STATE OF ILLINOIS



HOUSE JOURNAL

HOUSE OF REPRESENTATIVES

NINETY-SIXTH GENERAL ASSEMBLY

131ST LEGISLATIVE DAY

REGULAR & PERFUNCTORY SESSION

TUESDAY, APRIL 27, 2010

1:18 O'CLOCK P.M.

HOUSE OF REPRESENTATIVES Daily Journal Index 131st Legislative Day

	Action	Page(s)
	Adjournment	
	Agreed Resolutions	
	Change of Sponsorship	36
	Fiscal Note Supplied	11
	Introduction and First Reading – HB 6855-6857	58
	Legislative Measures Approved for Floor Consideration	9
	Legislative Measures Assigned to Committee	9
	Messages From The Senate	
	Motions Submitted	
	Perfunctory Adjournment	58
	Perfunctory Session	
	Quorum Roll Call	
	Recess	39
	Report From Standing Committees	
	Resignation and Appointments	
	Resolutions	
	Senate Resolution	
	Temporary Committee Assignments	
Bill Number	Legislative Action	Page(s)
HB 0016	Motion Submitted	
HB 0016	Senate Message – Passage w/ SA	
HB 4209	Senate Message – Passage w/ SA	
HB 4580	Senate Message – Passage w/ SA	
HB 4649	Senate Message – Passage w/ SA	
HB 4698	Senate Message – Passage w/ SA	
HB 4837	Motion Submitted	
HB 4837	Senate Message – Passage w/ SA	
HB 4866	Senate Message – Passage w/ SA	
HB 4895	Senate Message – Passage w/ SA	
HB 4974	Senate Message – Passage w/ SA	
HB 5040	Senate Message – Passage w/ SA	
HB 5053	Senate Message – Passage w/ SA	
HB 5161	Senate Message – Passage w/ SA	
HB 5219	Senate Message – Passage w/ SA	
HB 5223	Senate Message – Passage w/ SA	
HB 5357	Senate Message – Passage w/ SA	
HB 5448	Senate Message – Passage w/ SA	
HJR 0057	Committee Report - Concur in SA	
HR 1163	Resolution	
HR 1163	Adoption	
HR 1164	Resolution	
HR 1164	Adoption	
HR 1165	Resolution	
HR 1166	Resolution	
HR 1167	Resolution	
HR 1167	Adoption	
SJRCA 0121	Constitutional Amendment – Second Reading	58
SB 0326	Committee Report	9

SB 0374	Third Reading	39
SB 0552	Recall	
SB 0575	Committee Report – Floor Amendment/s	9
SB 0615	Third Reading	
SB 0663	Third Reading	
SB 0851	Recall	39
SB 0941	Committee Report – Floor Amendment/s	9
SB 1826	Committee Report – Floor Amendment/s	9
SB 2065	Third Reading	40
SB 2476	Third Reading	40
SB 2529	Third Reading	40
SB 2551	Committee Report – Floor Amendment/s	9
SB 2573	Third Reading	41
SB 2579	Third Reading	40
SB 2581	Third Reading	40
SB 2590	Third Reading	40
SB 2601	Third Reading	41
SB 2622	Third Reading	41
SB 2635	Third Reading	41
SB 2810	Third Reading	41
SB 3047	Committee Report – Floor Amendment/s	9
SB 3070	Committee Report – Floor Amendment/s	9
SB 3281	Committee Report – Floor Amendment/s	9
SB 3692	Motion Submitted	10
SB 3803	Committee Report – Floor Amendment/s	9
SJRCA 0121	Committee Report	10

The House met pursuant to adjournment.

Representative Mautino in the chair.

Prayer by Reverend Chris Gearhart, who is with Lakeview Presbyterian Church in Vernon Hills, IL. Representative Brauer 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: 114 present. (ROLL CALL 1)

By unanimous consent, Representatives Bellock, Mathias and Mell were excused from attendance.

REQUEST TO BE SHOWN ON QUORUM

Having been absent when the Quorum Roll Call for Attendance was taken, this is to advise you that I, Representative Joyce, should be recorded as present at the hour of 1:00 o'clock p.m.

RESIGNATION AND APPOINTMENT

April 27, 2010

Clerk of the House of Representatives Attn: Mark Mahoney Capitol Building, Room 402 Springfield, IL 62706

Dear Mr. Mahoney:

This office is forwarding herewith a copy of the Notice of Vacancy from the Democratic Representative District Committee for the 78th Representative District, declaring he existence of a vacancy in the Office of Representative for the 78th Representative District, as a result of the resignation of Representative Deborah Graham.

Also enclosed is the Democratic Representative Committee's Certificate of Appointment for **Camille Y. Lilly, 1945 N. Newcastle, Chicago, Illinois 60707**, who was appointed to fill the vacancy in the Office of Representative for the 78th Representative District.

Yours truly, s/Jesse White Secretary of State

April 24, 2010

Bryan A. Schneider Hon. Jesse White Hon. Mark Mahoney
Chairman Secretary of State Clerk of the House
Illinois State Board of Elections 213 State House Ill. House of Representatives

1020 S. Spring St. Springfield, IL 62706 402 State House Springfield, IL 62704 Springfield, IL 62706

RE: 78th Representative District Vacancy in Office and Nomination

Dear Sirs:

Please be advised that the Democratic Representative District Committee for the 78th Representative District met on April, 24, 2010 to declare the existence of a vacancy in the office of Representative in the General Assembly for the 78th Representative District due to the resignation of Deborah Graham. The

Committee further declared a vacancy in the Democratic Party nomination for the office of Representative in the General Assembly from the 78th Representative District also due to the resignation of Deborah Graham.

You are hereby notified that both the vacancy in office and the vacancy in nomination have been filled, in accordance with Section 7-61 of the Election Code (10 ILCS 5/7-61), by the appointment of <u>Camille Y. Lilly</u>, who resides at <u>1945 N. Newcastle, Chgo</u>, Illinois, Zip Code <u>60707</u> in the 78th Representative District of the State of Illinois and who is a member of the Democratic Party, to fill the vacancy in office for the remainder of the term, and to fill the vacancy in the Democratic Party nomination, and be the Democratic Party's nominee, for election to the office of Representative in the General Assembly for the 78th Representative District of the State of Illinois to be voted upon at the General Election to be held on November 2, 2010.

<u>s/Don Harmon</u> Committeeman, Chair

s/Deborah L. Graham Committeeman, Secretary

CERTIFICATE OF ORGANIZATION

Democratic Representative Committee for the 78th Representative District, State of Illinois

This is to certify that, in accordance with Section 8-5 of the Illinois Election Code, the Democratic Representative Committee of the 78th Representative District of the State of Illinois met on the 24th day of April, 2010, in the municipality of Oak Park, County of Cook, and within the 78th Representative District of the State of Illinois, and organized by electing the following officers:

<u>s/Don Harmon</u> CHAIRMAN

814 N. Elmwood Ave., Oak Park, IL 60302 ADDRESS

s/Deborah L. Graham SECRETARY

5745 W. Midway Park ADDRESS

Signed: <u>Don Harmon</u>

CHAIRMAN
Attest: Deborah L. Graham
SECRETARY

CERTIFICATE OF APPOINTMENT TO FILL VACANCY IN THE OFFICE OF REPRESENTATIVE IN THE GENERAL ASSEMBLY

WHEREAS, a vacancy currently exists in the office of Representative in the General Assembly from the 78th Representative District of the State of Illinois, by reason of the March 24, 2010 resignation of Deborah Graham; and

WHEREAS, the Democratic Representative Committee of the 78th Representative District has declared the existence of a vacancy in said office and has voted to fill the vacancy in accordance with Section 25-6 of the Election Code; and

WHEREAS, at a meeting of the Democratic Representative Committee of the 78th Representative District on <u>April 24</u>, 2010, <u>Camille Y. Lilly</u>, who resides at <u>1945 N. Newcastle</u>, <u>Chicago</u>, Illinois <u>60707</u> in the 78th Representative District of the State of Illinois, received the required number of votes necessary for appointment to fill the vacancy in office, pursuant to Section 25-6 of the Election Code; therefore

BE IT RESOLVED, on this <u>24</u>th day of <u>April</u>, 2010, that the Democratic Representative Committee of the 78th Representative District of the State of Illinois hereby appoints <u>Camille Y. Lilly</u>, who resides at <u>1945 N. Newcastle</u>, <u>Chicago</u>, Illinois <u>60707</u> in the 78th Representative District of the State of Illinois, who is eligible to serve as a member of the General Assembly, and who is a member of the Democratic Party, as the Representative in the General Assembly from the 78th Representative District of the State of Illinois for the remainder of the term.

s/Emma Mitts

Committeeman, Democratic Representative Committee for the 78th Representative District

s/Deborah L. Graham

Committeeman, Democratic Representative Committee for the 78th Representative District

s/Karen Yarbrough

Committeeman, Democratic Representative Committee for the 78th Representative District

s/Don Harmon

Committeeman, Democratic Representative Committee for the 78th Representative District

s/Emma Mitts as proxy for Ed Smith

Committeeman, Democratic Representative Committee for the 78th Representative District

s/Don Harmon as proxy for Tom Cargie

Committeeman, Democratic Representative Committee for the 78th Representative District

State of Illinois)	
)	SS
County of Cook)	

Subscribed and Sworn to before me on this 24th day of April, 2010.

s/Robert J. Baren

Notary Public

RESOLUTION TO FILL A VACANCY IN NOMINATION FOR THE OFFICE OF REPRESENTATIVE IN THE GENERAL ASSEMBLY

WHEREAS, a vacancy in nomination currently exists for the Democratic Party for the office of Representative in the General Assembly from the 78th Representative District of the State of Illinois to be elected at the November 2, 2010 General Election due to the March 24, 2010 resignation of Deborah Graham; and

WHEREAS, the Democratic Representative District Committee of the 78th Representative District has declared the existence of a vacancy in the nomination for said office and has voted to fill the vacancy in nomination as required by the Election Code; and

WHEREAS, at a meeting of the Democratic Representative District Committee of the 78th Representative District held on <u>April 24</u>, 2010, and within the 78th Representative District, <u>Camille Y. Lilly</u>, who resides at <u>1945 N. Newcastle</u>, <u>Chicago</u>, Illinois, Zip Code <u>60707</u>, in the 78th Representative District of the State of Illinois, received a total number of votes equal to or greater that the number of votes required to fill the Democratic vacancy in nomination for the office of Representative in the General Assembly from the 78th Representative District of the State if Illinois; therefore

BE IT RESOLVED, on this <u>24</u>th day of <u>April</u>, 2010, that the Democratic Representative District Committee of the 78th Representative District of the State of Illinois hereby appoints and nominates <u>Camille Y. Lilly</u>, who resides at <u>1945 N. Newcastle</u>, <u>Chicago</u>, Illinois, Zip Code <u>60707</u>, in the 78th Representative District of the State of Illinois, and who is a member of the Democratic Party, to fill the vacancy in nomination, and be the Democratic nominee, for the office of Representative in the General Assembly from the 78th Representative District of the State of Illinois for the General Election to be held on November 2, 2010.

s/Don Harmon
Committeeman

s/Karen Yarbrough
Committeeman

State of Illinois
) ss.

County of Cook
)

Subscribed and Sworn to before me on this 24th day of April, 2010.

s/Robert J. Baren

NOTICE

Change in the Ninety-Sixth General Assembly

HOUSE OF REPRESENTATIVES

Appointment
Camille Y. Lilly
1945 N. Newcastle
Chicago, Illinois 60707
78th Representative District
Appointed: April 24, 2010
Filed: April 27, 2010

Vacancy Deborah L. Graham

78th Representative District

Resignation effective: March 26, 2010

Filed: March 31, 2010

OATH OF OFFICE

State of Illinois)	
)	SS
County of Cook)	

I, Camille Lilly, do solemnly swear and affirm that I will support the Constitution of the United States, and the Constitution of the State of Illinois, and I will faithfully discharge the duties of the office of Representative in the General Assembly for the 78th Representative District of the State of Illinois to the best of my ability.

Signed: Camille Lilly

Date: April 27, 2010

Subscribed and Sworn to before me on the 27th day of April, 2010.

s/JoAnn M. Sullivan
Judge or Notary Public

LETTER OF TRANSMITTAL

April 26, 2010

Mark Mahoney Chief Clerk of the House 402 State House Springfield, IL 62706

Dear Clerk Mahoney:

Please be advised that I am extending the Committee Deadline/Final Action Deadline to May 7, 2010, for the following Senate Bills:

Senate Bills: 1332, 1937, 2523 and 3404.

If you have questions, please contact my Chief of Staff, Tim Mapes, at 782-6360.

With kindest personal regards, I remain.

Sincerely yours, s/Michael J. Madigan Speaker of the House

April 27, 2010

Mark Mahoney Chief Clerk of the House 402 State House Springfield, IL 62706

Dear Clerk Mahoney:

Please be advised that I am extending the Committee Deadline/Final Action Deadline to May 7, 2010, for the following Senate Bills:

Senate Bills: 588, 1118, 2660, 2795 and 3152.

If you have questions, please contact my Chief of Staff, Tim Mapes, at 782-6360.

With kindest personal regards, I remain.

Sincerely yours, s/Michael J. Madigan Speaker of the House

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Bradley replaced Representative Lang in the Committee on Rules on April 26, 2010.

Representative Biggins replaced Representative Schmitz in the Committee on Rules on April 26, 2010.

Representative McGuire replaced Representative Turner in the Committee on Rules on April 27, 2010.

Representative Fortner replaced Representative Wait in the Committee on Judiciary I - Civil Law on April 27, 2010.

Representative Durkin replaced Representative Mathias in the Committee on Judiciary I - Civil Law on April 27, 2010.

REPORT FROM THE COMMITTEE ON RULES

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on April 26, 2010, reported the same back with the following recommendations:

LEGISLATIVE MEASURES APPROVED FOR FLOOR CONSIDERATION:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 1 to SENATE BILL 575.

Amendment No. 5 to SENATE BILL 941.

Amendment No. 2 to SENATE BILL 1826.

Amendment No. 1 to SENATE BILL 2551.

Amendment No. 2 to SENATE BILL 3047.

Amendment No. 2 to SENATE BILL 3070.

Amendment No. 1 to SENATE BILL 3281.

Amendment No. 1 to SENATE BILL 3803.

That the bill be reported "approved for consideration" and be placed on the order of Second Reading-Short Debate: SENATE BILL 326.

That the Motion be reported "recommends be adopted" and placed on the House Calendar: Motion to concur with Senate Amendment No. 1 to HOUSE JOINT RESOLUTION 57.

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Executive: SENATE BILLS 1937 and 3404.

Financial Institutions: SENATE JOINT RESOLUTION 81.

Higher Education: SENATE BILL 1332.

Human Services: HOUSE RESOLUTION 1120. Revenue & Finance: SENATE BILL 2523.

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

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

Y Currie(D), Chairperson

A Black(R), Republican Spokesperson

Y Bradley(D) (replacing Lang)

Y Biggins(R) (replacing Schmitz)

A Turner(D)

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on April 27, 2010, reported the same back with the following recommendations:

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Executive: SENATE BILL 2660.

Financial Institutions: SENATE BILL 1118.

Public Utilities: SENATE BILL 588.

Revenue & Finance: SENATE BILLS 2795 and 3152.

State Government Administration: HOUSE RESOLUTIONS 1103 and 1104.

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

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

Y Currie(D), Chairperson A Black(R), Republican Spokesperson

Y Lang(D) Y Schmitz(R)

Y McGuire(D) (replacing Turner)

REPORT FROM STANDING COMMITTEES

Representative Fritchey, Chairperson, from the Committee on Judiciary I - Civil Law to which the following were referred, action taken on April 27, 2010, 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: SENATE JOINT RESOLUTION CONSTITUTIONAL AMENDMENT 121.

The committee roll call vote on Senate Joint Resolution Constitutional Amendment 121 is as follows: 10, Yeas; 7, Nays; 0, Answering Present.

Y Fritchey(D), Chairperson Y Bradley(D), Vice-Chairperson

 $\begin{array}{lll} N \ Rose(R), Republican Spokesperson & Y \ Burns(D) \\ N \ Coladipietro(R) & N \ Connelly(R) \\ Y \ Currie(D) & Y \ Gordon, Careen(D) \end{array}$

Y Hoffman(D) Y Lang(D)
N Durkin(R) (replacing Mathias) Y Nekritz(D)
N Osmond(R) Y Thapedi(D)

N Tracy(R) N Fortner(R) (replacing Wait)

Y Zalewski(D)

MOTIONS SUBMITTED

Representative Nekritz submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendments numbered 1 and 2 to HOUSE BILL 16.

Representative Reis submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 4837.

Representative Thapedi withdrew the following written motion, which was placed on the order of Motions in Writing:

MOTION

Pursuant to Rule 65, and having voted on the prevailing side, I move to reconsider the vote by which SENATE BILL 3692 passed in the House on April 23, 2010.

FISCAL NOTE SUPPLIED

A Fiscal Note has been supplied for SENATE BILL 3047, as amended.

MESSAGES FROM THE SENATE

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL NO. 4758

A bill for AN ACT concerning local government.

HOUSE BILL NO. 4775

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 4782

A bill for AN ACT concerning insurance.

HOUSE BILL NO. 4796

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 4797

A bill for AN ACT concerning revenue.

HOUSE BILL NO. 4798

A bill for AN ACT concerning corrections.

HOUSE BILL NO. 4801

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 4805

A bill for AN ACT concerning public health.

HOUSE BILL NO. 4807

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 4818

A bill for AN ACT concerning local government.

HOUSE BILL NO. 4836

A bill for AN ACT concerning State government.

HOUSE BILL NO. 4854

A bill for AN ACT concerning financial regulation.

HOUSE BILL NO. 4858

A bill for AN ACT concerning identification.

HOUSE BILL NO. 4859

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 4863

A bill for AN ACT concerning finance.

HOUSE BILL NO. 4864

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 4865

A bill for AN ACT concerning financial regulation.

HOUSE BILL NO. 4868

A bill for AN ACT concerning local government.

HOUSE BILL NO. 4871

A bill for AN ACT concerning State government.

HOUSE BILL NO. 4873

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 4909

A bill for AN ACT concerning aging.

HOUSE BILL NO. 4910

A bill for AN ACT concerning aging.

HOUSE BILL NO. 4922

A bill for AN ACT concerning aging.

Passed by the Senate, April 27, 2010.

Jillayne Rock, Secretary of the Senate

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL NO. 217

A bill for AN ACT concerning revenue.

HOUSE BILL NO. 596

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 3762

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 4583

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 4586

A bill for AN ACT concerning government.

HOUSE BILL NO. 4639

A bill for AN ACT concerning local government.

HOUSE BILL NO. 4672

A bill for AN ACT concerning education.

HOUSE BILL NO. 4673

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 4674

A bill for AN ACT concerning education.

HOUSE BILL NO. 4684

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 4699

A bill for AN ACT concerning local government.

HOUSE BILL NO. 4710

A bill for AN ACT concerning State government.

HOUSE BILL NO. 4717

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 4721

A bill for AN ACT concerning wildlife.

HOUSE BILL NO. 4722

A bill for AN ACT concerning antifreeze.

HOUSE BILL NO. 4723

A bill for AN ACT concerning revenue.

HOUSE BILL NO. 4738

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 4755

A bill for AN ACT concerning education.

HOUSE BILL NO. 4756

A bill for AN ACT concerning public aid.

Passed by the Senate, April 27, 2010.

Jillayne Rock, Secretary of the Senate

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL NO. 4960

A bill for AN ACT concerning public employee benefits.

HOUSE BILL NO. 4968

A bill for AN ACT concerning local government.

HOUSE BILL NO. 4972

A bill for AN ACT concerning education.

HOUSE BILL NO. 4982

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 4987

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 5011

A bill for AN ACT concerning finance.

HOUSE BILL NO. 5044

A bill for AN ACT concerning financial regulation.

HOUSE BILL NO. 5054

A bill for AN ACT concerning public aid.

HOUSE BILL NO. 5079

A bill for AN ACT concerning insurance.

HOUSE BILL NO. 5109

A bill for AN ACT concerning government.

HOUSE BILL NO. 5144

A bill for AN ACT concerning revenue.

HOUSE BILL NO. 5152

A bill for AN ACT concerning State government.

HOUSE BILL NO. 5158

A bill for AN ACT concerning revenue.

HOUSE BILL NO. 5194

A bill for AN ACT concerning State government.

HOUSE BILL NO. 5203

A bill for AN ACT concerning nuclear safety.

HOUSE BILL NO. 5214

A bill for AN ACT concerning courts.

HOUSE BILL NO. 5226

A bill for AN ACT concerning safety.

HOUSE BILL NO. 5232

A bill for AN ACT concerning notices.

HOUSE BILL NO. 5247

A bill for AN ACT concerning employment.

HOUSE BILL NO. 5283

A bill for AN ACT concerning local government.

HOUSE BILL NO. 5285

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 5295

A bill for AN ACT concerning local government.

HOUSE BILL NO. 5307

A bill for AN ACT concerning wildlife.

HOUSE BILL NO. 5329

A bill for AN ACT concerning government.

HOUSE BILL NO. 5341

A bill for AN ACT concerning transportation.

Passed by the Senate, April 27, 2010.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 4837

A bill for AN ACT concerning local government.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 4837

Passed the Senate, as amended, April 27, 2010.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 4837 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Municipal Code is amended by changing Section 8-8-3 as follows:

(65 ILCS 5/8-8-3) (from Ch. 24, par. 8-8-3)

Sec. 8-8-3. Audit requirements.

- (a) The corporate authorities of each municipality coming under the provisions of this Division 8 shall cause an audit of the funds and accounts of the municipality to be made by an accountant or accountants employed by such municipality or by an accountant or accountants retained by the Comptroller, as hereinafter provided.
- (b) The accounts and funds of each municipality having a population of 800 or more or having a bonded debt or owning or operating any type of public utility shall be audited annually. The audit herein required shall include all of the accounts and funds of the municipality. Such audit shall be begun as soon as possible after the close of the fiscal year, and shall be completed and the report submitted within 6 months after the close of such fiscal year, unless an extension of time shall be granted by the Comptroller in writing. The accountant or accountants making the audit shall submit not less than 2 copies of the audit report to the corporate authorities of the municipality being audited. Municipalities not operating utilities may cause audits of the accounts of municipalities to be made more often than herein provided, by an accountant or accountants. The audit report of such audit when filed with the Comptroller together with an audit report covering the remainder of the period for which an audit is required to be filed hereunder shall satisfy the requirements of this section.
- (c) Municipalities of less than 800 population which do not own or operate public utilities and do not have bonded debt, shall file annually with the Comptroller a financial report containing information required by the Comptroller. Such annual financial report shall be on forms devised by the Comptroller in such manner as to not require professional accounting services for its preparation.
- (d) In addition to any audit report required, all municipalities, except municipalities of less than 800 population which do not own or operate public utilities and do not have bonded debt, shall file annually with the Comptroller a supplemental report on forms devised and approved by the Comptroller.
- (e) Notwithstanding any provision of law to the contrary, if a municipality (i) has a population of less than 200, (ii) has bonded debt in the amount of \$50,000 or less, and (iii) owns or operates a public utility, then the municipality shall cause an audit of the funds and accounts of the municipality to be made by an accountant employed by the municipality or retained by the Comptroller for fiscal year 2011 and every fourth fiscal year thereafter or until the municipality has a population of 200 or more, has bonded debt in excess of \$50,000, or no longer owns or operates a public utility. Nothing in this subsection shall be construed as limiting the municipality's duty to file an annual financial report with the Comptroller or to comply with the filing requirements concerning the county clerk.

(Source: P.A. 78-592.)

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

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 4837 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 4698

A bill for AN ACT concerning business.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 2 to HOUSE BILL NO. 4698

Passed the Senate, as amended, April 27, 2010.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 2. Amend House Bill 4698 by replacing everything after the enacting clause with the following:

"Section 5. The Consumer Fraud and Deceptive Business Practices Act is amended by adding Section 2III as follows:

(815 ILCS 505/2III new)

Sec. 2III. Seller's shipments of similar merchandise to consumer. If a consumer purchases merchandise, it is an unlawful practice under this Act for the seller of the merchandise to periodically send and debit the consumer's account for shipments of similar merchandise, unless the consumer has agreed, by express request or consent, to receive such periodic shipments of merchandise. The seller must clearly and conspicuously disclose any minimum purchase requirement and how the consumer may cancel periodic shipments.

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

The foregoing message from the Senate reporting Senate Amendment No. 2 to HOUSE BILL 4698 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 4649

A bill for AN ACT concerning utilities.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 4649

Passed the Senate, as amended, April 27, 2010.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 4649 by replacing everything after the enacting clause with the following:

"Section 5. The Public Utilities Act is amended by changing Sections 8-406, 8-509, and 8-510 and by adding Section 8-406.1 as follows:

(220 ILCS 5/8-406) (from Ch. 111 2/3, par. 8-406)

Sec. 8-406. Certificate of public convenience and necessity.

- (a) No public utility not owning any city or village franchise nor engaged in performing any public service or in furnishing any product or commodity within this State as of July 1, 1921 and not possessing a certificate of public convenience and necessity from the Illinois Commerce Commission, the State Public Utilities Commission or the Public Utilities Commission, at the time this amendatory Act of 1985 goes into effect, shall transact any business in this State until it shall have obtained a certificate from the Commission that public convenience and necessity require the transaction of such business.
 - (b) No public utility shall begin the construction of any new plant, equipment, property or facility which

is not in substitution of any existing plant, equipment, property or facility or any extension or alteration thereof or in addition thereto, unless and until it shall have obtained from the Commission a certificate that public convenience and necessity require such construction. Whenever after a hearing the Commission determines that any new construction or the transaction of any business by a public utility will promote the public convenience and is necessary thereto, it shall have the power to issue certificates of public convenience and necessity. The Commission shall determine that proposed construction will promote the public convenience and necessity only if the utility demonstrates: (1) that the proposed construction is necessary to provide adequate, reliable, and efficient service to its customers and is the least-cost means of satisfying the service needs of its customers or that the proposed construction will promote the development of an effectively competitive electricity market that operates efficiently, is equitable to all customers, and is the least cost means of satisfying those objectives; (2) that the utility is capable of efficiently managing and supervising the construction process and has taken sufficient action to ensure adequate and efficient construction and supervision thereof; and (3) that the utility is capable of financing the proposed construction without significant adverse financial consequences for the utility or its customers.

(c) After the effective date of this amendatory Act of 1987, no construction shall commence on any new nuclear power plant to be located within this State, and no certificate of public convenience and necessity or other authorization shall be issued therefor by the Commission, until the Director of the Illinois Environmental Protection Agency finds that the United States Government, through its authorized agency, has identified and approved a demonstrable technology or means for the disposal of high level nuclear waste, or until such construction has been specifically approved by a statute enacted by the General Assembly.

As used in this Section, "high level nuclear waste" means those aqueous wastes resulting from the operation of the first cycle of the solvent extraction system or equivalent and the concentrated wastes of the subsequent extraction cycles or equivalent in a facility for reprocessing irradiated reactor fuel and shall include spent fuel assemblies prior to fuel reprocessing.

- (d) In making its determination, the Commission shall attach primary weight to the cost or cost savings to the customers of the utility. The Commission may consider any or all factors which will or may affect such cost or cost savings, including the public utility's engineering judgment regarding the materials used for construction.
- (e) The Commission may issue a temporary certificate which shall remain in force not to exceed one year in cases of emergency, to assure maintenance of adequate service or to serve particular customers, without notice or hearing, pending the determination of an application for a certificate, and may by regulation exempt from the requirements of this Section temporary acts or operations for which the issuance of a certificate will not be required in the public interest.

A public utility shall not be required to obtain but may apply for and obtain a certificate of public convenience and necessity pursuant to this Section with respect to any matter as to which it has received the authorization or order of the Commission under the Electric Supplier Act, and any such authorization or order granted a public utility by the Commission under that Act shall as between public utilities be deemed to be, and shall have except as provided in that Act the same force and effect as, a certificate of public convenience and necessity issued pursuant to this Section.

No electric cooperative shall be made or shall become a party to or shall be entitled to be heard or to otherwise appear or participate in any proceeding initiated under this Section for authorization of power plant construction and as to matters as to which a remedy is available under The Electric Supplier Act.

(f) Such certificates may be altered or modified by the Commission, upon its own motion or upon application by the person or corporation affected. Unless exercised within a period of 2 years from the grant thereof authority conferred by a certificate of convenience and necessity issued by the Commission shall be null and void.

No certificate of public convenience and necessity shall be construed as granting a monopoly or an exclusive privilege, immunity or franchise.

- (g) A public utility that undertakes any of the actions described in items (1) through (3) of this subsection (g) or that has obtained approval pursuant to Section 8-406.1 of this Act shall not be required to comply with the requirements of this Section to the extent such requirements otherwise would apply. For purposes of this Section and Section 8-406.1 of this Act, "high voltage electric service line" means an electric line having a design voltage of 100,000 or more. For purposes of this subsection (g), a public utility may do any of the following:
 - (1) replace or upgrade any existing high voltage electric service line and related facilities,

notwithstanding its length;

(2) relocate any existing high voltage electric service line and related facilities, notwithstanding its length, to accommodate construction or expansion of a roadway or other transportation infrastructure; or

(3) construct a high voltage electric service line and related facilities that is constructed solely to serve a single customer's premises or to provide a generator interconnection to the public utility's transmission system and that will pass under or over the premises owned by the customer or generator to be served or under or over premises for which the customer or generator has secured the necessary right of way.

(Source: P.A. 95-700, eff. 11-9-07.)

(220 ILCS 5/8-406.1 new)

Sec. 8-406.1. Certificate of public convenience and necessity; expedited procedure.

(a) A public utility may apply for a certificate of public convenience and necessity pursuant to this Section for the construction of any new high voltage electric service line and related facilities (Project). To facilitate the expedited review process of an application filed pursuant to this Section, an application shall include all of the following:

(1) Information in support of the application that shall include the following:

(A) A detailed description of the Project, including location maps and plot plans to scale showing all major components.

(B) The following engineering data:

(i) a detailed Project description including:

(I) name and destination of the Project;

(II) design voltage rating (kV);

(III) operating voltage rating (kV); and

(IV) normal peak operating current rating;

(ii) a conductor, structures, and substations description including:

(I) conductor size and type;

(II) type of structures;

(III) height of typical structures;

(IV) an explanation why these structures were selected;

(V) dimensional drawings of the typical structures to be used in the Project; and

(VI) a list of the names of all new (and existing if applicable) substations or switching stations that will be associated with the proposed new high voltage electric service line;

(iii) the location of the site and right-of-way including:

(I) miles of right-of-way;

(II) miles of circuit;

(III) width of the right-of-way; and

(IV) a brief description of the area traversed by the proposed high voltage electric service line, including a description of the general land uses in the area and the type of terrain crossed by the proposed line;

(iv) assumptions, bases, formulae, and methods used in the development and preparation of the diagrams and accompanying data, and a technical description providing the following information:

(I) number of circuits, with identification as to whether the circuit is overhead or underground;

(II) the operating voltage and frequency; and

(III) conductor size and type and number of conductors per phase;

(v) if the proposed interconnection is an overhead line, the following additional information also must be provided:

(I) the wind and ice loading design parameters;

(II) a full description and drawing of a typical supporting structure, including strength specifications;

(III) structure spacing with typical ruling and maximum spans;

(IV) conductor (phase) spacing; and

(V) the designed line-to-ground and conductor-side clearances;

(vi) if an underground or underwater interconnection is proposed, the following additional information also must be provided:

(I) burial depth;

(II) type of cable and a description of any required supporting equipment, such as insulation medium pressurizing or forced cooling;

(III) cathodic protection scheme; and

(IV) type of dielectric fluid and safeguards used to limit potential spills in waterways;

(vii) technical diagrams that provide clarification of any item under this item (1) should be included; and

- (viii) applicant shall provide and identify a primary right-of-way and one or more alternate rights-of-way for the Project as part of the filing. To the extent applicable, for each right-of-way, applicant shall provide the information described is this subsection (a). Upon a showing of good cause in its filing, an applicant may be excused from providing and identifying alternate rights-of-way.
- (2) An application fee of \$100,000, which shall be paid into the Public Utility Fund at the time the Chief Clerk of the Commission deems it complete and accepts the filing.
- (3) Information showing that the utility has held a minimum of 3 pre-filing public meetings to receive public comment concerning the Project in each county where the Project is to be located, no earlier than 6 months prior to the filing of the application. Notice of the public meeting shall be published in a newspaper of general circulation within the affected county once a week for 3 consecutive weeks, beginning no earlier than one month prior to the first public meeting. If the Project traverses 2 contiguous counties and where in one county the transmission line mileage and number of landowners over whose property the proposed route traverses is 1/5 or less of the transmission line mileage and number of such landowners of the other county, then the utility may combine the 3 pre-filing meetings in the county with the greater transmission line mileage and affected landowners. All other requirements regarding pre-filing meetings shall apply in both counties. Notice of the public meeting, including a description of the Project, must be provided in writing to the clerk of each county where the Project is to be located. A representative of the Commission shall be invited to each pre-filing public meeting.
- (b) At the first status hearing the administrative law judge shall set a schedule for discovery that shall take into consideration the expedited nature of the proceeding.
- (c) Nothing in this Section prohibits a utility from requesting, or the Commission from approving, protection of confidential or proprietary information under applicable law. The public utility may seek confidential protection of any of the information provided pursuant to this Section, subject to Commission approval.
- (d) The public utility shall publish notice of its application in the official State newspaper within 10 days following the date of the application's filing.
- (e) The public utility shall establish a dedicated website for the Project 3 weeks prior to the first public meeting and maintain the website until construction of the Project is complete. The website address shall be included in all public notices.
- (f) The Commission shall, after notice and hearing, grant a certificate of public convenience and necessity filed in accordance with the requirements of this Section if, based upon the application filed with the Commission and the evidentiary record, it finds the Project will promote the public convenience and necessity and that all of the following criteria are satisfied:
- (1) That the Project is necessary to provide adequate, reliable, and efficient service to the public utility's customers and is the least-cost means of satisfying the service needs of the public utility's customers or that the Project will promote the development of an effectively competitive electricity market that operates efficiently, is equitable to all customers, and is the least cost means of satisfying those objectives.
- (2) That the public utility is capable of efficiently managing and supervising the construction process and has taken sufficient action to ensure adequate and efficient construction and supervision of the construction.
- (3) That the public utility is capable of financing the proposed construction without significant adverse financial consequences for the utility or its customers.
- (g) The Commission shall issue its decision with findings of fact and conclusions of law granting or denying the application no later than 150 days after the application is filed. The Commission may extend the 150-day deadline upon notice by an additional 75 days if, on or before the 30th day after the filing of the application, the Commission finds that good cause exists to extend the 150-day period.
- (h) In the event the Commission grants a public utility's application for a certificate pursuant to this Section, the public utility shall pay a one-time construction fee to each county in which the Project is constructed within 30 days after the completion of construction. The construction fee shall be \$20,000 per mile of high voltage electric service line constructed in that county, or a proportionate fraction of that fee. The fee shall be in lieu of any permitting fees that otherwise would be imposed by a county. Counties receiving a payment under this subsection (h) may distribute all or portions of the fee to local taxing districts in that county.

(i) Notwithstanding any other provisions of this Act, a decision granting a certificate under this Section shall include an order pursuant to Section 8-503 of this Act authorizing or directing the construction of the high voltage electric service line and related facilities as approved by the Commission, in the manner and within the time specified in said order.

(220 ILCS 5/8-509) (from Ch. 111 2/3, par. 8-509)

Sec. 8-509. When necessary for the construction of any alterations, additions, extensions or improvements ordered or authorized under Section 8-406.1, 8-503, or 12-218 of this Act, any public utility may enter upon, take or damage private property in the manner provided for by the law of eminent domain. If a public utility seeks relief under this Section in the same proceeding in which it seeks a certificate of public convenience and necessity under Section 8-406.1 of this Act, the Commission shall enter its order under this Section either as part of the Section 8-406.1 order or at the same time it enters the Section 8-406.1 order. If a public utility seeks relief under this Section after the Commission enters its order in the Section 8-406.1 proceeding, the Commission shall issue its order under this Section within 45 days after the utility files its petition under this Section.

This Section applies to the exercise of eminent domain powers by telephone companies or telecommunications carriers only when the facilities to be constructed are intended to be used in whole or in part for providing one or more intrastate telecommunications services classified as "noncompetitive" under Section 13-502 in a tariff filed by the condemnor. The exercise of eminent domain powers by telephone companies or telecommunications carriers in all other cases shall be governed solely by "An Act relating to the powers, duties and property of telephone companies", approved May 16, 1903, as now or hereafter amended.

(Source: P.A. 86-221.)

(220 ILCS 5/8-510) (from Ch. 111 2/3, par. 8-510)

Sec. 8-510. Land surveys <u>and land use studies</u>. For the purpose of making land surveys <u>and land use studies</u>, any public utility that has been granted a certificate of public convenience and necessity by, or received an order under Section 8-503 <u>or 8-406.1</u> of this Act from, the Commission may, 30 days after providing written notice to the owner thereof by registered mail, enter upon the property of any owner who has refused permission for entrance upon that property, but subject to responsibility for all damages which may be inflicted thereby.

(Source: P.A. 90-561, eff. 12-16-97.)

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

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 4649 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 4580

A bill for AN ACT concerning transportation.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 4580

Passed the Senate, as amended, April 27, 2010.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 4580 on page 3, by replacing lines 14 and 15 with the following:

"movement of traffic, when that offense was the proximate cause of the death of any person. Any person".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 4580 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 4209

A bill for AN ACT concerning education.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 4209

Passed the Senate, as amended, April 27, 2010.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 4209 by replacing everything after the enacting clause with the following:

"Section 5. The School Code is amended by adding Section 27-1.5 as follows:

(105 ILCS 5/27-1.5 new)

(Section scheduled to be repealed on July 1, 2012)

Sec. 27-1.5. Instructional Mandates Task Force; moratorium.

- (a) The General Assembly recognizes the increasing number of instructional mandates that it passes each year. The State Board shall create the Instructional Mandates Task Force.
 - (b) The Task Force shall consist of the following voting members:
 - (1) One member appointed by the Governor, who shall serve as chairperson of the Task Force.
 - (2) One member appointed by the President of the Senate.
 - (3) One member appointed by the Minority Leader of the Senate.
 - (4) One member appointed by the Speaker of the House of Representatives.
 - (5) One member appointed by the Minority Leader of the House of Representatives.
 - (6) One member appointed by the State Superintendent of Education.
- (7) One district superintendent from a rural district appointed by the Governor upon the recommendation of an organization representing school administrators.
- (8) One district superintendent from a suburban school district appointed by the Governor upon the recommendation of an organization representing school administrators.
- (9) One district superintendent from a urban school district appointed by the Governor upon the recommendation of an organization representing school administrators.
- (10) One school principal appointed by the Governor upon the recommendation of an association representing school principals.
- (11) One member appointed by the Governor upon the recommendation of an association representing special education administrators.
- (12) One member appointed by the Governor upon the recommendation of an association representing school boards.
- (13) One member appointed by the Governor upon the recommendation of the Chicago Board of Education.
- (14) One member appointed by the Governor upon the recommendation of an organization representing teachers.
- (15) One member appointed by the Governor upon the recommendation of a different organization representing teachers.
- (16) One member appointed by the Governor upon the recommendation of an organization representing parents and teachers.

Members appointed by the legislative leaders shall be appointed for the duration of the Task Force. In the event of a vacancy, the appointment to fill the vacancy shall be made by the legislative leader of the same chamber and party as the leader who made the original appointment.

(c) The Task Force shall explore and examine all instructional mandates governing the public schools of this State that currently exist and shall make recommendations concerning, but not limited to, the propriety of all existing mandates, the imposition of future mandates, and waivers of instructional mandates. The Task Force shall ensure that its recommendations include specifics as to the necessary funding to carry out identified responsibilities.

- (d) The Task Force may begin to conduct business upon the appointment of a majority of the voting members.
- (e) The State Board of Education shall be responsible for providing staff and administrative support to the Task Force.
- (f) Members of the Task Force shall receive no compensation for their participation, but may be reimbursed by the State Board of Education for expenses in connection with their participation, including travel, if funds are available.
- (g) The Task Force shall submit a final report of its findings and recommendations to the Governor and the General Assembly on or before July 1, 2011. The Task Force may submit other reports as it deems appropriate.
 - (h) The Task Force is abolished on July 2, 2011, and this Section is repealed on July 1, 2012.
- (i) Beginning on the effective date of this amendatory Act of the 96th General Assembly and until one year after the Task Force submits a final report to the Governor and General Assembly, there shall be a moratorium on the passage of instructional mandates for public schools. For the purposes of this Section, "instructional mandate" means any State law that requires a school district to devote any amount of time to the instruction of or engagement by students in any subject or course.

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

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 4209 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 16

A bill for AN ACT concerning education.

Together with the attached amendments thereto (which amendments have been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 16

Senate Amendment No. 2 to HOUSE BILL NO. 16

Passed the Senate, as amended, April 27, 2010.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 16 by replacing everything after the enacting clause with the following:

"Section 5. The School Code is amended by changing Sections 2-3.62, 2-3.105, 3-0.01, 3-1, 3-2.5, 3-12, 3-14.2, 3-15.10, 3A-6, 4-2, 4-4, 4-6, 4-7, 4-8, 4-9, and 4-10 as follows:

(105 ILCS 5/2-3.62) (from Ch. 122, par. 2-3.62)

Sec. 2-3.62. Educational Service Centers.

- (a) A regional network of educational service centers shall be established by the State Board of Education to coordinate and combine existing services in a manner which is practical and efficient and to provide new services to schools as provided in this Section. Services to be made available by such centers shall include the planning, implementation and evaluation of:
 - (1) (blank);
 - (2) computer technology education;
 - (3) mathematics, science and reading resources for teachers including continuing

education, inservice training and staff development.

The centers may provide training, technical assistance, coordination and planning in other program areas such as school improvement, school accountability, <u>financial planning</u>, <u>consultation</u>, <u>and services</u>, career guidance, early childhood education, alcohol/drug education and prevention, family life - sex education, electronic transmission of data from school districts to the State, alternative education and regional special education, and telecommunications systems that provide distance learning. Such telecommunications systems may be obtained through the Department of Central Management Services pursuant to Section

405-270 of the Department of Central Management Services Law (20 ILCS 405/405-270). The programs and services of educational service centers may be offered to private school teachers and private school students within each service center area provided public schools have already been afforded adequate access to such programs and services.

Upon the abolition of the office, removal from office, disqualification for office, resignation from office, or expiration of the current term of office of the regional superintendent of schools, whichever is earlier, centers serving that portion of a Class II county school unit outside of a city of 500,000 or more inhabitants shall have and exercise, in and with respect to each educational service region having a population of 2,000,000 or more inhabitants and in and with respect to each school district located in any such educational service region, all of the rights, powers, duties, and responsibilities theretofore vested by law in and exercised and performed by the regional superintendent of schools for that area under the provisions of this Code or any other laws of this State.

The State Board of Education shall promulgate rules and regulations necessary to implement this Section. The rules shall include detailed standards which delineate the scope and specific content of programs to be provided by each Educational Service Center, as well as the specific planning, implementation and evaluation services to be provided by each Center relative to its programs. The Board shall also provide the standards by which it will evaluate the programs provided by each Center.

- (b) Centers serving Class 1 county school units shall be governed by an 11-member board, 3 members of which shall be public school teachers nominated by the local bargaining representatives to the appropriate regional superintendent for appointment and no more than 3 members of which shall be from each of the following categories, including but not limited to superintendents, regional superintendents, school board members and a representative of an institution of higher education. The members of the board shall be appointed by the regional superintendents whose school districts are served by the educational service center. The composition of the board will reflect the revisions of this amendatory Act of 1989 as the terms of office of current members expire.
- (c) The centers shall be of sufficient size and number to assure delivery of services to all local school districts in the State.
- (d) From monies appropriated for this program the State Board of Education shall provide grants to qualifying Educational Service Centers applying for such grants in accordance with rules and regulations promulgated by the State Board of Education to implement this Section.
- (e) The governing authority of each of the 18 regional educational service centers shall appoint a family life sex education advisory board consisting of 2 parents, 2 teachers, 2 school administrators, 2 school board members, 2 health care professionals, one library system representative, and the director of the regional educational service center who shall serve as chairperson of the advisory board so appointed. Members of the family life sex education advisory boards shall serve without compensation. Each of the advisory boards appointed pursuant to this subsection shall develop a plan for regional teacher-parent family life sex education training sessions and shall file a written report of such plan with the governing board of their regional educational service center. The directors of each of the regional educational service centers shall thereupon meet, review each of the reports submitted by the advisory boards and combine those reports into a single written report which they shall file with the Citizens Council on School Problems prior to the end of the regular school term of the 1987-1988 school year.
- (f) The 14 educational service centers serving Class I county school units shall be disbanded on the first Monday of August, 1995, and their statutory responsibilities and programs shall be assumed by the regional offices of education, subject to rules and regulations developed by the State Board of Education. The regional superintendents of schools elected by the voters residing in all Class I counties shall serve as the chief administrators for these programs and services. By rule of the State Board of Education, the 10 educational service regions of lowest population shall provide such services under cooperative agreements with larger regions.

(Source: P.A. 93-21, eff. 7-1-03; 94-1105, eff. 6-1-07.) (105 ILCS 5/2-3.105) (from Ch. 122, par. 2-3.105)

Sec. 2-3.105. Services to educational service regions and school districts. Commencing July 1, 1994 and thereafter, the State Board of Education through the office of the State Superintendent of Education shall have and exercise, in and with respect to an each educational service region located in a city of 500,000 having a population of 2,000,000 or more inhabitants, and in and with respect to each school district located in any such educational service region, all rights, powers, duties and responsibilities theretofore vested in and exercised and performed by the regional superintendent of schools in that educational service region under the provisions of this Act or any other law of this State.

(Source: P.A. 87-654; 87-895; 87-1251.)

(105 ILCS 5/3-0.01) (from Ch. 122, par. 3-0.01)

Sec. 3-0.01. "County superintendent of schools" and "regional superintendent of schools" defined - Application of Article.

- (a) Except as otherwise provided by subsection (b), after the effective date of this amendatory Act of 1975, the chief administrative officer of an educational service region shall be designated and referred to as the "regional superintendent of schools" or the "regional superintendent" and after the effective date of this amendatory Act of 1993 the office held by the chief administrative officer shall be designated and referred to as the "regional office of education". For purposes of the School Code and except as otherwise provided by subsection (b), any reference to "county superintendent of schools" or "county superintendent" means the regional superintendent of schools.
- (b) Notwithstanding any other provisions of this Article, but subject Subject to subsection (b-1), in educational service regions containing 2,000,000 or more inhabitants, the office of regional superintendent of schools is abolished on July 1, 1994. Subject to Section 2-3.105 of this Code, beginning on the effective date of this amendatory Act of the 96th General Assembly, On and after that date in each educational service region in which the office of regional superintendent of schools is so abolished all rights, powers, duties and responsibilities theretofore vested by law in, and exercised and performed by the regional superintendent of schools and by any assistant regional superintendents or other assistants or employees in the office of the regional superintendent of schools being so abolished shall be vested in exercised and performed by educational service centers established pursuant to Section 2-3.62 of this Code for any educational service region containing 2,000,000 or more inhabitants. Beginning on the effective date of this amendatory Act of the 96th General Assembly, the State Board of Education through the office of the State Superintendent of Education. Upon abolition of the office of regional superintendent of schools in an educational service region containing 2,000,000 or more inhabitants: (i) all books, records, maps, papers and other documents belonging to or subject to the control or disposition of the former regional superintendent of schools by virtue of his office shall be transferred and delivered to the State Board of Education; (ii) possession or control over all moneys, deposits and accounts in the possession or subject to the control or disposition of the former regional superintendent of schools by virtue of his office, including but not limited to undistributed or unexpended moneys drawn from, and all amounts on deposit in, the county, institute and supervisory expense funds, shall be transferred to and placed under the control and disposition of the State Board of Education, excepting only those moneys or accounts, if any, the source of which is the county treasury, for proper redistribution to the educational service centers; and (iii) all other equipment, furnishings, supplies and other personal property belonging to or subject to the control or disposition of the former regional superintendent of schools by virtue of his office, excepting only those items which were provided by the county board, shall be transferred and delivered to the State Board of Education. Beginning on the effective date of this amendatory Act of the 96th General Assembly From and after July 1, 1994, any reference in this the School Code or any other law of this State to "regional superintendent of schools" or "regional superintendent", or "county superintendent of schools" or "county superintendent" shall mean, with respect to any educational service region containing 2,000,000 or more inhabitants in which the office of regional superintendent of schools is abolished, the educational service centers established pursuant to Section 2-3.62 of this Code for the educational service region State Board of Education serving through the office of the State Superintendent of Education as the chief administrative entity of an educational service region. Upon and after the first Monday of August 1995, references in this Code and elsewhere to educational service regions of 2,000,000 or fewer inhabitants shall exclude any educational service region containing a city of 500,000 or more inhabitants and references in this Code and elsewhere to educational service regions of 2,000,000 or more inhabitants shall mean an educational service region containing a city of 500,000 or more inhabitants regardless of the actual population of the
- (b-1) References to "regional superintendent" shall also include the <u>educational service centers</u> <u>established under Section 2-3.62 of this Code and regional superintendent of schools in regions</u> serving that portion of a Class II county outside a city of 500,000 or more population elected at the general election in 1994 and every 4 years thereafter.
- (c) This Article applies to the regional superintendent of a multicounty educational service region formed under Article 3A as well as to a single county or partial county region, except that in case of conflict between the provisions of this Article and of Article 3A in the case of a multicounty region, the provisions of Article 3A shall apply. Any reference to "county" or to "educational service region" in this Article means a regional office of education.

(Source: P.A. 87-654; 87-895; 87-1251; 88-89.) (105 ILCS 5/3-1) (from Ch. 122, par. 3-1)

Sec. 3-1. Election; eligibility. Quadrennially there shall be elected in every county, except those which have been consolidated into a multicounty educational service region under Article 3A and except those having a population of 2,000,000 or more inhabitants, and beginning in 1994 in that portion of a Class II county outside a city of 500,000 or more inhabitants and constituting an educational service region, a regional superintendent of schools, who shall enter upon the discharge of his duties on the first Monday of August next after his election; provided, however, that the term of office of each regional superintendent of schools in office on June 30, 2003 is terminated on July 1, 2003, except that an incumbent regional superintendent of schools shall continue to serve until his successor is elected and qualified, and each regional superintendent of schools elected at the general election in 2002 and every four years thereafter shall assume office on the first day of July next after his election. No one is eligible to file his petition at any primary election for the nomination as candidate for the office of regional superintendent of schools nor to enter upon the duties of such office either by election or appointment unless he possesses the following qualifications: (1) he is of good character, (2) he has a master's degree, (3) he has earned at least 20 semester hours of credit in professional education at the graduate level, (4) he holds a valid all grade supervisory certificate or a valid state limited supervisory certificate, or a valid state life supervisory certificate, or a valid administrative certificate, (5) he has had at least 4 years experience in teaching, and (6) he was engaged for at least 2 years of the 4 previous years in full time teaching or supervising in the common public schools or serving as a county superintendent of schools or regional superintendent of schools for an educational service region in the State of Illinois.

No petition of any candidate for nomination for the office of regional superintendent of schools may be filed and no such candidate's name may be placed on a primary or general election ballot, unless such candidate files as part of his petition a certificate from the State Board of Education certifying that from the records of its office such candidate has the qualifications required by this Section; however, any incumbent filing his petition for nomination for a succeeding term of office shall not be required to attach such certificate to his petition of candidacy.

Nomination papers filed under this Section are not valid unless the candidate named therein files with the county clerk or State Board of Elections a statement of economic interests as required by the Illinois Governmental Ethics Act. Such receipt shall be so filed either previously during the calendar year in which his nomination papers were filed or within the period for the filing of nomination papers in accordance with the general election law.

The changes in qualifications made by Public Act 76-1563 do not affect the right of an incumbent to seek reelection.

On and after July 1, 1994, the provisions of this Section shall have no application in any educational service region having a population of 2,000,000 or more inhabitants; provided further that no election shall be held in November of 1994 or at any other time after July 1, 1992 for the office of regional superintendent of schools in any county or educational service region having a population of 2,000,000 or more inhabitants.

(Source: P.A. 89-383, eff. 8-18-95; 90-280, eff. 7-31-97.)

(105 ILCS 5/3-2.5)

Sec. 3-2.5. Salaries.

(a) Except as otherwise provided in this Section, the regional superintendents of schools shall receive for their services an annual salary according to the population, as determined by the last preceding federal census, of the region they serve, as set out in the following schedule:

SALARIES OF REGIONAL SUPERINTENDENTS OF SCHOOLS

POPULATION OF REGION	ANNUAL SALARY
Less than 48,000	\$73,500
48,000 to 99,999	\$78,000
100,000 to 999,999	\$81,500
1,000,000 and over	\$83,500

The changes made by Public Act 86-98 in the annual salary that the regional superintendents of schools shall receive for their services shall apply to the annual salary received by the regional superintendents of schools during each of their elected terms of office that commence after July 26, 1989 and before the first Monday of August, 1995.

The changes made by Public Act 89-225 in the annual salary that regional superintendents of schools shall receive for their services shall apply to the annual salary received by the regional superintendents of

schools during their elected terms of office that commence after August 4, 1995 and end on August 1, 1999.

The changes made by this amendatory Act of the 91st General Assembly in the annual salary that the regional superintendents of schools shall receive for their services shall apply to the annual salary received by the regional superintendents of schools during each of their elected terms of office that commence on or after August 2, 1999.

Beginning July 1, 2000, the salary that the regional superintendent of schools receives for his or her services shall be adjusted annually to reflect the percentage increase, if any, in the most recent Consumer Price Index, as defined and officially reported by the United States Department of Labor, Bureau of Labor Statistics, except that no annual increment may exceed 2.9%. If the percentage of change in the Consumer Price Index is a percentage decrease, the salary that the regional superintendent of schools receives shall not be adjusted for that year.

When regional superintendents are authorized by the School Code to appoint assistant regional superintendents, the assistant regional superintendent shall receive an annual salary based on his or her qualifications and computed as a percentage of the salary of the regional superintendent to whom he or she is assistant, as set out in the following schedule:

SALARIES OF ASSISTANT REGIONAL SUPERINTENDENTS

QUALIFICATIONS OF PERCENTAGE OF SALARY ASSISTANT REGIONAL OF REGIONAL SUPERINTENDENT **SUPERINTENDENT** No Bachelor's degree, but State certificate valid for teaching and supervising. 70% Bachelor's degree plus State certificate valid for supervising. 75% Master's degree plus State certificate valid for supervising. 90%

However, in any region in which the appointment of more than one assistant regional superintendent is authorized, whether by Section 3-15.10 of this Code or otherwise, not more than one assistant may be compensated at the 90% rate and any other assistant shall be paid at not exceeding the 75% rate, in each case depending on the qualifications of the assistant.

The salaries provided in this Section for regional superintendents and assistant regional superintendents are payable monthly from the Common School Fund. The State Comptroller in making his or her warrant to any county for the amount due it from the Common School Fund shall deduct from it the several amounts for which warrants have been issued to the regional superintendent, and any assistant regional superintendent, of the educational service region encompassing the county since the preceding apportionment of the Common School Fund.

County boards may provide for additional compensation for the regional superintendent or the assistant regional superintendents, or for each of them, to be paid quarterly from the county treasury.

- (b) Upon abolition on July 1, 1994, of the office of regional superintendent of schools in educational service regions containing 2,000,000 or more inhabitants as provided in Section 3-0.01 of this Code, the funds provided under provisions of subsection (a) of this Section shall continue to be appropriated and reallocated, as provided for pursuant to subsection (b) of Section 3-0.01 of this Code, to the educational service centers established pursuant to Section 2-3.62 of this Code for an educational service region containing 2,000,000 or more inhabitants shall no longer apply in any educational service region in which the office of regional superintendent of schools is so abolished, and no salary or other compensation shall be payable under that subsection (a) or under any other provision of this Section with respect to the office so abolished.
- (c) If the State pays all or any portion of the employee contributions required under Section 16-152 of the Illinois Pension Code for employees of the State Board of Education, it shall also pay the employee contributions required of regional superintendents of schools and assistant regional superintendents of schools on the same basis, but excluding any contributions based on compensation that is paid by the county rather than the State.

This subsection (c) applies to contributions based on payments of salary earned after the effective date of this amendatory Act of the 91st General Assembly, except that in the case of an elected regional

superintendent of schools, this subsection does not apply to contributions based on payments of salary earned during a term of office that commenced before the effective date of this amendatory Act.

(Source: P.A. 91-276, eff. 7-23-99.)

(105 ILCS 5/3-12) (from Ch. 122, par. 3-12)

Sec. 3-12. Institute fund.

- (a) All certificate registration fees and a portion of renewal and duplicate fees shall be kept by the regional superintendent as described in Section 21-16 of this Code, together with a record of the names of the persons paying them. Such fees shall be deposited into the institute fund and shall be used by the regional superintendent to defray expenses associated with the work of the regional professional development review committees established pursuant to paragraph (2) of subsection (g) of Section 21-14 of this Code to advise the regional superintendent, upon his or her request, and to hear appeals relating to the renewal of teaching certificates, in accordance with Section 21-14 of this Code; to defray expenses connected with improving the technology necessary for the efficient processing of certificates; to defray all costs associated with the administration of teaching certificates; to defray expenses incidental to teachers' institutes, workshops or meetings of a professional nature that are designed to promote the professional growth of teachers or for the purpose of defraying the expense of any general or special meeting of teachers or school personnel of the region, which has been approved by the regional superintendent.
- (b) In addition to the use of moneys in the institute fund to defray expenses under subsection (a) of this Section, the State Superintendent of Education, as authorized under Section 2-3.105 of this Code, shall use moneys in the institute fund to defray all costs associated with the administration of teaching certificates within a city having a population exceeding 500,000.
- (c) The regional superintendent shall on or before January 1 of each year publish in a newspaper of general circulation published in the region or shall post in each school building under his jurisdiction an accounting of (1) the balance on hand in the Institute fund at the beginning of the previous year; (2) all receipts within the previous year deposited in the fund, with the sources from which they were derived; (3) the amount distributed from the fund and the purposes for which such distributions were made; and (4) the balance on hand in the fund.

(Source: P.A. 94-839, eff. 6-6-06.) (105 ILCS 5/3-14.2) (from Ch. 122, par. 3-14.2)

Sec. 3-14.2. Supervision and control of school districts. Except in regions established within that portion of a Class II county school unit outside of a city of 500,000 or more inhabitants, the The county superintendent of schools shall exercise supervision and control over all school districts within the county. If a district is divided by a county line or lines the county superintendent in the county where the majority of the children attend school at the time the district is organized shall exercise supervision and control over all aspects of supervision, reports, and financial accounting of the district until it has been determined by the State Superintendent of Education that 60 per cent of the children attend school in another county or that a majority of the children have attended a school in another county for three consecutive years and the school board has adopted a resolution requesting the supervision and control be transferred to the county superintendent in the county in which the majority of children attend school. The county superintendent under whose direction a school district has been established shall retain supervision and control until July 1 following the date of the election establishing the district. Whenever a change in supervision and control shall result from a change in school district boundaries, population shifts, or other cause, such change in supervision and control shall not be effective until July 1 following the date of its determination. All references to the county superintendent of schools, in relation to school districts, in this Act shall be interpreted to mean the county superintendent of schools having supervision and control of the district or districts as defined in this Section.

(Source: P.A. 81-1146.)

(105 ILCS 5/3-15.10) (from Ch. 122, par. 3-15.10)

Sec. 3-15.10. Assistant Regional Superintendent. To employ, in counties or regions of 2,000,000 inhabitants or less, in addition to any assistants authorized to be employed with the approval of the county board, an assistant regional superintendent of schools who shall be a person of good attainment, versed in the principles and methods of education, and qualified to teach and supervise schools under Article 21 of this Act; to fix the term of such assistant and direct his work and define his duties. On the effective date of this amendatory Act of the 96th General Assembly, in In regions established within that portion of a Class II county school unit outside of a city of 500,000 or more inhabitants, the employment of all persons serving as assistant county or regional superintendents of schools is terminated, the position of assistant regional superintendent of schools in each such region is abolished, and this Section shall, beginning on the effective date of this amendatory Act of the 96th General Assembly, have no further application in the educational service region the regional superintendent may employ, in addition to any assistants authorized to be employed with the approval of the county board, 3 assistant regional superintendents of schools. Until July 1, 1994, in counties or regions having a population of more than 2,000,000 inhabitants the regional superintendent may employ, in addition to any assistants authorized to be employed with the approval of the county board, 11 assistant regional superintendents of schools. Assistant regional superintendents shall each be a person of good attainment, versed in the principles and methods of education, and qualified to teach and supervise schools under Article 21 of this Act. The work of such assistant regional superintendent shall be so arranged and directed that the county or regional superintendent and assistant superintendent, together, shall devote an amount of time during the school year, equal to at least the full time of one individual, to the supervision of schools and of teaching in the schools of the county.

Notwithstanding any of the provisions of this Section, any person who, on July 1, 1955, was employed as an assistant county superintendent of schools shall be qualified for that position if he holds a state certificate valid for teaching and supervising.

On July 1, 1994, the employment of all persons serving as assistant county or regional superintendents in any county or educational service region having a population of more than 2,000,000 inhabitants is terminated, the office of assistant county or regional superintendent in each such county or educational service region is abolished, and this Section shall, from and after July 1, 1994, have no further application in any such county or educational service region.

A regional superintendent of schools shall not employ his or her spouse, child, stepchild, or relative as an assistant regional superintendent of schools. By September 1 each year, a regional superintendent shall certify to the State Board of Education that he or she has complied with this paragraph. If the State Board of Education becomes aware of the fact that a regional superintendent is employing his or her spouse, child, stepchild, or relative as an assistant regional superintendent, the State Board of Education shall not request for payment from the State Comptroller any warrants for the payment of the assistant regional superintendent's salary. In this paragraph, "relative" means a grandparent, parent, aunt, uncle, sibling, first cousin, nephew, niece, grandchild, or spouse of one of these persons. This paragraph applies only to contracts for employment entered into on or after the effective date of this amendatory Act of the 91st General Assembly.

(Source: P.A. 91-764, eff. 6-9-00.)

(105 ILCS 5/3A-6) (from Ch. 122, par. 3A-6)

Sec. 3A-6. Election of Superintendent for consolidated region - Bond - Vacancies in any educational service region.

- (a) The regional superintendent to be elected under Section 3A-5 shall be elected at the time provided in the general election law and must possess the qualifications described in Section 3-1 of this Act.
- (b) The bond required under Section 3-2 shall be filed in the office of the county clerk in the county where the regional office is situated, and a certified copy of that bond shall be filed in the office of the county clerk in each of the other counties in the region.
- (c) When a vacancy occurs in the office of regional superintendent of schools of any educational service region which is not located in a county which is a home rule unit, such vacancy shall be filled within 60 days (i) by appointment of the chairman of the county board, with the advice and consent of the county board, when such vacancy occurs in a single county educational service region; or (ii) by appointment of a committee composed of the chairmen of the county boards of those counties comprising the affected educational service region when such vacancy occurs in a multicounty educational service region, each committeeman to be entitled to one vote for each vote that was received in the county represented by such committeeman on the committee by the regional superintendent of schools whose office is vacant at the last election at which a regional superintendent was elected to such office, and the person receiving the highest number of affirmative votes from the committeemen for such vacant office to be deemed the person appointed by such committee to fill the vacancy. The appointee shall be a member of the same political party as the regional superintendent of schools the appointee succeeds was at the time such regional superintendent of schools last was elected. The appointee shall serve for the remainder of the term. However, if more than 28 months remain in that term, the appointment shall be until the next general election, at which time the vacated office shall be filled by election for the remainder of the term. Nominations shall be made and any vacancy in nomination shall be filled as follows:
 - (1) If the vacancy in office occurs before the first date provided in Section 7-12 of the Election Code for filing nomination papers for county offices for the primary in the next even-numbered year following commencement of the term of office in which the vacancy occurs,

nominations for the election for filling the vacancy shall be made pursuant to Article 7 of the Election Code

- (2) If the vacancy in office occurs during the time provided in Section 7-12 of the Election Code for filing nomination papers for county offices for the primary in the next even-numbered year following commencement of the term of office in which the vacancy occurs, the time for filing nomination papers for the primary shall not be more than 91 days nor less than 85 days prior to the date of the primary.
- (3) If the vacancy in office occurs after the last day provided in Section 7-12 of the Election Code for filing nomination papers for county offices for the primary in the next even-numbered year following commencement of the term of office in which the vacancy occurs, a vacancy in nomination shall be deemed to have occurred and the county central committee of each established political party (if the vacancy occurs in a single county educational service region) or the multi-county educational service region committee of each established political party (if the vacancy occurs in a multi-county educational service region) shall nominate, by resolution, a candidate to fill the vacancy in nomination for election to the office at the general election. In the nomination proceedings to fill the vacancy in nomination, each member of the county central committee or the multi-county educational service region committee, whichever applies, shall have the voting strength as set forth in Section 7-8 or 7-8.02 of the Election Code, respectively. The name of the candidate so nominated shall not appear on the ballot at the general primary election. The vacancy in nomination shall be filled prior to the date of certification of candidates for the general election.
- (4) The resolution to fill the vacancy shall be duly acknowledged before an officer qualified to take acknowledgments of deeds and shall include, upon its face, the following information: (A) the name of the original nominee and the office vacated; (B) the date on which the vacancy occurred; and (C) the name and address of the nominee selected to fill the vacancy and the date of selection. The resolution to fill the vacancy shall be accompanied by a statement of candidacy, as prescribed in Section 7-10 of the Election Code, completed by the selected nominee, a certificate from the State Board of Education, as prescribed in Section 3-1 of this Code, and a receipt indicating that the nominee has filed a statement of economic interests as required by the Illinois Governmental Ethics Act.

The provisions of Sections 10-8 through 10-10.1 of the Election Code relating to objections to nomination papers, hearings on objections, and judicial review shall also apply to and govern objections to nomination papers and resolutions for filling vacancies in nomination filed pursuant to this Section. Unless otherwise specified in this Section, the nomination and election provided for in this Section is governed by the general election law.

Except as otherwise provided by applicable county ordinance or by law, if a vacancy occurs in the office of regional superintendent of schools of an educational service region that is located in a county that is a home rule unit and that has a population of less than 2,000,000 inhabitants, that vacancy shall be filled by the county board of such home rule county.

Until July 1, 2003 or until the regional superintendent of schools elected in 2002 takes office, whichever occurs first, if a vacancy exists in the office of regional superintendent of schools of an educational service region that is located in a county that is a home rule unit and that has a population of 2,000,000 or more inhabitants, then that vacancy shall be filled by the first assistant superintendent/deputy superintendent until the end of the term to which the regional superintendent was elected.

Any person appointed to fill a vacancy in the office of regional superintendent of schools of any educational service region must possess the qualifications required to be elected to the position of regional superintendent of schools, and shall obtain a certificate of eligibility from the State Superintendent of Education and file same with the county clerk of the county in which the regional superintendent's office is located.

If the regional superintendent of schools is called into the active military service of the United States, his office shall not be deemed to be vacant, but a temporary appointment shall be made as in the case of a vacancy. The appointee shall perform all the duties of the regional superintendent of schools during the time the regional superintendent of schools is in the active military service of the United States, and shall be paid the same compensation apportioned as to the time of service, and such appointment and all authority thereunder shall cease upon the discharge of the regional superintendent of schools from such active military service. The appointee shall give the same bond as is required of a regularly elected regional superintendent of schools.

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(Source: P.A. 92-277, eff. 8-7-01; 92-869, eff. 1-3-03.)
(105 ILCS 5/4-2) (from Ch. 122, par. 4-2)
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Sec. 4-2. Office and supplies. Provide for the county superintendent of schools a suitable office with necessary furniture and office supplies.

On and after July 1, 1994, the provisions of this Section shall have no application in any county having a population of 2,000,000 or more inhabitants.

(Source: P.A. 87-654; 87-1251.)

(105 ILCS 5/4-4) (from Ch. 122, par. 4-4)

Sec. 4-4. Traveling expenses. Allow, when they deem it proper, reasonable traveling expenses for the office of county superintendent of schools.

On and after July 1, 1994, the provisions of this Section shall have no application in any county having a population of 2,000,000 or more inhabitants.

(Source: P.A. 87-654; 87-1251.)

(105 ILCS 5/4-6) (from Ch. 122, par. 4-6)

Sec. 4-6. Employment of assistants. Authorize the county superintendent of schools to employ such assistants as he needs for the discharge of his duties and fix the compensation thereof, which compensation shall be paid out of the county treasury.

On and after July 1, 1994, the provisions of this Section shall have no application in any county having a population of 2,000,000 or more inhabitants.

(Source: P.A. 87-654; 87-1251.)

(105 ILCS 5/4-7) (from Ch. 122, par. 4-7)

Sec. 4-7. Examination of financial statements.

- (a) Examine the financial statements of the county superintendent of schools required by Section 15-21 and compare them with vouchers.
- (b) The county board, or so many thereof as are present at its meeting, shall be liable individually to the fund injured and to the sureties of the county superintendent, if judgment is recovered from the sureties, for all damages occasioned by neglect of the duties, or any of them, required of the board by this section; but nothing herein shall be construed to exempt the sureties and they shall remain liable to the fund injured the same as if the members of the county board were not liable to them for neglect of their duty. On and after July 1, 1994, the provisions of this subsection (b) shall have no application in any county having a population of 2,000,000 or more inhabitants.

(Source: P.A. 87-654; 87-1251.)

(105 ILCS 5/4-8) (from Ch. 122, par. 4-8)

Sec. 4-8. Bond -- approval -- increase. Approve the bond of the county superintendent of schools, and increase the penalty thereof if, in its judgment the penalty should be increased.

On and after July 1, 1994, the provisions of this Section shall have no application in any county having a population of 2,000,000 or more inhabitants.

(Source: P.A. 87-654; 87-1251.)

(105 ILCS 5/4-9) (from Ch. 122, par. 4-9)

Sec. 4-9. New bond. Require the county superintendent of schools, after notice given, to execute a new bond, conditioned and approved as the first bond, whenever it deems a new bond necessary, but the execution of such new bond shall not affect the old bond or the liability of the sureties thereon.

On and after July 1, 1994, the provisions of this Section shall have no application in any county having a population of 2,000,000 or more inhabitants.

(Source: P.A. 87-654; 87-1251.)

(105 ILCS 5/4-10) (from Ch. 122, par. 4-10)

Sec. 4-10. Reports -- Removal from office.

- (a) Require the county superintendent of schools to make the reports to it provided for by law.
- (b) Remove the county superintendent of schools from office in case of neglect or refusal so to do, or for any palpable violation of law or omission of duty. On and after July 1, 1994, the provisions of this subsection (b) shall have no application in any county having a population of 2,000,000 or more inhabitants.

(Source: P.A. 87-654; 87-1251.)

(105 ILCS 5/3A-17 rep.)

Section 10. The School Code is amended by repealing Section 3A-17.

Section 99. Effective date. This Act takes effect July 1, 2010.".

AMENDMENT NO. 2. Amend House Bill 16, AS AMENDED, with reference to page and line numbers of Senate Amendment No. 1, as follows:

on page 1, by replacing line 6 with the following:

"and 3A-6 and by adding Section 4-12"; and

on page 27, by replacing lines 18 through 25 with the following:

"(105 ILCS 5/4-12 new)

Sec. 4-12. Educational service center support. Notwithstanding Sections 4-2, 4-4, 4-6, 4-7, 4-8, 4-9, and 4-10 of this Code, a county having a population of 2,000,000 or more inhabitants may provide financial or in-kind support to the educational service centers serving that county."; and

by deleting pages 28 and 29; and

on page 30, by deleting lines 1 through 18.

The foregoing message from the Senate reporting Senate Amendments numbered 1 and 2 to HOUSE BILL 16 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 5040

A bill for AN ACT concerning safety.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 5040

Passed the Senate, as amended, April 27, 2010.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1 . Amend House Bill 5040 on page 2, line 26, by replacing "substance" with "substrate".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 5040 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 4974

A bill for AN ACT concerning professional regulation.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 4974

Passed the Senate, as amended, April 27, 2010.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. <u>1</u>. Amend House Bill 4974 on page 10, by replacing line 7 with the following: "(a) With the exception of disclosure to the physician performing or supervising a genetic test and to the referring".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 4974 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 4895

A bill for AN ACT concerning criminal law.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 4895

Passed the Senate, as amended, April 27, 2010.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. $\underline{1}$. Amend House Bill 4895 on page 1, line 18, by replacing "; or" with the following:

(2) accompanying the minor to a business that provides body piercing as required under Section 12-10.1 of this Code (piercing the body of a minor); or"; and on page 1, line 19, by replacing "(2)" with "(3)".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 4895 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 4866

A bill for AN ACT concerning State government.

Together with the attached amendments thereto (which amendments have been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 4866

Senate Amendment No. 2 to HOUSE BILL NO. 4866

Passed the Senate, as amended, April 27, 2010.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 4866 by replacing line 2 on page 16 through line 1 on page 20 with the following:

"(415 ILCS 60/6) (from Ch. 5, par. 806)

Sec. 6. Registration.

- 1. Every pesticide which is distributed, sold, offered for sale within this State, delivered for transportation or transported in interstate commerce or between points within the State through any point outside the State, shall be registered with the Director or his designated agent, subject to provisions of this Act. Such registration shall be for a period determined under item 1.5 of this Section and shall expire on December 31st be renewed annually with registrations expiring December 31 each year. Registration is not required if a pesticide is shipped from one plant or warehouse to another plant or warehouse by the same person and is used solely at such plant or warehouse as a constituent part to make a pesticide which is registered under provisions of this Act and FIFRA.
- 1.5. In order to stagger product registrations, the Department shall, for the 2011 registration year, register half of the applicants and their products for one year and the other half for 2 years. Thereafter, a business registration and product registration shall be for 2 years.
 - 2. Registration applicant shall file a statement with the Director which shall include:

- A. The name and address of the applicant and the name and address of the person whose name will appear on the label if different from the applicant's.
- B. The name of the pesticide.
- C. A copy of the labeling accompanying the pesticide under customary conditions of distribution, sale and use, including ingredient statement, direction for use, use classification, and precautionary or warning statements.
- 3. The Director may require the submission of complete formula data.
- 4. The Director may require a full description of tests made and the results thereof, upon which the claims are based, for any pesticide not registered pursuant to FIFRA, or on any pesticide under consideration to be classified for restricted use.
 - A. The Director will not consider data he required of the initial registrant of a pesticide in support of another applicants' registration unless the subsequent applicant has obtained written permission to use such data.
 - B. In the case of renewal registration, the Director may accept a statement only with respect to information which is different from that furnished previously.
 - 5. The Director may prescribe other requirements to support a pesticide registration by regulation.
- 6. For the years preceding the year 2004, any registrant desiring to register a pesticide product at any time during one year shall pay the annual registration fee of \$100 per product registered for that applicant. For the years 2004 through 2010 and thereafter, the annual product registration fee is \$200 per product. For the years 2011 and thereafter, the product registration fee shall be \$300 per product per year and shall be paid at the time of registration.

In addition, for the years preceding the year 2004 any business registering a pesticide product at any time during one year shall pay the annual business registration fee of \$250. For the years 2004 through 2010 and thereafter, the annual business registration fee shall be \$400. For the years 2011 and thereafter, the business registration fee shall be \$400 per year and shall be paid at the time of registration. Each legal entity of the business shall pay the annual business registration fee.

For the years preceding the year 2004, any applicant requesting an experimental use permit shall pay the annual fee of \$100 per permit and all special local need pesticide registration applicants shall pay an annual fee of \$100 per product. For the years 2004 through 2010 and thereafter, the annual experimental use permit fee and special local need pesticide registration fee is \$200 per permit. For the years 2011 and thereafter, the annual experimental use permit and special local need pesticide registration fee shall be \$300 per product. Subsequent SLN registrations for a pesticide already registered shall be exempted from the registration fee.

- A. All registration accepted and approved by the Director shall expire on the 31st day of December in any one year unless cancelled. Registration for a special local need may be granted for a specific period of time with the approval date and expiration date specified.
- B. If a registration for special local need granted by the Director does not receive approval of the Administrator of USEPA, the registration shall expire on the date of the Administrator's disapproval.
- 7. Registrations approved and accepted by the Director and in effect on the 31st day of December, for which renewal application is made, shall continue in full force and effect until the Director notifies the registrant that the renewal has been approved and accepted or the registration is denied under this Act. Renewal registration forms will be provided to applicants by the Director.
- 8. If the renewal of a pesticide registration is not filed within 30 days of the date of expiration, a penalty late registration assessment of \$400 \\$300 per product shall apply in lieu of the normal annual product registration fee. The late registration assessment shall not apply if the applicant furnishes an affidavit certifying that no unregulated pesticide was distributed or sold during the period of registration. The late assessment is not a bar to prosecution for doing business without proper registry.
- 9. The Director may prescribe by regulation to allow pesticide use for a special local need, pursuant to FIFRA.
- 10. The Director may prescribe by regulation the provisions for and requirements of registering a pesticide intended for experimental use.
- 11. The Director shall not make any lack of essentiality a criterion for denial of registration of any pesticide. Where 2 pesticides meet the requirements, one should not be registered in preference to the other.
- 12. It shall be the duty of the pesticide registrant to properly dispose of any pesticide the registration of which has been suspended, revoked or cancelled or which is otherwise not properly registered in the State. (Source: P.A. 93-32, eff. 7-1-03.)".

AMENDMENT NO. 2 . Amend House Bill 4866 as follows: on page 6, line 17, immediately after "10," by inserting "14.2,"; and on page 10, immediately below line 24, by inserting the following: "(410 ILCS 615/14.2) (from Ch. 56 1/2, par. 55-14.2)

- Sec. 14.2. For the purpose of carrying out the provisions of this Act and the rules and regulations promulgated thereunder, the Department through its authorized inspectors or agents is empowered:
 - (a) To enter on any business day during the usual hours of business, any place or conveyance within the State where eggs are produced, candled, incubated, stored, packed, delivered for shipment, loaded, shipped, transported or sold. ;
 - (b) To enter on any business day during the usual hours of business, with or without the presence of the owner, manager, or other responsible person, any restaurant kitchen or the kitchen and food storage area of any other public eating place including but not limited to hotels, boarding houses, hospitals, nursing homes, government institutions, or any other business facility or place in which eggs or egg products are stored, prepared, or offered as food for use by its patrons, residents, inmates, or patients.
 - (c) To enter on any business day during the usual hours of business the cooking or food preparation area of any bakery where eggs and egg products are used in the manufacture of bakery products, with or without the presence of the owner or persons employed as bakers, or to enter at any time while those bakery products are being prepared.
 - (d) To sample any eggs or egg products for analysis or testing. Sample eggs or egg products shall be furnished at no cost to the Department.
 - (e) To inspect all invoices, eggs and egg products, and the cases and containers for eggs or egg products and the equipment found in the places or conveyances described in paragraph (a) and to seize and hold as evidence an advertisement, sign, placard, invoice, case or container of eggs or egg products, or all or any part of any pack, load, lot, consignment, or shipment of eggs or egg products packed, stored, delivered for shipment, loaded, shipped, transported, or sold in violation of any provision of this Act. Possession of a commodity described in this Section by any person engaged in the sale of that commodity is prima facie evidence that the commodity is for sale.
- (f) To seize and hold any case or container of eggs or egg products from any person or business who is not licensed under Section 8 of this Act and is required to be licensed.

Possession of a commodity described in this Section by any person engaged in the sale of that commodity is prima facie evidence that the commodity is for sale. (Source: P.A. 89-154, eff. 7-19-95.)".

The foregoing message from the Senate reporting Senate Amendments numbered 1 and 2 to HOUSE BILL 4866 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 5448

A bill for AN ACT concerning child support.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 5448

Passed the Senate, as amended, April 27, 2010.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 5448 on page 2, by replacing lines 10 through 14 with the following:

"syndrome. At least annually, the county board shall submit to the Illinois Department of Public Health a report as to the county clerk's compliance with the requirement that the county clerk provide a pamphlet

with each marriage license. All".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 5448 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 5357

A bill for AN ACT concerning State government.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 5357

Passed the Senate, as amended, April 27, 2010.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 5357 as follows: on page 4, line 4, by replacing "program." with "Program."; and on page 8, line 18, by replacing "the health" with "the behavioral health"; and on page 10, line 10, immediately after "community", by inserting "behavioral".

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 5357 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 5223

A bill for AN ACT concerning aging.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 5223

Passed the Senate, as amended, April 27, 2010.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 5223 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Act on the Aging is amended by adding Section 8.09 as follows: (20 ILCS 105/8.09 new)

Sec. 8.09. Unlicensed or uncertified facilities. No public official, agent, or employee may place any person in or with, or recommend that any person be placed in or with, or directly or indirectly cause any person to be placed in or with any unlicensed or uncertified: (i) board and care home as defined in the Board and Care Home Act and licensed under the Assisted Living Shared Housing Act; (ii) assisted living or shared housing establishment as defined in the Assisted Living and Shared Housing Act; (iii) facility licensed under the Nursing Home Care Act; (iv) supportive living facility as described in Section 5-5.01a of the Illinois Public Aid Code; (v) free-standing hospice residence licensed under the Hospice Program Licensing Act; or (vi) home services agency licensed under the Home Health, Home Services, and Home Nursing Agency Licensing Act if licensure or certification is required. No public official, agent, or

employee may place the name of such a facility on a list of facilities to be circulated to the public, unless

the facility is licensed or certified. Use of the Department of Public Health's annual list of licensed facilities shall satisfy compliance with this Section for all facilities licensed or certified by the Illinois Department of Public Health.

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

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 5223 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 5219

A bill for AN ACT concerning public aid.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 5219

Passed the Senate, as amended, April 27, 2010.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. $\underline{1}$. Amend House Bill 5219 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Public Aid Code is amended by adding Section 5-5.4f as follows: (305 ILCS 5/5-5.4f new)

Sec. 5-5.4f. Minimum Data Set (MDS) Compliance Review; preliminary findings. The Department shall establish by rule a procedure for sharing preliminary Minimum Data Set (MDS) Compliance Review findings with nursing facilities prior to completion of the on-site review. The procedure shall include, but not be limited to, notification to a nursing facility of specific areas of missing documentation required under 89 III. Adm. Code 147.75 and the federally mandated resident assessment instrument as specified in 42 CFR 483.20 likely to be determined deficient upon conclusion of the Department's quality assurance review process. Prior to the conclusion of the on-site review, the facility shall be given the opportunity to address the specific areas of missing documentation. A facility disputing any rate change may submit an appeal request pursuant to provisions established at 89 III. Adm. Code 140.830. An appeal hearing may be requested if the facility believes that the basis for reducing the facility's MDS rate was in error. The facility may not offer any additional documentation during the appeal hearing, but may identify documentation provided during the on-site review that may support a specific area of documentation deemed deficient by the Department.

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

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 5219 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 5161

A bill for AN ACT concerning civil law.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 5161

Passed the Senate, as amended, April 27, 2010.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1 . Amend House Bill 5161, on page 2, immediately below line 11, by inserting the following:

"(c) The changes made by this amendatory Act of the 96th General Assembly apply to a decedent whose date of death is on or after the effective date of this amendatory Act of the 96th General Assembly."; and on page 3, immediately below line 15, by inserting the following:

"(c) The changes made by this amendatory Act of the 96th General Assembly apply to a decedent whose date of death is on or after the effective date of this amendatory Act of the 96th General Assembly."; and on page 9, immediately below line 19, by inserting the following:

"(h) The changes made by this amendatory Act of the 96th General Assembly apply to a decedent whose date of death is on or after the effective date of this amendatory Act of the 96th General Assembly."

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 5161 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

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

HOUSE BILL 5053

A bill for AN ACT concerning education.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 5053

Passed the Senate, as amended, April 27, 2010.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 5053 on page 6, line 21, by replacing ", including, but not be" with "."; and

by deleting line 22 on page 6 through line 5 on page 7.

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 5053 was placed on the Calendar on the order of Concurrence.

CHANGE OF SPONSORSHIP

With the consent of the affected members, Representative Beiser was removed as principal sponsor, and Representative Careen Gordon became the new principal sponsor of SENATE BILL 2983.

With the consent of the affected members, Representative Reitz was removed as principal sponsor, and Representative McCarthy became the new principal sponsor of SENATE BILL 107.

With the consent of the affected members, Representative Flowers was removed as principal sponsor, and Representative Nekritz became the new principal sponsor of HOUSE BILL 16.

With the consent of the affected members, Representative Bost was removed as principal sponsor, and Representative Nekritz became the new principal sponsor of HOUSE BILL 4209.

With the consent of the affected members, Representative Currie was removed as principal sponsor, and Representative Dugan became the new principal sponsor of SENATE BILL 3661.

With the consent of the affected members, Representative Gordon, Careen was removed as principal sponsor, and Representative Bradley became the new principal sponsor of SENATE BILL 2530.

With the consent of the affected members, Representative Turner was removed as principal sponsor, and Representative Davis, William became the new principal sponsor of SENATE BILL 380.

HOUSE RESOLUTIONS

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

HOUSE RESOLUTION 1165

Offered by Representative Mendoza:

WHEREAS, The Illinois House of Representatives finds that influenza is a contagious respiratory illness caused by the influenza virus; and

WHEREAS, The best way to help prevent seasonal influenza is by getting an influenza vaccination each year; and

WHEREAS, Every year in the United States, an average of more than 200,000 people are hospitalized from influenza-related complications and approximately 36,000 people, most of whom are elderly, die from influenza-related causes; and

WHEREAS, While influenza viruses can cause illness in people of any age group, children are most likely to get sick because their immune systems aren't strong enough to fight off the infection; children and young adults ages 5 to 19 are 3 to 4 times more likely to be infected with influenza than adults; school-aged children are the population group most responsible for transmission of contagious respiratory viruses, including influenza; and

WHEREAS, The elderly make up the population that is most vulnerable to severe illness from influenza, due to weaker immune responses to vaccination; and

WHEREAS, The U.S. Centers for Disease Control and Prevention Advisory Committee on Immunization Practices recently began recommending universal routine seasonal influenza vaccination for all persons aged 6 months of age and older; and

WHEREAS, School-based vaccination programs have been documented to be an effective way to vaccinate children while reducing transmission and infection rates to the large community, while at the same time reducing rates of school absenteeism due to children being infected with influenza; and

WHEREAS, Increasing the focus on providing influenza vaccine to children targeted for immunization will also help efforts to build a sound foundation for future vaccination efforts; and

WHEREAS, Schools can be an effective infrastructure tool to improve pandemic planning by developing collaborations and enhancing partnerships between local health departments, schools, and other community health partners, so that those collaborations can be utilized to help facilitate mass immunization during a pandemic outbreak; and

WHEREAS, Although experience has demonstrated the feasibility and success of school-based influenza vaccination programs in vaccinating school-age children, the Illinois House of Representatives is aware that funding and logistical considerations, particularly involving the procurement and delivery of vaccine to children with private health insurance coverage, continue to present issues of program sustainability; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we support school-based influenza mass vaccination collaborations among local health departments and elementary and secondary schools in their jurisdictions for the purpose of vaccinating school-age children against influenza in accordance with the recommendations of the U.S. Centers for Disease Control and Prevention Advisory Committee on Immunization Practices for the annual vaccination of all school-age children 5 through 18 years of age; and be it further

RESOLVED, That these programs through coordination with local health departments, school nurses, school health care programs, and other local entities shall be voluntary for all participants; the influenza vaccination shall be administered only with the consent of the student's parent or legal guardian; and be it

further

RESOLVED, That suitable copies of this resolution shall be presented to the Illinois Department of Public Health and the Illinois State Board of Education.

HOUSE RESOLUTION 1166

Offered by Representative May:

WHEREAS, Water is our most valuable natural resource; and

WHEREAS, Tap water provides vital public health and fire protection; tap water also provides support for our economy and sustains the quality of life we enjoy; and

WHEREAS, Americans consume approximately 50-plus gallons of water a day on average; and

WHEREAS, All measures of a successful society, including low mortality rates, economic growth and diversity, productivity, and public safety, are all in some way related to access to safe drinking water; and

WHEREAS, Every citizen is called upon to help protect our source waters from pollution and to promote water conservation; the United States Environmental Protection Agency suggests that if each resident fixed all their household water leaks and put in low-flow shower heads today, they could reduce their water consumption by 25%; and

WHEREAS, True cost pricing of water is an important element in present and future water conservation, in contrast to water rates that are artificially low due to various subsidies; and

WHEREAS, It is critical to the future health and growth of the State of Illinois that both private and public systems continue to invest in our water infrastructure; the U.S. EPA estimates that there is a \$330 billion dollar gap in water infrastructure investment throughout our nation; the State of Illinois should continue to promote investment in its water infrastructure both in public and private systems; and

WHEREAS, It is imperative that adequate funding be made available for the State of Illinois to ensure that essential research and analysis of Illinois' current and future water needs can be done by organizations such as the Illinois Water Survey and the State Regional Water Supply Committees; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we join with the rest of the nation in celebrating National Drinking Water Week and applaud the workers who work hard every day to ensure that the citizens of the State of Illinois have safe, fresh, reliable, high-quality drinking water; and be it further

RESOLVED, That we commit ourselves over the next year to vigorously raising the consciousness of the public on the importance of safe water resources.

AGREED RESOLUTIONS

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

HOUSE RESOLUTION 1163

Offered by Representative Cavaletto:

Congratulates the students, staff, faculty, and alumni of Kaskaskia College as they celebrate the school's 70th anniversary.

HOUSE RESOLUTION 1164

Offered by Representative Moffitt:

Congratulates David F. Clark on the occasion of his upcoming retirement as Deputy Director of the Illinois Fire Service Institute.

HOUSE RESOLUTION 1167

Offered by Representative Hoffman:

Congratulates C. Edward Way of East St. Louis on his retirement from the Brotherhood of Locomotive Engineers and Trainmen Illinois State Legislative Board.

RECALLS

At the request of the principal sponsor, Representative Franks, SENATE BILL 552 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

At the request of the principal sponsor, Representative Yarbrough, SENATE BILL 851 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

RECESS

At the hour of 1:25 o'clock p.m., Representative Mautino moved that the House do now take a recess until the hour of 2:30 o'clock p.m..

The motion prevailed.

At the hour of 2:46 o'clock p.m., the House resumed its session.

Representative Mautino in the Chair.

DISTRIBUTION OF SUPPLEMENTAL CALENDAR

Supplemental Calendar No. 1 was distributed to the Members at 2:29 o'clock p.m.

SENATE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Ford, SENATE BILL 615 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 73, Yeas; 41, Nays; 0, Answering Present.

(ROLL CALL 2)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Currie, SENATE BILL 374 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 114, Yeas; 0, Nays; 1, Answering Present.
(ROLL CALL 3)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Monique Davis, SENATE BILL 663 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 4)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative DeLuca, SENATE BILL 2065 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 105, Yeas; 9, Nays; 1, Answering Present.

(ROLL CALL 5)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Fritchey, SENATE BILL 2476 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 6)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Phelps, SENATE BILL 2529 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 69, Yeas; 46, Nays; 0, Answering Present.
(ROLL CALL 7)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Reitz, SENATE BILL 2579 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 8)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Fritchey, SENATE BILL 2581 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 113, Yeas; 0, Nays; 2, Answering Present. (ROLL CALL 9)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Schmitz, SENATE BILL 2590 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 10)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Gabel, SENATE BILL 2601 was taken up and read by title a third time. Pending discussion, Representative McCarthy moved the previous question.

And the question being, "Shall the main question be now put?" it was decided in the affirmative.

The question then being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 107, Yeas; 8, Nays; 0, Answering Present.

(ROLL CALL 11)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Hoffman, SENATE BILL 2573 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 84, Yeas; 31, Nays; 0, Answering Present.

(ROLL CALL 12)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

On motion of Representative Reitz, SENATE BILL 2635 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 88, Yeas; 26, Nays; 1, Answering Present. (ROLL CALL 13)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Feigenholtz, SENATE BILL 2622 was taken up and read by title a third time

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 14)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

On motion of Representative Currie, SENATE BILL 2810 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 15)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate.

AGREED RESOLUTIONS

HOUSE RESOLUTIONS 1163, 1164 and 1167 were taken up for consideration.

Representative Currie moved the adoption of the agreed resolutions.

The motion prevailed and the agreed resolutions were adopted.

At the hour of 4:20 o'clock p.m., Representative Currie moved that the House do now adjourn until Wednesday, April 28, 2010, at 11:00 o'clock a.m., allowing perfunctory time for the Clerk.

The motion prevailed. And the House stood adjourned.

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL QUORUM ROLL CALL FOR ATTENDANCE

0 YEAS	0 NAYS	115 PRESE	ENT		
P Acevedo	P Davis, M	-	P Joyce (ADDED)	P	Reis
P Arroyo	P Davis, V	Villiam F	P Kosel		Reitz
P Bassi	P DeLuca		P Lang	P	Riley
P Beaubien	P Dugan		P Leitch	P	Rita
P Beiser	P Dunkin		P Lilly		Rose
E Bellock	P Durkin	F	P Lyons	P	Sacia
P Berrios	P Eddy	F	E Mathias	P	Saviano
P Biggins	P Farnham	n F	P Mautino	P	Schmitz
P Black	P Feigenho	oltz F	P May	P	Senger
P Boland	P Flider	F	P McAsey	P	Sente
P Bost	P Flowers	F	P McAuliffe	P	Smith
P Bradley	P Ford	F	P McCarthy	P	Sommer
P Brady	P Fortner	F	P McGuire	P	Soto
P Brauer	P Franks	H	E Mell	P	Stephens
P Burke	P Fritchey	F	P Mendoza	P	Sullivan
P Burns	P Froehlic	h F	P Miller	P	Thapedi
P Carberry	P Gabel	F	P Mitchell, Bill	P	Tracy
P Cavaletto	P Golar	F	Mitchell, Jerry	P	Tryon
P Chapa LaVia	P Gordon,	Careen F	P Moffitt	P	Turner
P Coladipietro	P Gordon,	Jehan F	P Mulligan	P	Verschoore
P Cole	P Hannig	F	P Myers	P	Wait
P Collins	P Harris	F	P Nekritz	P	Walker
P Colvin	P Hatcher	F	P Osmond	P	Washington
P Connelly	P Hernand	lez F	Osterman	P	Watson
P Coulson	P Hoffmar	n F	P Phelps	P	Winters
P Crespo	P Holbroo		P Pihos	P	Yarbrough
P Cross	P Howard	I	P Poe		Zalewski
P Cultra	P Jackson	F	Pritchard	P	Mr. Speaker
P Currie	P Jakobsso	on I	P Ramey		1
P D'Amico	P Jefferson		P Reboletti		

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 615 LOCAL FOOD, FARMS AND JOBS ACT THIRD READING PASSED

73 YEAS	41 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Joyce	N Reis
Y Arroyo	Y Davis, William	N Kosel	Y Reitz
N Bassi	Y DeLuca	Y Lang	Y Riley
N Beaubien	Y Dugan	N Leitch	Y Rita
Y Beiser	Y Dunkin	Y Lilly	N Rose
E Bellock	N Durkin	Y Lyons	Y Sacia
Y Berrios	NV Eddy	E Mathias	N Saviano
Y Biggins	Y Farnham	Y Mautino	N Schmitz
N Black	Y Feigenholtz	Y May	N Senger
Y Boland	Y Flider	Y McAsey	Y Sente
N Bost	Y Flowers	N McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
N Brady	N Fortner	Y McGuire	Y Soto
N Brauer	N Franks	E Mell	N Stephens
Y Burke	Y Fritchey	Y Mendoza	Y Sullivan
Y Burns	Y Froehlich	Y Miller	Y Thapedi
Y Carberry	Y Gabel	N Mitchell, Bill	N Tracy
N Cavaletto	Y Golar	N Mitchell, Jerry	N Tryon
Y Chapa LaVia	Y Gordon, Careen	Y Moffitt	Y Turner
N Coladipietro	Y Gordon, Jehan	N Mulligan	N Verschoore
N Cole	Y Hannig	N Myers	N Wait
Y Collins	Y Harris	Y Nekritz	Y Walker
Y Colvin	N Hatcher	N Osmond	Y Washington
N Connelly	Y Hernandez	Y Osterman	N Watson
Y Coulson	Y Hoffman	Y Phelps	N Winters
Y Crespo	N Holbrook	N Pihos	Y Yarbrough
N Cross	Y Howard	N Poe	Y Zalewski
Y Cultra	Y Jackson	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jakobsson	N Ramey	
Y D'Amico	Y Jefferson	N Reboletti	

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 374 STATE GOVERNMENT-TECH THIRD READING PASSED

April 27, 2010

114 YEAS	0 NAYS	1 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser E Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire E Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Winters
Y Connelly	Y Hernandez		
1 D'Allico	1 Jenerson	1 Kenniem	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 663 CHIP-ELIGIBILITY FOR COVERAGE THIRD READING PASSED

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser E Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman Y Holbrook	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire E Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson Y Jefferson	Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Yarbrough Y Zalewski Y Mr. Speaker

E - Denotes Excused Absence

STATE OF ILLINOIS
NINETY-SIXTH
GENERAL ASSEMBLY
HOUSE ROLL CALL
SENATE BILL 2065
MUNI TIF EXTEND-CRETE
THIRD READING
PASSED

April 27, 2010

105 YEAS	9 NAYS	1 PRESENT	
Y Acevedo Y Arroyo N Bassi Y Beaubien Y Beiser E Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Burke Y Burns Y Carberry N Cavaletto Y Chapa LaVia Y Cole Y Collins	9 NAYS Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner N Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire E Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt N Mulligan Y Myers Y Nekritz	N Reis Y Reitz Y Riley Y Rita Y Rose Y Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker
Y Chapa LaVia Y Coladipietro N Cole	Y Gordon, Jehan Y Hannig	Y Moffitt N Mulligan Y Myers	Y Turner Y Verschoore Y Wait
N Cole Y Collins Y Colvin Y Connelly N Coulson	Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Myers Y Nekritz N Osmond Y Osterman Y Phelps	Y Wait Y Walker Y Washington N Watson Y Winters
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson Y Jefferson	Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Yarbrough Y Zalewski P Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2476 VEH CD-PARKING METER SYSTEMS THIRD READING PASSED

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2529 COUNTY CD-CORONER'S FEES THIRD READING PASSED

April 27, 2010

69 YEAS	46 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Joyce	N Reis
Y Arroyo	Y Davis, William	N Kosel	Y Reitz
Y Bassi	N DeLuca	Y Lang	Y Riley
N Beaubien	Y Dugan	Y Leitch	Y Rita
Y Beiser	Y Dunkin	Y Lilly	N Rose
E Bellock	Y Durkin	Y Lyons	Y Sacia
Y Berrios	Y Eddy	E Mathias	Y Saviano
Y Biggins	N Farnham	Y Mautino	N Schmitz
Y Black	Y Feigenholtz	Y May	N Senger
N Boland	N Flider	N McAsey	N Sente
N Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
N Brauer	N Franks	E Mell	N Stephens
Y Burke	Y Fritchey	Y Mendoza	N Sullivan
Y Burns Y Carberry N Cavaletto	Y Froehlich	N Miller	N Thapedi
	Y Gabel	N Mitchell, Bill	Y Tracy
	Y Golar	N Mitchell, Jerry	N Tryon
N Chapa LaVia	N Gordon, Careen	Y Moffitt	Y Turner
N Coladipietro	N Gordon, Jehan	N Mulligan	Y Verschoore
N Cole	Y Hannig	Y Myers	N Wait
Y Collins	Y Harris	Y Nekritz	N Walker
Y Colvin	N Hatcher	N Osmond	Y Washington
N Connelly	Y Hernandez	Y Osterman	N Watson
N Coulson	Y Hoffman	Y Phelps	N Winters
N Crespo	N Holbrook	N Pihos	Y Yarbrough
N Cross	Y Howard	N Poe	Y Zalewski
N Cultra	Y Jackson	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jakobsson	N Ramey	
Y D'Amico	Y Jefferson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2579 ESTATE TAX-WAIVE PENALTIES THIRD READING PASSED

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser E Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman Y Holbrook	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire E Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson Y Jefferson	Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Yarbrough Y Zalewski Y Mr. Speaker

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2581 STATE BANKING BOARD-VARIOUS THIRD READING PASSED

April 27, 2010

113 YEAS	0 NAYS	2 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser E Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin Y Connelly	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner P Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire E Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson
			_
Y D'Amico	Y Jefferson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2590 CRIM CD-CONCEAL DEATH THIRD READING PASSED

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser E Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire E Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters
Y Connelly	Y Hernandez	Y Osterman	Y Watson

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2601 NURSING HOME CARE-VACCINATIONS THIRD READING PASSED

April 27, 2010

107 YEAS	8 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser E Bellock Y Berrios Y Biggins N Black Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Burke Y Burns Y Carberry N Cavaletto Y Chapa LaVia Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman Y Holbrook	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McCarthy Y McGuire E Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	N Reis Y Reitz Y Riley Y Rita N Rose Y Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi N Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington N Watson Y Winters Y Yarbrough
Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly Y Coulson	Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Verschoore Y Wait Y Walker Y Washington N Watson Y Winters
Y D'Amico	Y Jefferson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2573 AGRICULTURE-ADMIN CHANGES/FEES THIRD READING PASSED

April 27, 2010

84 YEAS	31 NAYS	0 PRESENT	
Y Acevedo Y Arroyo N Bassi Y Beaubien Y Beiser E Bellock Y Berrios Y Biggins N Black Y Boland N Bost Y Bradley N Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto N Chapa LaVia Y Cole	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin N Durkin N Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford N Fortner N Franks Y Fritchey Y Froehlich Y Gabel Y Gordon, Careen Y Gordon, Jehan Y Hannig	Y Joyce N Kosel Y Lang N Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire E Mell Y Mendoza Y Miller Y Mitchell, Bill Y Moffitt N Mulligan Y Myers	Y Reis Y Reitz Y Riley Y Rita N Rose Y Sacia Y Saviano N Schmitz N Senger Y Sente Y Smith N Sommer Y Soto N Stephens N Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore N Wait V Walker
Y Coladipietro	Y Gordon, Jehan	N Mulligan	Y Verschoore

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2635 HEALTHCARE JOBS-FEE SPLITTING THIRD READING PASSED

April 27, 2010

88 YEAS	26 NAYS	1 PRESENT	
Y Acevedo Y Arroyo	Y Davis, Monique N Davis, William	Y Joyce Y Kosel	Y Reis Y Reitz
Y Bassi	Y DeLuca	Y Lang	N Riley
Y Beaubien	Y Dugan	N Leitch	Y Rita
Y Beiser	N Dunkin	Y Lilly	N Rose
E Bellock	N Durkin	Y Lyons	N Sacia
Y Berrios	N Eddy	E Mathias	Y Saviano
Y Biggins	Y Farnham	Y Mautino	Y Schmitz
N Black	Y Feigenholtz	Y May	Y Senger
N Boland	Y Flider	Y McAsey	Y Sente
Y Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
N Brady	N Fortner	Y McGuire	Y Soto
Y Brauer	Y Franks	E Mell	N Stephens
Y Burke	N Fritchey	Y Mendoza	Y Sullivan
Y Burns	Y Froehlich	P Miller	Y Thapedi
Y Carberry	N Gabel	Y Mitchell, Bill	Y Tracy
Y Cavaletto	Y Golar	Y Mitchell, Jerry	Y Tryon
Y Chapa LaVia	N Gordon, Careen	N Moffitt	N Turner
N Coladipietro	Y Gordon, Jehan	Y Mulligan	Y Verschoore
Y Cole	Y Hannig	Y Myers	Y Wait
Y Collins	Y Harris	N Nekritz	Y Walker
Y Colvin	Y Hatcher	Y Osmond	Y Washington
N Connelly	Y Hernandez	Y Osterman	Y Watson
N Coulson	Y Hoffman	Y Phelps	Y Winters
Y Crespo	N Holbrook	Y Pihos	Y Yarbrough
Y Cross	Y Howard	Y Poe	Y Zalewski
N Cultra	Y Jackson	N Pritchard	Y Mr. Speaker
Y Currie	Y Jakobsson	Y Ramey	
Y D'Amico	Y Jefferson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2622 DCFS-UNFOUNDED REPORTS THIRD READING PASSED

0 NAYS	0 PRESENT	
Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire E Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Winters Y Verbrough
Y Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Osmond Y Osterman Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey	Y Washington Y Watson
	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson	Y Davis, Monique Y Davis, William Y Kosel Y DeLuca Y Lang Y Dugan Y Leitch Y Dunkin Y Lilly Y Durkin Y Lyons Y Eddy E Mathias Y Farnham Y Mautino Y Feigenholtz Y Flider Y Ford Y Ford Y Ford Y McCarthy Y Fortner Y Franks E Mell Y Fritchey Y Froehlich Y Gabel Y Mitchell, Bill Y Gordon, Careen Y Moffitt Y Gordon, Jehan Y Mulligan Y Hannig Y Myers Y Hatcher Y Hoffman Y Holbrook Y Poe Y Jackson Y Pitchard Y Jakobsson Y Pitchard Y Jakobsson Y Pitchard Y Lang Y Lang Y May Y Leitch Y Lyons Y Lilly Y May Y Lyons Y May Y Leitch Y Mathias Y Mautino Y May Y McCarthy Y Mc

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 2810 LOC GOV/SCHOOL-ENERGY CONSERV THIRD READING PASSED

April 27, 2010

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser E Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Burke Y Burns Y Carberry Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Gabel Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Joyce Y Kosel Y Lang Y Leitch Y Lilly Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire E Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Sacia Y Saviano Y Schmitz Y Senger Y Sente Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters
Y Connelly Y Coulson Y Crespo Y Cross Y Cultra Y Currie	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Osterman Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey	Y Watson
Y D'Amico	Y Jefferson	Y Reboletti	

131ST LEGISLATIVE DAY

Perfunctory Session

TUESDAY, APRIL 27, 2010

At the hour of 4:30 o'clock p.m., the House convened perfunctory session.

SENATE RESOLUTION

SENATE JOINT RESOLUTION CONSTITUTIONAL AMENDMENT 121 was taken up and read in full a second time and held on the order of Second Reading.

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 6855. Introduced by Representative Yarbrough, AN ACT concerning appropriations.

HOUSE BILL 6856. Introduced by Representative Mitchell, Jerry, AN ACT concerning local government.

HOUSE BILL 6857. Introduced by Representative Zalewski, AN ACT concerning animals.

At the hour of 4:45 o'clock p.m., the House Perfunctory Session adjourned.