

STATE OF ILLINOIS



HOUSE JOURNAL

HOUSE OF REPRESENTATIVES

NINETY-NINTH GENERAL ASSEMBLY

131ST LEGISLATIVE DAY

REGULAR & PERFUNCTORY SESSION

TUESDAY, MAY 17, 2016

12:34 O'CLOCK P.M.

**HOUSE OF REPRESENTATIVES
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131st Legislative Day**

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

131ST LEGISLATIVE DAY

Perfunctory Session

TUESDAY, MAY 17, 2016

At the hour of 10:50 o'clock a.m., the House convened perfunctory session.

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Walsh replaced Representative Turner in the Committee on Rules on May 17, 2016.

REPORT FROM THE COMMITTEE ON RULES

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on May 17, 2016, reported the same back with the following recommendations:

LEGISLATIVE MEASURES APPROVED FOR FLOOR CONSIDERATION:

That the Floor Amendment be reported "recommends be adopted":
Amendments numbered 1 and 2 to HOUSE BILL 673.
Amendment No. 1 to HOUSE BILL 4167.

That the bill be reported "approved for consideration" and be placed on the order of Second Reading--
Short Debate: HOUSE BILLS 1127, 1128 and 1129.

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Cities & Villages: SENATE BILL 2202.
Elementary & Secondary Education: School Curriculum & Policies: HOUSE AMENDMENT No. 1 to SENATE BILL 2186.
Executive: SENATE BILLS 1059 and 2596.
Health Care Licenses: SENATE BILL 2899.
Human Services: SENATE BILL 3080.
Personnel and Pensions: SENATE BILL 2896.
Revenue & Finance: SENATE BILL 516: HOUSE AMENDMENT No. 1 to SENATE BILL 3337.

The committee roll call vote on the foregoing Legislative Measures is as follows:
3, Yeas; 2, Nays; 0, Answering Present.

Y Currie(D), Chairperson	N Sullivan(R), Republican Spokesperson
Y Lang(D)	N Leitch(R)
Y Walsh(D) (replacing Turner)	

At the hour of 10:50 o'clock a.m., the House Perfunctory Session adjourned.

The House met pursuant to adjournment.
Representative Lang in the chair.
Prayer by Rabbi Margaret Frisch Klein, who is with Congregation Kneseth Israel in Elgin, Illinois.
Representative Moeller 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:
116 present. (ROLL CALL 1)

By unanimous consent, Representatives Monique Davis and Ford were excused from attendance.

At the hour of 1:47 o'clock p.m., Representative Wehrli was excused for the remainder of the day.

LETTERS OF TRANSMITTAL

May 17, 2016

Timothy D. Mapes
Chief Clerk of the House
300 State House
Springfield, IL 62706

Dear Clerk Mapes:

Please be advised that I am extending the Final Action Deadline to May 27, 2016, for the following House and Senate Bills:

House Bills: 1127, 1128, 1129.

Senate Bills: 516, 1059, 2202, 2596, 2896, 2899, 3080.

With kindest personal regards, I remain

Sincerely yours,

s/Michael J. Madigan
Speaker of the House

PENSION NOTE SUPPLIED

A Pension Note has been supplied for SENATE BILL 2196.

STATE DEBT IMPACT NOTE SUPPLIED

A State Debt Impact Note has been supplied for SENATE BILL 2196.

LAND CONVEYANCE APPRAISAL NOTES SUPPLIED

Land Conveyance Appraisal Notes have been supplied for SENATE BILLS 2196 and 2964.

MESSAGES FROM THE SENATE

A message from the Senate by

Mr. Anderson, Secretary:

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

SENATE BILL NO. 2787

A bill for AN ACT concerning regulation.

Passed by the Senate, May 17, 2016.

Tim Anderson, Secretary of the Senate

The foregoing SENATE BILL 2787 was ordered reproduced and placed on the appropriate order of business.

A message from the Senate by

Mr. Anderson, Secretary:

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

SENATE BILL NO. 577

A bill for AN ACT concerning State government.

Passed by the Senate, May 17, 2016.

Tim Anderson, Secretary of the Senate

The foregoing SENATE BILL 577 was ordered reproduced and placed on the appropriate order of business.

CHANGE OF SPONSORSHIP

With the consent of the affected members, Representative Madigan was removed as principal sponsor, and Representative Bradley became the new principal sponsor of HOUSE BILL 673.

With the consent of the affected members, Representative Currie was removed as principal sponsor, and Representative Greg Harris became the new principal sponsor of SENATE BILL 3080.

With the consent of the affected members, Representative Madigan was removed as principal sponsor, and Representative Moylan became the new principal sponsor of HOUSE BILL 1127.

With the consent of the affected members, Representative Madigan was removed as principal sponsor, and Representative Yingling became the new principal sponsor of HOUSE BILL 1128.

With the consent of the affected members, Representative Madigan was removed as principal sponsor, and Representative Mussman became the new principal sponsor of HOUSE BILL 1129.

With the consent of the affected members, Representative Breen was removed as principal sponsor, and Representative Durkin became the new principal sponsor of SENATE BILL 1582.

With the consent of the affected members, Representative Mayfield was removed as principal sponsor, and Representative Currie became the new principal sponsor of SENATE BILL 805.

With the consent of the affected members, Representative Cabello was removed as principal sponsor, and Representative Martwick became the new principal sponsor of SENATE BILL 2833.

With the consent of the affected members, Representative Moylan was removed as principal sponsor, and Representative Smiddy became the new principal sponsor of HOUSE BILL 1127.

With the consent of the affected members, Representative Zalewski was removed as principal sponsor, and Representative McAsey became the new principal sponsor of SENATE BILL 2901.

MESSAGES FROM THE GOVERNOR

To the Honorable Members of
The Illinois House of Representatives,
99th General Assembly:

Today I veto House Bill 580. Nearly one year ago, the General Assembly passed an almost identical bill, Senate Bill 1229. I vetoed that bill because it was a dangerous, unprecedented attack on our taxpayers. HB 580 recycles the same dangerous proposal that I vetoed last fall.

Prior to the veto override vote on SB 1229 and within the last few days, newspaper editorial boards from all corners of the state – north to south, urban and rural, heavily Democrat and Republican districts, and those with large union and non-union readerships – wrote about the dangers of stripping taxpayers of their voice at the collective bargaining table.

The editors at *The Southern* wrote, “[n]othing like SB 1229 exists anywhere in the country. Nor should it. It’s an open assault on transparent representative government.” The *Pantagraph* in Bloomington wrote, “This is a terrible piece of legislation that should have never received much attention.” Just yesterday, the *Dispatch-Argus* rightly called HB 580 “worse than the original.” And *The News-Gazette* described HB 580 as “wrong on so many levels that it represents Exhibit A for the sloppy, irresponsible manner in which our failed state has been and continues to be run.”

HB 580 goes even further than SB 1229 did, sneaking in additional costly language under the guise of technical changes. For the reasons I explain in this message, our taxpayers rightly insist that HB 580 not become law.

We should be very clear about what prompted SB 1229 and now HB 580. A single union, AFSCME, made unaffordable and unsustainable salary and benefits demands during its collective bargaining negotiations, and then refused to meaningfully compromise. AFSCME’s leaders demanded salary increases of up to 29% over four years; a more expensive, platinum health care plan; and lavish overtime benefits, including time and a half after 37.5 hours of work each week and 2.5 times wages for some holidays. AFSCME is demanding that our taxpayers fund these additional benefits to the tune of \$3 billion over the life of the contract. What’s worse, with HB 580, AFSCME wants to ensure that those taxpayers have no say in the matter.

Everyone knows that our taxpayers simply cannot afford these unreasonable demands. As a result, our negotiators emphatically rejected AFSCME’s most costly contract proposals. We offered solutions that are fair to both our taxpayers and our employees. Those proposals included performance bonuses of up to 8% of salary, greater choice of lower cost health care plans, and changes in work rules that would require the payment of overtime after 40 hours of work per week, which is standard and consistent with federal law, rather than 37.5 hours. We also proposed to eradicate underutilization and to promote the hiring and advancement of minorities in state government jobs by setting aside the current arbitrary barriers that stand in the way. AFSCME rejected all of these common sense proposals.

Unaccustomed to having to explain how the State could possibly pay for AFSCME’s unaffordable demands, union leaders sought to legislate away such inconvenient questions. AFSCME asked legislators to strip taxpayers of their rights under existing Illinois labor laws. Current law ensures that the Governor represents taxpayers’ interests at the bargaining table. Those rights are consistent with every state and municipal labor law in the country and the rights given to employers in the National Labor Relations Act, the federal law that governs all private sector labor negotiations, as well. AFSCME wants to squash those rights precisely because they stand in the way of AFSCME’s unreasonable demands.

HB 580 replaces the Governor in collective bargaining negotiations with an unelected, labor-friendly arbitrator who can single-handedly impose the union’s \$3 billion demand on the taxpayers, and do so over the objections of the Governor, the General Assembly, the Labor Board, and the majority of taxpayers themselves. One person would have the ability to determine over 25% of our annual budget for the next 3 years, forcing increased taxes and cuts to other vital state services to pay for it all.

More than 30 years ago, AFSCME, and many others in the labor community, were instrumental in writing the collective bargaining laws across the country. In Illinois, AFSCME’s efforts led to the passage of the Illinois Public Labor Relations Act, the very law by which these negotiations were conducted for almost a year. Now AFSCME seeks to rewrite its own handcrafted rules simply because our negotiators invoked those same rules to protect our taxpayers against AFSCME’s unaffordable financial demands.

The AFSCME bill is crafted to apply to only a single negotiation and a single Governor. AFSCME cannot identify any jurisdiction in the country – even the most labor-friendly – that has ever enacted this type of sweeping rewrite of its labor laws targeting a single negotiating session. Taxpayers, through their elected officials, have an important, longstanding role in public labor negotiations. My action today defends taxpayers who are being denied their voice at the bargaining table.

I urge the General Assembly to stand with taxpayers and sustain my veto. In responding to AFSCME pressure to override this veto, please keep the following two things in mind:

First, a year ago, you were told that SB 1229 was needed to protect all labor unions from a concerted attack on organized labor from a series of unreasonable bargaining demands being made by our administration. But since then, 12 different bargaining units representing the State’s electricians, plumbers, painters, machinists, carpenters, engineers, and many others have voluntarily negotiated and agreed to substantially the same proposals offered to AFSCME. Despite AFSCME’s heated rhetoric trying to portray our bargaining proposals as unreasonable, these 12 unions chose to join 5 Teamster units in acting reasonably and reaching fair agreements with our administration. State employees ratified many of those agreements by over 80%. Together, these 17 agreements now cover more than 5,000 state employees.

What makes these unions different from AFSCME is none of them insisted upon the same unrealistic financial demands that AFSCME’s leadership is still making to this day. Significantly, but not surprisingly, many of AFSCME’s own members do not support these demands either. Unlike their union leaders, these members want to be part of the solution, not exacerbate the problem. But AFSCME has refused to allow them to vote on these proposals. Before AFSCME asks members of the General Assembly to vote to override this veto, why not ask them to let their own members take a vote on the same proposals that were ratified by wide margins by 17 other unions? Given that opportunity, if AFSCME allows for a fair, democratic vote without undue influence by union leaders, I predict AFSCME members would ratify this contract by the same overwhelming margins that their coworkers have.

Second, as you are aware, the impasse in negotiations with AFSCME is currently being litigated before the Illinois Labor Relations Board. AFSCME filed its own unfair labor practice charge that is part of that litigation. The Board will decide if negotiations should continue or an impasse has been reached. The Board will decide if we have offered a plan that is fair to AFSCME members. The General Assembly has a long history of not intervening in active litigation. That is precisely the procedural status of the current proceedings between the two sides. If AFSCME’s attack on our bargaining proposals has merit, AFSCME has ample opportunity to make that case to the Board. If AFSCME succeeds, the Board can order both parties back to the bargaining table to negotiate a mutual agreement. There is absolutely no need for the General Assembly to be involved.

AFSCME did say that the Labor Relations Board proceedings are unfair and that you should intervene to stop these hearings before they resulted in a decision. But here, too, AFSCME’s leaders are being disingenuous. I have attached a copy of the Tolling Agreement, which is a contract voluntarily signed by AFSCME Executive Director Roberta Lynch herself. In fact, this is the third such agreement signed by AFSCME. This one was signed on September 9, 2015 – just days after the veto override vote on SB 1229.

As the Tolling Agreement clearly states, “if a dispute exists with respect to the existence of an impasse, the parties agree to submit the matter to the Illinois Labor Relations Board.” The agreement adds, “this agreement will remain in effect until the ILRB resolves the issue” and furthermore “that this agreement will remain in effect until impasse is reached.” Director Lynch signed this agreement freely and voluntarily, including those provisions that select the Labor Relations Board, and not an arbitrator, as the appropriate authority to resolve the present dispute. HB 580 dramatically changes the terms of the Tolling Agreement and would improperly alter the very dispute resolution procedures agreed to by the parties in that contract.

AFSCME also recently filed a separate lawsuit that asks a court to decide if the parties are in compliance with the terms of the Tolling Agreement. AFSCME admits in that lawsuit that the Tolling Agreement was entered freely and voluntarily and is a valid agreement. That is a significant concession that should end any further effort to turn HB 580 into law. AFSCME squarely acknowledges it signed a valid contract. AFSCME should be required to hold up its end of the deal.

But just as with its push for HB 580, AFSCME is also asking the court to rewrite the Tolling Agreement in a way that would permit AFSCME to sidestep the Labor Board process to which it has agreed. Because the issue of what the Tolling Agreement obligates the parties to do is now squarely presented not only before the Labor Board but also in court, the General Assembly has double the reason not to interfere.

The question now before the General Assembly is whether to intervene in ongoing litigation and alter the terms of a binding contract between the State and AFSCME – all at the expense of the taxpayers we represent. I urge you to resist the pressure to override HB 580 and instead stand with taxpayers by holding AFSCME to its own commitments under the Tolling Agreement.

Therefore, pursuant to Section 9(b) of Article IV of the Illinois Constitution of 1970, I hereby return House Bill 580, entitled “AN ACT concerning State government”, with the foregoing objections, vetoed in its entirety.

Sincerely,

Bruce Rauner
GOVERNOR

HOUSE RESOLUTIONS

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

HOUSE JOINT RESOLUTION 152

Offered by Representative Butler:

WHEREAS, It is appropriate for us to remember the many sacrifices and contributions to the cause of freedom made by the outstanding men and women who served in the United States Armed Forces; and

WHEREAS, Major Reid Nannen, son of Mary Ann and Dale Nannen, was a Hopedale native; he attended Olympia High School, where he was a two-year captain of the swim team, section leader for the drum line, a member of Elite Eight baseball teams in 1999 and 2000, and was an Illinois State Scholar; and

WHEREAS, After graduating from Olympia, Major Nannen attended the University of Illinois, where he was a member of the NROTC battalion and participated with the Marching Illini Drum Line and NROTC Drill Team; and

WHEREAS, Major Nannen enlisted in the U.S. Marines and was commissioned a 2nd Lieutenant in May 2004; he attended The Basic School with Delta Company class 4-04, the Naval Aviation Training with Marine Aviation Training Support Group 21 at Naval Air Station Pensacola, the Naval Air Station Whiting Field, and Naval Air Station Meridian; he received his Wings of Gold in February of 2007 and was selected to fly F/A-18 Hornets; and

WHEREAS, Major Nannen moved to Lemoore, California for fleet replacement training with Strike Fighter Squadron VF A-125 in May of 2007; he reported for duty with Marine Air Group-11 at Marine Corps Air Station Miramar, and in June of 2008, he joined Marine Fighter Attack Squadron VMF A (AW)-23 2 and was deployed from May to December of 2010 in support of Operation Enduring Freedom 10.2 to Kandahar Airfield in Afghanistan; and

WHEREAS, While with the Red Devils, Major Nannen served as Naval Air Training and Operating Procedures Standardization, Ground Safety, Airframes, and Embark Officer, and attended Tactical Air Control Party training in May of 2011; and

WHEREAS, Major Nannen was then detached from the Red Devils and proceeded to Camp Pendleton, California for duty as a forward air controller with 1st Light Armored Reconnaissance battalion; and

WHEREAS, Major Nannen again deployed to Afghanistan from October of 2011 to May of 2012 with 1st LAR in support of Operation Enduring Freedom 12.1 in the lower Helmand River Valley in Afghanistan, supporting every company within 1st LAR and conducting the first company level helicopter operations within the battle space; and

WHEREAS, Major Nannen returned to Camp Pendleton and subsequently detached from the battalion for refresher training at VMFAT-101; he was transferred to VMFA (AW)-242, based in Iwakuni, Japan, where he served as the Assistant Operations Officer; and

WHEREAS, Major Nannen's awards and decorations include the NATO Medal, Sea Service Deployment Ribbon, Global War on Terrorism Service Medal, Afghanistan Campaign Medal, National Defense Medal, Navy Unit Commendation, Navy Achievement Medal, Navy Commendation Medal, and Air Medal; and

WHEREAS, On March 1, 2014, Major Nannen, while participating in the elite Top Gun Pilot training school, was killed when the FI A-18C Hornet he was piloting during a training exercise crashed on the Fallen Range Training Complex, about 70 miles east of Naval Air Station Fallon, Nevada; and

WHEREAS, Major Nannen left behind his parents, Dale and Mary Ann; his wife, Sarah, also a Military Veteran; four young children, Peter, Curtis, Betsy, and Isla; and his sisters, Briana Nannen and Bethany Miller; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-NINTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that we designate that the section of Interstate 155 beginning at the Hopedale Exit on Illinois Route 122 and ending at the intersection of Illinois Route 9 as the "Major Reid Nannen Memorial Highway"; and be it further

RESOLVED, That the Illinois Department of Transportation is requested to erect at suitable locations, consistent with State and federal regulations, appropriate plaques or signs giving notice of the name of the "Major Reid Nannen Memorial Highway"; and be it further

RESOLVED, That suitable copies of this resolution be presented to the family of Major Nannen, the Mayor of Hopedale, and the Secretary of the Illinois Department of Transportation.

HOUSE JOINT RESOLUTION 153

Offered by Representative McSweeney:

WHEREAS, According to both the United States Environmental Protection Agency and Centers for Disease Control and Prevention, there is no safe level of exposure to lead; and

WHEREAS, Illinois has a large number of older homes and more lead service lines than any other state; and

WHEREAS, More than 170 public water systems in Illinois serving approximately 700,000 people have exceeded federal lead standards during at least one year since 2004, and 9 water systems in the Chicago area have exceeded federal lead standards at least twice since 2004, including municipalities in Cook, DuPage, and Lake Counties; and

WHEREAS, One in every 10 Illinois water systems has found lead levels exceeding 40 parts per billion - a level the EPA has noted poses an imminent and substantial threat to the health of children and pregnant women - in at least one home between 2011 and 2015; and

WHEREAS, Illinois water systems that have reported lead levels higher than 40 parts per billion since 2011 include, but are not limited to, the University of Illinois at Urbana-Champaign, Northern Illinois University in DeKalb, Eastern Illinois University in Charleston, the Stateville Correction Center near Joliet, and the Illinois Youth Center near St. Charles; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-NINTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that the Illinois Environmental Protection Agency, in coordination with the Department of Public Health, shall conduct a study of lead in Illinois drinking water describing the chemical and human health impacts of lead in Illinois piped water supplies; and be it further

RESOLVED, That in conducting this study the Agency shall monitor actual lead levels, measured in parts per billion, in a wide variety of supplies of Illinois piped water; monitoring efforts shall concentrate on, but shall not be limited to, Illinois public water systems where lead test results have exceeded U.S. Environmental Protection Agency lead standards in at least one year since 2004; and be it further

RESOLVED, That each component of this study shall delineate the number of samples that made up each data set, and shall list the municipality or other unit of local government that describes the water system from which each sample was taken; and be it further

RESOLVED, That all results from this lead monitoring shall be public documents and shall be published online on the Agency's official website on a weekly basis; and be it further

RESOLVED, That the Agency shall deliver a preliminary report, listing the water systems where testing is taking place to the Governor, the Speaker of the House of Representatives, the President of the Senate, the Minority Leader of the House of Representatives, and the Minority Leader of the Senate by September 1, 2016; the report shall be published online on the Agency's official website no later than September 1, 2016; and be it further

RESOLVED, That the Agency shall deliver a final report, summarizing its test results and making policy recommendations to the Governor, the Speaker of the House of Representatives, the President of the Senate, the Minority Leader of the House of Representatives, and the Minority Leader of the Senate by January 1, 2017; the report shall be published online on the Agency's official website no later than January 1, 2017; and be it further

RESOLVED, That the study shall begin immediately upon adoption of this resolution.

AGREED RESOLUTIONS

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

HOUSE RESOLUTION 1237

Offered by Representative Phelps:
Congratulate Daniel Fortuna on becoming President of the National Conference of Public Employee Retirement Systems.

HOUSE RESOLUTION 1238

Offered by Representative Morrison:
Congratulates The Salvation Army on 150 years of doing "The Most Good".

HOUSE RESOLUTION 1239

Offered by Representative Bennett:
Congratulates Watseka Fire Chief Dave Mayotte for being designated as the 2016 Illinois Chief of the Year by the Illinois Fire Chiefs Association.

HOUSE RESOLUTION 1240

Offered by Representative Welch:
Congratulates Louise "Big Ma" Jenkins on the occasion of her 90th birthday.

HOUSE RESOLUTION 1241

Offered by Representative Bennett:
Congratulates Dr. J. David Arnold on his retirement as President of Eureka College and his promotion to Chancellor.

HOUSE RESOLUTION 1242

Offered by Representative Meier:
Congratulates the coaches and members of the Centralia High School boys basketball team, the Orphans, for their hard work and dedication which led to becoming (again) the winningest basketball program in the country.

HOUSE RESOLUTION 1243

Offered by Representative Madigan:
Commends the American Heart Association for its efforts to save lives through education and training and thanks the Association and its volunteers for providing CPR and AED training for General Assembly employees.

RESOLUTION

Having been reported out of the Committee on Human Services on April 5, 2016, HOUSE RESOLUTION 1044 was taken up for consideration.

Representative McDermed moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

HOUSE BILL ON SECOND READING

HOUSE BILL 4167. Having been read by title a second time on April 24, 2015, and held on the order of Second Reading, the same was again taken up.

Representative Madigan offered Amendment No. 1 and moved its adoption.

The foregoing motion prevailed and Amendment No. 1 was adopted.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

RECESS

At the hour of 1:00 o'clock p.m., Representative Lang moved that the House do now take a recess until the call of the Chair.

The motion prevailed.

At the hour of 1:40 o'clock p.m., the House resumed its session.

Representative Lang in the Chair.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. 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 Madigan, HOUSE BILL 4167 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:

68, Yeas; 45, Nays; 1, 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 and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 673. Having been read by title a second time on April 24, 2015, and held on the order of Second Reading, the same was again taken up.

Representative Bradley offered Amendment No. 1 and moved its adoption.

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

41, Yeas; 46, Nays; 11, Answering Present.

(ROLL CALL 3)

The motion was lost.

Representative Bradley offered Amendment No. 2 and moved its adoption.

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

1, Yea; 86, Nays; 1, Answering Present.

(ROLL CALL 4)

The motion was lost.

There being no further amendments, the bill was held on the order of Second Reading.

SENATE BILLS ON SECOND READING

Having been reproduced, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: SENATE BILL 2155, 2157, 2158, 2159, 2167, 2174, 2204, 2221, 2228, 2303, 2332, 2343, 2354, 2358, 2386, 2403, 2439, 2440, 2465, 2505, 2517, 2536 and 2964.

SENATE BILL 2532. Having been reproduced, was taken up and read by title a second time. Amendment No. 1 was offered in the Committee on Veterans' Affairs, adopted and reproduced. Representative Chapa LaVia offered Amendment No. 2 and moved its adoption. The foregoing motion prevailed and the amendment was adopted. There being no further amendment(s), the bill, as amended, was advanced to the order of Third Reading.

Having been reproduced, the following bills were taken up, read by title a second time and advanced to the order of Third Reading: SENATE BILLS 2593, 2610, 2612, 2657, 2704, 2739, 2743, 2767, 2777, 2782, 2805, 2806, 2817, 2870, 2876, 2880, 2885, 2889, 2894, 2900, 2907 and 2918.

AGREED RESOLUTIONS

HOUSE RESOLUTIONS 1237, 1238, 1239, 1240, 1241, 1242 and 1243 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 3:10 o'clock p.m., Representative Currie moved that the House do now adjourn until Wednesday, May 18, 2016, at 1:00 o'clock p.m., allowing perfunctory time for the Clerk. The motion prevailed. And the House stood adjourned.

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

May 17, 2016

0 YEAS

0 NAYS

116 PRESENT

P Acevedo	E Davis, Monique	P Jones	P Scherer
P Ammons	P Davis, William	P Kay	P Sente
P Andersson	P DeLuca	P Kifowit	P Sims
P Andrade	P Demmer	P Lang	P Skoog
P Anthony	P Drury	P Leitch	P Smiddy
P Arroyo	P Dunkin	P Lilly	P Sommer
P Batinick	P Durkin	P Manley	P Sosnowski
P Beiser	P Evans	P Martwick	P Soto
P Bellock	P Feigenholtz	P Mayfield	P Stewart
P Bennett	P Fine	P McAsey	P Sullivan
P Bourne	P Flowers	P McAuliffe	P Tabares
P Bradley	E Ford	P McDermed	P Thapedi
P Brady	P Fortner	P McSweeney	P Tryon
P Breen	P Franks	P Meier	P Turner
P Brown	P Frese	P Mitchell, Bill	P Unes
P Bryant	P Gabel	P Mitchell, Christian	P Verschoore
P Burke, Daniel	P Gordon-Booth	P Moeller	P Wallace
P Burke, Kelly	P Guzzardi	P Moffitt	P Walsh
P Butler	P Hammond	P Morrison	P Wehrli
P Cabello	P Harper	P Moylan	P Welch
P Cassidy	P Harris, David	P Mussman	P Wheeler, Barbara
P Cavaletto	P Harris, Gregory	P Nekritz	P Wheeler, Keith
P Chapa LaVia	P Hays	P Phelps	P Williams
P Cloonen	P Hernandez	P Phillips	P Willis
P Conroy	P Hoffman	P Pritchard	P Winger
P Costello	P Hurley	P Reaves-Harris	P Yingling
P Crespo	P Ives	P Reis	P Zalewski
P Currie	P Jackson	P Riley	P Mr. Speaker
P D'Amico	P Jesiel	P Rita	
P Davidsmeyer	P Jimenez	P Sandack	

E - Denotes Excused Absence

STATE OF ILLINOIS
 NINETY-NINTH
 GENERAL ASSEMBLY
 HOUSE ROLL CALL
 HOUSE BILL 4167
 \$DEPT JUVENILE JUSTICE-TECH
 THIRD READING
 PASSED

May 17, 2016

68 YEAS

45 NAYS

1 PRESENT

Y Acevedo	E Davis, Monique	Y Jones	Y Scherer
Y Ammons	Y Davis, William	N Kay	Y Sente
N Andersson	Y DeLuca	Y Kifowit	Y Sims
Y Andrade	N Demmer	Y Lang	Y Skoog
N Anthony	Y Drury	N Leitch	Y Smiddy
Y Arroyo	Y Dunkin	Y Lilly	N Sommer
N Batinick	N Durkin	Y Manley	N Sosnowski
Y Beiser	Y Evans	Y Martwick	Y Soto
N Bellock	A Feigenholtz	Y Mayfield	N Stewart
N Bennett	Y Fine	Y McAsey	N Sullivan
N Bourne	Y Flowers	N McAuliffe	Y Tabares
Y Bradley	E Ford	N McDermed	Y Thapedi
N Brady	N Fortner	N McSweeney	N Tryon
N Breen	Y Franks	N Meier	Y Turner
N Brown	N Frese	N Mitchell, Bill	N Unes
N Bryant	Y Gabel	Y Mitchell, Christian	Y Verschoore
Y Burke, Daniel	Y Gordon-Booth	Y Moeller	Y Wallace
Y Burke, Kelly	Y Guzzardi	N Moffitt	Y Walsh
N Butler	N Hammond	N Morrison	E Wehrli
N Cabello	Y Harper	Y Moylan	Y Welch
Y Cassidy	N Harris, David	Y Mussman	N Wheeler, Barbara
N Cavaletto	Y Harris, Gregory	Y Nekritz	N Wheeler, Keith
Y Chapa LaVia	N Hays	Y Phelps	Y Williams
Y Cloonen	Y Hernandez	N Phillips	Y Willis
Y Conroy	Y Hoffman	P Pritchard	N Winger
Y Costello	Y Hurley	Y Reaves-Harris	Y Yingling
Y Crespo	N Ives	N Reis	Y Zalewski
Y Currie	Y Jackson	Y Riley	Y Mr. Speaker
Y D'Amico	N Jesiel	Y Rita	
N Davidsmeyer	N Jimenez	N Sandack	

E - Denotes Excused Absence

STATE OF ILLINOIS
NINETY-NINTH
GENERAL ASSEMBLY
HOUSE ROLL CALL
HOUSE BILL 673
REVENUE-TECH
SECOND READING
AMENDMENT NO. 1
LOST

May 17, 2016

41 YEAS

46 NAYS

11 PRESENT

Y Acevedo	E Davis, Monique	Y Jones	Y Scherer
N Ammons	N Davis, William	P Kay	Y Sente
P Andersson	N DeLuca	Y Kifowit	N Sims
Y Andrade	P Demmer	N Lang	Y Skoog
NV Anthony	N Drury	N Leitch	N Smiddy
Y Arroyo	N Dunkin	Y Lilly	P Sommer
Y Batinick	N Durkin	Y Manley	N Sosnowski
Y Beiser	N Evans	N Martwick	Y Soto
N Bellock	A Feigenholtz	Y Mayfield	NV Stewart
P Bennett	N Fine	Y McAsey	P Sullivan
P Bourne	Y Flowers	N McAuliffe	Y Tabares
Y Bradley	E Ford	P McDermed	N Thapedi
N Brady	NV Fortner	Y McSweeney	N Tryon
P Breen	Y Franks	N Meier	N Turner
NV Brown	N Frese	NV Mitchell, Bill	N Unes
N Bryant	N Gabel	N Mitchell, Christian	Y Verschoore
NV Burke, Daniel	N Gordon-Booth	Y Moeller	Y Wallace
Y Burke, Kelly	N Guzzardi	N Moffitt	N Walsh
N Butler	N Hammond	NV Morrison	E Wehrli
NV Cabello	N Harper	Y Moylan	Y Welch
N Cassidy	NV Harris, David	Y Mussman	N Wheeler, Barbara
P Cavaletto	N Harris, Gregory	N Nekritz	N Wheeler, Keith
Y Chapa LaVia	P Hays	Y Phelps	Y Williams
Y Cloonen	Y Hernandez	NV Phillips	Y Willis
Y Conroy	Y Hoffman	N Pritchard	NV Winger
Y Costello	Y Hurley	N Reaves-Harris	Y Yingling
Y Crespo	NV Ives	NV Reis	N Zalewski
N Currie	N Jackson	N Riley	NV Mr. Speaker
Y D'Amico	NV Jesiel	Y Rita	
N Davidsmeyer	N Jimenez	NV Sandack	

E - Denotes Excused Absence

STATE OF ILLINOIS
 NINETY-NINTH
 GENERAL ASSEMBLY
 HOUSE ROLL CALL
 HOUSE BILL 673
 REVENUE-TECH
 SECOND READING
 AMENDMENT NO. 2
 LOST

May 17, 2016

1 YEA

86 NAYS

1 PRESENT

N Acevedo	E Davis, Monique	N Jones	N Scherer
N Ammons	N Davis, William	N Kay	N Sente
P Andersson	N DeLuca	N Kifowit	N Sims
N Andrade	NV Demmer	N Lang	N Skoog
NV Anthony	N Drury	N Leitch	N Smiddy
N Arroyo	N Dunkin	N Lilly	N Sommer
NV Batinick	N Durkin	N Manley	N Sosnowski
N Beiser	N Evans	N Martwick	N Soto
N Bellock	A Feigenholtz	N Mayfield	NV Stewart
NV Bennett	N Fine	N McAsey	NV Sullivan
NV Bourne	N Flowers	N McAuliffe	N Tabares
N Bradley	E Ford	NV McDermed	N Thapedi
N Brady	NV Fortner	NV McSweeney	N Tryon
NV Breen	N Franks	NV Meier	N Turner
NV Brown	NV Frese	N Mitchell, Bill	N Unes
N Bryant	N Gabel	N Mitchell, Christian	N Verschoore
N Burke, Daniel	N Gordon-Booth	N Moeller	N Wallace
N Burke, Kelly	N Guzzardi	N Moffitt	N Walsh
NV Butler	N Hammond	NV Morrison	E Wehrli
NV Cabello	N Harper	N Moylan	N Welch
N Cassidy	Y Harris, David	N Mussman	N Wheeler, Barbara
NV Cavaletto	N Harris, Gregory	N Nekritz	NV Wheeler, Keith
N Chapa LaVia	N Hays	N Phelps	N Williams
N Cloonen	N Hernandez	NV Phillips	N Willis
N Conroy	N Hoffman	NV Pritchard	NV Winger
N Costello	N Hurley	N Reaves-Harris	N Yingling
N Crespo	NV Ives	NV Reis	N Zalewski
N Currie	N Jackson	N Riley	N Mr. Speaker
N D'Amico	NV Jesiel	N Rita	
N Davidsmeyer	N Jimenez	NV Sandack	

E - Denotes Excused Absence

At the hour of 5:11 o'clock p.m., the House reconvened perfunctory session.

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Tabares replaced Representative Acevedo in the Committee on Appropriations-Human Services on May 17, 2016.

Representative Harper replaced Representative Ford in the Committee on Appropriations-Human Services on May 17, 2016.

Representative Guzzardi replaced Representative Feigenholtz in the Committee on Appropriations-Human Services on May 17, 2016.

Representative Hoffman replaced Representative Willis in the Committee on Appropriations-Human Services on May 17, 2016.

REPORT FROM STANDING COMMITTEES

Representative Greg Harris, Chairperson, from the Committee on Appropriations-Human Services to which the following were referred, action taken on May 17, 2016, reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILLS 2931 and 3007.

The committee roll call vote on Senate Bill 2931 is as follows:

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

Y Harris, Greg(D), Chairperson	Y Gabel(D), Vice-Chairperson
N Bellock(R), Republican Spokesperson	Y Acevedo(D)
N Davidsmeyer(R)	N Demmer(R)
Y Guzzardi(D) (replacing Feigenholtz)	Y Harper(D) (replacing Ford)
N Frese(R)	Y Hernandez(D)
N Jesiel(R)	N Kay(R)
N Leitch(R)	Y Lilly(D)
Y Manley(D)	Y Mayfield(D)
N Meier(R)	Y Mussman(D)
A Unes(R)	Y Hoffman(D) (replacing Willis)

The committee roll call vote on Senate Bill 3007 is as follows:

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

Y Harris, Greg(D), Chairperson	Y Gabel(D), Vice-Chairperson
Y Bellock(R), Republican Spokesperson	Y Tabares(D) (replacing Acevedo)
Y Davidsmeyer(R)	Y Demmer(R)
Y Guzzardi(D) (replacing Feigenholtz)	Y Harper(D) (replacing Ford)
Y Frese(R)	Y Hernandez(D)
Y Jesiel(R)	Y Kay(R)
Y Leitch(R)	Y Lilly(D)
Y Manley(D)	Y Mayfield(D)
Y Meier(R)	Y Mussman(D)
A Unes(R)	Y Willis(D)

SENATE BILLS ON FIRST READING

Having been reproduced, the following bills were taken up, read by title a first time and placed in the Committee on Rules: SENATE BILLS 577 (D. Burke) and 2787 (Davidsmeyer).

INTRODUCTION AND FIRST READING OF BILLS

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

HOUSE BILL 6579. Introduced by Representative Nekritz, AN ACT concerning criminal law.

SENATE BILLS ON SECOND READING

Having been reproduced, the following bills were taken up, read by title a second time and held on the order of Second Reading: SENATE BILLS 2931 and 3007.

At the hour of 5:11 o'clock p.m., the House Perfunctory Session adjourned.