td>Alton 91</td>
<td>Franklin</td>
<td>10-20.12a</td>
<td>Tuition, none for children of full-time employees</td>
<td>GA Action</td>
<td>Tuition</td>
<td>2016</td>
</tr>
<tr>
<td>59/117</td>
<td>5447-0</td>
<td>Carterville 5</td>
<td>Williamson</td>
<td>17-1.5</td>
<td>Ad cap, former ass't supt salary paid with some IDEA funds, new ass't supt paid under admin services.</td>
<td>GA Action</td>
<td>Adm. Cap</td>
<td>2011</td>
</tr>
<tr>
<td>59/117</td>
<td>5468-0</td>
<td>Christopher 99</td>
<td>Franklin</td>
<td>10-20.12a</td>
<td>Tuition, none for children of certified staff.</td>
<td>GA Action</td>
<td>Tuition</td>
<td>2016</td>
</tr>
<tr>
<td>59/117</td>
<td>5419-0</td>
<td>Zeigler-Playton 188</td>
<td>Franklin</td>
<td>10-20.12a</td>
<td>Tuition, none for children of certified staff.</td>
<td>GA Action</td>
<td>Tuition</td>
<td>2016</td>
</tr>
<tr>
<td>59/118</td>
<td>5420-0</td>
<td>Arna 37</td>
<td>Union</td>
<td>10-20.12a</td>
<td>Tuition, none for children of full-time employees</td>
<td>GA Action</td>
<td>Tuition</td>
<td>2016</td>
</tr>
<tr>
<td>59/118</td>
<td>5401-0</td>
<td>Runcombe 43</td>
<td>Johnson</td>
<td>10-20.12a</td>
<td>Tuition, none for children of full-time employees</td>
<td>GA Action</td>
<td>Tuition</td>
<td>2015</td>
</tr>
<tr>
<td>59/118</td>
<td>5458-0</td>
<td>Galilea 1</td>
<td>Saline</td>
<td>10-20.12a</td>
<td>Tuition, none for children of full-time employees</td>
<td>GA Action</td>
<td>Tuition</td>
<td>2016</td>
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<tr>
<td>59/118</td>
<td>5416-0</td>
<td>Joppa-Maple Grove 38</td>
<td>Massac</td>
<td>10-20.12a</td>
<td>Tuition, none for children of full-time employees</td>
<td>GA Action</td>
<td>Tuition</td>
<td>2016</td>
</tr>
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The foregoing report was placed before the Senate, ordered received and placed on file in the Secretary’s Office.

LEGISLATIVE MEASURES FILED

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

Senate Committee Amendment No. 1 to Senate Bill 1317
Senate Committee Amendment No. 1 to Senate Bill 1645

PRESENTATION OF RESOLUTIONS

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

SENATE RESOLUTION NO. 82

WHEREAS, American consumers deserve to have confidence that the products they buy, when used for their intended purposes, are safe; and

WHEREAS, A federal chemical management program should place protecting the public health, including children’s health, as its highest priority, and should include strict government oversight; and

WHEREAS, The federal chemical management program should preserve America’s role as the world’s leading innovator and employer in the manufacture, processing, distribution in commerce, and use of chemicals; and

WHEREAS, The current chemical management law, the Toxic Substance Control Act (TSCA), was signed into law in 1976, and it is now nearly 35 years old; and

WHEREAS, Since the enactment of the law, our ability to understand the impact chemicals have on the human body and the environment has advanced significantly; and

WHEREAS, Those advancements in science and technology need to be integrated into the federal chemical management program; and

WHEREAS, Momentum for modernization of the federal chemical regulatory system is growing in Congress; and

WHEREAS, A robust federal chemical management system will obviate the need for state governments to adopt potentially conflicting state regulatory programs that have the potential for negative impacts on the national economy; therefore, be it

RESOLVED, BY THE SENATE OF THE NINETY-SEVENTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the 112th Congress of the United States to enact federal legislation to modernize the Toxic Substances Control Act of 1976 in order to:

(1) ensure that chemicals are safe for their intended use;
(2) require EPA to systematically prioritize chemicals for the purpose of assessing their safe use;
(3) require that EPA act expeditiously and efficiently in assessing the safe use of chemicals;
(4) require companies that manufacture, import, process, distribute, or use chemicals to provide EPA with relevant information to the extent necessary for EPA to make safe use determinations;
(5) assure that the potential risks to children from exposures to chemicals are

[March 2, 2011]
(6) empower EPA to impose a range of risk management controls to ensure that chemicals are safe for their intended use;

(7) encourage companies and EPA to work together to enhance public access to chemical health and safety information;

(8) require that EPA rely on scientifically valid data and information, regardless of its source, including data and information reflecting modern advances in science and technology;

(9) enable EPA to have the staff, resources, and regulatory tools it needs to ensure the safety of chemicals; and

(10) ensure that TSCA remains a vehicle to promote and encourage technological innovation, and the maintenance of a globally competitive industry in the United States; and be it further

RESOLVED, That suitable copies of this resolution be delivered to members of the Illinois congressional delegation.

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

SENATE RESOLUTION NO. 83

WHEREAS, The Illinois public pension systems are estimated to have an unfunded liability of $80 billion, and the State's contribution to those systems is expected to be $22 billion in fiscal year 2045; and

WHEREAS, The Pew Center issued a study on state pensions, titled "The Trillion Dollar Gap", which reported that Illinois has the worst funded pension systems in the nation; and

WHEREAS, Over the years, the Illinois pension systems have used questionable accounting and investment practices; and

WHEREAS, The State of Illinois is facing an unprecedented funding shortfall in all of its pension systems and is commonly considered the worst funded public pension systems among the 50 states; and

WHEREAS, Former Governor Rod Blagojevich was indicted for corruption involving official actions pertaining to the Teachers' Retirement System of the State of Illinois; and

WHEREAS, State law provides limits on Freedom of Information Act requests for pension data that limit the transparency of the pension systems of the State of Illinois; and

WHEREAS, It was recently made public that the U.S. Securities and Exchange Commission has opened an inquiry into the reporting of potential pension reform savings by the pension systems; and

WHEREAS, The inquiry has raised questions about investment decisions, investment returns, and accounting techniques that warrant an audit of the pension systems; therefore, be it

RESOLVED, BY THE SENATE OF THE NINETY-SEVENTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the Commission on Government Forecasting and Accountability to competitively bid for an auditing firm to conduct an audit of the State Employee's Retirement System of Illinois, the Judges Retirement System of Illinois, the General Assembly Retirement System, the State Universities Retirement System, and the Teachers' Retirement System of the State of Illinois; and be it further

RESOLVED, That the firm shall look into all processes of the systems, including examining contracts awarded, investment decisions, investment returns, investment fees, trading commissions, accounting techniques, and any other processes related to the management of the funds; and be it further

RESOLVED, That the Commission on Government Forecasting and Accountability report within one

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year after the adoption of this resolution to the General Assembly and Governor, and publish on its website, all findings, including recommendations on how each system can improve efficiency and any finding of suspected corruption; and be it further

RESOLVED, That the pension systems involved fully cooperate and turn over any materials requested by the auditing firm; and be it further

RESOLVED, That the Commission on Government Forecasting and Accountability begin the process of selecting an auditing firm as soon as possible after the adoption of this resolution so that an initial discovery audit will be made available within 2 months to the Commission on Government Forecasting and Accountability and the public; and be it further

RESOLVED, That the Commission on Government Forecasting and Accountability report quarterly on the fiscal condition of the pension systems, in particular: the current funding ratio, as projected with and without the use of 5-year asset smoothing; balance of assets; cash on hand; and projected liabilities; and be it further

RESOLVED, That suitable copies of this resolution be delivered to the Executive Director of the Commission on Government Forecasting and Accountability, as well as to the State Employees' Retirement System of Illinois, the Judges Retirement System of Illinois, the General Assembly Retirement System, the State Universities Retirement System, and the Teachers' Retirement System of the State of Illinois.

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

SENATE JOINT RESOLUTION NO. 22

WHEREAS, Congress serves as the legislative branch of the United States government and is responsible for the passage of laws that affect the lives of all Americans; and

WHEREAS, Various actions performed or proposed by various members of Congress, including cuts in programs such as Social Security and Medicare, stand in stark contrast to the lucrative benefits and financial security the members of Congress currently possess, which have a much lower chance of being reduced or eliminated; and

WHEREAS, The United States Constitution guarantees the equal protection and application of the laws to each citizen of our nation; the spirit of the Constitution is violated when members of Congress enjoy the fruits of Congressional benefits and salaries while creating hardships for lower-income Americans through cuts in necessary programs; therefore, be it

RESOLVED, BY THE SENATE OF THE NINETY-SEVENTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that we hereby apply to Congress to call a limited constitutional convention for the purpose of proposing to the states for ratification an amendment to the United States Constitution; and be it further

RESOLVED, That such an amendment should be worded as follows, without substantial alteration: "Congress shall make no law that applies to the citizens of the United States that does not apply equally to the Senators and/or Representatives, and Congress shall make no law that applies to the Senators and/or Representatives that does not apply equally to the citizens of the United States"; and be it further

RESOLVED, That this application constitutes a continuing application in accordance with Article V of the United States Constitution until at least two-thirds of the legislatures of the several states have made application for a limited constitutional convention; and be it further

RESOLVED, That, if two-thirds of the legislatures of the several states make application to Congress to call a limited constitutional convention, the State of Illinois requests that such a convention be called...[March 2, 2011]
not later than 6 months after Congress receives the necessary applications from state legislatures; and be it further

RESOLVED, That the limited convention called by Congress shall be limited to the topics proposed in this resolution; if a limited convention were to consider topics beyond the limited scope of this call for a constitutional convention, delegates, representatives, or participants shall be selected by the citizens of the State of Illinois to participate in the limited convention and shall be permitted to vote only on proposed amendments topically contained within the scope of this call and shall be instructed to vote against any other proposed amendments; and be it further

RESOLVED, That suitable copies of this resolution be presented to the Speaker and Clerk of the United States House of Representatives, the President Pro Tempore and Secretary of the United States Senate, the members of the Illinois congressional delegation, the presiding officers of each chamber of each state legislature in the United States, and the news media of the State of Illinois.

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

SENATE JOINT RESOLUTION NO. 23
CONSTITUTIONAL AMENDMENT

RESOLVED, BY THE SENATE OF THE NINETY-SEVENTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that there shall be submitted to the electors of the State for adoption or rejection at the general election next occurring at least 6 months after the adoption of this resolution a proposition to amend Article IV of the Illinois Constitution by changing Section 5 as follows:

ARTICLE IV
THE LEGISLATURE

SECTION 5. SESSIONS
(a) The General Assembly shall convene each year on the second Wednesday of January. The General Assembly shall be a continuous body during the term for which members of the House of Representatives are elected.
(b) The Governor may convene the General Assembly or the Senate alone in special session by a proclamation stating the purpose of the session; and only business encompassed by such purpose, together with any impeachments or confirmation of appointments shall be transacted. Special sessions of the General Assembly may also be convened by joint proclamation of the presiding officers of both houses, issued as provided by law.
(c) Sessions of each house of the General Assembly and meetings of committees, joint committees and legislative commissions shall be open to the public. Sessions and committee meetings of a house may be closed to the public if two-thirds of the members elected to that house determine that the public interest so requires; and meetings of joint committees and legislative commissions may be so closed if two-thirds of the members elected to each house so determine.
(d) Except for special sessions, any session days on the date of a general election through the term of the then-current General Assembly must be limited to consideration of pending vetoes, appropriations, and emergency actions.
(Source: Illinois Constitution.)

SCHEDULE

This Constitutional Amendment takes effect upon being declared adopted in accordance with Section 7 of the Illinois Constitutional Amendment Act.

MESSAGES FROM THE HOUSE

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

[March 2, 2011]
Mr. President -- I am directed to inform the Senate that the House of Representatives has passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the Senate, to-wit:

HOUSE BILL NO. 91
A bill for AN ACT concerning State government.

HOUSE BILL NO. 106
A bill for AN ACT concerning children.

HOUSE BILL NO. 153
A bill for AN ACT concerning State government.

HOUSE BILL NO. 189
A bill for AN ACT concerning education.

Passed the House, February 22, 2011.

MARK MAHONEY, Clerk of the House

The foregoing House Bills Numbered 91, 106, 153 and 189 were taken up, ordered printed and placed on first reading.

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

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

HOUSE BILL NO. 21
A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 93
A bill for AN ACT concerning finance.

HOUSE BILL NO. 103
A bill for AN ACT concerning State government.

HOUSE BILL NO. 111
A bill for AN ACT concerning finance.

HOUSE BILL NO. 143
A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 156
A bill for AN ACT concerning local government.

Passed the House, February 24, 2011.

MARK MAHONEY, Clerk of the House

The foregoing House Bills Numbered 21, 93, 103, 111, 143 and 156 were taken up, ordered printed and placed on first reading.

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

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

HOUSE BILL NO. 167
A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 177
A bill for AN ACT concerning local government.

HOUSE BILL NO. 179
A bill for AN ACT concerning libraries.

HOUSE BILL NO. 236
A bill for AN ACT concerning D.A.R.E. Programs.

HOUSE BILL NO. 267
A bill for AN ACT concerning local government.

HOUSE BILL NO. 268
A bill for AN ACT concerning State government.

[March 2, 2011]
Passed the House, February 24, 2011.

MARK MAHONEY, Clerk of the House

The foregoing House Bills Numbered 167, 177, 179, 236, 267 and 268 were taken up, ordered printed and placed on first reading.

A message from the House by
Mr. Mahoney, Clerk:
Mr. President -- I am directed to inform the Senate that the House of Representatives has passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the Senate, to-wit:

HOUSE BILL NO. 276
A bill for AN ACT concerning corrections.

HOUSE BILL NO. 295
A bill for AN ACT concerning sex offenders.
Passed the House, February 24, 2011.

MARK MAHONEY, Clerk of the House

The foregoing House Bills Numbered 276 and 295 were taken up, ordered printed and placed on first reading.

A message from the House by
Mr. Mahoney, Clerk:
Mr. President -- I am directed to inform the Senate that the House of Representatives has passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the Senate, to-wit:

HOUSE BILL NO. 12
A bill for AN ACT concerning education.

HOUSE BILL NO. 173
A bill for AN ACT concerning transportation.

HOUSE BILL NO. 200
A bill for AN ACT concerning education.

HOUSE BILL NO. 275
A bill for AN ACT concerning State government.

HOUSE BILL NO. 1129
A bill for AN ACT concerning insurance.
Passed the House, March 1, 2011.

MARK MAHONEY, Clerk of the House

The foregoing House Bills Numbered 12, 173, 200, 275 and 1129 were taken up, ordered printed and placed on first reading.

A message from the House by
Mr. Mahoney, Clerk:
Mr. President -- I am directed to inform the Senate that the House of Representatives has passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the Senate, to-wit:

HOUSE BILL NO. 105
A bill for AN ACT concerning regulation.

HOUSE BILL NO. 1162
A bill for AN ACT concerning transportation.

HOUSE BILL NO. 1192
A bill for AN ACT concerning liquor.

HOUSE BILL NO. 1222
A bill for AN ACT concerning transportation.

HOUSE BILL NO. 1240

[March 2, 2011]
A bill for AN ACT concerning education.
HOUSE BILL NO. 1259
A bill for AN ACT concerning public health.
HOUSE BILL NO. 1311
A bill for AN ACT concerning local government.
Passed the House, March 1, 2011.

MARK MAHONEY, Clerk of the House

The foregoing House Bills Numbered 105, 1162, 1192, 1222, 1240, 1259 and 1311 were taken up, ordered printed and placed on first reading.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A FIRST TIME

House Bill No. 12, sponsored by Senator Pankau, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 21, sponsored by Senator Bivins, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 93, sponsored by Senator Garrett, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 103, sponsored by Senator Garrett, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 106, sponsored by Senator Hunter, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 111, sponsored by Senator Raoul, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 153, sponsored by Senator Frerichs, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 156, sponsored by Senator Schmidt, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 167, sponsored by Senator Kotowski, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 177, sponsored by Senator Koehler, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 179, sponsored by Senator Maloney, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 189, sponsored by Senator Sullivan, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 200, sponsored by Senator Brady, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 236, sponsored by Senator Holmes, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 268, sponsored by Senator Raoul, was taken up, read by title a first time and referred to the Committee on Assignments.
House Bill No. 276, sponsored by Senator Bivins, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 1129, sponsored by Senator Haine, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 1259, sponsored by Senator Noland, was taken up, read by title a first time and referred to the Committee on Assignments.

CONSIDERATION OF RESOLUTIONS ON SECRETARY’S DESK

Senator Haine moved that Senate Resolution No. 43, on the Secretary’s Desk, be taken up for immediate consideration.

The motion prevailed.

Senator Haine moved that Senate Resolution No. 43 be adopted.

The motion prevailed.

And the resolution was adopted.

Senator Hunter moved that Senate Joint Resolution No. 2, on the Secretary’s Desk, be taken up for immediate consideration.

The motion prevailed.

Senator Hunter moved that Senate Joint Resolution No. 2 be adopted.

And on that motion, a call of the roll was had resulting as follows:

YEAS 47; NAYS None.

The following voted in the affirmative:

Bomke     Haine     Landek     Raoul
Brady     Harmon   Lauzen     Rezin
Clayborne Holmes    Lightford  Sandack
Collins   Hunter   Link       Sandoval
Crotty    Hutchinson Luechtefeld Schmidt
Cultra    Jacobs   Maloney    Silverstein
Delgado   Johnson, C. Martinez   Steans
Dillard   Johnson, T. McCann   Sullivan
Duffy     Jones, E. Mulroe    Trotter
Forby     Jones, J. Muñoz    Wilhelmi
Frerichs  Koehler   Murphy    Mr. President
Garrett   Kotowski  Noland

The motion prevailed.

And the resolution was adopted.

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

Senator Pankau moved that Senate Resolution No. 44, on the Secretary’s Desk, be taken up for immediate consideration.

The motion prevailed.

Senator Pankau moved that Senate Resolution No. 44 be adopted.

The motion prevailed.

And the resolution was adopted.

READING BILLS OF THE SENATE A SECOND TIME

[March 2, 2011]
On motion of Senator Frerichs, Senate Bill No. 1248, having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Sullivan, Senate Bill No. 1337, having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator LaHood, Senate Bill No. 1361, having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Luechtefeld, Senate Bill No. 1372, having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Syverson, Senate Bill No. 1379, having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Crotty, Senate Bill No. 1538 having been printed, was taken up, read by title a second time.

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

**AMENDMENT NO. 1 TO SENATE BILL 1538**

AMENDMENT NO. 1. Amend Senate Bill 1538 as follows:

on page 7, by inserting immediately below line 14 the following:

"(8) The Department of Human Services shall be designated as the lead support agency and provide administrative staffing for the Committee. Other Departments, as defined by this Section, shall provide additional administrative staffing in conjunction with the Department of Human Services to support the Committee."

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

On motion of Senator Crotty, Senate Bill No. 1585, having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Martinez, Senate Bill No. 1612, having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Sullivan, Senate Bill No. 1641 having been printed, was taken up, read by title a second time.

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

**AMENDMENT NO. 1 TO SENATE BILL 1641**

AMENDMENT NO. 1. Amend Senate Bill 1641 on page 4, line 14 by replacing "(5)" with "(4) (f)".

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

On motion of Senator Martinez, Senate Bill No. 1703 having been printed, was taken up, read by title a second time.

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

**AMENDMENT NO. 1 TO SENATE BILL 1703**

AMENDMENT NO. 1. Amend Senate Bill 1703 on page 3, line 13, by inserting "or" after "misdemeanor,"; and

[March 2, 2011]
on page 3, line 14, by replacing ",, or conservation" with ",, or conservation"; and

on page 3, line 15, by inserting after the period the following:
"This fee shall not be paid by the defendant for any conservation violation listed in subsection 1.6 of this Section."; and

on page 4, by replacing lines 15 through 17 with the following:
"the Illinois Vehicle Code."; and

on page 6, by replacing lines 1 and 2 with the following:
"Section 99. Effective date. This Act takes effect July 1, 2012.".

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

On motion of Senator Luechtefeld, Senate Bill No. 1744, having been printed, was taken up, read
by title a second time and ordered to a third reading.

On motion of Senator Mulroe, Senate Bill No. 1753, having been printed, was taken up, read by
title a second time and ordered to a third reading.

On motion of Senator Hunter, Senate Bill No. 1784, having been printed, was taken up, read by
title a second time and ordered to a third reading.

On motion of Senator Silverstein, Senate Bill No. 53, having been printed, was taken up, read by
title a second time and ordered to a third reading.

On motion of Senator Silverstein, Senate Bill No. 62, having been printed, was taken up, read by
title a second time and ordered to a third reading.

Senator Hunter asked and obtained unanimous consent for a Democrat caucus to being
immediately upon adjournment.

REPORTS FROM STANDING COMMITTEES

Senator Silverstein, Chairperson of the Committee on Environment, to which was referred Senate
Bill No. 100, reported the same back with the recommendation that the bill do pass.
Under the rules, the bill was ordered to a second reading.

Senator Noland, Chairperson of the Committee on Criminal Law, to which was referred Senate
Bills Numbered 74, 1292, 1589, 1699, 1708, 1709 and 1739, reported the same back with the
recommendation that the bills do pass.
Under the rules, the bills were ordered to a second reading.

Senator Koehler, Chairperson of the Committee on Local Government, to which was referred Senate Bills Numbered 1240, 1253, 1364, 1670 and 1781, reported the same back with the
recommendation that the bills do pass.
Under the rules, the bills were ordered to a second reading.

Senator Koehler, of the Committee on Local Government, to which was referred Senate Bill No. 83, 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.

[March 2, 2011]
MESSAGES FROM THE PRESIDENT

OFFICE OF THE SENATE PRESIDENT
STATE OF ILLINOIS

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

March 2, 2011

Ms. Jillayne Rock
Secretary of the Senate
Room 401 State House
Springfield, IL  62706

Dear Madam Secretary:

Pursuant to Rule 3-2(c), I hereby appoint Senator Mattie Hunter to temporarily replace Senator James Meeks as a member of the Senate Commerce Committee. This appointment will automatically expire upon adjournment of the Senate Commerce Committee.

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

cc: Senate Minority Leader Christine Radogno

OFFICE OF THE SENATE PRESIDENT
STATE OF ILLINOIS

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

March 2, 2011

Ms. Jillayne Rock
Secretary of the Senate
Room 401 State House
Springfield, IL  62706

Dear Madam Secretary:

Pursuant to Rule 3-2(c), I hereby appoint Senator John Mulroe to temporarily replace Senator James Meeks as a member of the Senate Revenue Committee. This appointment will automatically expire upon adjournment of the Senate Revenue Committee.

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

cc: Senate Minority Leader Christine Radogno
At the hour of 11:26 o'clock a.m., the Chair announced that the Senate stand at recess subject to the call of the Chair.

AFTER RECESS

At the hour of 1:15 o'clock p.m., the Senate resumed consideration of business.
Senator Clayborne, presiding.

REPORTS FROM COMMITTEE ON ASSIGNMENTS

Senator Clayborne, Chairperson of the Committee on Assignments, during its March 2, 2011 meeting, reported the following Senate Bills have been assigned to the indicated Standing Committees of the Senate:


Commerce: Senate Bills Numbered 1825 and 2082.


Education: Senate Bills Numbered 619, 620, 621, 1932, 2096, 2133, 2143 and 2144.

Energy: Senate Bills Numbered 1396, 1903 and 2169.


Gaming: Senate Bills Numbered 1849, 2074 and 2207.


Insurance: Senate Bills Numbered 1760, 1855, 1942, 2165, 2240 and 2256.


Local Government: Senate Bills Numbered 1559, 1601, 1633, 1650, 1700, 1755, 1829, 1865, 1901, 1951, 2057, 2063, 2139, 2164 and 2195.

[March 2, 2011]
Pensions and Investments: Senate Bills Numbered 1583, 1679, 1826, 1831, 1872, 1873, 1874, 1902, 2059, 2060, 2156, 2187, 2199 and 2279.


Senator Clayborne, Chairperson of the Committee on Assignments, during its March 2, 2011 meeting, reported the following Senate Resolutions have been assigned to the indicated Standing Committees of the Senate:

Executive: Senate Resolutions Numbered 51, 59 and 63; Senate Joint Resolutions Numbered 18 and 19.

Public Health: Senate Resolution No. 70.

State Government and Veterans Affairs: Senate Resolutions Numbered 52, 56 and 58.

Senator Clayborne, Chairperson of the Committee on Assignments, during its March 2, 2011 meeting, reported that the Committee recommends that Senate Bill No. 1619 be re-referred from the Committee on Education to the Committee on Public Health.

Senator Clayborne, Chairperson of the Committee on Assignments, during its March 2, 2011 meeting, reported the following Legislative Measure has been assigned to the indicated Standing Committee of the Senate:

Executive: Senate Committee Amendment No. 1 to Senate Bill 1317.

LEGISLATIVE MEASURES FILED

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

Senate Committee Amendment No. 1 to Senate Bill 37
Senate Committee Amendment No. 1 to Senate Bill 1810

At the hour of 1:24 o'clock p.m., the Chair announced the Senate stand adjourned until Thursday, March 3, 2011, at 10:30 o'clock a.m.