STATE OF ILLINOIS



HOUSE JOURNAL

HOUSE OF REPRESENTATIVES

ONE HUNDREDTH GENERAL ASSEMBLY

94TH LEGISLATIVE DAY

REGULAR & PERFUNCTORY SESSION

WEDNESDAY, JANUARY 31, 2018

11:30 O'CLOCK A.M.

HOUSE OF REPRESENTATIVES Daily Journal Index 94th Legislative Day

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NOTE: Full text of Amendments will not be included in House Journals from the 97th GA forward; they can be viewed on the Illinois General Assembly website (www.ilga.gov). For inquiries regarding this, please contact the House Clerk's office.

The House met pursuant to adjournment.

Representative Turner in the chair.

Prayer by Dr. Mike Fogerson, with Chester's First Baptist Church in Chester, IL.

Representative Gordon-Booth led the House in the Pledge of Allegiance.

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

108 present. (ROLL CALL 1)

By unanimous consent, Representatives Andersson, Flowers, Harper, Hernandez, Jones, Rita, Slaughter and Tabares were excused from attendance.

The membership of the House was temporarily reduced to 117 as a result of the vacancy created by the resignation of Representative Sims on January 26, 2018

REPORTS

The Clerk of the House acknowledges receipt of the following correspondence:

House Joint Resolution 25 Blockchain and Distributed Ledger Task Force – Final Report to the Illinois General Assembly January 31, 2018, submitted by the Blockchain and Distributed Ledger Task Force on January 31, 2018

The Office of Consumer Health Insurance 2017 Annual Report, submitted by the Illinois Department of Insurance on January 31, 2018

Annual Report for Supplemental Sentence Credit October 1, 2016 – September 30, 2017, submitted by the Illinois Department of Corrections on January 31, 2018

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Greg Harris replaced Representative Turner in the Committee on Rules on January 31, 2018.

Representative Butler replaced Representative Demmer in the Committee on Rules on January 31, 2018.

TEMPORARY COMMITTEE ASSIGNMENTS FOR COMMITTEES NOT REPORTING

Representative Olsen replaced Representative Andersson in the Committee on Judiciary - Civil on January 31, 2018.

REPORT FROM THE COMMITTEE ON RULES

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on January 31, 2018, reported the same back with the following recommendations:

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Health & Healthcare Disparities: HOUSE BILLS 3208 and 4297.

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

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

Y Currie(D), Chairperson

A Brady(R), Republican Spokesperson

Y Lang(D)

Y Bulter(R) (replacing Demmer)

Y Harris, G(D) (replacing Turner)

VETO MOTIONS SUBMITTED

Representative Davis submitted the following written motion, which was placed on the order of Motions: **MOTION**

I move that the House concur with the Senate in the passage of SENATE BILL 444, the Governor's Specific Recommendations for Change notwithstanding.

MESSAGES FROM THE SENATE

A message from the Senate by

Mr. Anderson, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has passed a bill of the following title, the Governor's specific recommendations for change to the contrary notwithstanding, in the passage of which I am instructed to ask the concurrence of the House, to-wit:

Senate Bill No. 444

A bill for AN ACT concerning education.

I am further directed to transmit to the House of Representatives the following copy of the Governor's specific recommendations for change to the Senate:

Passed by the Senate, January 31, 2018, by a three-fifths vote.

Tim Anderson, Secretary of the Senate

January 8, 2018
To the Honorable Members of
The Illinois Senate,
100th General Assembly:
Today I return Senate Bill 444 with specific recommendations for change.

In August 2017, Illinois passed historic school funding reform into law in Senate Bill 1947 with the intent of closing the unacceptable equity gap in education funding and creating more opportunity for students across our state. Senate Bill 444 was intended to correct for errors and unintended consequences stemming from last year's reform bill to effectuate the overall goals and improve the functionality of the new law.

A central component of the school funding reform law was the Invest in Kids Act ("the Act"), which offers tax credit scholarships totaling up to \$100 million for low-income students to attend non-public schools. This program gives families the opportunity to make the best possible educational choices for their students, and ensures that all Illinoisans, regardless of socioeconomic status, have equitable access to high-quality schooling options. However, the current drafting of the law will stand in the way of effectively and fairly implementing the very program it creates, and should be cleaned up along with the other fixes to Senate Bill 1947.

As written, the Act requires non-public schools to be "recognized" by the Illinois State Board of Education (ISBE). This language creates an eligibility mandate from what is otherwise a voluntary distinction for which schools may apply. Eligibility should be expanded to also include schools that are *registered* with ISBE, a necessary precursor to becoming "recognized." While it is prudent to require compliance with ISBE measures that protect the health, safety and well-being of students, the current timelines to become recognized will exclude at least 36 schools that are still in the process of registering for and moving toward recognition; the ramifications of this initial exclusion could potentially last for two years. The students attending or looking to attend these schools deserve the same access to Invest in Kids scholarships as those in already recognized schools. Their educational opportunities cannot wait for years.

By including those who have registered with ISBE as well as those already recognized, the law will better maximize the number of schools and therefore the number of children who can benefit from this promising new program.

Therefore, pursuant to Section 9(e) of Article IV of the Illinois Constitution of 1970, I hereby return Senate Bill 444, entitled "AN ACT concerning education," with the following specific recommendations for change:

On page 1, immediately after line 3, by inserting the following:

"Section 5. The Invest in Kids Act is amended by changing Section 5 as follows:

(35 ILCS 40/5)

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

"Authorized contribution" means the contribution amount that is listed on the contribution authorization certificate issued to the taxpayer.

"Board" means the State Board of Education.

"Contribution" means a donation made by the taxpayer during the taxable year for providing scholarships as provided in this Act.

"Custodian" means, with respect to eligible students, an Illinois resident who is a parent or legal guardian of the eligible student or students.

"Department" means the Department of Revenue.

"Eligible student" means a child who:

(1) is a member of a household whose federal adjusted

gross income the year before he or she initially receives a scholarship under this program, as determined by the Department, does not exceed 300% of the federal poverty level and, once the child receives a scholarship, does not exceed 400% of the federal poverty level;

(2) is eligible to attend a public elementary school

or high school in Illinois in the semester immediately preceding the semester for which he or she first receives a scholarship or is starting school in Illinois for the first time when he or she first receives a scholarship; and

(3) resides in Illinois while receiving a scholarship.

"Family member" means a parent, child, or sibling, whether by whole blood, half blood, or adoption; spouse; or stepchild.

"Focus district" means a school district which has a school that is either (i) a school that has one or more subgroups in which the average student performance is at or below the State average for the lowest 10% of student performance in that subgroup or (ii) a school with an average graduation rate of less than 60% and not identified for priority.

"Necessary costs and fees" includes the customary charge for instruction and use of facilities in general and the additional fixed fees charged for specified purposes that are required generally of non-scholarship recipients for each academic period for which the scholarship applicant actually enrolls, including costs associated with student assessments, but does not include fees payable only once and other contingent deposits that are refundable in whole or in part. The Board may prescribe, by rules consistent with this Act, detailed provisions concerning the computation of necessary costs and fees.

"Scholarship granting organization" means an entity that:

- (1) is exempt from taxation under Section 501(c)(3)
- of the Internal Revenue Code;
- (2) uses at least 95% of the qualified contributions received during a taxable year for scholarships;
- (3) provides scholarships to students according to the guidelines of this Act;
 - (4) deposits and holds qualified contributions and

any income derived from qualified contributions in an account that is separate from the organization's operating fund or other funds until such qualified contributions or income are withdrawn for use; and

(5) is approved to issue certificates of receipt.

"Qualified contribution" means the authorized contribution made by a taxpayer to a scholarship granting organization for which the taxpayer has received a certificate of receipt from such organization.

"Qualified school" means a non-public school located in Illinois and that is registered on or before February 15, 2018, or recognized by the Board pursuant to Section 2-3.250 of the School Code.

"Scholarship" means an educational scholarship awarded to an eligible student to attend a qualified school of their custodians' choice in an amount not exceeding the necessary costs and fees to attend that school.

"Taxpayer" means any individual, corporation, partnership, trust, or other entity subject to the Illinois income tax. For the purposes of this Act, 2 individuals filing a joint return shall be considered one taxpayer."; and

On page 1, by replacing lines 4 and 5 with "Section 10. The School Code is amended by changing Section 18-8.15 as follows:".

With these changes, Senate Bill 444 will have my approval. I respectfully request your concurrence.

Sincerely,

Bruce Rauner GOVERNOR

A message from the Senate by

Mr. Anderson, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has adopted the following Senate Joint Resolution, in the adoption of which I am instructed to ask the concurrence of the House of Representatives, to-wit:

SENATE JOINT RESOLUTION NO. 53

RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that when the two Houses adjourn on Wednesday, January 31, 2018, the Senate stands adjourned until Tuesday, February 06, 2018 at 12:00 o'clock noon, or until the call of the President; and the House of Representatives stands adjourned until Friday, February 02, 2018, in perfunctory session; and when it adjourns on that day, it stands adjourned until Monday, February 05, 2018, in perfunctory session; and when it adjourns on that day, it stands adjourned until Tuesday, February 06, 2018, at 12:00 o'clock noon, or until the call of the Speaker.

Adopted by the Senate, January 31, 2018.

Tim Anderson, Secretary of the Senate

A message from the Senate by

Mr. Anderson, Secretary:

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

SENATE BILL NO. 863

A bill for AN ACT concerning education. House Amendment No. 1 to SENATE BILL NO. 863. Action taken by the Senate, January 31, 2018.

Tim Anderson, Secretary of the Senate

A message from the Senate by

Mr. Anderson, Secretary:

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

Senate Bill No. 332

A bill for AN ACT concerning regulation.

I am further directed to transmit to the House of Representatives the following copy of the Governor's veto message to the Senate:

Passed by the Senate, January 31, 2018, by a three-fifths vote.

Tim Anderson, Secretary of the Senate

January 26, 2018
To the Honorable Members of
The Illinois Senate,
100th General Assembly:

Today I veto Senate Bill 332 from the 100th General Assembly, which would authorize the issuance and renewal of a liquor license for a specific establishment in Chicago.

This legislation requests an exemption from a state law regarding which establishments can hold liquor licenses based on their distance from a church, school or other specified institution. Many of the broad exemptions to the general 100-foot restriction still leave out certain business owners, especially in Chicago. As a result, owners of 75 businesses have found it necessary to secure individual exemptions through legislation like this.

The time has come for the General Assembly to reform this broken system. Businesses should not have to secure exemptions to state law to acquire the licenses they need to thrive. Liquor licensure of this sort should be handled at the local level, where the impact of allowing a business to sell certain products is the greatest. Local government officials can better determine whether allowing such exemptions and licenses is appropriate for a given community, and are more well-situated than the state legislature to create a streamlined process for making these determinations in a business-responsive manner.

I have stated in the past that I would no longer sign these carve-outs into law, and have repeatedly urged the General Assembly to address the flawed structure. Legislation such as Senate Bill 2436 provides for local liquor commissioners to take ownership of this process and grant exemptions to the 100-foot rule if authorized by local law or ordinance, and represents a solution to a problem instead of a repeated workaround.

Therefore, pursuant to Section 9(b) of Article IV of the Illinois Constitution of 1970, I hereby return Senate Bill 332, entitled "AN ACT concerning regulation," with the foregoing objections, vetoed in its entirety. Sincerely,

Bruce Rauner GOVERNOR

A message from the Senate by

Mr. Anderson, Secretary:

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

SENATE BILL NO. 2273

A bill for AN ACT concerning elections. Passed by the Senate, January 31, 2018.

CHANGE OF SPONSORSHIP

With the consent of the affected members, Representative Barbara Wheeler was removed as principal sponsor, and Representative Wehrli became the new principal sponsor of HOUSE BILL 4120.

AGREED RESOLUTIONS

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

HOUSE RESOLUTION 781

Offered by Representative Reis:

Congratulates the Richland County Farm Bureau on its 100th anniversary.

HOUSE RESOLUTION 782

Offered by Representative Rita:

Recognizes Neighborhood Watch Group 37 for their dedication to improving the lives of Blue Island Residents and their cultural contributions to our community.

HOUSE RESOLUTION 785

Offered by Representative Davis:

Mourns the death of Dr. Irene H. Brodie.

HOUSE RESOLUTION 786

Offered by Representative Riley:

Mourns the death of Delvano LaValle Jones.

DISTRIBUTION OF SUPPLEMENTAL CALENDAR

Supplemental Calendar No. 1 was distributed to the Members at 11:36 o'clock a.m.

ACTION ON VETO MOTIONS

Pursuant to the Motion submitted previously, Representative Davis moved that the House concur with the Senate in the passage of SENATE BILL 444, the Governor's Specific Recommendations for change notwithstanding. A three-fifths vote is required.

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

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

(ROLL CALL 2)

The Motion, having received the votes of three-fifths of the Members elected, prevailed and the House concurred with the Senate in the passage of the bill, the Governor's Specific Recommendations for Change notwithstanding.

Ordered that the Clerk inform the Senate.

RECESS

At the hour of 12:08 o'clock p.m., Representative Madigan moved that the House do now take a recess for the Governor to address the Joint Session.

The motion prevailed.

JOINT SESSION 12:08 O'CLOCK P.M.

The hour having arrived, the time heretofore fixed by House Joint Resolution 4 adopted by the Senate and the House of Representatives, the Joint Session convened for the purpose of receiving the Governor to deliver his State of the State Address in person to the One-Hundredth General Assembly.

The Senate, preceded by the Honorable President Cullerton, and Members of the Senate, appeared in the Hall of the House of Representatives and, by direction of the Speaker, took the seats assigned to them.

The two Houses being convened in Joint Session, President Cullerton of the Senate announced that a quorum of the Senate was present.

Speaker of the House Madigan, announced that a quorum of the House of Representatives was present. A majority of each house of the General Assembly being present, the Speaker of the House announced the Joint Session duly formed.

Representative Currie offered the following resolution and moved its adoption.

JOINT SESSION RESOLUTION 4

RESOLVED, That a committee of ten be appointed, five from the House, by the Speaker of the House, and five from the Senate, by the President of the Senate, to wait upon Governor Bruce Rauner and invite him to address the Joint Assembly.

Representative Will Guzzardi Representative Linda Chapa LaVia Representative Marcus Evans Representative Patricia Bellock Representative Robert Pritchard Senator Emil Jones Senator Steve Stadelman Senator Patricia Van Pelt Senator Dave Syverson Senator Pamela Althoff

The motion prevailed and the resolution was adopted.

GOVERNOR BRUCE RAUNER STATE OF THE STATE

President Cullerton
Speaker Madigan
Leader Brady
Leader Durkin
Lieutenant Governor Sanguinetti

Good afternoon:

Attorney General Madigan

Secretary White

Comptroller Mendoza

Treasurer Frerichs

Members of the General Assembly, distinguished guests, members of the media.

To the members of our National Guard, our service men and women, and our veterans — thank you on behalf of a most grateful state. To the citizens, the taxpayers of Illinois, it is an honor to serve you.

My report on the State of the State this bicentennial year begins with a reflection on what has been born, built and grown in Illinois.

Our history is rich. We were the first state to ratify the Constitutional amendment to abolish slavery. Presidents Lincoln, Grant, Reagan and Obama called Illinois home.

We taught the world how to rebuild a city when we scraped the sky after the Chicago Fire. We invented the Twinkie and started the first nuclear chain reaction.

With 36 Fortune 500 companies, 1.2 million small businesses and 72,000 of the nation's greatest farms, we are the world's 17th largest economy. We are a top bioscience and medical center. Eighty-two foreign consulates help connect us to the global economy. Our institutions of higher learning are world-renowned, world-connected.

Most important, our people lead the world in hard work and innovation. You name the field and we'll name the pioneers.

There's poet Gwendolyn Brooks' record of our most personal struggles. Nobel Laureate Robert Millikan's work with electrons in orbit and James Lovell's moon-orbiting Apollo 13. There's Benny Goodman's big band and Walt Disney's big-eared mouse. Jane Addams' heroic social work. Butch O'Hare's Congressional Medal of Honor.

There's Marshall Field on that great street and John Deere's steel plow. Media moguls Robert McCormick and William S. Paley. Athletes Michael Jordan and Jackie Joyner-Kersee. Authors Ernest Hemingway and Edna Ferber.

Today, we produce 10 percent of the nation's computer scientists. We graduate more engineers than MIT, Stanford and Caltech combined. Illinois grads have started YouTube, Oracle, CDW, PayPal, Tesla Motors ... and many more.

This is where Illinois comes from. These are the people on whose shoulders we stand to envision our future. This is the lofty vantage point from which we now look ahead.

Throughout our history, Illinois has been a magnet. If you wanted to till the soil, lay a brick, build a building, make a deal, super-compute, you name it ... you could find work in Illinois, afford a home and rely on the public schools to educate your children.

Today, we have an opportunity to turn yesterday into tomorrow, and make Illinois the powerhouse job creator it should be.

We can do it. We united last fall to bid for Amazon's second headquarters. Governor, mayor, General Assembly, city council, businesses and nonprofits, Republicans and Democrats collaborated to compete for 15 years of growth, with 168,000 potential jobs and \$129 billion in cumulative new GDP.

The fact is there is another, much bigger Amazon-like opportunity to pursue. The request for proposal comes from an enterprise called ... the State of Illinois.

We have the assets, and we certainly have the incentives: 12.8 million fellow citizens who want us to ignite our economy.

But this is not a prize one wins alone. It takes a collaborative effort, a forget-about-the-politics-and-roll-upour-sleeves kind of approach. It requires a laser-like focus on economic development and job creation and a bipartisan dedication to restore public trust.

This legislative session is a chance to put in place the policies, the changes, the fiscal discipline to recruit many more Amazons. United, we can create thousands and thousands of jobs, attract billions of dollars in investment and set millions of Illinoisans free to make more, buy more, build more.

So today, this report on the State of our State will focus on the places where we agree, and where we can start to build to the future.

The state of our state today is one of readiness: readiness born of unprecedented frustration with our political culture, along with the firm belief that we have tremendous, but as-yet unrealized, economic potential.

The place to start is with a joint effort to restore public trust.

To tell truth to power, to stand up against the establishment without fear of recrimination, ... these notions of democracy and social progress too often seem lost in Illinois government. Where once we joined to address our problems, we now divide to conquer the other side ... or worse, we legislate for expediency rather than effect.

When the #MeToo movement struck Springfield last fall, the outcry for ethical reform turned into legislation in a Hollywood minute. Unfortunately, many believe that transparency and accountability were sacrificed for optics and speed.

So, today, I will sign an executive order to strengthen the policies that ensure all government employees under my office's jurisdiction have reliable and responsive outlets for reporting acts of sexual misconduct. The order makes the Ethics Act supreme over all other laws and agreements in the state, even those in collective bargaining agreements.

The order creates a chief compliance office in the executive branch; stipulates reviews of allegations in 10 days or less; and requires training on best investigation practices by the end of this year, and every two years thereafter. These are powerful protections that the legislature should emulate.

Further, we will introduce legislation this session to make the Ethics Act the prevailing law of the state in all matters involving misconduct. Every man and woman here today, and every man and woman in our state, is unified in the expectation that we will act on our complete intolerance of, and utter revulsion for, sexual harassment.

It is protection all must have ... and we must give.

We will also ask you to come together for another important cause.

Two and a half years ago, our Departments of Public Health and Veterans Affairs responded to a tragic outbreak of Legionnaires' disease at our Quincy Veterans Home that claimed the lives of 13 veterans.

Our leadership team and our medical and caregiver staffs took all the right steps to deal with the crisis. We discovered the true cause of the outbreak through pro-actives tests. We partnered with the CDC, took each of their recommendations, installed a new \$6 million water treatment system, and instituted best practices for water flushing and purification.

According to CDC, the effort has resulted in a substantial reduction in cases of Legionnaires' disease and detectable Legionella in the water systems.

Even though research shows that Legionella is everywhere, including this very Capitol, our goal is to prevent Legionella infections at the Quincy Home.

The CDC says it is impossible to eliminate the bacteria. But we will fight against it as hard as our veterans fought for us. The latest CDC recommendations are being implemented. We are going beyond the recommendations of experts, and we are investigating the possibility of entire system replacements, and perhaps even a new facility.

Some of my friends from the Quincy home are here today. Residents Ivan Jackson and Carol Jardine and family members Marty and Vicky Fleer. Thank you for your service.

I know all of us share a passion to do everything we can to keep our veterans safe and healthy. And I know we can count on all of you to support the improvements that are needed. The men and women who reside there put it all on the line for us.

We must now do the same for them.

No one in Illinois is happy with our property tax assessment system. Ordinary people — the ones without clout or connections or money to pay high-powered lawyers — are victims of a system rigged against them. For too long, big businesses and the well-to-do have gotten huge tax breaks while little guys and little businesses take it in the pocketbook.

Home values in some parts of our state are half what they were 10 years ago, yet property taxes are twice as high. Small businesses often have to cut staff to pay their taxes. Elderly couples on fixed incomes are too often pushed out of their homes because they cannot afford their property taxes.

Christine Wilson, here today, is one of thousands of homeowners in Illinois who have property taxes that are unfair, unaffordable and crushing their quality of life.

It is a vicious form of oppression. The system traps people in their homes, vaporizes their equity, drives mortgages under water, and in some cases, pushes people out of our state. It is time to put a stop to the corruption.

Two weeks ago, we issued an executive order that prevents legislators from practicing before the state property tax appeal board. And today Sen. Oberweis and Rep. Wehrli will introduce legislation that asks you to apply this same reform to every legislator who might practice before an assessment appeal board anywhere in the state.

And once again, we will ask you to pass legislation that brings true property tax relief, giving people the ability to lower their property taxes through a simple voter referendum. These are reforms we must enact if we want common sense to win out over corruption.

There is one more step we need to take to regain public confidence.

Eighty percent of the state's voters want term limits. The other 20 percent, it seems, are seated in this chamber and in elected Illinois courts. It is past time to make this good governance move. Put term limits on the ballot and let the people decide.

As quick and decisive as we need to be on ethics, we need to be as aggressive on jobs and the economy.

There is no question we need the economic spark. News of population declines and slow business growth have effects that go far beyond troublesome headlines. They cost us jobs, and rob us of tax revenues.

I don't know anyone in this chamber, or in this state, who isn't frustrated when we spend beyond our means, or borrow to cover deficits, or let pension issues go unresolved. Yet there is example after example of what can be done on a bipartisan basis to reverse the trend.

Rhode Island reformed its pensions. California enacted term limits. Massachusetts changed its group health plans and lowered workers' comp rates. We have the power to take similar steps. The question is whether we have the will to take them.

What there is no question about is this: We have planted the seeds of growth in our economy.

We've put 120,000 people to work. We've brought and kept business here: Amazon, General Mills, Nucor Steel, Brandt Industries and many more.

We signed the Future Energy Jobs Act to preserve the state's energy options and create thousands of jobs in our energy industry. Because we are a recognized leader in the energy sector, job holders in Clinton, in the Quad Cities and all over the state reap the benefit.

We helped launch the Illinois Innovation Network and the Discovery Partners Institute, a U of I-led effort to link the power of great research with entrepreneurship and new business formation. What Stanford and Berkeley and Harvard and MIT are to the coasts, partnerships of the U of I, U of C and Northwestern can even surpass for Illinois.

We've given our state tools to compete. We've cut red tape. Slashed fees for small business by 70 percent. Signed EDGE tax credits into law to help stanch the outflow of businesses to border states. Established Intersect Illinois to focus on business development. Traveled to Asia and Israel to bring more jobs to Illinois. And declared a harvest emergency to help farmers get crops to market.

The key to job creation is education and training... and we have started to transform education in our state. During our time in the executive branch, funding for K-12 schools has increased \$1.2 billion, and that includes record levels of funding for early childhood education.

We enacted historic reforms to end one of the most inequitable school funding formulas in the country. For most districts it will be a welcome and long overdue infusion of new money for their programs. Now, need dictates resources, not zip codes.

We achieved historic parity in per-pupil funding for charter schools, and we created Invest in Kids, the state's first-ever tuition tax credit scholarship program. Now, with more than \$45 million already contributed, good students in low-income families will have a way to attend schools that meet their needs.

Scholarship Granting Organizations have experienced unprecedented demand for the program. One in Chicago received more than 11,000 student applications the first day.

We created a task force to find ways to overcome the shortage of agriculture teachers, a critical need in a state with 27 million acres of farmland.

These steps are designed to achieve one goal: prepare our children to be prosperous participants in the 21st century workforce. When we create the jobs, Illinois' young people will be ready to fill them.

In a truly bipartisan effort, we have made historic, nationally acclaimed criminal justice reforms. Fairness, responsiveness and jobs are center points of the effort. People's lives should not be dictated by a mistake, or by the failure of bureaucracy to deliberate and process.

So, the backlog of 2,200 clemency requests left on my desk by my predecessors is now gone. Today we deal with requests in real time. The state's prison population has been safely reduced by nearly 15 percent. We do everything we can to help non-violent and young offenders learn in prison, so they don't go back to prison.

Offenders can now train and test for professional licenses while in prison. Say hello to Landus Jackson, our first licensee. Next time you are in Cairo, visit his barber shop, and he'll show you the license he earned in prison, and tell you with pride about the business he's built.

There is now a division in the Department of Corrections to help women, many of whom are moms, and 30 percent of whom end up back in prison within three years. We want to cut the recidivism rate so these mothers can be there to raise and love their children.

On the enforcement side, to keep families safe, we've successfully joined with local and federal authorities to combat gang violence as well as gun, drug and human trafficking. Illinois State Police will have graduated three new Trooper classes by the end of the summer.

We are fighting the opioid epidemic. Our 24/7 Helpline has steered hundreds of victims to the resources they need to begin recovery. Drug prescribers must register in our Prescription Monitoring Program so we check potential abuses at critical points in the distribution cycle. We made it possible for first responders to use medication to block overdoses.

We are determined to reduce projected opioid deaths by more than one-third in the years ahead.

We work every day to help our agencies provide better service at lower costs to the taxpayers of Illinois.

We now have 19 innovative new labor agreements in place to pay our state government employees based upon 40-hour work weeks, rather than 37 ½ hours, and pay on merit and productivity, not just seniority.

We have launched technology initiatives to streamline our interface with taxpayers. The objective is to get online so we can facilitate customer service and business growth. We want government to work for people, not against them.

Our Healthcare Fraud Elimination Task Force, in collaboration with Inspector General Maggie Hickey, has helped to root out Medicaid fraud to the tune of \$450 million in taxpayer savings.

We are also careful stewards of taxpayer dollars. What we spend isn't ours. It belongs to taxpayers, and we think they deserve better value for their money.

We have vetoed unbalanced budgets that would push us deeper into debt. We vetoed tax increases that Illinoisans couldn't afford. And we vetoed the 32 percent income tax increase enacted last summer.

In FY2019, our pension costs will rise another \$600 million. Ask anyone in this room if they think this trajectory of pension expense can be sustained. Most will say "no." But most lack the courage to break with the status quo so we can change our path to the future.

So, on this point I think we can also agree: It is time we do what the people of Illinois want. Halt the advance of taxes. Stop spending money we don't have. Get our pensions under control. And give power back to the people.

The surest road to economic vitality and job growth is a collaborative effort to regain our financial integrity. To that end, I will submit a balanced budget proposal next month. It will offer a path to reduced spending, and it will show the way to surpluses going forward so we can reduce taxes and start to push back against the assault on middle class bank accounts.

We have significant challenges ahead. But the opportunities we have are so extraordinary, so much like multiple Amazons, that we must rally around the cause of job growth for all Illinoisans. The simple truth of our shared experience is that we cannot tax and borrow our way into prosperity. We can and must grow our way into a more prosperous future.

We all know that the people of Illinois are taxed out. So, just as we reversed the flow of the Chicago river, it is time to change the flow of money. Let's curb our spending and work together to give people the capital

they need to build and grow. If that happens, we will produce jobs, personal income growth, and attract talented taxpayers to our economy.

Abraham Lincoln once said: "The best way to predict the future is to create it." It is within our power to produce an Illinois that lives up to its resources. The seeds are planted. The work has begun. Now it is time to finish the job.

Thank you. God bless our veterans. God bless the people of Illinois. And God bless the United States of America.

At the hour of 12:44 o'clock p.m., President Cullerton moved that the Joint Assembly do now arise. The motion prevailed.

The Senate having withdrawn, the House resumed its session. Speaker of the House Madigan in the Chair.

ADJOURNMENT RESOLUTION MESSAGES FROM THE SENATE

A message from the Senate by

Mr. Anderson, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has adopted the following Senate Joint Resolution, in the adoption of which I am instructed to ask the concurrence of the House of Representatives, to-wit:

SENATE JOINT RESOLUTION NO. 53

RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that when the two Houses adjourn on Wednesday, January 31, 2018, the Senate stands adjourned until Tuesday, February 06, 2018 at 12:00 o'clock noon, or until the call of the President; and the House of Representatives stands adjourned until Friday, February 02, 2018, in perfunctory session; and when it adjourns on that day, it stands adjourned until Monday, February 05, 2018, in perfunctory session; and when it adjourns on that day, it stands adjourned until Tuesday, February 06, 2018, at 12:00 o'clock noon, or until the call of the Speaker.

Adopted by the Senate, January 31, 2018.

Tim Anderson, Secretary of the Senate

The foregoing message from the Senate reporting their adoption of SENATE JOINT RESOLUTION 53 was taken up for immediate consideration.

Representative Currie moved the adoption of the resolution.

The motion prevailed and SENATE JOINT RESOLUTION 53 was adopted.

Ordered that the Clerk inform the Senate.

AGREED RESOLUTIONS

HOUSE RESOLUTIONS 781, 782, 785 and 786 were taken up for consideration.

Representative Currie moved the adoption of the agreed resolutions.

The motion prevailed and the agreed resolutions were adopted.

ACTION ON MOTIONS

The Chair requested leave to use a single vote for the adoption of motions to table for the following legislation: HOUSE BILL 2368, 3052 and 4251; HOUSE RESOLUTION 231, 515 and 647.

Leave was granted.

The foregoing motions prevailed and the bills and resolutions were tabled.

AGREED RESOLUTIONS

HOUSE RESOLUTION 757 was taken up for consideration.

Representative Flowers moved the adoption of the agreed resolution.

The motion prevailed and the agreed resolution was adopted.

HOUSE RESOLUTION 762 was taken up for consideration.

Representative Madigan moved the adoption of the agreed resolution.

The motion prevailed and the agreed resolution was adopted.

At the hour of 12:54 o'clock p.m., Representative Currie moved that the House do now adjourn, allowing perfunctory time for the Clerk.

The motion prevailed.

And in accordance therewith and pursuant to SENATE JOINT RESOLUTION 53, the House stood adjourned until Tuesday, February 6, 2018, at 12:00 o'clock p.m.

STATE OF ILLINOIS ONE HUNDREDTH GENERAL ASSEMBLY HOUSE ROLL CALL QUORUM CALL

January 31, 2018

0 Y	EAS	0 NAYS	108 PRESE	NT	
P	Ammons	P Demm	ner P	Lang	P Skillicorn
Е	Andersson	P Drury	P	Lilly	E Slaughter
P	Andrade	P Durkii	n P	Long	P Sommer
P	Arroyo	P Evans	P	Mah	P Sosnowski
P	Batinick	P Feiger	nholtz P	Manley	A Soto
P	Bellock	P Fine	P	Martwick	P Spain
P	Bennett	P Finnie	, Natalie P	Mayfield	P Stewart
P	Bourne	E Flowe	rs P	McAuliffe	P Stratton
P	Brady	P Ford	P	McCombie	P Stuart
P	Breen	P Fortne	r P	McDermed	P Swanson
P	Bristow	P Frese	P	McSweeney	E Tabares
P	Bryant	P Gabel	P	Meier	P Thapedi
P	Burke, Daniel	P Gordo	n-Booth P	Mitchell, Bill	P Turner
P	Burke, Kelly	P Green	wood P	Mitchell, Christian	P Unes
P	Butler	P Guzza	rdi P	Moeller	P Wallace
P	Cabello	P Halbro	ook P	Morrison	P Walsh
P	Carroll	P Halpir	n P	Moylan	P Wehrli
P	Cassidy	P Hamm	nond P	Mussman	P Welch
P	Cavaletto	E Harpe	r P	Olsen	P Welter
P	Chapa LaVia	P Harris	, David P	Parkhurst	P Wheeler, Barbara
P	Connor	P Harris	, Gregory P	Phillips	P Wheeler, Keith
P	Conroy	P Hays	P	Pritchard	P Williams
P	Conyears-Ervin	E Herna	ndez P	Reick	P Willis
P	Costello	P Hoffm	an P	Reis	P Winger
P	Crespo	P Hurley	/ P	Riley	P Yingling
P	Currie	P Ives	E	Rita	P Zalewski
P	D'Amico	P Jesiel	P	Sauer	P Mr. Speaker
P	Davidsmeyer	P Jimene	ez P	Scherer	
P	Davis	E Jones	P	Sente	
P	DeLuca	P Kifow	it P	Severin	

E - Denotes Excused Absence

NO. 2

STATE OF ILLINOIS ONE HUNDREDTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 444 STUDENT ONLINE PROTECTION ACT VETO MOTION THREE-FIFTHS VOTE REQUIRED PREVAILED

January 31, 2018

90 YEAS	18 NAYS	0 PRESENT	
Y Ammons	Y Demmer	Y Lang	Y Skillicorn
E Andersson	Y Drury	Y Lilly	E Slaughter
Y Andrade	Y Durkin	N Long	Y Sommer
Y Arroyo	Y Evans	Y Mah	Y Sosnowski
Y Batinick	Y Feigenholtz	Y Manley	A Soto
Y Bellock	Y Fine	Y Martwick	Y Spain
Y Bennett	Y Finnie, Natalie	Y Mayfield	Y Stewart
Y Bourne	E Flowers	Y McAuliffe	Y Stratton
Y Brady	Y Ford	N McCombie	Y Stuart
Y Breen	Y Fortner	Y McDermed	Y Swanson
Y Bristow	N Frese	N McSweeney	E Tabares
N Bryant	Y Gabel	N Meier	Y Thapedi
Y Burke, Daniel	Y Gordon-Booth	N Mitchell, Bill	Y Turner
Y Burke, Kelly	Y Greenwood	Y Mitchell, Christian	Y Unes
Y Butler	Y Guzzardi	Y Moeller	Y Wallace
Y Cabello	N Halbrook	N Morrison	Y Walsh
Y Carroll	Y Halpin	Y Moylan	Y Wehrli
Y Cassidy	N Hammond	Y Mussman	Y Welch
N Cavaletto	E Harper	Y Olsen	Y Welter
Y Chapa LaVia	N Harris, David	N Parkhurst	Y Wheeler, Barbara
Y Connor	Y Harris, Gregory	N Phillips	Y Wheeler, Keith
Y Conroy	N Hays	Y Pritchard	Y Williams
Y Conyears-Ervin	E Hernandez	Y Reick	Y Willis
Y Costello	Y Hoffman	N Reis	Y Winger
Y Crespo	Y Hurley	Y Riley	Y Yingling
Y Currie	N Ives	E Rita	Y Zalewski
Y D'Amico	Y Jesiel	Y Sauer	Y Mr. Speaker
N Davidsmeyer	Y Jimenez	Y Scherer	
Y Davis	E Jones	Y Sente	
Y DeLuca	Y Kifowit	Y Severin	

E - Denotes Excused Absence

94TH LEGISLATIVE DAY

Perfunctory Session

WEDNESDAY, JANUARY 31, 2018

At the hour of 3:54 o'clock p.m., the House convened perfunctory session.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced, read by title a first time, ordered reproduced and placed in the Committee on Rules:

- HOUSE BILL 4411. Introduced by Representative Ammons, AN ACT concerning public employee benefits.
- HOUSE BILL 4412. Introduced by Representative Ammons, AN ACT concerning public employee benefits.
- HOUSE BILL 4413. Introduced by Representative Ammons, AN ACT concerning public employee benefits.
- HOUSE BILL 4414. Introduced by Representative Ammons, AN ACT concerning public employee benefits.
- HOUSE BILL 4415. Introduced by Representative Costello, AN ACT concerning revenue.
- HOUSE BILL 4416. Introduced by Representative Fine, AN ACT concerning transportation.
- HOUSE BILL 4417. Introduced by Representative Fine, AN ACT concerning transportation.
- HOUSE BILL 4418. Introduced by Representative Wheeler, Barbara, AN ACT concerning criminal law.
- HOUSE BILL 4419. Introduced by Representative Skillicorn, AN ACT concerning employment.
- HOUSE BILL 4420. Introduced by Representative Davis, AN ACT concerning State government.
- HOUSE BILL 4421. Introduced by Representatives Reis Mitchell, Bill Davidsmeyer, AN ACT concerning employment.
- HOUSE BILL 4422. Introduced by Representative Cavaletto, AN ACT concerning criminal law.
- HOUSE BILL 4423. Introduced by Representative Cavaletto, AN ACT concerning criminal law.
- HOUSE BILL 4424. Introduced by Representative Crespo, AN ACT concerning State government.
- HOUSE BILL 4425. Introduced by Representative Butler, AN ACT concerning elections.
- HOUSE BILL 4426. Introduced by Representative Butler, AN ACT concerning elections.
- HOUSE BILL 4427. Introduced by Representative Rita, AN ACT concerning regulation.
- HOUSE BILL 4428. Introduced by Representative Meier, AN ACT concerning health.
- HOUSE BILL 4429. Introduced by Representative Meier, AN ACT concerning gaming.
- HOUSE BILL 4430. Introduced by Representative Meier, AN ACT concerning liquor.
- HOUSE BILL 4431. Introduced by Representative Hoffman, AN ACT concerning local government.

- HOUSE BILL 4432. Introduced by Representative Hoffman, AN ACT concerning employment.
- HOUSE BILL 4433. Introduced by Representative Rita, AN ACT concerning finance.
- HOUSE BILL 4434. Introduced by Representative Rita, AN ACT concerning appropriations.
- HOUSE BILL 4435. Introduced by Representative Wehrli, AN ACT concerning government.
- HOUSE BILL 4436. Introduced by Representative Chapa LaVia, AN ACT concerning health.
- HOUSE BILL 4437. Introduced by Representative Chapa LaVia, AN ACT concerning revenue.
- HOUSE BILL 4438. Introduced by Representative Chapa LaVia, AN ACT concerning criminal law.
- HOUSE BILL 4439. Introduced by Representative Wheeler, Barbara, AN ACT concerning government.
- HOUSE BILL 4440. Introduced by Representative Gabel, AN ACT concerning regulation.
- HOUSE BILL 4441. Introduced by Representative Gabel, AN ACT concerning health.
- HOUSE BILL 4442. Introduced by Representative Gabel, AN ACT concerning education.
- HOUSE BILL 4443. Introduced by Representative Gabel, AN ACT concerning regulation.
- HOUSE BILL 4444. Introduced by Representative Stewart, AN ACT concerning safety.
- HOUSE BILL 4445. Introduced by Representative Stewart, AN ACT concerning criminal law.
- HOUSE BILL 4446. Introduced by Representative Stewart, AN ACT concerning courts.
- HOUSE BILL 4447. Introduced by Representative Stewart, AN ACT concerning courts.
- HOUSE BILL 4448. Introduced by Representative Stewart, AN ACT concerning safety.
- HOUSE BILL 4449. Introduced by Representative Stewart, AN ACT concerning safety.
- HOUSE BILL 4450. Introduced by Representative Stewart, AN ACT concerning health.
- HOUSE BILL 4451. Introduced by Representative Stewart, AN ACT concerning education.
- HOUSE BILL 4452. Introduced by Representative Stewart, AN ACT concerning local government.
- HOUSE BILL 4453. Introduced by Representative Stewart, AN ACT concerning local government.
- HOUSE BILL 4454. Introduced by Representative Stewart, AN ACT concerning local government.
- HOUSE BILL 4455. Introduced by Representative Stewart, AN ACT concerning local government.
- HOUSE BILL 4456. Introduced by Representative Stewart, AN ACT concerning local government.
- HOUSE BILL 4457. Introduced by Representative Stewart, AN ACT concerning local government.
- HOUSE BILL 4458. Introduced by Representative Stewart, AN ACT concerning local government.
- HOUSE BILL 4459. Introduced by Representative Stewart, AN ACT concerning local government.

HOUSE BILL 4460. Introduced by Representative Stewart, AN ACT concerning the State government.

HOUSE BILL 4461. Introduced by Representative Stewart, AN ACT concerning State government.

HOUSE BILL 4462. Introduced by Representative Stewart, AN ACT concerning State government.

HOUSE BILL 4463. Introduced by Representative Stewart, AN ACT concerning State government.

HOUSE BILL 4464. Introduced by Representative Stewart, AN ACT concerning State government.

HOUSE BILL 4465. Introduced by Representative Stewart, AN ACT concerning State government.

HOUSE BILL 4466. Introduced by Representative Stewart, AN ACT concerning government.

HOUSE BILL 4467. Introduced by Representative Hurley, AN ACT concerning education.

HOUSE BILL 4468. Introduced by Representative Sosnowski, AN ACT concerning government.

HOUSE BILL 4469. Introduced by Representative Stratton, AN ACT concerning elections.

HOUSE BILL 4470. Introduced by Representative Halbrook, AN ACT concerning local government.

HOUSE BILL 4471. Introduced by Representative Burke, Daniel, AN ACT concerning State government.

HOUSE BILL 4472. Introduced by Representative Stewart, AN ACT concerning transportation.

HOUSE BILL 4473. Introduced by Representative Gabel, AN ACT concerning courts.

HOUSE BILL 4474. Introduced by Representative Walsh, AN ACT concerning local government.

HOUSE BILL 4475. Introduced by Representative Fine, AN ACT concerning education.

HOUSE RESOLUTIONS

The following resolutions were offered and placed in the Committee on Rules.

HOUSE RESOLUTION 783

Offered by Representative Barbara Wheeler:

WHEREAS, According to a recent case in front of the Equal Employment Opportunity Commission, between 2012 and 2014 more than 1,500 female workers at Ford Motor Company production plants across the nation were subject to sexual harassment and sexual abuse by both Ford management and officials from the United Auto Workers Union; and

WHEREAS, Ford Motor Company and the United Auto Workers International Union (U.A.W.) have been subjected to many previous investigations involving sexual harassment; the stubborn persistence of harassment among women in the automotive industry is widespread and underreported; and

WHEREAS, Ford's Chicago Assembly Plant and the Chicago Stamping Plant have been particularly harsh working environments, with numerous reports of women being subjected to harassment and physical assault such as trading sexual favors for overtime pay and fellow employees describing graphic sexual acts to their female co-workers; and

WHEREAS, This disturbing behavior extends to the officials of the U.A.W., which employs multiple union representatives who themselves have been accused of sexual harassment; and

WHEREAS, Multiple women at Ford's Chicago plants have come to their union representatives with sexual harassment complaints, only to be rebuffed by union representatives claiming cases are not sexual harassment because "he only did it one time" and "That's just him-he has no filter"; and

WHEREAS, Federal Labor Law states that a union may not "act arbitrarily, discriminatorily, or in fraud, deceit, or dishonesty" or "discipline a member for refusing to engage in an unlawful activity or for testifying against other members in a grievance meeting or an arbitration proceeding"; and

WHEREAS, The U.A.W. has also been accused of gross financial corruption among upper level officials, including accepting money from auto companies in order to take company-friendly positions; and

WHEREAS, The U.A.W. exists to serve its members, but it is clear that they are actively playing a part in cultivating a culture of harassment at Ford; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the Equal Employment Opportunity Commission, the Illinois Department of Human Rights, and the U.S. Department of Labor to investigate the culture of harassment within the U.A.W. and provide increased support for the brave women who have detailed their experiences within the Ford Motor Company; and be it further

RESOLVED, That suitable copies of this resolution be delivered to the Acting Chair and the Commissioners of the Equal Employment Opportunity Commission, the Secretary of the U.S. Department of Labor, the Director of the Illinois Department of Human Rights, the President and Board of the United Auto Workers International, and the Board of Directors at Ford Motor Company.

HOUSE RESOLUTION 784

Offered by Representative Evans:

WHEREAS, The Chicago Transit Authority (CTA) is proposing to extend the Red Line from the existing terminal at 95th/Dan Ryan to 130th Street; and

WHEREAS, The proposed 5.3-mile extension would include four new stations near 103rd Street, 111th Street, Michigan Avenue, and 130th Street; each new station would include bus and parking facilities; and

WHEREAS, This project is one part of the Red Ahead Program to extend and enhance the entire Red Line; the project is subject to the availability of funding; and

WHEREAS, Extending the Red Line would provide numerous benefits; it would reduce commute times for residents both within and south of the project area; it would improve mobility and accessibility for transit-dependent residents in the project area; it would improve rapid transit rail service to isolated areas and linkages between affordable housing, jobs, services, and educational opportunities; it would offer opportunities for potential connections and linkages to other public transportation modes including regional commuter rail in the project area; it would spur economic development in the project area; and it would offer a modern, efficient rail car storage yard and shop facility to provide storage and cost-effective preventive maintenance for rail cars associated with the Red Line Extension (RLE) Project, rail cars currently stored in the existing 98th Street Yard and Shop, and rail cars supporting additional Red Line expansion of service; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the United States Department of Transportation to make funding for the Chicago Red line extension a priority; and be it further

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

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Demmer replaced Representative Long in the Committee on Economic Opportunity on January 30, 2018.

Representative Ford replaced Representative Flowers in the Committee on Economic Opportunity on January 30, 2018.

Representative Moeller replaced Representative Conyears-Ervin in the Committee on Economic Opportunity on January 30, 2018.

Representative Bourne replaced Representative Wehrli in the Committee on Energy on January 30, 2018.

Representative Willis replaced Representative Slaughter in the Committee on Energy on January 30, 2018.

Representative Mah replaced Representative Moeller in the Committee on Energy on January 30, 2018.

Representative Gabel replaced Representative Rita in the Committee on Business & Occupational Licenses on January 30, 2018.

Representative Willis replaced Representative Cassidy in the Committee on Human Services on January 31, 2018.

Representative Moeller replaced Representative Flowers in the Committee on Human Services on January 31, 2018.

Representative Chapa LaVia replaced Representative Soto in the Committee on Human Services on January 31, 2018.

REPORTS FROM STANDING COMMITTEES

Representative Christian Mitchell, Chairperson, from the Committee on Economic Opportunity to which the following were referred, action taken on January 30, 2018, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 4163.

The committee roll call vote on House Bill 4163 is as follows:

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

Y Mitchell, Christian(D), Chairperson Y Guzzardi(D), Vice-Chairperson

A Fortner(R), Republican Spokesperson Y Cassidy(D)

Y Connor(D) Y Moeller(D) (replacing Conyears-Ervin)

Y Ford(D) (replacingFlowers) N Frese(R)

Y Lilly(D) N Demmer(R) (replacing Long)

N Sauer(R) Y Scherer(D)

A Spain(R) N Wheeler, Keith(R)

Representative Chapa LaVia, Chairperson, from the Committee on Energy to which the following were referred, action taken on January 30, 2018, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 4135.

The committee roll call vote on House Bill 4135 is as follows:

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

Y Chapa LaVia(D), Chairperson Y Davidsmeyer(R), Republican Spokesperson

 $\begin{array}{lll} A & Arroyo(D) & Y & Breen(R) \\ Y & Cavaletto(R) & A & Feigenholtz(D) \\ Y & Fortner(R) & A & Mitchell, Bill(R) \end{array}$

Y Mah(D) (replacing Moeller)
Y Turner(D)
Y Willis (D) (replacing Slaughter)
Y Bourne(R) (replacing Wehrli)

A Welter(R)

Representative Rita, Chairperson, from the Committee on Business & Occupational Licenses to which the following were referred, action taken on January 30, 2018, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Standard Debate: HOUSE BILL 4222.

The committee roll call vote on House Bill 4222 is as follows:

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

Y Gabel(D) (replacing Rita) Y Evans(D), Vice-Chairperson

N Reis(R), Republican Spokesperson Y Andrade(D)
N Batinick(R) Y DeLuca(D)
Y Manley(D) N McCombie(R)

N Skillicorn(R)

Representative DeLuca, Chairperson, from the Committee on Cities & Villages to which the following were referred, action taken on January 30, 2018, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 4242.

The committee roll call vote on House Bill 4242 is as follows:

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

Y DeLuca(D), Chairperson Y Willis(D), Vice-Chairperson

 $\begin{array}{llll} Y & Fortner(R), Republican Spokesperson & Y & Chapa LaVia(D) \\ Y & Halbrook(R) & Y & Halpin(D) \\ Y & McCombie(R) & Y & Moylan(D) \\ Y & Riley(D) & A & Sosnowski(R) \\ Y & Spain(R) & Y & Wehrli(R) \\ Y & Welch(D) & Y & Yingling(D) \end{array}$

Representative Gabel, Chairperson, from the Committee on Human Services to which the following were referred, action taken on January 31, 2018, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILLS 4142 and 4223.

That the resolution be reported "recommends be adopted" and be placed on the House Calendar: HOUSE RESOLUTION 755.

The committee roll call vote on House Bills 4142 and 4223 is as follows:

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

Y Gabel(D), Chairperson Y Wallace(D), Vice-Chairperson

Y Bellock(R), Republican Spokesperson Y Andrade(D) Y Willis(D) (replacing Cassidy) Y Demmer(R)

Y Fine(D) Y Moeller(D) (replacing Flowers)

Y Hammond(R) Y Jesiel(R)

Y Sauer(R) Y Chapa LaVia(D) (replacing Soto)

The committee roll call vote on House Resolution 755 is as follows:

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

Y Gabel(D), Chairperson Y Wallace(D), Vice-Chairperson

N Bellock(R), Republican Spokesperson Y Andrade(D) Y Willis(D) (replacing Cassidy) N Demmer(R)

Y Fine(D) Y Moeller(D) (replacing Flowers)

A Hammond(R) Y Jesiel(R)

N Sauer(R) Y Chapa LaVia(D) (replacing Soto)

At the hour of 4:13 o'clock p.m., the House Perfunctory Session adjourned.