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Speaker Greiman: "The hour of 11:00 having arrived, the House will now be in order. The Chaplain for today will be the Reverend Joe Carlos, Pastor of St. Francis Catholic Church of Teutopolis, Illinois. Reverend Carlos is a guest of Representative Charles Hartke. Will the guests in the gallery please rise and join us in the invocation? Reverend Carlos."

Reverend Carlos: "For the invocation and meditation today, I've chosen a scene from the new testament in which a man had to wrestle with the political decision. His conscience told him one thing. The people demanded another. The quote is from St. John's gospel, the 19th Chapter. Reentering the praetorian, Pilate said to Jesus, 'Where do you come from?' But Jesus made no answer. Pilate then said to him. you refusing to speak to me? Surly you know I have power to release you and I have power to crucify you. would have no power over me, ' replied Jesus, 'if it had not been given you from above. That is why the one who handed me over to you has the greater guilt. You would have no power if it had not been given you from above. Father, send Your spirit upon this Assembly of people power and political influence. experience realize and be conscious of the fact that any authority, any power or influence they have comes to them from You and the people they represent. Give them strength to endure the many meetings they attend and to read intelligently and critically the materials they are presented. And Father, we ask You to give them Your wisdom. This Assembly needs to be wise as serpents and meek as lambs. Let Your spirit of wisdom permeate their minds and hearts so they know that the glory of this life passes, but Your truth does not. Finally, let them cooperate and work together to accomplish

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- the noble task You have given them by bringing them here. We ask You all these gifts through Your Son, Jesus, who lives with You and the Holy Spirit. One God, forever and ever. Amen."
- Speaker Greiman: "Mr. Klemm will lead us in the pledge to the  ${\tt flaq."}$
- Klemm et al: "I pledge allegiance to the flag of the United
  States of America and to the Republic for which it stands,
  one Nation under God, indivisible, with liberty and justice
  for all."
- Speaker Greiman: "Would the Doorman see where Mr. Ropp is? Roll Call for Attendance. Mr. Clerk, take the record. 114 Members having answered the Call of the Quorum, a quorum is present. Mr. Matijevich, are there any absences excused from the Democratic side?"
- Matijevich: "Yes, Mr. Speaker, Representative Panayotovich is an excused absence today."
- Speaker Greiman: "Let the record show that Representative Panayotovich is excused this morning. Mr. Piel, are there any absences on the Republican side?"
- Piel: "Yes, Mr. Speaker, would the record show that Representative Stange and Representative Tuerk?"
- Speaker Greiman: "Let the record so reflect. Committee Reports."

  Clerk O'Brien: "Representative Terzich, Chairman of the Committee

  on Executive, to which the following Constitutional

  Amendment was referred, action taken May 7, 1985, reported

  the same back with the following recommendation: 'do pass'

  Constitutional Amendment #1. Representative Nash, Chairman

  of the Committee on Registration and Regulation, to which

  the following Bill was referred, action taken May 3, 1985,

  reported the same back with the following recommendation:

  'Interim Study Calendar' House Bill 2367."
- Speaker Greiman: "On page two of the Calendar, House Bills Second

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Reading, Short Debate, appears House Bill 48. Mr. Dunn. House Bill 48. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 48, a Bill for an Act to amend Sections of the Illinois Income Tax Act. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Ploor Amendments filed?"

Clerk O'Brien: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Short Debate, appears House Bill 121. Mr.

Friedrich. Read the Bill, Mr. Clerk."

Clerk O'Brien: "House Bill 121, a Bill for an Act to amend

Sections of an Act in relation to state finance. Second

Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Ploor Amendments?"

Clerk O'Brien: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 313. 313. Mr. Mautino. 313? Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 313, a Bill for an Act in relation to retailers, servicemen and suppliers maintaining a place of business in Illinois. Second Reading of the Bill.

Amendment #1 was adopted in Committee."

Speaker Greiman: "Are there any Motions with respect to Amendment #1?"

Clerk O'Brien: "No Motions filed."

Speaker Greiman: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bills
Second Reading, Short Debate Calendar, appears House Bill
344. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 344, a Bill for an Act to amend Sections of the Illinois Municipal Code. Second Reading of the Bill. No Committee Amendments."

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Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "None."

- Speaker Greiman: "Third Reading. On the Order of House Bills

  Second Reading, Short Debate, appears House Bill 421. Mr.

  Van Duyne, 421? Mr. Clerk, read the Bill."
- Clerk O'Brien: "House Bill 421, a Bill for an Act to amend
  Sections of the Bingo License and Tax Act. Second Reading
  of the Bill. No Committee Amendments."
- Speaker Greiman: "Any Floor Amendments?"
- Clerk O'Brien: "Floor Amendment #1, offered by Representative Van
  Duyne, amends House Bill 421."
- Speaker Greiman: "The Gentleman from Will, Mr. Van Duyne, on Floor Amendment #1 to House Bill 421."
- Wan Duyne: "Thank you, Mr. Speaker. In the original Bill, we had eliminated the... the whole last line in the paragraph that deals with special games and the price of each special game, and we eliminated the price which used to be 50 cents. Well, there was some concern about this, so this Amendment simply puts back the 50 cent price per card, per special game. And I move for the adoption of Amendment #1."
- Speaker Greiman: "The Gentleman from Will, Mr. Van Duyne, moves for the adoption of Amendment #1 to House Bill 421. And on that, is there any discussion? There being none, the question is, 'Shall this Amendment be adopted?' All in favor signify by saying 'aye', those opposed 'no'. In the opinion of the Chair, the 'ayes' have it. The Amendment is adopted. Further Amendments?"
- Clerk O'Brien: "No further Amendments."
- Speaker Greiman: "Third Reading. On the Order of House Bills

  Second Reading, Short Debate, appears House Bill 422. Mr.

  Clerk, read the Bill."
- Clerk O'Brien: "House Bill 422, a Bill for an Act to amend

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- Sections of the Bingo License and Tax Act. Second Reading of the Bill. No Committee Amendments."
- Speaker Greiman: "Any Floor Amendments?"
- Clerk O'Brien: "Floor Amendment #1, offered by Representative Van Duyne."
- Speaker Greiman: "Gentleman from Will, Mr. Van Duyne, on Floor Amendment #1."
- Van Duyne: "Yes, thank you, Mr. Speaker. We... The idea of House
  Bill 422 is to allow Members of the Auxiliary to help
  Members of the Parent Organization mostly, American Legion
  or VFW at their... who have a license to have bingo games.
  Sometimes they run a little short and so we... the idea of
  the Bill is to allow the lady auxiliary to help the men,
  but we inadvertently did not make it reciprocal. So, this
  Amendment does that allows the men to help the women.
  And I move for adoption of Amendment #1."
- Speaker Greiman: "Gentleman from Will, Mr. Van Duyne, moves for the adoption of Amendment #1 to House Bill 422. And on that, is there any discussion? The Gentleman from Edgar, Mr. Woodyard."
- Woodyard: "Thank you... Thank you, Mr. Speaker. Would the Sponsor yield?"
- Speaker Greiman: "Indicates that he will."
- Woodyard: "LeRoy, is this the identical Amendment that we discussed in Revenue Committee when you had the Bill there it's doing the same thing?"
- Van Duyne: "Well, the fact is that they didn't adopt it in Committee. We were suppose... we had... we had recommended in Subcommittee that the Full Committee 'do adopt' these Amendments; but, in the haste of getting all these Bills recommended out of Subcommittee to the Full Committee, they forgot to do it."
- Woodyard: "Okay. But this is doing exactly what..."

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Van Duyne: "Exactly."

Woodyard: "...we talked about there."

Van Duyne: "Yes."

Woodyard: "Thank you."

Speaker Greiman: "Further discussion? There being none, the question is, 'Shall this Amendment be adopted?' All those in favor signify by saying 'aye', those opposed 'no'. In the opinion of the Chair, the 'ayes' have it, and the Amendment is adopted. Further Amendments?"

Clerk O'Brien: "No further Amendments."

- Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 430. Mr. Clerk, read the Bill."
- Clerk O'Brien: "House Bill 430, a Bill for an Act to amend
  Sections of the Illinois Vehicle Code. Second Reading of
  the Bill. No Committee Amendments."
- Speaker Greiman: "Are there any Ploor Amendments?"
- Clerk O'Brien: "Floor Amendment #1, offered by Representative
  Matijevich."
- Speaker Greiman: "Gentleman from Lake, Mr. Matijevich, on Floor
  Amendment #1."
- Matijevich: "Yes. Mr. Speaker, Ladies and Gentlemen of the House, House Bill 430 relates to the distinct color for minor drivers licenses, and the Amendment is prepared by the Secretary of State's Office, so they can implement the distinctive color for the minor's drivers licenses and it also sets up the same distinctive color for the Illinois identification cards so that minors who have such cards would be in a separate distinct color. I move for the adoption of Amendment #1 to House Bill 430.
- Speaker Greiman: "Gentleman from Lake, Mr. Matijevich, has moved for the adoption of Amendment #1 to House Bill 430. And on that, is there any discussion? There being none, the

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question is, 'Shall this Amendment be adopted?' All in favor signify by saying 'aye', those opposed 'no'. In the opinion of the Chair, the 'ayes' have it, and the Amendment is adopted. Further Amendments?"

Clerk O'Brien: "No further Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bill Second Reading... Yes, Mr. Vinson."

Vinson: "Thank you, Mr. Speaker and Ladies and Gentlemen of the Assembly. It's my distinct honor to have the opportunity today to introduce to the Assembly, Representative Eric Turner, who represents the 31st District in the Indiana Legislature, that is the Marion, Indiana neighborhood, and I would just like Members to recognize Mr. Turner. He is somewhat unique, but I believe will be less unique as time goes on. He used to be a Democrat and has just recently become a Republican."

Speaker Greiman: "Mr. Turner, redemption can still be yours. You can be saved. Welcome. Welcome, Representative, to the Illinois General Assembly. On the Order of House Bills Second Reading, Short Debate, appears House Bill 437. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 437, a Bill for an Act in relation to enforcing the qualifications of township and multi-township assessors. Second Reading of the Bill. Amendment #1 was adopted in Committee."

Speaker Greiman: "Any Motions with respect to Amendment #1?"

Clerk O'Brien: "No Motions filed."

Speaker Greiman: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Short Debate, appears House Bill 467. Mr.

Clerk, read the Bill."

Clerk O'Brien: "House Bill 467, a Bill for an Act to amend

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Sections of the Illinois Municipal Code. Second Reading of the Bill. Amendment #1 was adopted in Committee."

Speaker Greiman: "Any Motions with respect to Amendment #1?"

Clerk O'Brien: "No Motions filed."

Speaker Greiman: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bill Second Reading, Short Debate, appears House Bill 479. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 496. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 496, a Bill for an Act to amend
Sections of the Revenue Act. Second Reading of the Bill.
No Committee Amendments."

Speaker Greiman: "Are there any Floor Amendments?"

Clerk O'Brien: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 497. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bills 538. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bills Second Reading, Short Debate, appears House Bill 556. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 556, a Bill for an Act to amend
Sections of the Open Meetings Act. Second Reading of the
Bill. Amendment #1 was adopted in Committee.""

Speaker Greiman: "Any Motions with respect to Amendment #1?"

Clerk O'Brien: "No Motions filed."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bills
Second Reading, Short Debate, appears House Bill 578. Mr.
Curran. Out of the record. On the Order of House Bills
Second Reading, Short Debate, appears House Bill... On the

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Order of House Bills Second Reading, Short Debate Calendar, appears House Bill 601. Mr. Giorgi. 601. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 601, a Bill for an Act to amend Sections of the Illinois Lottery Law. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "None."

Speaker Greiman: "Third Reading. Order of House Bills Second Reading, Short Debate, appears House Bill 604. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 608. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 608, a Bill for an Act to authorize the Department of Mental Health and Developmental Disabilities and Central Management Services to convey quick claim deed on all rights, titles and interest enter in certain part of track or land herein described. Second Reading of the Bill. Amendments #1 and 2 were adopted in Committee."

Speaker Greiman: "Any Floor Amendment... Any Motions?"

Clerk O'Brien: "No Motions."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 707. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 707, a Bill for an Act to amend
Sections of the Open Meetings Act. Second Reading of the
Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "None."

Speaker Greiman: "Third Reading. On the Order of House Bill

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Second Reading, Short Debate, appears House Bill 710. 710. Mr. Pangle. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 710, a Bill for an Act to amend Sections of the Illinois Lottery Law. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 733. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 733, a Bill for an Act to amend Sections of the Revenue Act. Second Reading of the Bill.

No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 773. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 778. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bills Second Reading, Short Debate, appears House Bill 797. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 787, a Bill for an Act to amend Sections of the Illinois Vehicle Code. Second Reading of the Bill. Amendments #1 and 2 were adopted in Committee."

Speaker Greiman: "Are there any Motions with respect to Amendments 1 and 2?"

Clerk O'Brien: "No Motions filed."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 792. Out of the record. On the Order of House Bill Second Reading, Short Debate, appears House Bill 793. Mr. DeJaegher. 799?

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Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 799, a Bill for an Act to amend Sections of the Illinois Municipal Code. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Short Debate, appears House Bill 816. Mr.

Clerk, read the Bill."

Clerk O'Brien: "House Bill 816, a Bill for an Act to amend

Sections of the Illinois Human Rights Act. Second Reading

of the Bill. Amendment #1 was adopted in Committee."

Speaker Greiman: "Are there any Motions with respect to Amendment #1?"

Clerk O'Brien: "No Motions filed."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Third Reading. Page four of the Calendar, on the Order of House Bills Second Reading, Short Debate, appears House Bill 850. Mr. Davis. Out of the record.

We'll just back up a little bit on the Calendar to one that we passed over. On the Order of House Bills Second Reading, Short Debate, appears House Bill 778. Mr. Clerk."

Clerk O'Brien: "House Bill 778, a Bill for an Act to amend
Sections of the Bill of Rights of Victims and Witnesses of
Violent Crime Act. Second Reading of the Bill. Amendment
#1 was adopted in Committee."

Speaker Greiman: "Any Motions with respect to Amendment #12"

Clerk O'Brien: "No Motions filed."

Speaker Greiman: "Any Ploor Amendments?"

Clerk O'Brien: "Floor Amendment #2, offered by Representatives

Hawkinson and Bowman, amends House Bill 778."

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Speaker Greiman: "Gentleman from Knox, Mr. Hawkinson, on Amendment #2."

Hawkinson: "Thank you, Mr. Speaker. Amendment #2 adds to the original good Bill proposed by Representative Bowman to make some technical changes and some other cleanup changes in the Victims Rights Bill that was passed by this General Assembly last year. One of the things that it does is it requires notice in advance to the victim of his right to present... his or her right to present a victim impact statement at the sentencing hearing so that there will bifurcated sentencing hearings or the need for continuances because the victim has not been notified that right. It allows the victim the right to make a statement as to the impact at the sentencing and limits the right of cross-examination to those cases where evidence is being presented by the victim in sworn testimony. I would ask for adoption of the Amendment."

Speaker Greiman: "The Gentleman from Knox moves for the adoption of Amendment #2 to House Bill 778. And on that, is there any discussion? There being none, the question is, 'Shall this Amendment be adopted. All in favor signify by saying 'aye', those opposed 'no'. In the opinion of the Chair, the 'ayes' have it, and the Amendment is adopted. Further Amendments?"

Clerk O'Brien: "No further Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 864. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 864, a Bill for an Act to authorize the Secretary of Transportation to convey certain described land to the Fox Valley Park District. Second Reading of the Bill. Amendment #1 was adopted in Committee."

Speaker Greiman: "Any Motions with respect to Amendment #1?"

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Clerk O'Brien: "No Motions filed."

Speaker Greiman: "Any further Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bill Second Reading, Short Debate, appears House Bill 873. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 873, a Bill for an Act to amend
Sections of the Illinois State Auditing Act. Second
Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Short Debate, appears House Bill 880. Mr.

McGann. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 880, a Bill for an Act to amend
Sections of the Revenue Act. Second Reading of the Bill.
No Committee Amendments."

Speaker Greiman: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 882. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 892, a Bill for an Act to amend

Sections of the Election Code. Second Reading of the Bill.

Amendment #1 was adopted in Committee."

Speaker Greiman: "Any Floor Amendments? I mean, any Motions?"

Clerk O'Brien: "No Motions filed."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Short Debate, appears House Bill 899. Mr.

Woodyard. Out of the record. On the Order of House Bills

Second Reading, Short Debate, appears House Bill 900. Out

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of the record. Out of the record. Well, let's pass that up for a moment. We'll get back to it. On the Order of House Bills Second Reading, Short Debate, appears House Bill 900. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 900, a Bill for an Act in relation to property tax levies in all counties. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Short Debate, appears House 921. Mr.

Clerk, read... Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 921, a Bill for an Act to amend
Sections of an Act creating the Illinois Department of
Veterans' Affairs. Second Reading of the Bill. Amendments
#1 and 2 were adopted in Committee."

Speaker Greiman: "Are there any Motions with respect to Amendment #1 and 2?"

Clerk O'Brien: "No Motions filed."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bill Second Reading, Short Debate, appears House Bill 943. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 943, a Bill for an Act in relation to programs for the treatment and prevention of alcohol and substance abuse. Second Reading of the Bill. Amendment #1 was adopted in Committee."

Speaker Greiman: "Are there any Motions with respect to Amendment

Clerk O'Brien: "No Motions filed."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

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- Speaker Greiman: "Third Reading. Order of House Bills Second Reading, Short Debate, appears House Bill 949. Mr. Clerk, read the Bill."
- Clerk O'Brien: "House Bill 949, a Bill for an Act to amend Sections of the Illinois Municipal Code. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

- Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 964. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 990. Mr. Kirkland. Mr. Clerk, read the Bill."
- Clerk O'Brien: "House Bill 990, a Bill for an Act to amend
  Sections of the Illinois School Student Records Act.
  Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

- Speaker Greiman: "Third Reading. On the Order of House Bills

  Second Reading, Short Debate, appears House Bill 992. Mr.

  Clerk, read the Bill."
- Clerk O'Brien: "House Bill 992, a Bill for an Act to amend
  Sections of the School Code. Second Reading of the Bill.
  Amendment #1 was adopted in Committee."
- Speaker Greiman: "Are there any Motions with respect to Amendment #1. No Motions filed."

Clerk O'Brien: "No Motions filed."

Speaker Greiman: "Are there any Floor Amendment?"

Clerk O'Brien: "No Floor Amendments."

- Speaker Greiman: "Third Reading. On the Order of House Bill Second Reading, Short Debate, appears House Bill 1008. Mr. Clerk, read the Bill."
- Clerk O'Brien: "House Bill 1008, a Bill for an Act to amend

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Sections of the Revenue Act. Second Reading of the Bill.
No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Short Debate, appears House Bill 1035. Mr.

Soliz. 1035? Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 1035, a Bill for an Act to amend

Sections of the General Not for Profit Corporation Act.

Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1042. Mr. Levin. 1042? Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 1042, a Bill for an Act to amend

Sections of the Illinois Administrative Procedure Act.

Second Reading of the Bill. Amendment #1 was adopted in

Committee."

Speaker Greiman: "Any Motions with respect to Amenament #1?"

Clerk O'Brien: "A Notion to table Amendment #1 to House Bill 1042, by Representative Levin."

Speaker Greiman: "Mr. Levin. Gentleman from Cook, moves to table

Amendment #1."

Levin: Yes, Mr. Speaker, Ladies and Gentlemen of the House, it's my intention to table Amendment #1. It has a technical error in it and replace it with Amendment #2 which is exactly the same but clears up that technical error."

Speaker Greiman: "The Gentleman from Cook, Mr. Levin, moves to table Amendment #1 to House Bill 1042. Any discussion? There being none, the question is, 'Shall Amendment #1 be tabled?' All in favor signify by saying 'aye', those opposed 'no'. In the opinion of the Chair, the 'ayes' have

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- it, and Amendment #1 is tabled. Further Amendments? Mr. Levin, you suggested that there was another Amendment."
- Levin: "Yes, which was filed yesterday."
- Speaker Greiman: "I would suggest that you take it out of the record. Alright. We're back in... on Amendment #2. Mr. Clerk."
- Clerk O'Brien: "Floor Amendment #2, offered by Representative Levin, amends House Bill 1042 on page one."
- Speaker Greiman: "The Gentleman from Cook, Mr. Levin, on Amendment #2 to House Bill 1042."
- Levin: "Yes, as I indicated earlier, Amendment #2 simply corrects
  a technical error that was in Amendment #1. This is a

  Joint Committee on Administrative Rules Bill, and the
  Amendment reflects an agreement with the Department of
  Public Aid."
- Speaker Greiman: "Gentleman from Cook, Mr. Levin, moves for the adoption of Amendment #2 to House Bill 1042. On that, is there any discussion? There being none, the question is, 'Shall Amendment #2 be adopted?' All in favor signify by saying 'aye', those opposed 'no'. In the opinion of the Chair, the 'ayes' have it, and the Amendment is adopted. Further Amendments?"
- Clerk O'Brien: "No further Amendments."
- Speaker Greiman: "Third Reading. On the Order of House Bills

  Second Reading, Short Debate, appears House Bill 1044? Mr.

  Vinson. 1044. Mr. Clerk, read the Bill."
- Clerk O'Brien: "House Bill 1044, a Bill for an Act to amend

  Sections of the Illinois Administrative Procedure Act.

  Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1057. Mr.

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Richmond. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1058. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 1058, a Bill for an Act to amend Sections of the Illinois Administrative Procedure Act. Second Beading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1067. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 1067, a Bill for an Act to amend Sections of the Probate Act. Second Reading of the Bill.

Amendment #1 was adopted in Committee."

Speaker Greiman: "Any Motions with respect to Amendment #1?"

Clerk O'Brien: "No Motions filed."

Speaker Greiman: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1083. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1102. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 1102, a Bill for an Act to amend Sections of the Election Code. Second Reading of the Bill.

No Committee Amendments."

Speaker Greiman: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Short Debate, appears House Bill 1104. Mr.

Hastert. Gut of the record. On the Order of House Bills

Second Reading, Short Debate, appears House Bill 1106. Ar.

Clerk, read the Bill."

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Clerk O'Brien: "House Bill 1106, a Bill for an Act in relation to certain public hospitals and to amend certain Acts herein named. Second Reading of the Bill. Amendment #1 was adopted in Committee."

Speaker Greiman: "Any Motions with respect to Amendment #1?"

Clerk O'Brien: "No Motions filed."

Speaker Greiman: "Any Floor Amendments filed?"

Clerk O'Brien: "Floor Amendment #2, offered by Representative

Steczo, amends House Bill 1106 as amended."

Speaker Greiman: "Gentleman from Cook, Mr. Steczo, on Amendment #2."

Steczo: "Thank you, Mr. Speaker. I ask leave to withdraw Amendment #2."

Speaker Greiman: "Amendment #2 is withdrawn. Further Amendments?"

Clerk O'Brien: "No further Amendments."

Speaker Greiman: "Third Reading. Alright. We'll just move back and pick up two Bills. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1104. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 1104, a Bill for an Act in relation to the election of supervisors of assessments. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "None."

Speaker Greiman: "Third Reading. And on page four, we passed over House Bill 899. So, on the Order of Second Reading, Short Debate, appears House Bill 899. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 899, a Bill for an Act to amend Sections of the Revenue Act. Second Reading of the Bill.

No Committee Amendments."

Speaker Greiman: "Are there any Floor Amendments."

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Clerk O'Brien: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1109. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 1109, a Bill for an Act to amend

Sections of the Election Code. Second Reading of the Bill.

No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1126. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 1126, a Bill for an Act to amend Sections of the Illinois Municipal Code. Second Reading of the Bill. Amendment #1 was adopted in Committee."

Speaker Greiman: "Are there any Motions with respect to Amendment #..."

Clerk O'Brien: "No Notions filed."

Speaker Greiman: "...respect to Amendment #1. Are any Floor
Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Third Reading. Order of House Bills Second Reading, Short Debate, appears House Bill 1142. Mr. Clerk, read the Bill. Mr. Brookins. Mr. Brookins. Well, out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1147. Mr. Clerk, read the Bill."

Clerk C'Brien: "House Bill !!47, a Bill for an Act to amend

Sections of the Revenue Act. Second Reading of the Bill.

No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "None."

Speaker Greiman: "Third Reading. On ... we'll back up one Bill.

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On the Order of House Bills Second Reading, Short Debate, appears House Bill 1142. Mr. Brookins, do you wish to proceed, 1142? Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 1142, a Bill for an Act to amend

Sections of the Illinois Funeral or Burial Fund Act.

Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bill Second Reading, Short Debate, appears House Bill 1165. of the record. On the Order of House Bills Second Reading. Short Debate, appears House Bill 1177. Mr. Ronan. the record. On the Order of House Bill Second Reading, Short Debate, appears House Bill 1178. Ms. Zwick. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1184. Out of the record. On House Bills Second Reading, Short Debate, appears House Bill 1187. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1193. Clerk, read the Bill."

Clerk C'Brien: "House Bill 1193, a Bill for an Act to add Sections to the Election Code. Second Reading of the Bill. Amendment #1 was adopted in Committee."

Speaker Greiman: "Any Motions with respect to Amendment #1?"

Clerk O'Brien: "No Motions filed."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "Floor Amendment #2, offered by Representative Stern, amends House Bill 1193."

Speaker Greiman: "The Lady from Lake, Ms. Stern, on Amendment #2 to House Bill 1193. Representative Stern."

Stern: "The Amendment to House Bill 1193 simply asks for clarity and legibility of the record requested since some of them have been turned in looking like this. Very simple."

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- Speaker Greiman: "The Lady from Lake moves for the adoption of Amendment #2 to House Bill 1193. And on that, is there any discussion? The Gentleman from DuPage, Mr. McCracken."
- McCracken: "I wonder if she'd take it out of the record for a moment. You have, I think, inadvertently returned the publishing requirement as opposed to the preparation requirement which you..."
- Stern: "No Sir, Amendment #1 made... used the word 'distribution' rather than 'publication'."
- McCracken: "If you look at Amendment #1, Representative Stern, you insert the word 'prepare' for the word 'publish'. If you look at Amendment #2, you reference that Amendment to the word 'publish' on page one, line ten, and I know that's inadvertent because you want it to amend it to prepare as opposed to publish. This is a technical issue. If you take it out of the record for a few moments, we can clear it up."

Stern: "I'll be happy to, Mr. McCracken."

- Speaker Greiman: "Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1206. Pangle. Out of the record. On the Order of House Bills Second Reading appears House Bill 1207. Out of the record. Order of House Bills Second Reading, Short Debate, appears House Bill 1216. Mr. Terzich. Out of the record. Order of House Bills Second Reading, Short Debate, appears House Bill 12... Mr. Terzich. Alright. Mr. Terzich. we'll back up then, back to your Bill. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1216. Mr. Clerk, read the Bill."
- Clerk O'Brien: "House Bill 1216, a Bill for an Act to amend

  Sections of an Act to create sanitary districts and remove
  obstructions in the Des Plaines in Illinois rivers. Second
  Reading of the Bill. No Committee Amendments."

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Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "None."

- Speaker Greiman: "Third Reading. On the Order of House Bills

  Second Reading, Short Debate, appears House Bill 1249. Mr.

  Keane. Out of the record. On the Order of House Bills

  Second Reading, Short Debate, appears House Bill 1258. Mr.

  Clerk, read the Bill."
- Clerk C'Brien: "House Bill 1258, a Bill for an Act to amend Sections of an Act to authorize units of government of the State of Illinois to issue full faith and credit tax anticipation notes. Second Reading of the Bill. Amendment #1 was adopted in Committee."
- Speaker Greiman: "Are there any Motions with respect to Amendment #1?"
- Clerk O'Brien: "A Motion to table Amendment #1 to House Bill 1258, by Representative Kirkland."
- Speaker Greiman: "Gentleman from Kane, Mr. Kirkland, on a Motion to table Amendment #1. Mr. Kirkland."
- Kirkland: "You'll have to hold it, if you would."
- Speaker Greiman: "Out of the record. On the Order of House Bills

  Second Reading, Short Debate, appears House Bill 1267. Mr.

  Clerk, read the Bill."
- Clerk O'Brien: "House Bill 1267, a Bill for an Act to amend

  Sections of the Court Reporters Act. Second Reading of the

  Bill. No Committee Amendments."
- Speaker Greiman: "Any Floor Amendments?"
- Clerk O'Brien: "None."
- Speaker Greiman: "Third Reading. On the Order of House Bills

  Second Reading, Short Debate, appears House Bill 1269. dr.

  Clerk, read the Bill."
- Clerk O'Brien: "House Bill 1269, a Bill for an Act to amend

  Sections of the Code of Civil Procedure. Second Reading of
  the Bill. No Committee Amendments."

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Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills
Second Reading, Short Debate, appears House Bill 1284. Nr.
Rice, do you wish proceed on 1284. Mr. Clerk, read the
Bill."

Clerk O'Brien: "House Bill 1284, a Bill for an Act to add Sections to the Illinois Insurance Code. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Are there any Ploor Amendments?"

Clerk O'Brien: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1285. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 1285, a Bill for an Act to add

Sections of the Illinois Administrative Procedure Act.

Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Short Debate, appears House Bill 1289. Mr.

Keane. Out of the record. On the Order of House Bills

Second Reading, Short Debate, appears House Bill 1301. Mr.

McMaster. Yes. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 1301, a Bill for an Act in relation to functions of various state departments, agencies, and entities. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "Floor Amendment #1, offered by Representative
McMaster and Flinn."

Speaker Greiman: "Gentleman from Knox, Mr. McMaster, on Amendment #1."

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- McMaster: "Thank you, Mr. Speaker. House Bill 1301 is another one of the Joint Committee on Administrative Rules Bill.

  Amendment #1 would amend Section 5 of House Bill 1301 and make technical and grammatical changes requested by the Guardianship and Advocacy Commission. I would move its adoption."
- Speaker Greiman: "The Gentleman from Knox moves for the adoption of Amendment #1 to House Bill 1301. Is there any discussion? There being none, the question is, 'Shall this Amendment be adopted?' All in favor signify by saying 'aye', those opposed 'no'. In the opinion of the Chair, the 'ayes' have it, and the Amendment is adopted. Further Amendments?"
- Clerk O'Brien: "Floor Amendment #2, offered by Representative itcMaster and Flinn."
- Speaker Greiman: "Gentleman from Knox, Mr. McMaster, on Amendment #2."
- McMaster: "Thank you, Mr. Speaker. The... Amendment #2 addresses several issues in the Baccalaureate Assistance Law for nurses and clarifies the following: the definition of approved institution; stipulates that loans recipients may be required to reimburse the state for legal expenses for a breach of any provision of the loan agreement: provides the eligibility criteria needed when considering applicants for a loan; deletes a Section eliminating problems and determining whether an applicant has reasonable promise of successfully completing a baccalaureate program of the professional nursing. That part is deleted. I move its adoption."
- Speaker Greiman: "Gentleman from Knox moves for the adoption of Amendment #2 to House Bill 1301. Is there any discussion? There being none, the question is, 'Shall this Amendment be adopted?' All in favor signify by saying 'aye', those

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opposed 'no'. In the opinion of the Chair, the 'ayes' have it, and the Amendment is adopted. Further Amendments?"

Clerk O'Brien: "No further Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1302. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 1302, a Bill for an Act to add

Sections of the Illinois Public Aid Code. Second Reading

of the Bill. Amendment #1 is adopted in Committee."

Speaker Greiman: "Any Motions with respect to Amendment #1?"

Clerk C'Brien: "No Motions filed."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "Floor Amendment #2, offered by Representative Levin."

Speaker Greiman: "Gentleman from Cook, Mr. Levin, on Amendment #2."

Levin: "Thank you, Mr. Speaker, Ladies and Gentlemen of the House. House Bill 1302 is another in the series of Joint Committee on Administrative Rules Bills. And Amendment #2 deletes the provision requiring the Department of Public Aid to list all surgical procedures which must be performed in a hospital outpatient clinic setting in order to be reimbursed by the Department. This was agreed to in Committee and this is the commitment I have... carrying out the commitment I made to the Committee and the Department."

Speaker Greiman: "Gentleman from Cook, Mr. Levin, moves for the adoption of Amendment #2 to House Bill 1302. On that, is there any discussion? There being none, the question is, 'Shall this Amendment be adopted?' All in favor signify by saying 'aye', those opposed 'no'. In the opinion of the Chair, the 'ayes' have it. The Amendment is adopted. Further Amendments?"

Clerk G'Brien: "No further Amendments."

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Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1306. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1323. Mr. Washington. 1323. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 1323, a Bill for an Act to amend

Sections of the Illinois Public Aid Code. Second Reading

of the Bill. Amendment #1 was adopted in Committee."

Speaker Greiman: "Any Motions with respect to Amendment #1?"

Clerk C'Brien: "No Motions filed."

Speaker Greiman: "Are there any Floor Amendments?"

Clerk O'Brien: "No Floor Amendments."

Speaker Greiman: "Okay. Mr. Washington, there is a fiscal note requested, so the Bill will have to remain on the Order of Second Reading. Mr. Washington."

Washington: "Ar. Speaker, yes, it's my understanding that a fiscal note suppose to have been filed on this. I will check back with the staff, but I understand it suppose to have been filed on this."

Speaker Greiman: "Well, none has been filed as yet. So, when it is filed, we'll be glad to come back to it and move the Bill to Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1373. Mr. Clerk, read the Bill."

Clerk O'Brien: "House Bill 1373, a Bill for an Act to add

Sections of the School Code. Second Reading of the Bill.

No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1382. Mr. Richmond. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1388. Mr.

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Clerk, read the Bill."

Clerk O'Brien: "House Bill 1388, a Bill for an Act to amend
Sections of the Illinois Public Aid Code. Second Reading
of the Bill. Amendment #1 was adopted in Committee."

Speaker Greiman: "Any Motions with respect to Amendment #1?"

Clerk O'Brien: "No Motions filed."

Speaker Greiman: "Any Floor Amendments?"

Clerk O'Brien: "Amendment #2, offered by Representative Deuchler, amends House Bill 1388."

Speaker Greiman: "Lady from Kane, Ms. Deuchler, on Amendment #2

to House Bill 1398. Out of the record. On the Order of

House Bill Second Reading, Short Debate, appears House Bill

1430. Mr. Levin, wish to proceed on 1430? Out of the

record. On the Order of House Bills Second Reading, Short

Debate, appears House Bill 1431. Mr. Levin, what's your

pleasure on 1431?"

Levin: "There are... there's Amendment filed that hasn't been distributed, so out of the record."

Speaker Greiman: "Alright. Out of the record. On the Order of
House Bill Second Reading, Short Debate, appears House Bill
1455. Mr. Kirkland. Out of the record. On the Order of
House Bills Second Reading, Short Debate, appears House
Bill 1464. Ms. Satterthwaite. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 1464, a Bill for an Act to amend an Act in relationship to forest preserve districts. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Short Debate, appears House Bill 1476. Hr.

Soliz. 1476? Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 1476, a Bill for an Act to amend the Illinois Public Aid Code. Second Reading of the Bill. No

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Committee Amendments."

- Speaker Greiman: "Any Floor Amendments?"
- Clerk Leone: "Ploor Amendment #1, Soliz, amends House...

  Amendment #1, amends House Bill 1476 on page two and so
  forth."
- Speaker Greiman: "Mr... The Gentleman from Cook, Mr. Soliz, on Amendment #1."
- Soliz: "Hello. Mr. Speaker, Members of the House, this is only a technical Amendment to correct the misspelling in the Bill.

  It is a very technical Amendment. It corrects the misspelling of one word in the Bill. I move passage of the Bill."
- Speaker Greiman: "Alright. Gentleman from Cook, Mr. Soliz, has moved for the adoption of House Amendment #1 to House Bill 1476. Is there any discussion? The Gentleman from DuPage, Mr. McCracken."
- McCracken: "Mr. Speaker, I believe this has not been printed and distributed. I don't have a copy in my file, and I receive them first. I don't think it's been done, and I'd ask the Gentleman to hold the Bill."
- Speaker Greiman: "Yes, the Gentleman from Cook, Mr. Culierton."

  Cullerton: "Mr. Speaker, if I understood Representative Soliz,
  the Amendment corrects a misspelling? That's all it does?

  I think that it may be unnecessary for that Amendment, if
  that's all that it does."
- Speaker Greiman: "Alright, perhaps, Mr. McCracken, if the Clerk were to read it, perhaps, that might resolve it."
- Cullerton: "Or is there another 'reason why Representative

  McCracken wants him to hold the Bill or maybe there is

  another reason? Is there another reason? He's nodding his
  head yes. There must be something..."
- Speaker Greiman: "Well, let's turn Mr. McCracken on unless..."
  Cullerton: "Who's going to do that?"

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- Speaker Greiman: "Mr. McCracken, Gentleman from DuPage. In response to my inquiry that the Clerk might read the Bill... want to read the Amendment which apparently changes one word."
- McCracken: "You want... you want my motive as oppose to my intent?"
- Cullerton: "That's right."
- Speaker Greiman: "Mr. Cullerton asked for your motive. The Chair never asks for motive."
- McCracken: "We are opposed to the Bill in its current form and are preparing an Amendment."
- Cullerton: "Well, does that mean that... Oh, you're preparing an Amendment?"
- McCracken: "Sure, so let him withdraw his and move it to Third

  Reading and then we won't be able to put our Amendment on."
- Cullerton: "That's a good... very good idea. I would recommend

  Representative Soliz not to withdraw his Amendment... to

  withdraw his Amendment and move the Bill to Third Reading."
- Speaker Greiman: "Alright. Gentleman from Cook, Hr. Soliz, withdraws Amendment #1. Further Amendments?"
- Leone: "No further Amendments."
- Speaker Greiman: "Third Reading. Alright. We'll just back up on the Calendar to House Bill 1388. On the Order of House Bills, Short Debate, House Bill 1388."
- Clerk Leone: "House Bill 1388, a Bill for an Act to awend the Public Aid Code. Second Reading of the Bill. Amendment #1 was adopted in Committee."
- Speaker Greiman: "Are there any Motions with respect to Amendment #1?"
- Clerk Leone: "No Motions filed."
- Speaker Greiman: "Any Floor Amendments?"
- Clerk Leone: "Floor Amendment #2, Deuchler, amends House Bill 1388 as amended."

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Speaker Greiman: "Lady from Kane, Ms. Deuchler, on Amendment #2 to House Bill 1398."

Deuchler: "Mr. Speaker, Amendment 2 is an error, a clerical error that was pointed out to us by the Clerk where one word was dropped from the Amendment that was adopted in Committee."

Speaker Greiman: "The Lady from Kane moves for the adoption of Amendment 2 to House Bill 1388. And on that, is there any discussion? There being none, the question is, 'Shall this Amendment be adopted?' All in favor signify by saying 'aye', those opposed 'no'. In the opinion of the Chair, the 'ayes' have it. The Amendment is adopted. Further Amendments?"

Clerk Leone: "No further Amendments."

On the Order of House Bills Speaker Greiman: "Third Reading. Second Reading, Short Debate, appears House Bill 1530. Out of the record. On the Order of House Bills Hallock. Second Reading, Short Debate, appears House Bill 1545. Alexander. Out of the record. 1548. Out of the record. Out of the record. On the Order of House Bills 1565. Second Reading, Short Debate, appears House Bill 1568. McNamara. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1571. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1575. Clerk, read the Bill."

Clerk Leone: "House Bill 1575, a Bill for an Act to amend the
Illinois Drainage Code. Second Reading of the Bill. No
Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Short Debate, appears House Bill 1582. Mr.

Brookins. Mr. Clerk, read the record. Read the Bill."

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Clerk Leone: "House Bill 15..."

Speaker Graiman: "Excuse me. Mr. Brookins, out of the record.

On the Order of House Bills Second Reading, Short Dabate,
appears House Bill 1618. Ms. Braun. Out of the record.

On the Order of House Bills Second Reading, Short Dabate,
appears House Bill 1643. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 1643, a Bill for an Act to amend the Illinois Municipal Code. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1645. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 1645, a Bill for an Act concerning missing children. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "Floor Amendment #1, Pangle, amends nouse Bill 1645."

Speaker Greiman: "Gentleman from Kankakee Mr. Pangle, on Amendment #1 to House Bill 1645."

Pangle: "Thank you, Mr. Speaker. House Amendment #1 just changes
the Department... the Department of Law Enforcement will be
in charge of printing and reproducing the pictures in
description of the missing children rather than the
Secretary of State. The Department of Law Enforcement has
agreed on this Amendment."

Speaker Greiman: "The Gentleman from Kankakee moves for the adoption of Amendment #1 to House Bill 1645. Is there any discussion? The Gentleman from Cook, Mr. Piel."

Piel: "Thank you, Mr. Speaker. Chuck, could you do me a favor and go over that Amendment one more time? I'm sorry. You

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know, with the noise level here couldn't hear you at all."

Pangle: "Okay. What the Amendment does, previously, the printing of the pictures and the description of missing children was, in the original Bill, was to be done by the Secretary of State's Office. That created a little bit of a problem.

Law Enforcement does have that information. The Department of Law Enforcement has agreed that they would provide the information for the Secretary of State to mail out and would, in fact, be in charge of the cost of printing the pictures and the description of the missing children."

Piel: "Question on that. What's the position as far as the Department of Law Enforcement and the Secretary of State on this?"

Pangle: "They have agreed."

Piel: "They ve agreed to it. Fine. Thank you. No further questions."

Speaker Greiman: "Further discussion? There being none, the question is, 'Shall Amendment #1 be adopted?' All in favor... Gentleman from Cook, Mr. Cullerton."

Cullerton: "The... I understand that the Amendment has been printed and distributed. We just don't have a copy of it.

So, I wonder if Representative Pangle could once again explain what the Amendment does."

Speaker Greiman: "The Gentleman yields for a question."

Pangle: "Yes. What the Bill does, the original Bill was that the Secretary of State's Office would be responsible for the printing of an insert to be put on the car registration renewal every year, and what the Amendment does is changes that the actual printing should be done from the... or done by the Department of Trans... of the Department of Law Enforcement rather than the Secretary of State's Office."

Cullerton: "And is it supported by the Department of Law Enforcement?"

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Pangle: "Yes, it is, Mr. Cullerton."

Cullerton: "And how about the Secretary of State, now?"

Pangle: "Yes, it is."

Cullerton: "Okay. No further questions. Thank you."

Speaker Greiman: "Yes, the Gentleman from DuPage, Mr. McCracken.
Further discussion? Being none, the question is, 'Shall
this Amendment be adopted?' All in favor signify by saying
'aye', those opposed 'no'. In the opinion of the Chair,
the 'ayes' have it. The Amendment is adopted. Further
Amendments?"

Clerk Leone: "No further Amendments."

Speaker Greiman: "Inird Reading. Preceding Bill at the top of the page eight. On the Order of House Bill Second Reading, Short Debate, appears House Bill 1618. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 1618, a Bill for an Act to amend the Illinois Public Aid Code. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On page seven of the Calendar, on the Order of Second Reading, Short Debate, appears House Bill 1545. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 1545, a Bill for an Act to amend the Civil Administrative Code of Illinois. Second Reading of the Bill. Amendment #1 was adopted in Committee."

Speaker Greiman: "Any Motions with respect to Amendment #1?"

Clerk Leone: "No Motions filed."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "There are no Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bill Second Reading, Short Debate, appears House Bill 1548. Mr. Clerk, read the Bill."

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Clerk Leone: "House Bill 1548, a Bill for an Act to amend the Illinois Municipal Code. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Are any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1657. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 1657, a Bill for an Act to amend an Act relating to the Department of Children and Family Services.

Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Floor Amendments?"

Clerk Leone: "There are none."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1688. Mr. Keane. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1713. Mr. clerk, read the Bill."

Clerk Leone: "House Bill 1713, a Bill for an Act to amend the Illinois Emergency Services and Disaster Agency Act. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Ploor Amendments?"

Clerk Leone: "There are none."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1718. Mr. Laurino. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1755. Mr. Hannig. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1775. Ms. Currie. Out of the record. On the Order of House Bills Second Reading appears House Bill 1776. Out of the record. And on the Order of House Bills Second Reading, Short Debate, appears House Bills Second Reading, Short Debate, appears House Bill 1785. Mr. Keane. Out of the

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record. On the Order of House Bills Second Reading, Short
Debate, appears House Bill 1806. Ms. Stern. 1806? Ms.
Stern. Alright, Mr. Clerk, I guess, read the Bill."

Clerk Leone: "House Bill 1806, a Bill for an Act to amend the Election Code. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1813. Ms. Stern? Alright, with leave of the House, we'll return House Bill 1806 to the Order of Second Reading. ...Lady have leave? Lady has leave, and House Bill 1806 will be returned to the Order of Second Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1813. Ms. Stern, do you wish to proceed on 1813? Ms. Stern. 1813, you wish to proceed? Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 1813, a Bill for an Act to amend the Election Code. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills
Second Reading, Short Debate. We'll return for a Bill that
we passed over. House Bill 1718. Mr. Clerk, read the
Bill."

Clerk Leone: "House Bill 1718, a Bill for an Act to amend the
Illinois Vehicle Code. Second Reading of the Bill. No
Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills

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Second Reading, Short Debate, appears House Bill 1867. Mr. Phelps. 1867? Out of the record. On the Order of House Bills Second Reading appears... Short Debate, appears House Bill 1906. Mr. Vinson. 1906. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1924. Mr. Stephens. Out of the record. On the Order of House Bills Second Reading, page nine of the Calendar, Short Debate Calendar, appears House Bill 1928. Mr. Olson. 1928. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 1928, a Bill for an Act to amend an Act relating to identification and use of motor vehicles of the state. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "There are none."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1937. Mr. Slater. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 1937, a Bill for an Act to amend the
Vital Records Act. Second Reading of the Bill. No
Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Short Debate, appears House Bill 1952.

Read the Bill, Mr. Clerk."

Clerk Leone: "House Bill 1952, a Bill for an Act to amend the State Employees Group Insurance Act. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "There are none."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1954. Mr.

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Vinson. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1959. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 1959, a Bill for an Act to amend the

Civil Administrative Code of Illinois. Second Reading of

the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1961. Mr. Clerk, read the Bill. Mr. McAuliffe, do you wish to proceed? Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1967. Ms. Pullen. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 1967, a Bill for an Act to amend an Act relating to the Department of Central Management Services.

Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 1973. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 2020. Mr. Giorgi. 2020. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 2021. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bills Second Reading, Short Debate, appears House Bills Second Reading, Short Debate, appears House Bill 2024. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 2024, a Bill for an Act to amend the
Local Governmental and Governmental Employees Tort Immunity
Act. Second Reading of the Bill. No Committee
Amendments."

Speaker Greiman: "Any Floor Amendments?"

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Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Short Debate, appears House Bill 2038. Mr.

Ewing. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 2038, a Bill for an Act to amend the Open Meetings Act. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Beading. On the Order of House Bill Second Reading, Short Debate, appears House Bill 2039. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 2039, a Bill for an Act to amend the
Illinois Governmental Ethics Act. Second Reading of the
Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. Order of House Bills Second Reading, Short Debate, appears House Bill 2067. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 2067, a Bill for an Act in relationship to the Office of the Lieutenant Governor. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. Order of House Bills Second Reading, Short Debate, appears House Bill 2079. Out of the record. And on the Order of House Bills Second Reading, Short Debate, appears House Bill 2036. Mr. Clerk. Mr. Countryman. 2096. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 2096, a Bill for an Act to amend the Election Code. Second Reading of the Bill. No Committee Amendments."

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Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "There are none."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Short Debate, appears House Bill 2097. Mr.

Clerk. read the Bill."

Clerk Leone: "House Bill 2097, a Bill for an Act to amend the Election Code. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Floor Amendments?"

Clerk Leone: "There are none."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 2104. Mr. McNamara. 2104. Cut of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 2135. Ms. Parcells. Clerk, read the Bill."

Clerk Leone: "House Bill 2135, a Bill for an Act to create the

Technologically Assessment Note Act... Technology

Assessment Note Act. Second Reading of the Bill. No

Committee Amendments."

Speaker Greiman: "Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 2181. Mr. Vinson. 2181. Clerk, read the Bill."

Clerk Leone: "House Bill 2181, a Bill for an Act to amend the Collection Agency Act. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Amendments from the Floor?"

Clerk Leone: "There are none."

Speaker Greiman: "Third Reading. We'll back up and pick up a few Bills that we passed over. On page three of the Calendar appears House Bill 578. 578. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 578, a Bill for an Act to amend the

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Civil Administrative Code of Illinois. Second Reading of the Bill. Amendment #1 was adopted in Committee."

Speaker Greiman: "Any Motions with respect to Amendment #1?"

Clerk Leone: "No Motions filed."

Speaker Greiman: "Any Floor Amendments filed?"

Clerk Leone: "Floor Amendment #2, Ropp, amends House Bill 578 as amended."

- Speaker Greiman: "Gentleman from McLean, Mr. Ropp. Yes, Mr. McCracken, for what purpose do you seek recognition?"
- McCracken: "Leave... leave to act on Representative Ropp's behalf."
- Speaker Greiman: "The Gentleman have leave? Mr. Cullerton says leave. Alright, Mr. McCracken, you have leave to present the Amendment. It's Amendment #2."
- McCracken: "Thank you, Mr. Speaker, Ladies and Gentlemen of the House. This changes the award referred to in the original Bill from 5,000 or 10% of the annual savings to 1,000 for a proposed saving of at least \$20,000 in any fiscal year provides that the General Assembly shall make annual appropriations for the award payment purposes. I move its adoption."
- Speaker Greiman: "Mr. McCracken, if I had known you were Mr. Ropp stand in, I would have had you do the pledge to the flag today."

McCracken: "I wanted to."

- Speaker Greiman: "Mr... Mr... The Gentleman from DuPage, Mr. McCracken, moves for the adoption of Amendment 2 to House Bill 578. Is there any discussion? The Gentleman from Cook, Mr. Cullerton."
- Cullerton: "Yes, Representative McCracken, are you aware of what Amendment #3, if adopted, would do to Amendment #2?"

McCracken: "I haven't gotten that far."

Cullerton: "Well, It's our understanding that Representative

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Ropp, perhaps, may not want to go with Amendment #2, he may want to go with Amendment #3; and, as a result, I think it might not be a good idea to adopt Amendment #2. I think maybe what we should do is adopt Amendment #3 and go to Third Reading, then if Bepresentative Ropp wants to try Amendment #2, we can bring it back with the permission of the Sponsor and discuss it."

McCracken: "Well, why don't we just hold it now on Second Reading? We don't know if we'll have permission of the Sponsor."

Cullerton: "Well, why don't we just move to table both Amendments?"

acCracken: "It's up to you."

Cullerton: "Okay. I would move to table Amendment #2."

Speaker Greiman: "The Gentleman from Cook, Mr. Cullerton, moves to table Amendment #2 to House Bill 578. Is there any discussion? There being none... Yes, Mr. McCracken, your light is not on, but your hand was up."

McCracken: "We do this all the time for each other. I'm asking him to hold the Bill one day."

Speaker Greiman: "Further discussion?"

McCracken: "What's the difference?"

Speaker Greiman: "Mr. Cullerton."

Cullerton: "We'll compromise. We'll table Amendment #2, but we won't move to table Amendment #3."

McCracken: "No. I'm asking you to hold it for one day."

Cullerton: "Okay. Well, I'm not the Sponsor."

Speaker Greiman: "Alright. Mr. Cullerton has moved to table
Amendment #2 to House Bill 579. All those in favor signify
by saying 'aye', all those opposed signify by saying 'no'.
Yes, Mr. Ewing, what did you... purpose do you seek
recognition?"

Ewing: "Now, let's not get into a 'brouha' here. He asked to

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- have it taken out of the record. Let's take it out of the record and move on. Sponsor Bopp isn't here..."
- Speaker Greiman: "Well, the debate is not ongoing, but the Chair has an auditory question. So, all those in favor signify by voting 'aye', those opposed 'no'."
- Ewing: "Mr. Speaker, we want to take the Bill out of the record.

  Just take it out of the record."
- Speaker Greiman: "Mr. Ewing, the appropriate procedure is to...

  for me to declare the vote. They have asked for... they
  made a Motion. They're entitled to. Now, if Mr. Cullerton
  even at this late date wishes to withdraw his Motion to
  table, I would allow nim to do that. If Mr. Curran, then,
  wishes to take the Bill out of the record, I would allow
  that; but, at this point, I am looking... I am... Mr.
  Cullerton is seeking recognition. For what purpose do you
  seek recognition?"
- Cullerton: "Yes, I wouldn't ... I would be happy to withdraw my Motion to table, but I think the points you made earlier on here that if a... these Bills have to be moved or they're not going to be called. And by Representative Ropp being present, he's intentionally ieopardizing Representative Curran's Bill. And we can't iust... you know, we can hold it for one day. That's fine. But, if this happens repeatedly, I think we have to... we're going to have to have some Motion to table. That's all. I'll withdraw my Motion."
- Speaker Greiman: "Alright. Mr. Cullerton has withdrawn his Motion. The Bill is on the Order of Second Beading. It has not been taken out of the record. We are now on Amendment #2 to House Bill 578. Yes, Mr. Curran, for what purpose do you seek recognition?"
- Curran: "well, just let the business go on here. Let's take this
  Bill out of the record. We'll hear it tomorrow. If..."

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Speaker Greiman: "Bill is out of the record. Mr. Vinson, the Gentleman from DeWitt, for what purpose do you seek recognition?"

Vinson: "I'd turned my light off, but I just want to commend Mr.

Cullerton and yourself for responding to this in good grace
and good humor after you understood the problem."

Speaker Greiman: "Thank you. I think. On page three of the Calendar, on the Order of House Bill Second Reading, Short Debate, appears House Bill 792. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 792, a Bill for an Act to amend an Act providing for electronic data processing of the Illinois Revised Statutes. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On page five of the Calendar, on the Order of House Bills Second Reading, Short Debate, appears House Bill 1178. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 1178, a Bill for an Act authorizing the
Kane County Forest Preserve District to sell certain land
at public sale. Second Reading of the Bill. No Committee
Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, on page ten of the Calendar, appears House Bill 2184. Mr. Countryman. Out of the record. On the Order of House Bill Second Reading, Short appears House Bill 2185. Out of the record. Debate, the Order of House Bills Second Reading, Short Debate, appears House Bill 2191. The Gentleman from Dewitt, Mr. Mr. Vinson moves to table House Bill 2191. iiT -Vinson. Vinson. are you the principal Sponsor of 21912 The

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Gentleman indicates that he is the principal Sponsor.

Leave of the House. Yes, Mr. Cullerton."

Cullerton: "Would Representative Vinson take that Motion out of the record for a day? He's right next to you. See if he would... as his courtesy."

Speaker Greiman: "Indicates that he'll be glad to do that as a courtesy."

Cullerton: "Alright. Thank you."

Speaker Greiman: "So, the Bill will be out of the record. On the Order of House Bill Second Reading, Short Debate, appears House Bill 2199. Ms. Frederick. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 2232. Mr. Parke. Oh, Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 2232, a Bill for an Act to amend the School Code. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 2245. Ms. Pullen. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 2245, a Bill for an Act to amend the Illinois Public Aid Code. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Ploor Amendments?"

Clerk Leone: "None."

On the Order of House Bills Speaker Greiman: "Third Reading. Second Reading, Short Debate, appears House Bill 2247. Clerk. Out of the record. Order of House Bills Second 2263. Reading, Short Debate, appears House Bill Mr. Bullock. 63. 62 is out of Bullock. 2263. Arthe record. Mr. Clerk, read the Bill."

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Clerk Leone: "House Bill 2263, a Bill for an Act to amend the Civil Administrative Code. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 2303. Mr. McCracken, 2303? Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 2303, a Bill for an Act to amend an Act relating to certain liabilities of local public entities.

Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. Order of House Bills Second Reading, Short Debate, appears House Bill 2352. Mr. DeJaegher. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bill 2358. Mr. Leverenz. 2358? Clerk, read the Bill."

Clerk Leone: "House Bill 2358, a Bill for an Act to amend the Nursing Home Care Reform Act. Second Reading of the Bill.

No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "There are none."

Speaker Greiman: "Third Reading. For what purpose does the Gentleman from Cook, Mr. Pedersen, seek recognition?"

Pedersen: "Did we go by 2302?"

Speaker Greiman: "Oh, we must have. We'll have to pick it up later. On the Order of House Bills Second Reading, Short Debate, appears House Bill 2408. Out of the record. The Order of House Bills Second Reading, Short Debate, appears House Bill 2420. Mr. Tate. Mr. Tate. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 2420, a Bill for an Act to amend the

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Illinois Manufactured Housing and Mobile Home Safety Act.
Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "There are none."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 2429. Mr. Ewing. Hr. Clerk, read the Bill."

Clerk Leone: "House Bill 2429, a Bill for an Act creating the Manteno Veterans Home. Second Reading of the Bill.

Amendment #1 was adopted in Committee."

Speaker Greiman: "Motions with respect to Amendment #1?"

Clerk Leone: "There are no Notions filed."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "There are no Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Short Debate, appears House Bill 2424. I'm

Sorry. 2434. Mr. Tate. 2434."

Clerk Leone: "House Bill 2434, a Bill for an Act relating to the Department of Transportation. Second Reading of the Bill.

No Committee Amendments."

Speaker Greiman: "Floor Amendments?"

Clerk Leone: "There are none."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Short Debate, appears House Bill 2436. Mr.

Weaver. Yes. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 2436, a Bill for an Act relating to easements and access rights. Second Reading of the Bill.
No Committee Amendments."

Speaker Greiman: "Floor Amendments?"

Clerk Leone: "There are none."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Snort Debate, appears House Bill 2440. Mr.

Clerk, read the Bill."

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Clerk Leone: "House Bill 2440, a Bill for an Act in relationship
to boiler and pressure vessel certification fees. Second
Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Floor Amendments?"

Clerk Leone: "There are none."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Short Debate, appears House Bill 2451, Hr.

Stephens. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 2451, a Bill for an Act to protect and preserve cave resources. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. Order of House Bills Second Reading, Short Debate, appears House Bill 2454, Mr. Ewing.

Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 2454, a Bill for an Act to amend an Act relating to transportation. Second Reading of the Bill.

No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 2486..."

Clerk Leone: "Proceed ... 24 ... "

Speaker Greiman: "Yes, I'm sorry. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 2486, a Bill for an Act to amend the Illinois Horse Racing Act. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Floor Amendments?"

Clerk Leone: "There are none."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 2492. Mr. Clerk, read the Bill."

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Clerk Leone: "House Bill 2492, a Bill for an Act in relationship
to Chicago park districts. Second Reading of the Bill.
Amendment #! was adopted in Committee."

Speaker Greiman: "Motions with respect to Amendment #1?"

Clerk Leone: "There are no Motions filed."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "No Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 2511. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 2511, a Bill for an Act to amend the Illinois Human Rights Act. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 2515. Out of the record. On the Order of House Bills Second Reading, Short Debate, appears House Bills Second Reading, Short Debate, appears House Bills Second Reading, Short Debate, appears House Bill 2525. Out of the record. We have now finished going through Second Reading Short Debate and a number of Bills were passed over. We will go back to pick them up in order, but we will do it very slowly so that the Clerk will have an opportunity to examine their files. On page three of the Calendar, on the Order of House Bills Second Reading, Short Debate, appears House Bill 538. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 538, a Bill for an Act in relationship to state occupation and use tax acts. Second Reading of the Bill. Amendment #1 was adopted in Committee."

Speaker Greiman: "Any Motions with respect to Amendment #1?"

Clerk Leone: "No Motions filed."

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Speaker Greiman: "Any Floor Amendments?"

Clark Leone: "No Floor Amendments."

Speaker Greiman: "Third Reading. Page five of the Calendar, on the Order of House Bills Second Reading, Short Debate, appears House Bill 1165. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 1165, a Bill for an Act to amend the Illinois Insurance Code. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On page six of the Calendar, on the Order of House Bills Short Debate appears House Bill 1249. Mr. Clerk, call the Bill."

Clerk Leone: "House Bill 1249, a Bill for an Act to amend the General Obligation Bond Act. Second Reading of the Bill.

No Committee Amendments."

Speaker Greiman: "Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Short Debate, on page six of the Calendar,

appears House Bill 1258. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 1258, a Bill for an Act to amend an Act to authorize units of government of the State of Illinois to issue full faith and credit tax anticipation notes.

Second keading of the Bill. Amendment #1 was adopted in Committee."

Speaker Greiman: "Any Motions with respect to Amendment #1?"

Clerk Leone: "Motion to table. 'I move to table Amendment #1 to
House Bill 1258. Kirkland.'"

Speaker Greiman: "The Gentleman from Kane, Mr. Kirkland, moves to table Amendment #1 to House Bill 1258. Mr. Kirkland, Gentleman from Kane."

Kirkland: "Thank you. The Clerk informed us that that Amendment

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was improperly drafted, so we move to table it and Amendment #2 is a properly drafted Amendment with the same information."

- Speaker Greiman: "Gentleman from Kane moves to table Amendment #1

  to House Bill 1258. All in favor signify by saying 'aye',
  those opposed 'no'. In the opinion of the Chair, the
  'ayes' have it and the Amendment is tabled. Further
  Amendments?"
- Clerk Leone: "Floor Amendment #2, Kirkland, amends House Bill 1258 on page one and so forth."
- Speaker Greiman: "Gentleman from Kane, Mr. Kirkland."
- Kirkland: "Thank you. The tax... the Credit Tax Anticipation
  Notes Act is the Section of the statutes being amended by
  the Bill. Part of that Section refers to the interest
  rates allowed on such notes and we want to bring it into
  line with Section 6602 of Chapter 17 in the Banking and
  Finance Act. And that's all the Amendment does."
- Speaker Greiman: "Yes, for what purpose does the Gentleman from Cook, Mr. Cullerton, seek recognition?"
- Cullerton: "Yes, I would ask the Sponsor if he could take this out of the record for a few minutes while I have a chance to look at the Amendment?"

Kirkland: "Sure."

- Speaker Greiman: "Cut of the record. On the Order of House Bills

  Second Reading, Short Debate, on page six of the Calendar,

  appears House Bill 1289. Mr. Clerk, read the Bill."
- Clerk Leone: "House Bill 1289, a Bill for an Act to amend the School Code. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, on page seven of the Calendar

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appears House Bill 16... I'm sorry. On page eight of the Calendar appears House Bill 1689. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 1688, a Bill for an Act relating to allocation of industrial development bonds. Second Reading of the Bill. Amendment #1 was adopted in Committee."

Speaker Greiman: "Any Notions with respect to Amendment #1?"

Clerk Leone: "No Motions filed."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "No Floor Amendments."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, Short Debate, appears House Bill... I'm

sorry. Alright. To correct an error in the dialogue

between the Clerk and myself, we will return House Bill

1688 to the Order of Second Reading. Mr. Clerk, read the

Bill."

Clark Leone: "House Bill 1688, a Bill for an Act relating to the allocation of industrial development bonds. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Are there any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. For what purpose does the Gentleman from Cook, Mr. Giglio, seek recognition?"

Giglio: "Mr. Speaker, Ladies and Gentlemen of the House, for the purpose of an announcement. In the Speaker's gallery are students from the 'Ashburn' Lutheran School on the southwest side of the City of Chicago and their principal, Mr. Larry 'Erstman', Representative McGann's constituents."

Speaker Greiman: "On the Order of House Bills Second Reading,

Short Debate, appears House Bill 1755. Mr. Clerk, read the

Bill."

Clerk Leone: "House Bill 1755, a Bill for an Act to amend an Act in relationship to State's Attorneys Appellate Service

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Speaker Greiman: "Are there any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills

Second Reading, on page eight of the Calendar, appears

House Bill 1785. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 1785, a Bill for an Act to amend an Act relating to custodians of public money. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "None."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 2020. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 2020, a Bill for an Act in relationship
to sanitary districts and road... railroad right-of-ways
and public easements. Second Reading of the Bill. No
Committee Amendments."

Speaker Greiman: "Are there any Floor Amendments?"

Clerk Leone: "There are none."

Speaker Greiman: "Third Reading. On the Order of House Bills Second Reading, Short Debate, appears House Bill 2021. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 2021, a Bill for an Act to amend an Act in relationship to sanitary districts. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Any Floor Amendments?"

Clerk Leone: "There are none."

Speaker Greiman: "Third Reading. On the Order of House Bills...

On the Order of House Bills Second Reading, Short Debate,
appears House Bill 2302. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 2302, a Bill for an Act to amend the

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Metropolitan Civic Center Support Act. Second Reading of the Bill. No Committee Amendments."

Speaker Greiman: "Are there any Floor Amendments?"

Clerk Leone: "There are none."

- Speaker Greiman: "Fiscal... I am advised by the Clerk that a fiscal note has been filed so the Bill will remain on the Order of Second Reading. On the Order of Second Reading, Short Debate, appears House Bill 2191. The Gentleman from DeWitt, Mr. Vinson."
- Vinson: "Yes, Mr. Speaker. Oh, Mr. Speaker, Representative
  Cullerton and I have conferred on this Bill, which I had
  sought to table and after acceding to his request, I would
  ask leave of the House that this Bill be committed to the
  Interim Study Calendar of the House Committee on
  Registration and Regulation."
- Speaker Greiman: "The Gentleman from DeWitt, Mr. Vinson, asks leave of the House to return House Bill 2191 to the Interim Study Calendar. Does the Gentleman have leave? Leave is granted. On the Order of House Bills Second Reading, on page... Short Debate, on page seven of the Calendar, appears House Bill 2352. Mr. Clerk, read the Bill."
- Clerk Leone: "House Bill 2352, a Bill for an Act to amend an Act in relationship to travel reimbursement for state employees. Second Reading of the Bill. Amendment #1 was adopted in Committee."

Speaker Greiman: "Are there any Floor Amendments?"

Clerk Leone: "No Ploor Amendments."

- Speaker Greiman: "Third Reading. Mr. DeJaegher, for what purpose do you seek recognition?"
- DeJaegher: "Mr. Chairman, I see that you have 2352 posted and you didn't decide what you were going to do with this Bill?"
- Speaker Greiman: "Didn't we move that to Third Reading? We moved it to Third Reading. We moved... for the information of

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the Body, we moved 106 Bills from Second Reading to Third Reading since we came in this morning and thank you for being here in your seats and calling your Bills. Now, yes, Mr. McCracken, for what purpose do you seek recognition?" McCracken: "Yeah, and I want to thank the Chair for moving those Bills. Did a great job."

- Speaker Greiman: "Thank you, Mr. McCracken. Now, we are on page forty-six of the Calendar, on the Order of House Bills Third Reading. This is final action on Bills. We are beginning on next Bill. On the Order of House Bills Third Reading appears House Bill 68, Mr. Rea. Out of the record. On the Order of House Bills Third Reading appears House Bills Third Reading appears House Bill 89, Mr. Ewing. Call the Bill."
- Clerk Leone: "House Bill 89, a Bill for an Act to amend the Civil Code... the Code of Civil Procedure. Third Reading of the Bill."

Speaker Greiman: "The Gentleman from Livingston, Hr. Ewing."

- Ewing: "Mr. Speaker, Ladies and Gentlemen of the House, this Bill would permit a court to make a summary determination of individual major factual issues of a given claim and not be limited to granting summary judgment as to the relief sought in the entire case. This is pretty much the way it's done at the federal level and the federal rules allow for this. It should help expedite some complicated court cases in Illinois. It was given a very good hearing in the Judiciary Committee and I would ask for its approval."
- Speaker Greiman: "The Gentleman from Livingston, Mr. Ewing, has moved for the passage of House Bill 89, and on that is there any discussion? There being none, the question is, 'Shall this Bill pass?' All those in favor signify by voting 'aye', those opposed vote 'no'. Voting is now open. This is final action. Have all voted who wish? Have all voted who wish? Have all

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question there are 100 voting 'aye', none voting 'no', none voting 'present', and this Bill, having received the Constitutional Majority, is hereby declared passed. On the Oruer of House Bills Third Reading appears House Bill 112, Mr. Kubik. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 112, a Bill for an Act to amend the Physical Fitness Service Act. Second... Third Reading of the Bill."

Speaker Greiman: "The Gentleman from Cook, Mr. Kubik."

Rubik: "Mr. Speaker, Ladies and Gentlemen of the House, House Bill 112 amends the Emergency Bedical Services Act and would simply require that a physical fitness center would nave someone on the premises who is certified in cardio... cardio-pulmonary resuscitation, or, as it is commonly known, CPR. The cost for certification is minimal, and as a practical matter, many of the physical centers presently have certified CPR personnel at the present time. This Amend... This Amendment would simply require that this safety feature be made available to all fitness centers. The Bill would not cost the state anything and its purpose is to save lives and promote safety. Ladies and Gentlemen, I ask for your favorable vote on House Bill 112."

Speaker Greiman: "Gentleman from Cook moves for the passage of House Bill 112, and on that is there any discussion? The Gentleman from Cook, Mr. Piel."

Piel: "Thank you, Mr. Speaker. Will the Gentleman yield to a question, please?"

Speaker Greiman: "Indicates he will."

Piel: "Where did this Bill come from? What was the thought behind it that brought it to being?"

Kubik: "The Bill... The origination of the Bill was a constituent of mine who had a brother who died due to the fact that he was unable to receive CPR and so that was the genus of the

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Bill. We found out later that many centers did not offer this although... although most do, but some don't, and it's a simple practice that is very easy to learn, and should be made available to all centers."

Piel: "The one word you used in that thing was simple. I read this and I find there is a lot of, you know, personal problems that I see with the Bill and I'm... I think it's too bad that you picked up a Bill like this for your first Bill with all the complicated processes with it. That's all I have, Mr. Speaker."

Speaker Greiman: "Further discussion? The Gentleman from St. Clair, Mr. Stephens."

Stephens: "... for a question? Gentleman yield for a question?"

Speaker Greiman: "Indicates he will yield for a question."

Stephens: "Representative, is this your first Bill?"

Kubik: "Yes, Sir."

Stephens: "The process of CPR is, indeed, something that anyone can learn and I urge a favorable vote on this Bill. It's very important and I'd like to point out that it is his first Bill."

Kubik: "Thank you, Representative."

Speaker Greiman: "Gentleman from Cook, Mr. Brookins."

Brookins: "Yes, Mr. Speaker, will the Gentleman live... yield for a question?"

Kubik: "Yes, Sir."

Brookins: "I have a little workout group of five or ten people.

Would I be required to have a specialist?"

Kubik: "The Bill is basically geared for those centers that offer it... large centers that offer it as a... as a service. It's not really aimed at the smaller centers."

Brookins: "I guess at my age bracket I think that's a good Bill and a fine idea."

Speaker Greiman: "Gentleman from Cole, Mr. Weaver."

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Weaver: "Thank you, Mr. Speaker. Will the Sponsor yield?"

Speaker Greiman: "Indicates he will yield for a question."

Weaver: "Representative, what is the cost involved in a... in someone taking a CPR course?"

the most it could cost anyone is between ten dollars or...

for ten dollars or less. It's a course that takes less
than four hours. Many of the physical fitness centers that
offer it now have a certified instructor who then teaches
the other people in the fitness center this particular
safety skill. So, it's a very minimal cost."

weaver: "So, it's either basically a free service or minimal cost
to provide a life-saving capability with a physical center,
right?"

Kubik: "Absolutely. Absolutely."

weaver: "Thank you."

Speaker Greiman: "Further discussion? The Gentleman from Marion, Mr. Friedrica."

Priedrich: "Would the Sponsor yield?"

Speaker Greiman: "Indicates he'll yield for question."

Friedrich: "I had a call from a friend of mine who operates one of these places near Decatur and he says he... a lot of the people have keys. They can go and come as they please and go and exercise and do whatever they want to. And he doesn't feel like he can keep some person like this on duty twelve... twenty-four hours a day. How do we handle that?"

Kubik: "Representative, this Bill was not aimed at those kinds of centers. It's aimed at the physical fitness centers that offer... that are larger centers that offer a... it as a service. Not the small, as you will, private type centers that would have, you know, five, ten, fifteen members."

Friedrich: "I don't know how many members he has, but he felt he came under this Bill and he was going to have to do one of

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two things, either comply with the law, if it passes, or he was going to have to preclude people from coming in on their own when they wanted to. And I assumed he had... he thinks he has enough membership that he would be required to do it."

Kubik: "It would not apply to them, Representative."

Speaker Greiman: "The Lady from Lake, Ms. Stern."

Stern: "Mr. Speaker, as one of the rather elderly athletes who currently does her thing at the I here or at the Chicago Health Club in Vernon Hills, I am very much interested in seeing that this kind of protection is offered, and I think there are a great many folks just like me who are liable to drop of a coronary at any moment and in need of CPR. I urge an 'aye' vote on this."

Kubik: "Thank you."

Speaker Greiman: "The Gentleman from Winnebago, Mr. Hallock."

Hallock: "I Move the previous question."

Speaker Greiman: "The Gentleman from Winnebago, Mr. Hallock, moves the previous question be put. All those in favor signify by saying 'aye', those opposed 'no'. In the opinion of the Chair, the 'ayes' have it. The previous question will be put. Ar. Kubik, to close."

Rubik: "Thank you. Again, I would like to thank the Members of the House for their consideration and point out that this Bill will not cost the state anything. House Bill 112 will accord the safety features that are offered by most fitness centers that have those who are certified in CPR available to all fitness centers. It is of minimal cost to provide this protection and most of all, it will help to save lives. I ask for your favorable vote on House Bill 112, Ladies and Gentlemen of the House. Thank you."

Speaker Greiman: "The question is, 'Shall this Bill pass?' All those in favor signify by voting 'aye', those opposed vote

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'no'. This is final action. Have all voted who wish? Have all voted who wish? Have all voted who wish? Mr. Clerk, take the record. On this question there are 111 voting 'aye', none voting 'no', none voting 'present', and this Bill, having received the Constitutional Majority, is hereby declared passed. On the Order of House Bills Third Beading appears House Bill 142. Out of the record. On the Order of House Bills Third Reading appears House Bill 150, Mr. Plinn. 150. Out of the record. On the Order of House Bills Third Reading appears House Bill 152. Out of the record. On the Order of House Bills Third Reading appears House Bill 170. Mr. Clerk, read the Bill."

- Clerk Leone: "House Bill 170, a Bill for an Act to amend Sections of the Illinois Vehicle Code. Third Reading of the Bill."

  Speaker Greiman: "Gentleman from Cook, Mr. Cullerton."
- Cullerton: "Thank you, Mr. Speaker and Ladies and Gentlemen of the House. House Amendment #1 becomes this Bill. it very... really a simple Bill. What it says is that camps and child care centers that use school buses shall be now allowed to utilize the buses special safety Be happy to answer any question. equipment. Believe it or cannot use this equipment in the summer and not, they that's the purpose of the Bill. so that they can utilized."
- Speaker Greiman: "The Gentleman from Cook, Mr. Cullerton, moves for the passage of House Bill 170, and on that, is there any discussion? The Gentleman from DuPage, Mr. McCracken."
- McCracken: "I'm for the Bill, but what does... what is the scope of the centers defined in 206 and 209 of the Child Care Act? Where... What are those? Do we know?"
- Cullerton: "Yes, the reference is to Chapter 23, Section 2212.06.

  There is a definition of child care facilities in the statute."

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McCracken: "And that's generally very inclusive in nature so that

most destinations are going to be covered?"

Cullerton: "Yes, if you want me to, I can read it."

McCracken: "No, no. I'm asking the question in good faith. I just want to make sure."

Cullerton: "Yes, it is. Yes, it is. It would cover most child care institutions."

McCracken: "Okay, thank you."

Speaker Greiman: "Further discussion? There being none, the question is, 'Shall this Bill pass?' All those in favor signify by voting 'aye', those opposed vote 'no'. Voting is now open and this is final action. Have all voted who wish? Have all voted who wish? Mr. Clerk, take the record. On this question there are 112 voting 'aye', I voting 'no', none voting 'present', and this Bill, having received the Constitutional Majority, is hereby declared passed. On the Order of House Bill Third Reading appears House Bill 173. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 178, a Bill for an Act to amend the Illinois Vehicle Code. third Reading of the Bill."

Speaker Greiman: "Gentleman from Cook, Mr. Terzich."

Terzich: "Mr. Speaker, Ladies and Gentlemen of the House, House
Bill 178 is designed for our gravel haulers that menace our
highways throughout the State of Illinois. What the Bill
does, it prohibits the operation of trucks hauling dirt,
aggregate garbage, refuse or similar material when the lead
is spilling, shifting, blowing or dropping or escaping from
the vehicle. It exempts salt trucks for snow and ice and
also farm trucks from hauling grain. The Bill requires
that a police officer to require the operator of a vehicle
that is in violation of the Act to be... stop the vehicle
and remain stationary until the load is reduced or covered
with a tarpaulin to prevent further violation and also

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provides for a petty offense punishable up to a fine not to exceed \$250. I did discuss this also with the State Police and also the Midwest Truckers' Association. I know of no opposition and I would urge your support."

Speaker Greiman: "Gentleman from Cook, Mr. Terzich, moves for passage of House Bill 178, and on that is there any discussion? There being none, the question is, 'Shall this Bill pass? All those in favor signify by voting 'aye', those opposed vote 'no'. Voting is now open. final action. Have all voted who wish? Have all voted who wish? Mr. Clerk, Mr. Clerk, take the record. question there are 102 voting 'aye', 4 voting 'no', 7 voting 'present', and this Bill, having received the Constitutional Majority, is hereby declared passed. Иe will back up just a Bill or so. On the Order of House Bills Third Reading appears House Bill 150. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 150, a Bill for an Act to amend the Illinois Vehicle Code. Third Reading of the Bill."

Speaker Greiman: "The Gentleman from St. Clair, Mr. Flinn."

Flinn: "Thank you, Mr. Speaker. Mr. Speaker..."

Speaker Greiman: "Alright. Perhaps you could come down to Mr.

Van Duyne's microphone and he might let you use it. Mr.

Giglio. Alright. Turn on Mr. Giglio's microphone."

Flinn: "Thank you, Mr. Speaker. Mr. Speaker and Ladies and Gentlemen of the House, House Bill 150 is designed to try to prevent unscrupulous people from getting the names and addresses from the Drivers' License Section of the Secretary of State's Office for 15, 16 and 17 year-olds. This Bill was put in by the Illinois PTA. Originally, the Secretary of State had some objections. We amended the Bill to take care of his objections. I know of no opposition. Ask for a favorable vote."

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- Speaker Greiman: "The Gentleman from St. Clair, Mr. Plinn, moves for the passage of House Bill 150. On that, is there any discussion? The Gentleman from Cook, Mr. Piel."
- Piel: "Thank you, Mr. Speaker. Will the Gentleman yield to a question, please?"

Speaker Greiman: "Indicates that he will."

Piel: "Could you explain to us what... First of all, first question, was Amendment #2 put onto the Bill?"

Flinn: "Yes."

Piel: "Would you explain to the Body what Amendment #2 does, please?"

- Flinn: "Well, the Amendment #2 had nothing to do with the driver's license. It had to do with... there was some ambiguity in the seat belt law and where they may require farm vehicles, tractors and so forth crossing the road to have seat belts when they cross the state road and this just removed that ambiguity where they do not have to have seat belts on tractors and other farm equipment."
- Piel: "Tractors I can understand. The... what... you know, you have on here mobile equipment. What exactly are you meaning by mobile equipment?"
- Flinn: "Well, whatever the Secretary of State means. He was the one who wrote the Amendment and I understood it was from going from one side of the road to the other, getting to other farm land only. It's not traveling up and down the road."
- Piel: "Does the Amendment state that?"
- Flinn: "I assume since we have discussed it here that anybody who doubts that that's the meaning of it will be reassured that that is the meaning."
- Piel: "In other words, we are basically talking about crossing a road. We are not talking about if they have two miles to drive down the road to another plot of land?"

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Flinn: "Well, I think we are talking... I don't necessarily mean that they can't drive down the road to get to the other farm land, but it's for the purpose of going from one part of the farm land to another part to do work on the farm land."

Piel: "If we are talking about a pickup truck that is used on the farm?"

Flinn: "Any kind of equipment that's used on the farm, not to go into town or drive on the interstates or that sort of thing."

Piel: "No further questions, thank you."

Speaker Greiman: "The Lady from Cook, Ms. Barnes."

Barnes: "Mr. Speaker, may I ask the Sponsor a question?"

Speaker Greiman: "Indicates that he will yield for question."

Barnes: "Representative Flinn, in the original Bill, you had any person found possessing or using stated information shall be fined \$5000. Has that been removed from the Bill?"

Flinn: "Well, Amendment #1 struck out the lines that included that, so that it is not in the Bill now."

Barnes: "Thank you."

Speaker Greiman: "The Gentleman from DeWitt, Mr. Vinson."

Vinson: "Thank you, Mr. Speaker. Will the Sponsor yield for a question?"

Speaker Greiman: "Indicates he will."

Vinson: "Representative, in the Bill now as it is before us, does this prohibit the Secretary of State from selling drivers license data to certain parties?"

Flinn: "No, it does not. It is at the Secretary of State's discretion. What it does prohibit is those people who are able to obtain the information about 15, 16 and 17 year-olds are prohibited from selling it to a third party who does not have the permission from the Secretary of State."

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Vinson: "Well, what's the purpose of that?"

Flinn: "Well, very simply, the law doesn't prohibit that now."

Vinson: "Why should it?"

Flinn: "It should, very simply, because there is... there are some pretty unscrupulous people out there who are victimizing our young teenagers and the Parent Teachers' Association of the State of Illinois are objecting to it and this is our way of trying to solve that problem."

Vinson: "Thank you, Mr. Speaker."

Speaker Greiman : "Mr. Terzich."

Terzich: "Yes, Representative Flinn, on Amendment #2, what is implements of husbandry?"

Flinn: "Would you repeat your question? I don't think I heard all of it?"

Terzich: "What is implements of husbandry? I... I'm not... What is that?"

Flinn: "Well, it could be a wheelbarrow in case of a pig."

Terzich: "No, I'm serious. I don't know what it is."

Flinn: "Horse wagons, cow trucks and that sort of thing."

Terzich: "Alright. Thank you."

Speaker Greiman : "Mr. McCracken."

McCracken: "I move the previous question."

Speaker Greiman: "Gentleman from DuPage moves that the previous question be put. All in favor signify by saying 'aye', those 'no'. In the opinion of the Chair, the 'ayes' have it and the previous question be put. Mr. Flinn, to close."

Flinn: "I just ask for a favorable vote. We have spent too much time already on this little Bill."

Speaker Greiman: "Question is, 'Shall this Bill pass?' All those in favor signify by voting 'aye', those opposed vote 'no'. Voting is now open. This is final action. Have all voted who wish? Mr. Clerk, take the record. On this question there are 100... Mr. Shaw

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votes 'aye'. On this question there are 104 voting 'aye', 9 voting 'no', none voting 'present'. And this Bill, having received the Constitutional Majority, is hereby declared passed. On the Order of House Bills Third Reading appears House Bill 181. Mr. Clerk, read the Bill."

Clerk Leone: "House Bill 181, a Bill for an Act to amend the Election Code. Third Reading of the Bill."

Speaker Greiman: "The Lady from Cook, As. Currie."

Currie: "Thank you, Mr. Speaker and Members of the House. House Bill 181 codifies Federal Court rulings with respect to petition filing requirements for ward committeemen in the City of Chicago. The Bill reduces the signature requirement from ten percent to five percent in line with that Federal Court ruling. As well, the Bill removes on signature filing requirements for both ward and township This Bill passed the House last committeemen officials. year with an overwhelming vote. It was stuck in Senate Rules Committee and did not have a hearing in that chamber. I would be happy to answer any of your questions and I would appreciate your 'yes' votes."

Speaker Greiman: "The Lady from Cook, Ms. Currie, moves for the passage of House Bill 181, and on that, is there any discussion? The Gentleman from DuPage, Mr. McCracken."

McCracken: "Would the Sponsor yield?"

Speaker Greiman: "Indicates she will yield for question."

McCracken: "Is the five percent requirement exclusive to ward committeemen, does not apply to township officers?"

Currie: "It applies to township committeemen, as well as ward committeemen. The five percent requirement presently applies in the statute to township committeemen. This Bill makes that the applicable standard for ward committeemen as well."

McCracken: "And this five percent was a number arrived at by

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Judge 'Aspen' in a Federal Court decision?"

Currie: "It's... What the Judge said was that the ten high. I don't know if there was, at requirement was too the time. case involving township committeemen requirements before the Court, but a five percent requirement seemed to have served fairly well at the township level and that's the ... that's the provision in this Bill."

McCracken: "Okay, thank you."

Speaker Greiman: "The Gentleman from DeKalb, Mr. Countryman."

Countryman: "Thank you, Mr. Speaker. I reviewed this legislation and, as many of you know, I spent a number of years in the State Board of Elections. I think to have reasonable limitations on the signature requirements is appropriate no matter what the office. Five percent is a very reasonable, in light of the United States Supreme Court decisions in this area. It codifies the Federal Court decision and it's good legislation and I would ask all Members to support the Bill. Thank you."

Speaker Greiman : "Further discussion? There being none, the question is. 'Shall this Bill pass?' All those in favor signify by voting 'aye', those opposed vote 'no'. is now open. This is final action. Have all voted Have all voted who wish? wish? dr. Clerk, take the racord. On this question there are 87 voting 'aye'. voting 'no', 7 voting 'present', and this Bill, having received the Constitutional Majority, is hereby declared passed. Representative Breslin in the Chair."

Speaker Breslin: "House Bill 188, Representative Countryman.

Clerk, read the Bill."

Clerk Leone: "House Bill 198, a Bill for an Act to amend an Act in relationship to the regulation of rivers, lakes and streams of the State of Illinois. Third Reading of the

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Bill."

Speaker Breslin: "Representative Countryman."

Countryman: "Thank you, Madam Chairman, Ladies and Gentlemen of House Bill 188 deals with the question of the House. certain dams that have been built in the State of Illinois. which were built to specifications at the time they were Many of these dams were built in the 50's, 60's and early 70°s, involved lake properties that many of us have in our districts, and essentially, what has happened is the Department of Transportation, in conjunction or basing themselves upon a study by the Corps of Engineers. Corps of Engineers has essentially increased the standards for the amount of rainfall which is allowed in any And, therefore, requiring these dams to be rebuilt to standards that are extremely costly. What this Bill does is grandfather any existing dam from those standards that the Department of Transportation has set forth. It does... It provides that if the dam should be unsafe in any way then that dam must be corrected and repairs must be made. But essentially what you are talking many of the districts, in Representative Hulcahey's district and my district, are that these private lake communities that have dams would have to spend excess of a million dollars apiece to change the projected rainfall in any period of time from 26 hours... 26 of rain in a... in a 24 hour period to 26 inches of rain in It's a good Bill. All it does is a six hour period. grandfather existing good, safe dams in and would ask for your favorable vote."

Speaker Breslin: "The Gentleman has moved for the passage of House Bill 188, and on that question, is there any discussion? Is there any discussion? There being no discussion, the question is, 'Shall House Bill 188 pass?'

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All those in favor vote 'aye', all those opposed vote 'no'. Voting is open. Have all voted who wish? Have all voted who wish? The Clerk will take the record. question there are 106 voting 'aye', 6 voting 'no' and none 'present'. This Bill. having received the Constitutional Majority, is hereby declared passed. House Bill 195, Representative Satterthwaite. Clerk, read the Bill."

Clerk Leone: "House Bill 195, a Bill for an Act to amend Sections of an Act to create the State University Civil Service System. Third Reading of the Bill."

Speaker Breslin: "Representative Satterthwaite."

Satterthwaite: "Madam Speaker and Members of the House, House Bill 195 gives the State University Civil Service System the authority to set up a family responsibility leave. It is similar to the authority that was given previously to the Department of Central Management Services and is working well for the state agency employees. I would simply ask that this same provision be extended to the non-academic employees at our universities."

Speaker Breslin: "The Lady has moved for the passage of House
Bill 195, and on that question, the Gentleman from Jersey,
Representative Ryder."

Ryder: "Thank you, Madam Speaker. Originally, I had some doubts about this piece of legislation, but I have since spoken with Representative Zwick, who is the author of the similar measure for the Civil Service. Representative Zwick informs me that it is working extraordinarily well, and as a consequence, my objections are no longer relevant and I join with the Sponsor in urging an 'aye' vote."

Speaker Breslin: "The Gentleman from Cook, Representative Cullerton."

Cullerton: "... Sponsor yield."

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Speaker Breslin: "She will yield for a question."

Cullerton: "Yes, Representative, I have a question concerning the issue of seniority. Our analysis indicates that employee with continue to accrue seniority during the period of the leave, but the Bill says 'seniority...' and I'm quoting, 'shall not be reduced,' during the leave. What is your intent?"

Satterthwaite: "I believe that the analysis is inaccurate. The employee would still be considered being in continuous service, but at least if the Civil Service Board set up the same kinds of rules and regulations that the Central... the Department of Central Management Services has established, my understanding that they would not accrue additional seniority during that time, but the Bill's provision, as I understand it, simply means that they don't have to go back and start over again because they have had that leave. They don't come in as a new employee. They come in with the seniority that they had at the beginning of the leave."

Cullerton: "Okay, second question dealing with this issue. The employees and the dependents are entitled to any coverages which existed at the commencement of the leave. In order to be entitled to that, does the employee have to pay to the state the full premium incident to that coverage?"

Satterthwaite: "Yes."

Cullerton: "Okay, alright, thank you."

Speaker Breslin: "There being no further discussion,
Representative Satterthwaite, to close."

Satterthwaite: "Simply ask for an affirmative vote."

Speaker Breslin: "The question is, 'Shall House Bill 195 pass?'
All those in favor vote 'aye', all those opposed vote 'no'.

Voting is open. Have all voted who wish? The Clerk will
take the record. On this question there are 94 voting

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'aye', 2 voting 'no' and 18 voting 'present'. This Bill, having received the Constitutional Majority, is hereby declared passed. House Bill 197, Representative Preston. Clerk, read the Bill."

Clerk Leone: "House Bill 197, a Bill for an Act to amend an Act to revise the law in relationship to names. Third Reading of the Bill."

Speaker Breslin: "Representative Preston."

Preston: "Thank you, Madam Speaker and Ladies and Gentlemen of the House. House Bill 197 is recommended by the Illinois State Bar Association. It revises the Act in relation to names. It came out of the recommendations of the Court where the Courts currently have guidelines, no criteria, where by statute they are to take into consideration any specific criteria in determining whether or not they should approve the change of What this, House Bill 197 does, is it gives the Court criteria to take into consideration certain elements when the name change of a minor is being petitioned for in the And among the criteria that the Court now, this legislation, will be charged to consider is the best interests of the child, taking all relevant factors And among those relevant consideration. factors are included the wishes of the child's natural parents. the wishes of the person having custody of the child and the wishes of the child himself or herself. Also to considered by legislation is the interaction of the child with his or her parents, step-parents, interaction with siblings and step-siblings and other persons who affect the best interests of the child and the child's adjustment to his or her home, school and community. What the Bill does, it establishes a rebuttable presumption that favors the continued use of the given name, the father's name.

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rebuttable presumption, but that presumption is there and it may be rebutted, but the Court, in looking at the factors, will take all sorts of factors by statute which now do not exist in legislation so the various Courts throughout Illinois were in a bit of a quandry as to what to consider and when to approve and when not to approve name changes. The Supreme Court wanted that cleared up with specific criteria which House Bill 197 does and I ask for your 'aye' vote."

Speaker Breslin: "The Gentleman has moved for the passage of
House Bill 197, and on that question, the Gentleman from
McHenry, Representative Klemm."

Klemm: "Will the Sponsor yield for a question?"

Speaker Breslin: "He will yield for a question."

Klemm: "What's the procedure now in law to simplify... to change the name of a child, let's say?"

Speaker Breslin: "Representative Preston."

Preston: "Representative, there is petition that's filed with the court. The petition sets out the child's name and the new name and some relevant factors. But what the Court does not have is statutory guidelines on what the Court is to consider in determining whether or not to approve that name change."

Klemm: "Does the Courts normally grant these name changes... I have been looking at..."

Preston: "Yes, they do."

Klemm: "I'm looking at a scenario that says that perhaps maintenance and child support is being paid by a father. The mother wishes to change the name. The father really has little to say about losing his own name to his child, but continues to supply and provide maintenance for that child. Doesn't that scenario put that person, that man, normally, because he'd be losing his name normally, as

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somewhat at a discriminative disadvantage?"

"Yes, it certainly would, but that's not the ... that's Preston: not the case. That is not how it operates. Under the present prevailing system, when there is the name change of a minor being considered. there is notice given to the natural parents and an opportunity for those parents to heard. Right now. under existing law, there is presumption that the name of the father shall remain the of the child, and again, under existing law, it's a rebuttable presumption, as it would be in this legislation. But under existing law, the Court has no guidelines of what to consider. One Judge may say, 'We'11 grant that change because the person having custody of the child desires it. Well, under this Bill. that wouldn't permissible because the Court is directed to consider much more than only the interests and the desire of the person having custody of the child. They are also charged now to consider the natural father's desires, to consider the circumstances that the minor child is in in relation to his or her step-brothers and step-sisters, natural siblings and to take all that into consideration. Right now, there are no guidelines as to what the Court may or may not take into consideration."

Klemm: "What I am concerned about is you said that the Courts now use the presumption that the name will not be changed unless we do something. I am wondering if this will be interpreted as saying that no longer does the father who has the name of that child any more rights to keeping that child's name. Therefore, it's open... it's open in Court to Change it, rather than the protecting... the protection that he... the father normally had when he went into Court, that it wouldn't be normally changed because that was the presumption that would stay with that child."

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Preston: "Well, this really doesn't change the presumption and it's certainly not the legislative intent here to deny the natural father of any... of his rights unless there is some compelling reason to do so. And among those compelling reasons would be if the natural father, for example, has not paid... made support payments and has not made effort to see his or her child in a decade. In that situation. the Court may, if the step... the step-father has maintained a relationship with that child, they ... a Court may feel that it is in the best interest of the child, looking at the fact that that child has had relationship with his or her natural siblings because of a broken custody situation, has good relations with their step-siblings, has good relations with the step-parents and relation... no relationship with the former parents, the Court, in that situation, would be... you know, find to grant a name change. Right now, however, a Court can grant a name change without looking at any of And a different Judge in one district or one circuit or another can make up their own criteria because there is statutory quidelines. Here we are specifying clear statutory guidelines of what the Court must consider."

Klemm: "Thank you."

Speaker Breslin: "There being no further discussion, Representative Preston, to close."

Preston: "I think it's been discussed. I'd just ask for an 'aye'
vote."

Speaker Breslin: "The question is, 'Shall House Bill 197 pass?'
All those in favor vote 'aye', all those opposed vote 'no'.

Voting is open. Have all voted who wish? Have all voted
who wish? The Clerk will take the record. On this
question, there are 92 voting 'aye', 14 voting 'no' and 2
voting 'present'. This Bill, having received the

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Constitutional Majority, is hereby declared passed. House Bill 204, Representative Cullerton. Clerk, read the Bill."

Clerk Leone: "House Bill 204, a Bill for an Act in relationship to the interest rates charged or computed on real estate loans in this state. Third Reading of the Bill."

Speaker Breslin: "Representative Cullerton."

Cullerton: "Thank you, Madam Speaker and Ladies and Gentlemen of the House. This Bill is a Bill which we passed last year which was stalled in the Senate Rules Committee. The Bill came from a personal experience. It was brought to attention by an attorney who was doing a closing, a real estate closing, and the property was being sold by seller at a loss. It was a situation where the seller had to... had ... was forced to sell and so he was... since he was losing money at the closing, which is not always... which is somewhat of a rarity. He was very careful to look at all the charges that he had that were attributable the seller. And he... turned out that when he signed the mortgage, that he had contracted to allow for the bank to charge him interest for the full month of the date that he retired the debt. So, in other words, even though he off the debt on December 3rd, he was charged interest for the rest of the month, even after he was not even borrowing any money, he was still paying interest. This Bill is response to that situation. It amends the Savings and Loan The Banking Act has already Act and the Credit Union Act. been amended to prohibit this. It basically says that you just can't charge interest on money that isn't loaned. Ιt makes it clear, through an Amendment recommended bу Representative McCracken, that it's limited to residential real estate and with regard to the effective date, if there already is a contract in existence that allows for this practice, then we don't change that, but any new contracts

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that will go into effect after this date or any contracts that are silent on the issue would be affected by the prohibition. I would be happy to answer any questions. I believe it's a good consumer Bill."

Speaker Breslin: "The Gentleman has moved for... The Gentleman has moved for the passage of House Bill 204, and on that question, the Gentleman from DuPage, Representative McCracken.

McCracken: "Thank you, Madam Speaker. Will the Gentleman yield?"

Speaker Breslin: "He will yield for a question."

McCracken: "Just to clarify, Representative Cullerton, banks are not covered by this Bill because they are prohibited under the Banking Act?"

Cullerton: "Right, the Banking Act already has a provision which says that, you know, these charges cannot be made."

McCracken: "And that prohibition, under the Banking Act, is that also limited to residential? Do you happen to know off hand or..."

Cullerton: "Yes, yes, it is. I believe it is."

McCracken: "Alright, so we patterned this after the Banking Act?"

Cullerton: "That's correct."

McCracken: "Now, the S & L's have a federal prohibition against this already? Is this consistent with the federal prohibition?"

Cullerton: "That's... That's what my understanding is as well."

McCracken: "Alright. This is... This is no broader than the federal prohibition or is it broader, do you know?"

Cullerton: "Well, the federal prohibition, I believe, is simply on the issue of charging interest after the loan has been paid off and this corresponds to that."

McCracken: "And the... You know, this contract issue again, about, you know, the silent contract? I guess it's too late to do anything about it, but wouldn't the expost

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- facto laws or impairment of contract effect those as well if, in fact, a person were relying on the contract for the... for the late payment penalty?"
- Cullerton: "Well, if the contract is silent on the issue and you get to a closing and the bank wants to charge you for interest on money that isn't... hasn't been lent, I would think that they... that they couldn't do it. Okay?"
- McCracken: "Right. I agree."
- Cullerton: "So the real effect of the Bill is to prohibit these clauses being included in future contracts."
- McCracken: "Okay, alright. And what about contracts still to come due? How will the effective date apply? How will that work?"
- Cullerton: "Well, if the contract has a provision in it, we don't change the provisions of that contract. And as far as the effective date of this Bill, it's January 1st, 1986."
- McCracken: "But all contracts written prior to that time, regardless of when the enforcement is made, will not be affected."
- Cullerton: "That's right. That's right. So, in other words, contracts written with those provisions in it between now and January 1st could be... that charge could be enforced."
- McCracken: "Could be enforced. Okay, just for purposes of intent. Thank you."
- Speaker Breslin: "There being ... Representative Churchill."
- Churchill: "Thank you, Madam Speaker. Will the Sponsor yield for some questions?"
- Speaker Breslin: "He will yield for a question."
- Churchill: "Representative Cullerton, has there been any estimate done on how much or how many different types of loans we are talking about that would be covered by your Bill?"
- Cullerton: "Well, it would cover all residential real estate

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how many of these loans have such as to provisions in it that allows for the collection of I don't know. Most residential real estate loans, of course, are through savings and loans and I really don't know how many contract provisions have it. Normally, as a practical matter, the seller doesn't even being charged the money because the realize that he's seller usually makes money at the time of a closing and. you know, there is always charges that go along with the closing, but he gets a big check and he's usually So, this would ... you know, would cover those situations where he's being charged this interest when he shouldn't ha. II

- Churchill: "Well, I guess... I guess what I'm trying to dig into is do we have a major problem in the industry or not? I mean I have done a lot of real estate closings, a lot of mortgage payoffs and I don't think anybody has ever come out and set forth whether there is a problem or not a problem... most of the the institutions I deal with..."
- Cullerton: "No, no, I don't... It's not... It's not going to have a major effect on the amount of money that banks make. It's just the principle of the thing, pardon the... pardon the pun. It's just the principle of the thing. I don't mind school. It's just the principal of the thing, right? It's the principle of charging interest on money that's not loaned that is offensive to me and that's why I put the Bill in and this just says you can't contract to do that."
- Churchill: "Okay, so... But it is a prohibition on the right of the two parties to make that contract?"
- Cullerton: "Oh, right, because, you know, when you sign a mortgage, most of the mortgage people... most of the purchasers don"t... you know, are at a competitive disadvantage to negotiate over provisions that are included

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in the mortgage contract."

Churchill: "Okay, thank you."

Speaker Breslin: "The Gentleman from Cook, Representative Piel."

Piel: "Thank you, Madam Speaker. Would the Gentleman yield, please?"

Speaker Breslin: "He will yield for a question."

Piel: "John, I'm sorry. I was talking to somebody a second ago
when the question was probably asked. Can you explain
what... Alright, now, there's one Amendment, correct? Or
two? To the Bill right now."

Cullerton: "I'm sorry, what was the question? We offered Amendment #2 and... and 1."

Piel: "Alright, so there's two Amendments to the Bill."

Cullerton: "Right."

Piel: "Alright, what did the Amendments take out as far as, you know, who this covers?"

Cullerton: "Amendment #1 made it clear it applied to savings and loans and credit unions because we discovered that the Banking Act already had such a prohibition. Amendment #2 made it clear that it was limited to residential real estate and we also dealt with this issue of what it would... of the effective date and which contracts it would affect and which it wouldn't."

Piel: "Okay, so then now, with those who would be covered under this if it excluded savings and loans and credit unions?"

Cullerton: "Covers savings and loan, it covers credit unions and it covers banks. The law doesn't cover... The Bill doesn't cover banks. The law already covers banks. This applies to credit unions and savings and loans. It didn't exclude them. It included them. It excluded... The first Amendment excluded banks because they already have it in another Bill."

Piel: "Okay, but in reference to the ... the Bill now, what you

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- will have technically is conflicting legislation, correct? With the Amendment?"
- Cullerton: "Pardon me? No, the Amendment... Amendment #1 took
  out banks because they are covered on another Bill. They
  are covered in existing law, so Amendment #1 made it clear
  it only applied to savings and loans and credit unions,
  okay?"
- Piel: "Okay, now is there a day stipulation, as far as how many days in the month, going into the loan?"
- Cullerton: "I can't hear you."
- Piel: "Is there a day stipulation, as far as how many days into the month you can calculate it?"
- Cullerton: "No, you can only calculate up until the day that it closes. You can only calculate... you pay interest for the... as many days of the month that you are borrowing the money. Once you pay off the loan, you can't be charged for the rest of the month."
- Piel: "What about loan brokers under the Act that have brokered this out on a real estate basis, a real estate loan? This deals strictly with real estate loans, correct?"
- Cullerton: "Residential real estate. Residential real estate."

  Piel: "Okay, with... Is this under... under two units, under three... what are we classifying as residential? I mean, you are talking about residential real estate. In other words, are we talking about under so many units? Are we talking about multi-family dwellings?"
- Cullerton: "The Bill says residential real estate."
- Piel: "But I'm trying to clarify this for the intent of the law."

  Cullerton: "Well, perhaps it's defined somewhere else in the

  Code. I don't know, but I would say any real estate in

  which the borrower of the... the borrower of the money is
  a resident."
- Piel: "The borrower of the money is a resident?"

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Cullerton: "Right."

- Piel: "So, in other words, if I own an apartment... I get a mortgage on an apartment building it doesn't apply to me if I don't live in that building?"
- Cullerton: "Unless... Unless residential real estate is defined elsewhere in the Code to include that, I would say that it would not apply."
- Piel: "Okay, so in other words, this would not... This would not apply then to the situation of an investment. I do this as an investment and buy a three-flat. It's residential, as far as you renting it from me, you are living there, but as far as if I am not living there, it's not my residence?"
- Cullerton: "Okay, well, like I say, unless... All Amendment #2
  says is residential real estate. If it is defined
  somewhere else in the Code, I don't know whether it is or
  not. If it's not, then we are talking about who it would
  apply to."
- Piel: "John, I don't mean to be an obstructionist, but what I'm talking about, you know, you said residential and then you said but if I don't live there and so I'm trying to clarify this for the... for the record."
- Cullerton: "Right, it's defined... My intention is to have it include... for residential to mean people who live in the home."
- Piel: "Home or apartment building. In other words, if I were to own a three-flat and live in one of the units?"

Cullerton: "Right."

Piel: "Thank you very much. No further questions."

- Speaker Breslin: "The Gentleman from Jersey, Representative Ryder."
- Ryder: "Thank you, Madam Speaker. Would the Sponsor yield for a question?"
- Speaker Breslin: "He will yield for a question."

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Ryder: "Representative..."

Cullerton: "Unless I have already answered it, I won't."

Ryder: "My guess is you probably have. That's why I am confused.

I have some... I have some concerns that there is... Did
both of your Amendments pass?"

Cullerton: "Yes."

Ryder: "And Amendment #! speaks to a separate issue which concerning pre-payment penalty?"

Cullerton: "It allows for late payment penalties. They can still be charged. This Amendment was to clarify that late payment penalties could still be charged. This is really a simple Bill. It's not a difficult concept."

Ryder: "It probably was. It probably was. The problem that I don't understand..."

Cullerton: "What's the problem?"

Ryder: "The problem that I don't understand is we are speaking of interest that was part of the contract originally, it was calculated into part of the contract and you are indicating that in some circumstances when it is paid off early that the interest is still charged either for the end of the month or the end of the day or whatever. Is that correct?"

Cullerton: "The end of the month. They were charging interest for the rest of the month when the money had already been paid off."

Ryder: "And that was part of the contract originally?"

Cullerton: "Yes, and what we are saying with this Bill is they can't make those contracts anymore because it's not fair to charge interest on money that's not loaned."

Ryder: "Except that that was part of the contract in the beginning, correct?"

Cullerton: "If you sign the contract in the beginning to pay interest on money that wasn't loaned, this Bill doesn't effect those existing contracts, but it says you can't make

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such contracts in the future. You can charge more points, you can charge pre-payment penalties, you can charge late payment penalties, but you can't charge interest on money that's not being lent. It's as simple as that. It really is."

Ryder: "Then to the Bill, if I may."

Speaker Breslin: "Proceed quickly."

Ryder: "I'll do my very best. Thank you. One of the ... To the Bill. I have problems with it. I had problems with it I still have problems with it now because of the explanations that's given. I understand that proponent. the Sponsor of the Bill, is responding to a constituent request and it may very well be that it simple concept, but it seems to me that when two people, or in this case, a person and an institution, are dealing in a contract for dollars and ... obligations are made that would require that money to be available, that the institutions are relying on that, whether it's for a day, a week, month or whatever, then in that circumstance, I believe that the contract should continue. That's the reason have problems with it. There are some other issues that are addressed in the Amendments which I have further concerns about. I appreciate the fact that the explanation indicates that it's a simple issue. Sometimes, I suppose, those are the ones that cause us the greatest concern and I appreciate the explanations given."

Speaker Breslin: "The Gentleman from Madison, Representative Wolf."

Wolf: "Madam Speaker, I move the previous question."

Speaker Breslin: "Representative Wolf has moved the previous question. The question is, 'Shall the previous question be put?' All those in favor say 'aye', all those opposed say 'nay'. In the opinion of the Chair, the 'ayes' have it and

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the previous question is put. Representative Cullerton, to Representative Cullerton waives his close. question is. 'Shall House Bill 204 pass? A 1 1 those i n vote 'ave', all those opposed vote 'no'. Voting is Representative Friedrich is recognized to open. explain his vote."

Friedrich: "Madam Speaker and Members of the House. I am amazed that the Sponsor would come up with this Bill doesn't preclude points, the most vicious thing, if there is ... if you could call it that, is points when the loan is closed because they can be as many as five or six points. You can pay the loan off the next day and you are still stuck with the points. I don't know why he didn't that if he's concerned about confining everything to simple interest. But the prepayment penalty is part of the contract. Under the existing law the buyer or borrower has to be advised of that at the time of the closing. into it with his eyes open. But I don't understand why he doesn't preclude points if he wants to limit it to simple interest."

Speaker Breslin: "Have all voted who wish? The Clerk will take the record. On this question, there are 91 voting 'aye', 16 voting 'no' and 4 voting 'present'. This Bill, having received the Constitutional Majority, is hereby declared passed. Representative Giorgi is recognized for the purposes of a Motion."

Giorgi: "Madam Speaker, I would like to move that... to advance Senate Bill 339 to Second Reading without reference to a Committee. This Bill has to do with a supplemental appropriation to DCCA. It's been cleared with the both sides of the aisle, with the Chairman of the Appropriations Committee, Spokesman of the Appropriations Committee and I'd like unanimous consent of the Bouse to put it on Second

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Reading."

- Speaker Breslin: "The Gentleman has moved that Senate Bill 339

  bypass Committee and be placed on the Calendar on the Order

  of Second Reading First Legislative Day... Second Reading,

  Second Legislative Day. And on that question, is there any
  discussion? Hearing no discussion, the question is, 'Shall
  the Gentleman's Motion..."
- Giorgi: "Unanimous consent. I need unanimous consent, Madam

  Speaker. I don't have a Roll Call."
- Speaker Breslin: "Hearing no objection, the Gentleman has unanimous consent to bypass Committee on Senate Bill 339.

  Mr. Clerk, would you read the Bill, please?"
- Clerk Leone: "Senate Bill 339, a Bill for an Act making appropriations to the Department of Commerce and Community Affairs. Second Reading of the Bill. No Committee Amendments."
- Speaker Breslin: "Agreed Resolutions."
- Clerk Leone: "House Resolution 351, Slater. 352, Churchill.

  353, McAuliffe Capparelli. 354, Daniels Republican
  Leadership. And 355, Cullerton et al."
- Speaker Breslin: "Representative Giorgi, on the Agreed Resolutions."
- Giorgi: "Madam Speaker, House Bill 351, by Slater, congratulates Maxine Smith. 352, by Churchill, commends Pam Hall. 353, by McAuliffe, honors Daniel Cole's retirement. 354, by Daniels et al, wishes the Governor a happy birthday and prepares a brochure for his reelection. And Cullerton's 355 honors Barb 'Singlan'. I move for the adoption of the Agreed Resolutions."
- Speaker Breslin: "The Gentleman has moved for the adoption of the Agreed Resolutions. All those in favor say 'aye', all those opposed say 'nay'. In the opinion of the Chair, the 'ayes' have it and the Agreed Resolutions are adopted.

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- Representative Leverenz, for what reason do you rise?"
- Leverenz: "For purpose of an announcement. The Appropriations

  Committee tomorrow morning. Appropriations I will meet at

  the hour of 9:00 rather than 8:00 a. m. 9:00."
- Speaker Breslin: "Okay. Appropriations... that announcement is
  Appropriations will meet tomorrow at 9:00 rather than 8:00
  a. m. Representative Giorgi."
- Giorgi: "Take a Roll Call on the Resolutions, Madam Chairman."
  You know, pass the Resolutions."
- Speaker Breslin: "I can't hear what you said, Representative."
- Giorgi: "Pass the Resolutions. Put the question. Put the question to the Agreed Resolutions."
- Speaker Breslin: "Okay, the question... the question is...

  Representative Giorgi has moved the adoption of the Agreed Resolutions. All those in favor say 'aye', all those opposed say 'nay'. In the opinion of the Chair, the 'ayes' have it. Oh, he just wanted to say 'no'. Okay, because we already did that, Representative Giorgi. You can't change your vote afterwards. Are there any other announcements? Representative Davis."
- Davis: "Well, Madam Speaker, on a point of personal privilege and pride, when Representative Gene Schlickman was sitting on this side of the aisle, he used to report daily during the Cubs season on the score of the Cubs game as they were in progress. I would just like to make a note with pride that the New Lennox Yankees, Little League minor team last night unfortunately lost a 2 to 1 game, but a future Rick Sutcliffe pitched his first little league game and pitched a one hit loss, unfortunately, but struck out seven. And all the scouts, if you've got them, please send them up and see this kid named Jack Davis pitch. He's great."
- Speaker Breslin: "Great. The Consent Calendar. Consent Calendar. Third Reading. Page 50... Excuse me. Consent

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Calendar, Second Reading Second Day,

Clerk Leone: "House Bill 1488, a Bill for an Act authorizing the
Lake County Forest Preserve District to exchange lands with
(sic - in) Vernon Township. Second Readingof the Bill.

And House Bill 2080, a Bill for an Act to amend Public
Community College Act. Second Reading of the Bill."

Speaker Breslin: "Are there any Motions filed?"

Clerk Leone: "No Motions filed."

Speaker Breslin: "Are there any objections filed?"

Clerk Leone: "No objections and no Floor Amendments. Correction.
1488 has been objected to."

Speaker Breslin: "Very good. The other Bill then shall move to
Third Reading. Are there any further announcements?

Hearing no further announcements... Representative Piel,
for what reason do you rise?"

Piel: "A question of the Chair. Could you tell me what 1488 because I thought it was objected to and that objection was released. I might be wrong."

Speaker Breslin: "Okay, 1438, I understand Representative Friedrich withdrew his objection. So what is the status of that Bill, Mr. Clerk."

Piel: "No, you just said 1488."

Clerk Leone: "House Bill 1438, a Bill for an Act to create the Minority and Female Business Enterprise Act. Second Reading of the Bill. There are no Motions filed presently and no Committee Amendments or Floor Amendments."

Piel: "Thank you."

Speaker Breslin: "Very good. So it will move to Third Reading.

Are there any other announcements. Hearing no further
business, we will have Perfunctory time to read

Constitutional Amendments and then Representative McPike
moves that this House stand adjourned until tomorrow at the
hour of 12:00 noon. This House is adjourned until tomorrow

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at the hour of 12:00 noon. All in favor say 'aye', all those opposed say 'nay'. In the opinion of the Chair, the 'ayes' have it and this House is adjourned. We are adjourned, Representative Leverenz. Representative Leverenz."

- Leverenz: "Just... Just to remind those on the Appropriations

  Committee. We are coming from a meeting this morning at

  2:00 on the House floor and we have the Subcommittee here

  at the same time. Thank you."
- Clerk Leone: "... Reports. Representative Keane, Chairman from the Committee on Revenue to which the following Bills were referred, action taken May 8, 1985 and reported the same back with the following recommendations: 'Do pass' House Bills 567, 1111 and 2499; 'do pass as amended' House 568 and 570. Representative Cullerton, Chairman from the Committee on Judiciary II, to which the following Bills were referred, action taken May 3, 1985, and reported the same back with the following recommendations: "Do pass' House Bills... House Bill 1999. Representative Cullerton, also Chairman from the Committee on Judiciary II, to which the following Bills were referred, action taken May 8, 1985, and reported the same back with the following recommendations: 'Do pass as amended' House Bill 1841; 'Interim Study Calendar' House Bills 1838, 1839, 2309. Joint Resolution Constitutional Amendment, Second Reading. House Joint Resolution Constitutional Amendment #1, offered by Representative Madigan. Resolved by the House of Representatives of the Eighty-fourth General Assembly, State of Illinois, the Senate concurring herein, that there shall be submitted to the electors... electors of the state for adoption or rejection at the general election next occurring at least six months after the adoption of this Resolution a proposition to amend

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Section 9 of Article IV of the Constitution to read as Section 9. Veto Procedure. Every Bill passed by the General Assembly shall be presented to the Governor within thirty days after its passage. The foregoing requirement shall be judicially enforced. If the approves the Bill. he shall sign it and it shall become If the Governor does not approve the Bill. he shall it by returning it with his objection to the House in which it originated. Any Bill not so returned by Governor within sixty calendar days after it is presented to him shall become law. If recess of adjournment of Assembly prevents the return of the Bill, the Bill and the Governor's objections shall be filed with the Secretary of State within such sixty calendar days. The Secretary of State shall return the Bill and objections the originating House promptly upon the next meeting of the same General Assembly of which the Bill can be considered. The House to which the Bill is returned shall immediately enter the Governor's objection upon its Journal. If. within fifteen calendar days after such entry, that a record vote of three-fifths of the Members elected passes the Bill, it shall be delivered immediately to second House-If within fifteen calendar days after such delivery to the second House bу a record three-fifths of the Members elected passes the Bill, it shall become law. The Governor may reduce or veto any item of the appropriation of ... in Bill ... in a Bill presented him. Portions of a Bill not reduced or vetoed shall become law and item vetoes shall be returned to the it originated and may become law in the same which manner as a vetoed Bill. Any item reduced in amount returned to the House in which it originated and may be restored to its original amount in the same

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vetoed Bill except that a required record vote shall be a majority of the Members elected to each House. reduced item is not so restored, it shall become law in the reduced amount. The Governor may return the Bill together with specific recommendations for changes to the which it originated. The Bill shall be considered in the manner as a vetoed Bill: one. the specific recommendations may be accepted by a record vote of the majority of the Members elected to each House. Such Bill shall be presented again to the Governor and if certifies that such acceptance conforms with his specific recommendations, the Bill shall become law. If he does not certify, he shall return it as a vetoed Bill to the House in which it originated. Two, alternatively, the Governor's specific recommendations for change may be rejected and the Bill passed in the same manner as a vetoed Bill except that the required record vote shall be a majority of the Members elected to each House. If the recommendations are rejected and the Bill passed, it shall become law in the form originally sent to the Governor. Schedule: This Amendment to Section 9 of Article IV of the Illinois Constitution takes effect upon the approval by the electors of Second Reading of this Constitutional Amendment. Joint Resolution Constitutional Amendment #3, bу Representative Shaw. Resolved bу the House of Representatives of the Eighty-fourth General Assembly, State of Illinois, the Senate concurring herein, that there shall be submitted to the electors of the state for adoption or rejection at the general election next occurring at least six months after the adoption of this Resolution, a proposition to amend Sections 2 and 5 of Article IV of the Constitution to read as follows: Section Legislative Composition. One Senator shall be elected

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from each Legislative District immediately following each decennial redistricting. The General Assembly, by law, shall divide Legislative Districts as equally as possible groups. Beginning with the 1992 election, Senators from the first group shall bе for terms of four years and six years and Senators from the second group shall be elected for terms of six years and four years. The Legislative Districts in each group shall be distributed substantially equally over the state. Legislative District shall be divided into two Representative Districts. One Representative shall be elected from each Representative District. Immediately following each decennial redistricting, the General Assembly, by law, shall divide the Representative Districts as equally as possible into three groups. Beginning the 1992 general election, Representatives from the first group shall be elected for terms of four years, four and two years. Representatives from the second groups shall be elected for terms of four years, two years and years, and Representatives from the third group shall be elected shall be elected for terms of two years, four years and four years. Representative Districts in each group shall be distributed substantially over the state, it... in no case shall the Legislative District assignment to the first group of Legislative Districts contain a Representative District assigned to the third group of Representative Districts, nor shall a Legislative District assigned to the second group of Legislative Districts contain a Representative District assigned to the first group of Representative Districts. To be eligible to serve as a Member of the General Assembly, a person must be a United States citizen, at least twenty-one years old and for two years preceding his election or appointment, a

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resident of the district which he is to represent. In General Assembly, following a redistricting, a candidate for the General Assembly may be elected from any which contains part of the district in which he resided at the time of the redistricting and reslected if a resident of the new district is represented... of the new district he represents for 18 months prior to reelection. Within thirty days after the vacancy occurs, it shall be filled by appointment as provided by law. If the vacancy is in a Senatorial or Representative office with more than months remaining in the term, the appointed Senator or Representative shall serve until the next general election, at which time the Senator or Representative shall elected to serve as the remainder of the term. If the vacancy is in any other Representative or Senatorial office, the appointment shall be for the remainder of the term. An appointee to fill the vacancy shall be a of the same political party as the person he succeeds. Member of the General Assembly shall receive compensation as a public officer or employee of any other governmental entity for time during which he is in attendance as Member of the General Assembly. No Member of the General Assembly during the term for which he was elected or appointed shall be appointed to a public office which shall have been created or compensated for which shall have been increased by the General Assembly during that term. The General Assembly shall convene each year on the second Wednesday in January. The General Assembly shall be a continuous Body from the second Wednesday of January of one odd numbered year until the second Wednesday of January of the next odd numbered year. The Governor may convene the General Assembly or the Senate alone in Special Session by a proclamation stating the purpose of the Session.

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only business encompassed by such purpose together with any impeachments or confirmation of appointments shall be transacted. Special Sessions of the General Assembly may by convened by Joint Proclamation of the Presiding Officers of both Houses issued as provided by Sessions of each House of the General Assembly in meetings of Committees, Joint Committees and Legislative Commissions shall be open to the public. Sessions and Committee meetings of the House may be closed to the public if two-thirds of the Members elected to the House determine that the public interest so requires that meetings of Joint Committees and Legislative Commissions may be so closed if two-thirds of the Members elected to each House Schedule: This Amendment takes effect upon the adoption by the electors of the state with application the terms of General Assembly Members elected in 1992 and subsequently... in subsequent general elections. Reading of this Constitutional Amendment. further business. The House now stands adjourned until 12:00 noon May 9th."

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