

SENATE JOURNAL

STATE OF ILLINOIS

ONE HUNDREDTH GENERAL ASSEMBLY

46TH LEGISLATIVE DAY

TUESDAY, MAY 16, 2017

12:17 O'CLOCK P.M.

SENATE Daily Journal Index 46th Legislative Day

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The Senate met pursuant to adjournment.

Senator Terry Link, Waukegan, Illinois, presiding.

Prayer by Pastor Jerry Weber, Chatham Baptist Church, Chatham, Illinois.

Senator Cunningham led the Senate in the Pledge of Allegiance.

Senator Hunter moved that reading and approval of the Journal of Monday, May 15, 2017, be postponed, pending arrival of the printed Journal.

The motion prevailed.

LEGISLATIVE MEASURES FILED

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

Amendment No. 2 to House Bill 625 Amendment No. 1 to House Bill 1910 Amendment No. 1 to House Bill 2723 Amendment No. 1 to House Bill 3142 Amendment No. 2 to House Bill 3449 Amendment No. 1 to House Bill 4011

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

Amendment No. 1 to House Bill 299 Amendment No. 1 to House Bill 3070

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

Amendment No. 1 to Senate Bill 1058 Amendment No. 3 to Senate Bill 1417 Amendment No. 1 to Senate Bill 1427 Amendment No. 2 to Senate Bill 1427

MESSAGES FROM THE PRESIDENT

OFFICE OF THE SENATE PRESIDENT STATE OF ILLINOIS

JOHN J. CULLERTON SENATE PRESIDENT

327 STATE CAPITOL SPRINGFIELD, IL 62706 217-782-2728

May 16, 2017

Mr. Tim Anderson Secretary of the Senate Room 403 State House Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to the provisions of Senate Rule 2-10, I hereby extend the committee deadline to May 31, 2017, for the following Senate bills:

2194, 2195

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

cc: Senate Republican Leader Christine Radogno

OFFICE OF THE SENATE PRESIDENT STATE OF ILLINOIS

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

May 16, 2017

Mr. Tim Anderson Secretary of the Senate Room 401 State House Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to Rule 3-2(c), I hereby appoint Senator Terry Link to temporarily replace Senator William Haine as a member of the Senate Judiciary Committee. This appointment is effective immediately and will automatically expire upon adjournment of the Senate Judiciary Committee.

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

cc: Senate Minority Leader Christine Radogno

PRESENTATION OF RESOLUTIONS

SENATE RESOLUTION NO. 524

Offered by Senators McCann – Harmon and all Senators: Mourns the death of Timothy S. Bramlet of Springfield.

By unanimous consent, the foregoing resolution was referred to the Resolutions Consent Calendar.

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

SENATE RESOLUTION NO. 523

WHEREAS, Section 11 of Article V of the Illinois Constitution authorizes the Governor, by Executive Order, to reassign functions among or reorganize executive agencies that are directly responsible to the Governor; and

WHEREAS, Section 11 of Article V also provides (i) that if an Executive Order proposes a reassignment or reorganization that contravenes a statute, then the Executive Order must be delivered to the General Assembly and (ii) that either house of the General Assembly, by record vote of a majority of the members elected, may disapprove the Executive Order; and

WHEREAS, Section 3.2 of the Executive Reorganization Implementation Act provides that reorganization occurs when, among other circumstances, an Executive Order transfers the whole or any part of any agency or its functions to the jurisdiction and control of another agency; consolidates the functions of an agency; abolishes any agency that does not have or will not have, upon the taking effect of reorganization, any functions; or establishes a new agency to perform all or any part of the functions of an existing agency or agencies; and

WHEREAS, The Governor has issued Executive Order 2017-02, which proposes to consolidate the functions of the Human Rights Commission into the Department of Human Rights; and

WHEREAS, Executive Order 2017-02 qualifies as an executive reorganization order and is subject to Article V, Section 11 of the Illinois Constitution and the Executive Reorganization Implementation Act because it attempts to consolidate, transfer, or abolish entities that are directly responsible to the Governor in contravention of statute, including the Illinois Human Rights Act; and

WHEREAS, Executive Order 2017-02 was delivered in its entirety to the Secretary of the Senate and the Clerk of the House of Representatives on March 31, 2017; and

WHEREAS, No executive reorganization order may take effect until not less than 60 calendar days after its delivery to the General Assembly; and

WHEREAS, The 60-day period for the General Assembly to disapprove Executive Order 2017-02 expires on May 30, 2017; and

WHEREAS, Executive Order 2017-02 contains a severability clause that purports to preserve any portions of the Order not found invalid, thereby relying on the notion that the General Assembly does not have jurisdiction over Executive Order 2017-02 as a whole, but, instead, has the authority only to disapprove the portions that contravene a statute; and

WHEREAS, Section VI of Executive Order 2017-02 states that the Order does not contravene and shall not be construed to contravene any State statute (except as provided in Section IV, which suspends any prior act of the General Assembly that is inconsistent with the Order and therefore expressly contravenes numerous statutes), regardless of the fact that the Order in its entirety was delivered to the General Assembly and regardless of the fact that the Order in its entirety modifies, changes, or alters the Illinois Human Rights Act so that the Act would have to be substantially amended to conform and be consistent with the change effected in law by the reorganization; and

WHEREAS, The General Assembly has the constitutional and statutory authority to consider each Executive Order that contravenes a statute: therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that pursuant to Article V, Section 11 of the Illinois Constitution, the Senate hereby disapproves Executive Order 2017-02 in its entirety; and be it further

RESOLVED, That the Executive Order 2017-02 shall not become effective; and be it further

RESOLVED, That copies of this resolution be delivered to the Governor and the Speaker of the House of Representatives.

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

SENATE JOINT RESOLUTION NO. 40

WHEREAS, In Illinois, more than 1.2 million adults do not have a high school diploma or equivalency certificate and approximately 2.73 million immigrants speak a language other than English in their homes; and

WHEREAS, In Illinois, adult learners have access to basic education and literacy activities, high quality career pathways, postsecondary education, and training programs in high demand occupations; and

WHEREAS, With the passage and implementation of the federal Workforce Innovation and Opportunity Act of 2014, adult education has a greater emphasis on employability and technical skills training; and

WHEREAS, Illinois now has three exams approved for determining high school equivalency, giving adult education students more options for testing, including both computer-based and paper-based testing formats; and

WHEREAS, Eighty-three adult education providers across Illinois offer programs funded through the Illinois Community College Board that provide comprehensive instruction to more than 82,000 learners each year; and

WHEREAS, "Creating Pathways for Adult Learners: A Visioning Document for the Illinois Adult Education and Family Literacy Program" was written in November of 2009 and intended to guide operations for a five year period; and

WHEREAS, The Illinois Community College Board has the statutory authority over adult education and high school equivalency testing; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDREDTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that there is created the Statewide Task Force on the Future of Adult Education and Literacy within the Illinois Community College Board; and be it further

RESOLVED, That the Task Force shall consist of the following members:

- (1) the Executive Director of the Illinois Community College Board or his or her designee, who is to serve as Chair of the Task Force;
 - (2) the Chair of the Illinois Community College Board or his or her designee;
 - (3) the Secretary of Education or his or her designee;
 - (4) the Secretary of State or his or her designee;
 - (5) the State Superintendent of the Illinois Board of Education or his or her designee;
- (6) the Executive Director of the Illinois Board of Higher Education or his or her designee;
- (7) the Executive Director of the Illinois Student Assistance Commission or his or her designee;
- (8) the Executive Director of the Department of Commerce and Economic Opportunity or his or her designee;
- (9) the Executive Director of the Department of Employment Security or his or her designee;
 - (10) the Executive Director of the Department of Human Services or his or her designee;
 - (11) one member of the General Assembly, appointed by the President of the Senate;

- (12) one member of the General Assembly, appointed by the Minority Leader of the Senate;
- (13) one member of the General Assembly, appointed by the Speaker of the House of Representatives;
- (14) one member of the General Assembly, appointed by the Minority Leader of the House of Representatives;
- (15) a representative of a statewide association representing regional superintendents of schools, appointed by the Executive Director of the Illinois Community College Board;
- (16) a representative of a statewide association representing adult and continuing educators, appointed by the Executive Director of the Illinois Community College Board;
- (17) a president or chief executive officer of a community college, appointed by the Executive Director of the Illinois Community College Board;
- (18) a member of the philanthropic community, appointed by the Executive Director of the Illinois Community College Board;
- (19) a representative of a nonprofit, community-based organization that provides adult education programs, appointed by the Executive Director of the Illinois Community College;
- (20) a representative of a community college that provides adult education programs, appointed by the Executive Director of the Illinois Community College Board;
- (21) a representative of a local education agency that provides adult education programs, appointed by the Executive Director of the Illinois Community College Board; and
- (22) a representative of a postsecondary Career and Technical Education program; appointed by the Executive Director of the Illinois Community College Board; and be it further

RESOLVED, That the Task Force shall create a statewide strategic plan for adult education and literacy that shall consider, but not be limited to, all of the following:

- (1) demographics of the State's population;
- (2) the State's economic and educational conditions;
- (3) current and projected needs of the State's adult residents with low literacy skills, without a high school diploma and those who have limited English speaking skills;
 - (4) options for adults without a high school diploma;
 - (5) the federal Adult Education funding guidelines;
- (6) student pipeline issues, including college and career readiness, transitions to college or training programs, and postsecondary retention, transfer, and graduation rates;
- (7) curriculum and instruction, professional development, assessment, and program design;
 - (8) productivity and accountability;
 - (9) innovation in approaches to teaching and learning for adult learners;
 - (10) workforce readiness; and

(11) partnerships involving, Workforce Innovation and Opportunity Act partner agencies, higher education, nonprofits, and business; and be it further

RESOLVED, That the Task Force shall seek input from stakeholders and members of the public on the issues to be reviewed and reported on by the Task Force; and be it further

RESOLVED, That members of the Task Force shall serve without compensation and the Illinois Community College Board shall provide administrative and other support to the Task Force; and be it further

RESOLVED, That the Task Force shall report to the General Assembly and the Governor on or before January 31, 2018 with a strategic plan for adult education that includes a series of recommendations and priority actions to guide the State agency responsible for adult education and literacy services over the next five years; and be it further

RESOLVED, That the Task Force is dissolved upon the filing of its final report.

REPORTS FROM STANDING COMMITTEES

Senator Hutchinson, Chairperson of the Committee on Revenue, to which was referred **House Bills Numbered 466, 821, 1542, 2801, 2831 and 3036,** reported the same back with the recommendation that the bills do pass.

Under the rules, the bills were ordered to a second reading.

Senator Hutchinson, Chairperson of the Committee on Revenue, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 2 to House Bill 155

Under the rules, the foregoing floor amendment is eligible for consideration on second reading.

Senator Mulroe, Chairperson of the Committee on Insurance, to which was referred **House Bill No. 3072**, reported the same back with the recommendation that the bill do pass.

Under the rules, the bill was ordered to a second reading.

Senator Mulroe, Chairperson of the Committee on Insurance, to which was referred **House Bill No. 1954**, reported the same back with amendments having been adopted thereto, with the recommendation that the bill, as amended, do pass.

Under the rules, the bill was ordered to a second reading.

Senator Bertino-Tarrant, Chairperson of the Committee on Education, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 1 to Senate Bill 449

Under the rules, the foregoing floor amendment is eligible for consideration on second reading.

Senator Bertino-Tarrant, Chairperson of the Committee on Education, to which was referred **House Bills Numbered 261, 2461, 2527, 2898, 3298, 3368, 3820 and 3903,** reported the same back with the recommendation that the bills do pass.

Under the rules, the bills were ordered to a second reading.

Senator Bertino-Tarrant, Chairperson of the Committee on Education, to which was referred **House Bill No. 2545**, reported the same back with amendments having been adopted thereto, with the recommendation that the bill, as amended, do pass.

Under the rules, the bill was ordered to a second reading.

Senator T. Cullerton, Chairperson of the Committee on Veterans Affairs, to which was referred **House Bills Numbered 2449, 3095 and 3261,** reported the same back with the recommendation that the bills do pass.

Under the rules, the bills were ordered to a second reading.

Senator Van Pelt, Chairperson of the Committee on Public Health, to which was referred **House Bills Numbered 173, 1952, 3157 and 3773,** reported the same back with the recommendation that the bills do pass.

Under the rules, the bills were ordered to a second reading.

Senator Van Pelt, Chairperson of the Committee on Public Health, to which was referred the following Senate floor amendments, reported that the Committee recommends do adopt:

Senate Amendment No. 1 to House Bill 369 Senate Amendment No. 2 to House Bill 763 Senate Amendment No. 1 to House Bill 3060

Under the rules, the foregoing floor amendments are eligible for consideration on second reading.

Senator Morrison, Chairperson of the Committee on Human Services, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 2 to Senate Bill 1577

Under the rules, the foregoing floor amendment is eligible for consideration on second reading.

Senator McGuire, Chairperson of the Committee on Higher Education, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 1 to Senate Bill 1401

Under the rules, the foregoing floor amendment is eligible for consideration on second reading.

Senator McGuire, Chairperson of the Committee on Higher Education, to which was referred **House Bill No. 3691**, reported the same back with the recommendation that the bill, as amended, do pass. Under the rules, the bill was ordered to a second reading.

Senator Raoul, Chairperson of the Committee on Judiciary, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 2 to Senate Bill 951

Under the rules, the foregoing floor amendment is eligible for consideration on second reading.

Senator Raoul, Chairperson of the Committee on Judiciary, to which was referred **House Bills**Numbered 1685 and 3449, reported the same back with the recommendation that the bills do pass.

Under the rules, the bills were ordered to a second reading.

Senator Raoul, Chairperson of the Committee on Judiciary, to which was referred **House Bills Numbered 2810 and 3092**, reported the same back with amendments having been adopted thereto, with the recommendation that the bills, as amended, do pass.

Under the rules, the bills were ordered to a second reading.

Senator Raoul, Chairperson of the Committee on Judiciary, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 2 to House Bill 2401

Under the rules, the foregoing floor amendment is eligible for consideration on second reading.

REPORT FROM COMMITTEE ON ASSIGNMENTS

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 16, 2017 meeting, reported the following Legislative Measures have been assigned to the indicated Standing Committees of the Senate:

Criminal Law: Floor Amendment No. 2 to Senate Bill 2185.

Executive: Floor Amendment No. 1 to Senate Bill 20.

Licensed Activities and Pensions: Floor Amendment No. 3 to Senate Bill 1607; SENATE BILLS 2194 and 2195.

Public Health: Floor Amendment No. 1 to House Bill 3741.

Revenue: Floor Amendment No. 1 to Senate Bill 1018; Floor Amendment No. 2 to Senate Bill 1073

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 16, 2017 meeting, reported the following Legislative Measure has been assigned to the indicated Standing Committee of the Senate:

Executive: Senate Resolution No. 523.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 16, 2017 meeting, reported that the following Legislative Measure has been approved for consideration:

Floor Amendment No. 2 to Senate Bill 569

The foregoing floor amendment was placed on the Secretary's Desk.

Pursuant to Senate Rule 3-8 (b-1), the following amendment will remain in the Committee on Assignments: Floor Amendment No. 2 to Senate Bill 1894

Senator Silverstein asked and obtained unanimous consent to recess for the purpose of a Democrat caucus.

Senator Righter asked and obtained unanimous consent to recess for the purpose of a Republican caucus

At the hour of 12:40 o'clock p.m., the Chair announced that the Senate stand at recess subject to the call of the Chair.

AFTER RECESS

At the hour of 2:13 o'clock p.m., the Senate resumed consideration of business.

Senator Link, presiding.

COMMITTEE MEETING ANNOUNCEMENT

The Chair announced the following committee to meet at 3:30 o'clock p.m.:

Revenue in Room 212

COMMITTEE REPORT CORRECTION

On May 16, 2017, the Senate Committee on Judiciary omitted Senate Floor Amendment No. 1 to Senate Bill 1103 from its report to the Senate. Senate Floor Amendment No. 1 to Senate Bill 1103 is reported to the Senate with a recommendation of Recommend Do Adopt.

MESSAGE FROM THE HOUSE

A message from the House by

Mr. Mapes, Clerk:

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

SENATE BILL NO. 887

A bill for AN ACT concerning education.

Together with the following amendment which is attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 1 to SENATE BILL NO. 887

Passed the House, as amended, May 15, 2017.

TIMOTHY D. MAPES, Clerk of the House

AMENDMENT NO. 1 TO SENATE BILL 887

AMENDMENT NO. $\underline{1}$. Amend Senate Bill 887 by replacing everything after the enacting clause with the following:

"Section 5. The State Finance Act is amended by changing Section 5.652 and by adding Section 5.878 as follows:

(30 ILCS 105/5.652)

Sec. 5.652. The ICCB $\underline{\text{Research and Technology}}$ Instructional Development and Enhancement Applications Revolving Fund.

(Source: P.A. 94-436, eff. 8-2-05; 95-331, eff. 8-21-07.)

(30 ILCS 105/5.878 new)

Sec. 5.878. The BHE Data and Research Cost Recovery Fund.

Section 7. The Board of Higher Education Act is amended by adding Section 9.36 as follows:

(110 ILCS 205/9.36 new)

Sec. 9.36. Processing fee.

(a) The Board may collect a fee to cover the cost of processing and handling individual student-level data requests pursuant to an approved data sharing agreement. The fee shall not be assessed on any entities that are complying with State or federal-mandated reporting. The fee shall be set by the Board by rule. Money from the fee shall be deposited into the BHE Data and Research Cost Recovery Fund.

(b) The Board may not provide personally identifiable information on individual students except in the case where an approved data sharing agreement is signed that includes specific requirements for safeguarding the privacy and security of any personally identifiable information in compliance with the federal Family Educational Rights and Privacy Act of 1974.

(c) The BHE Data and Research Cost Recovery Fund is created as a special fund in the State treasury. The Board shall deposit into the Fund moneys received from processing requests for individual student-

level data. All moneys in the Fund shall be used by the Board, subject to appropriation, for costs associated with maintaining and updating the individual student-level data systems.

Section 10. The Public Community College Act is amended by changing Section 2-16.09 and by adding Section 2-11.2 as follows:

(110 ILCS 805/2-11.2 new)

Sec. 2-11.2. Processing fee.

(a) The State Board may collect a fee to cover the cost of processing and handling individual student-level data requests pursuant to an approved data sharing agreement. The fee shall not be assessed on any entities that are complying with State or federal-mandated reporting. The fee shall be set by the Board by rule. Money from the fee shall be deposited into the ICCB Research and Technology Fund.

(b) The State Board may not provide personally identifiable information on individual students except in the case where an approved data sharing agreement is signed that includes specific requirements for safeguarding the privacy and security of any personally identifiable information in compliance with the federal Family Educational Rights and Privacy Act of 1974.

(110 ILCS 805/2-16.09)

Sec. 2-16.09. ICCB Research and Technology Instructional Development and Enhancement Applications Revolving Fund. The ICCB Research and Technology Instructional Development and Enhancement Applications Revolving Fund is created as a special fund in the State treasury. The State Board shall deposit into the Fund moneys received by the State Board from the sale of instructional technology developed by the State Board and all moneys received from processing requests for individual student-level data. All moneys in the Fund shall be used by the State Board, subject to appropriation by the General Assembly, for costs associated with maintaining and updating that instructional technology and individual student-level data systems.

(Source: P.A. 94-436, eff. 8-2-05.)

Section 99. Effective date. This Act takes effect July 1, 2017.".

Under the rules, the foregoing **Senate Bill No. 887**, with House Amendment No. 1, was referred to the Secretary's Desk.

Senator Muñoz, Chairperson of the Committee on Executive Appointments, moved that the Senate resolve itself into Executive Session to consider the report of that Committee relative to the Message appointments.

The motion prevailed.

EXECUTIVE SESSION

MOTION IN WRITING

Pursuant to Senate Rule 10-1(c), as the Chairman of the Executive Appointments Committee, I move to compile the following Appointment Messages to be acted on together by a single vote of the Senate:

AMs 990479, 990480, 990482, 990483, 990484, 990487, 990490, 990503, 990504, 990505, 990506, 990524, 1000120, 1000121, 1000122, 1000123, 1000124 (Children and Family Services Advisory Council)

AM 990491 (Illinois Community College Board)

AMs 990495, 990496, 990497, 990502, 990514, 990519, 990525 (Kaskaskia Regional Port District Board)

AM 990499 (Lottery Control Board)

AM 990500, 990515, 990517, 990583, 990584, 990615, 1000103 (Illinois Workforce Investment Board) AMs 990628, 1000038, 1000065 (Will County Metropolitan Exposition and Auditorium Authority)

Date: May 16, 2017

<u>s/Senator Antonio Muñoz</u>
ASSISTANT MAJORITY LEADER ANTONIO MUÑOZ

CHAIRMAN, EXECUTIVE APPOINTMENTS COMMITTEE

The foregoing Motion in Writing was filed with the Secretary and ordered placed on the Senate Calendar.

CONSIDERATION OF MOTION IN WRITING

Pursuant to the foregoing Motion in Writing, Senator Muñoz moved to compile the following Appointment Messages to be acted on together by a single vote of the Senate:

AMs 990479, 990480, 990482, 990483, 990484, 990487, 990490, 990503, 990504, 990505, 990506, 990524, 1000120, 1000121, 1000122, 1000123, 1000124 (Children and Family Services Advisory Council)

AM 990491 (Illinois Community College Board)

AMs 990495, 990496, 990497, 990502, 990514, 990519, 990525 (Kaskaskia Regional Port District Board)

AM 990499 (Lottery Control Board)

AM 990500, 990515, 990517, 990583, 990584, 990615, 1000103 (Illinois Workforce Investment Board) AMs 990628, 1000038, 1000065 (Will County Metropolitan Exposition and Auditorium Authority)

The motion prevailed.

Senator Muñoz, Chairperson of the Committee on Executive Appointments, to which was referred Appointment Messages 990479, 990480, 990482, 990483, 990484, 990487, 990490, 990491, 990495, 990496, 990497, 990499, 990500, 990502, 990503, 990504, 990505, 990506, 990514, 990515, 990517, 990519, 990524, 990525, 990583, 990584, 990615, 990628, 1000038, 1000065, 1000103, 1000120, 1000121, 1000122, 1000123 and 1000124, reported the same back with the recommendation that the Senate advise and consent to the following appointments:

Appointment Message No. 990479

Title of Office: Member

Agency or Other Body: Children and Family Services Advisory Council

Start Date: May 9, 2016

End Date: January 16, 2019

Name: Margaret Berglind

Residence: 155 N. Harbor Dr., Apt. 607, Chicago, IL 60601

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Kwame Raoul

Most Recent Holder of Office: Dana Weiner

Superseded Appointment Message: Not Applicable

Appointment Message No. 990480

Title of Office: Member

Agency or Other Body: Children and Family Services Advisory Council

Start Date: May 9, 2016

End Date: January 16, 2019

Name: Mary Crane

Residence: 1405 Carr Ct., Elk Grove Village, IL 60007

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Laura M. Murphy

Most Recent Holder of Office: Andrea Durbin

Superseded Appointment Message: Not Applicable

Appointment Message No. 990482

Title of Office: Member

Agency or Other Body: Children and Family Services Advisory Council

Start Date: May 9, 2016

End Date: January 16, 2017

Name: Merri Ex

Residence: 5348 N. Wayne Ave., Chicago, IL 60640

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Heather A. Steans

Most Recent Holder of Office: Micki Chulick

Superseded Appointment Message: Not Applicable

Appointment Message No. 990483

Title of Office: Member

Agency or Other Body: Children and Family Services Advisory Council

Start Date: May 9, 2016

End Date: January 16, 2017

Name: Robert Foltz

Residence: 211 S. Hamlin Ave., Park Ridge, IL 60068

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Laura M. Murphy

Most Recent Holder of Office: Raul Garza

Superseded Appointment Message: Not Applicable

Appointment Message No. 990484

Title of Office: Member (Former Ward)

Agency or Other Body: Children and Family Services Advisory Council

Start Date: May 9, 2016

End Date: January 16, 2020

Name: Jahlisa Glenn

Residence: 1112 S. Williams St., Apt. 27, Westmont, IL 60559

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Christine Radogno

Most Recent Holder of Office: New Position

Superseded Appointment Message: Not Applicable

Appointment Message No. 990487

Title of Office: Member (DCFS Youth Advisory Board)

Agency or Other Body: Children and Family Services Advisory Council

Start Date: May 9, 2016

End Date: January 16, 2020

Name: Carlos Rodriguez

Residence: 6506 N. Seeley Ave., Apt. 3, Chicago, IL 60645

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Ira I. Silverstein

Most Recent Holder of Office: New Position

Superseded Appointment Message: Not Applicable

Appointment Message No. 990490

Title of Office: Member

Agency or Other Body: Children and Family Services Advisory Council

Start Date: May 9, 2016

End Date: January 16, 2019

Name: Anita Weinberg

Residence: 2601 Simpson St., Evanston, IL 60201

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Daniel Biss

Most Recent Holder of Office: Margaret Berglind

Superseded Appointment Message: Not Applicable

Appointment Message No. 990491

Title of Office: Member (Faculty)

Agency or Other Body: Illinois Community College Board

Start Date: May 9, 2016

End Date: June 30, 2019

Name: Dustin Heuerman

Residence: 1705 E. Mumford Dr., Urbana, IL 61802

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Scott M. Bennett

Most Recent Holder of Office: Thomas Pulver

Superseded Appointment Message: Not Applicable

Appointment Message No. 990495

Title of Office: Member

Agency or Other Body: Kaskaskia Regional Port District Board

Start Date: May 9, 2016

End Date: June 30, 2017

Name: Charles Bauer

Residence: 235 N. Julia St., Smithton, IL 62285

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator James F. Clayborne, Jr.

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Appointment Message No. 990496

Title of Office: Member

Agency or Other Body: Kaskaskia Regional Port District Board

Start Date: May 9, 2016

End Date: June 30, 2017

Name: Michael Conrad

Residence: 218 Goodhaven St., Columbia, IL 62236

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator David S. Luechtefeld

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Appointment Message No. 990497

Title of Office: Member

Agency or Other Body: Kaskaskia Regional Port District Board

Start Date: May 9, 2016

End Date: June 30, 2017

Name: Clement Esker

Residence: 280 Charles St., Red Bud, IL 62278

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator David S. Luechtefeld

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Appointment Message No. 990499

Title of Office: Member

Agency or Other Body: Lottery Control Board

Start Date: May 9, 2016

End Date: July 1, 2017

Name: Jonathan Garber

Residence: 1200 Lee St., Evanston, IL 60202

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Daniel Biss

Most Recent Holder of Office: Robert Christian

Superseded Appointment Message: Not Applicable

Appointment Message No. 990500

Title of Office: Member

Agency or Other Body: Illinois Workforce Investment Board

Start Date: May 9, 2016

End Date: July 1, 2017

Name: Joseph Forbes

Residence: 8585 Timber Ridge, Effingham, IL 62401

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Dale A. Righter

Most Recent Holder of Office: Tom Prinske

Superseded Appointment Message: Not Applicable

Appointment Message No. 990502

Title of Office: Member

Agency or Other Body: Kaskaskia Regional Port District Board

Start Date: July 1, 2016

End Date: June 30, 2019

Name: Joseph Luechtefeld

Residence: 6885 State Route 15, Marissa, IL 62257

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator David S. Luechtefeld

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Appointment Message No. 990503

Title of Office: Member (DCFS Youth Advisory Board)

Agency or Other Body: Children and Family Services Advisory Council

Start Date: May 9, 2016

End Date: January 16, 2020

Name: Tyshiana Jackson

Residence: 1626 S. Loveland Ave., Springfield, IL 62703

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Andy Manar

Most Recent Holder of Office: New Position

Superseded Appointment Message: Appointment Message 485 of the 99th General Assembly

Appointment Message No. 990504

Title of Office: Member

Agency or Other Body: Children and Family Services Advisory Council

Start Date: May 9, 2016

End Date: January 16, 2019

Name: Alicen McGowan

Residence: 1901 Strenger Ln., Riverwoods, IL 60015

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Terry Link

Most Recent Holder of Office: Cathy McCoy

Superseded Appointment Message: Appointment Message 486 of the 99th General Assembly

Appointment Message No. 990505

Title of Office: Member

Agency or Other Body: Children and Family Services Advisory Council

Start Date: May 9, 2016

End Date: January 16, 2019

Name: Maria Pesqueira

Residence: 5227 S. Newland Ave., Chicago, IL 60638

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Martin A. Sandoval

Most Recent Holder of Office: Marina Ammendola

Superseded Appointment Message: Appointment Message 481 of the 99th General Assembly

Appointment Message No. 990506

Title of Office: Member

Agency or Other Body: Children and Family Services Advisory Council

Start Date: May 9, 2016

End Date: January 16, 2019

Name: Derek Velazco

Residence: 6763 Manchester Dr., Maryville, IL 62062

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator William R. Haine

Most Recent Holder of Office: Jill Glick

Superseded Appointment Message: Appointment Message 489 of the 99th General Assembly

Appointment Message No. 990514

Title of Office: Member

Agency or Other Body: Kaskaskia Regional Port District Board

Start Date: May 23, 2016

End Date: June 30, 2018

Name: Richard Guebert

Residence: 7740 Robinson Rd., Ellis Grove, IL 62241

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator David S. Luechtefeld

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Appointment Message No. 990515

Title of Office: Member

Agency or Other Body: Workforce Investment Board

Start Date: May 23, 2016

End Date: July 1, 2017

Name: Christopher "C.D." Davidsmeyer

Residence: 28 Elizabeth Place, Jacksonville, Illinois 62650

Annual Compensation: Unsalaried

Per diem: Not Applicable

Nominee's Senator: Senator Wm. Sam McCann

Most Recent Holder of Office: New Position

Superseded Appointment Message: Not Applicable

Appointment Message No. 990517

Title of Office: Member

Agency or Other Body: Illinois Workforce Investment Board

Start Date: May 23, 2016

End Date: July 1, 2017

Name: Daniel Ferrari

Residence: 11808 N. Hickory Grove Rd., Dunlap, IL 61525

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Chuck Weaver

Most Recent Holder of Office: Scott Frick

Superseded Appointment Message: Not Applicable

Appointment Message No. 990519

Title of Office: Member

Agency or Other Body: Kaskaskia Regional Port District Board

Start Date: July 1, 2016

End Date: June 30, 2019

Name: Terry Liefer

Residence: 6773 MM Road, Red Bud, IL 62278

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator David S. Luechtefeld

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Appointment Message No. 990524

Title of Office: Member

Agency or Other Body: Children and Family Services Advisory Council

Start Date: June 6, 2016

End Date: January 16, 2020

Name: Patricia Martin

Residence: 15 W. 122 South Frontage Rd. #104, Burr Ridge, IL 60527

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Christine Radogno

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Appointment Message No. 990525

Title of Office: Member

Agency or Other Body: Kaskaskia Regional Port District Board

Start Date: June 6, 2016

End Date: June 30, 2017

Name: Nancy Schilling

Residence: 1104 Nicholas St., P.O. Box 61, Evansville, IL 62242

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator David S. Luechtefeld

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Appointment Message No. 990583

Title of Office: Member

Agency or Other Body: Workforce Investment Board

Start Date: August 15, 2016

End Date: July 1, 2018

Name: John Sigsbury

Residence: 1621 Gragg St., Centralia, IL 62801

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Kyle McCarter

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Appointment Message No. 990584

Title of Office: Member

Agency or Other Body: Illinois Workforce Investment Board

Start Date: August 15, 2016

End Date: July 1, 2018

Name: Terry Wilkerson

Residence: 23876 County Rd 425 E, Dahlgren, IL 62828

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Gary Forby

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Appointment Message No. 990615

Title of Office: Member

Agency or Other Body: Workforce Investment Board

Start Date: November 18, 2016

End Date: July 1, 2018

Name: Barbara Oilschlager

Residence: PO Box 303, Grayslake, IL 60030

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Terry Link

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Appointment Message No. 990628

Title of Office: Member

Agency or Other Body: Will County Metropolitan Exposition and Auditorium Authority

Start Date: January 4, 2017

End Date: December 1, 2021

Name: Robert Filotto

Residence: 3510 Bankview Dr., Joliet, IL 60431

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Pat McGuire

Most Recent Holder of Office: Gale Murphy

Superseded Appointment Message: Not Applicable

Appointment Message No. 1000038

Title of Office: Member

Agency or Other Body: Will County Metropolitan Exposition and Auditorium Authority

Start Date: January 20, 2017

End Date: December 1, 2021

Name: Jane Condon

Residence: 709 Wildwood Dr., Joliet, IL 60431

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Pat McGuire

Most Recent Holder of Office: Cynthia Tyler

Superseded Appointment Message: Not Applicable

Appointment Message No. 1000065

Title of Office: Member

Agency or Other Body: Will County Metropolitan Exposition and Auditorium Authority

Start Date: January 23, 2017

End Date: December 1, 2019

Name: Thomas Osterberger

Residence: 1217 West Acres Rd., Joliet, IL 60435

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Pat McGuire

Most Recent Holder of Office: Michael Murray

Superseded Appointment Message: Not Applicable

Appointment Message No. 1000103

Title of Office: Member

Agency or Other Body: Workforce Investment Board

Start Date: May 23, 2016

End Date: July 1, 2017

Name: Terri Payne

Residence: 110 Stieren St., Farmersville, IL 62533

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Andy Manar

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: AM 990518

Appointment Message No. 1000120

Title of Office: Member

Agency or Other Body: Children and Family Services Advisory Council

Start Date: March 6, 2017

End Date: January 16, 2021

Name: Robert Bloom

Residence: 815 Barberry Rd., Highland Park, IL 60035

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Julie A. Morrison

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Appointment Message No. 1000121

Title of Office: Member

Agency or Other Body: Children and Family Services Advisory Council

Start Date: March 6, 2017

End Date: January 16, 2021

Name: Timothy Egan

Residence: 855 N. La Salle Dr., Unit 1, Chicago, IL 60610

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Mattie Hunter

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Appointment Message No. 1000122

Title of Office: Member

Agency or Other Body: Children and Family Services Advisory Council

Start Date: March 6, 2017

End Date: January 16, 2021

Name: Jill Glick

Residence: 15420 W. Rockland Rd., Libertyville, IL 60048

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Dan McConchie

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Appointment Message No. 1000123

Title of Office: Member

Agency or Other Body: Children and Family Services Advisory Council

Start Date: March 6, 2017

End Date: January 16, 2021

Name: Mattie Hunter

Residence: 5604 S. Prairie Ave., Apt. 3, Chicago, IL 60637

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Mattie Hunter

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Appointment Message No. 1000124

Title of Office: Member

Agency or Other Body: Children and Family Services Advisory Council

Start Date: March 6, 2017

End Date: January 16, 2021

Name: Billie Larkin

Residence: 156 Springdale Ln., Bloomingdale, IL 60108

Annual Compensation: Expenses

Per diem: Not Applicable

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Nominee's Senator: Senator Thomas Cullerton

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Senator Munóz moved that the Senate advise and consent to the foregoing appointments. And on that motion, a call of the roll was had resulting as follows:

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YEAS 54; NAYS None.

The following voted in the affirmative:

Althoff	Cunningham	McCann	Rooney
Anderson	Fowler	McConchie	Rose
Aquino	Harmon	McConnaughay	Schimpf
Barickman	Harris	McGuire	Silverstein
Bertino-Tarrant	Hastings	Morrison	Stadelman
Biss	Holmes	Mulroe	Steans
Bivins	Hunter	Muñoz	Syverson
Brady	Hutchinson	Murphy	Tracy
Bush	Jones, E.	Nybo	Trotter
Castro	Koehler	Oberweis	Van Pelt
Clayborne	Lightford	Radogno	Weaver
Collins	Link	Raoul	Mr. President
Connelly	Manar	Rezin	
Cullerton, T.	Martinez	Righter	

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointments.

On motion of Senator Muñoz, the Executive Session arose and the Senate resumed consideration of business.

Senator Link, presiding.

COMMITTEE MEETING ANNOUNCEMENT

The Chair announced the following committee to meet at 4:30 o'clock p.m.:

Agriculture in Room 409

CONSIDERATION OF SENATE BILL ON CONSIDERATION POSTPONED

On motion of Senator Biss, **Senate Bill No. 1424**, having been read by title a third time on May 4, 2017, and pending roll call further consideration postponed, was taken up again on third reading.

On motion of Senator Biss, **Senate Bill No. 1424** was recalled from the order of third reading to the order of second reading.

Senator Biss offered the following amendment and moved its adoption:

AMENDMENT NO. 4 TO SENATE BILL 1424

AMENDMENT NO. <u>4</u>. Amend Senate Bill 1424, AS AMENDED, with reference to page and line numbers of Senate Amendment No. 1, on page 8, line 15, by replacing "shall" with "may".

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 4 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

READING BILL OF THE SENATE A THIRD TIME

On motion of Senator Biss, **Senate Bill No. 1424** having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 31; NAYS 23.

The following voted in the affirmative:

Aquino	Harmon	Link	Raoul
Bennett	Hastings	Manar	Silverstein
Biss	Holmes	McCann	Stadelman
Bush	Hunter	McGuire	Steans
Castro	Hutchinson	Morrison	Trotter
Clayborne	Jones, E.	Mulroe	Van Pelt
Collins	Koehler	Muñoz	Mr. President
Cunningham	Lightford	Murphy	

The following voted in the negative:

Althoff	Connelly	Nybo	Rose
Anderson	Cullerton, T.	Oberweis	Schimpf
Barickman	Fowler	Radogno	Syverson
Bertino-Tarrant	McCarter	Rezin	Tracy
Bivins	McConchie	Righter	Weaver
Brady	McConnaughay	Rooney	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

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

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A SECOND TIME

On motion of Senator McConchie, **House Bill No. 3093** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Mulroe, **House Bill No. 3106** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Anderson, **House Bill No. 3108** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Bivins, **House Bill No. 3120** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Castro, **House Bill No. 3122** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Aquino, **House Bill No. 3131** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Collins, **House Bill No. 3139** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Bertino-Tarrant, **House Bill No. 3161** having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 3161

AMENDMENT NO. 1. Amend House Bill 3161 on page 1, by replacing lines 4 through 5 with the following:

"Section 5. The Alcoholism and Other Drug Abuse and Dependency Act is amended by changing Section 5-10 and by adding Section 20-30 as follows:

(20 ILCS 301/5-10)

Sec. 5-10. Functions of the Department.

- (a) In addition to the powers, duties and functions vested in the Department by this Act, or by other laws of this State, the Department shall carry out the following activities:
 - (1) Design, coordinate and fund a comprehensive and coordinated community-based and culturally and gender-appropriate array of services throughout the State for the prevention, intervention, treatment and rehabilitation of alcohol and other drug abuse and dependency that is accessible and addresses the needs of at-risk or addicted individuals and their families.
 - (2) Act as the exclusive State agency to accept, receive and expend, pursuant to appropriation, any public or private monies, grants or services, including those received from the federal government or from other State agencies, for the purpose of providing an array of services for the prevention, intervention, treatment and rehabilitation of alcoholism or other drug abuse or dependency. Monies received by the Department shall be deposited into appropriate funds as may be created by State law or administrative action.
- (2.5) In partnership with the Department of Healthcare and Family Services, act as one of the principal State agencies for the sole purpose of calculating the maintenance of effort requirement under Section 1930 of Title XIX, Part B, Subpart II of the Public Health Service Act (42 U.S.C. 300x-30) and the Interim Final Rule (45 CFR 96.134).
 - (3) Coordinate a statewide strategy among State agencies for the prevention, intervention, treatment and rehabilitation of alcohol and other drug abuse and dependency. This strategy shall include the development of an annual comprehensive State plan for the provision of an array of services for education, prevention, intervention, treatment, relapse prevention and other services and activities to alleviate alcoholism and other drug abuse and dependency. The plan shall be based on local community-based needs and upon data including, but not limited to, that which defines the prevalence of and costs associated with the abuse of and dependency upon alcohol and other drugs. This comprehensive State plan shall include identification of problems, needs, priorities, services and other pertinent information, including the needs of minorities and other specific populations in the State, and shall describe how the identified problems and needs will be addressed. For purposes of this paragraph, the term "minorities and other specific populations" may include, but shall not be limited to, groups such as women, children, intravenous drug users, persons with AIDS or who are HIV infected, African-Americans, Puerto Ricans, Hispanics, Asian Americans, the elderly, persons in the criminal justice system, persons who are clients of services provided by other State agencies, persons with disabilities and such other specific populations as the Department may from time to time identify. In developing the plan, the Department shall seek input from providers, parent groups, associations and interested citizens.

Beginning with State fiscal year 1996, the annual comprehensive State plan developed under this Section shall include an explanation of the rationale to be used in ensuring that funding shall be based upon local community needs, including, but not limited to, the incidence and prevalence of, and costs associated with, the abuse of and dependency upon alcohol and other drugs, as well as upon demonstrated program performance.

The annual comprehensive State plan developed under this Section shall contain a report detailing the activities of and progress made by the programs for the care and treatment of addicted pregnant women, addicted mothers and their children established under subsection (j) of Section 35-5 of this Act.

Each State agency which provides or funds alcohol or drug prevention, intervention and treatment services shall annually prepare an agency plan for providing such services, and these shall be used by the Department in preparing the annual comprehensive statewide plan. Each agency's annual plan for alcohol and drug abuse services shall contain a report on the activities and progress of such services in the prior year. The Department may provide technical assistance to other State agencies, as required, in the development of their agency plans.

- (4) Lead, foster and develop cooperation, coordination and agreements among federal and State governmental agencies and local providers that provide assistance, services, funding or other functions, peripheral or direct, in the prevention, intervention, treatment or rehabilitation of alcoholism and other drug abuse and dependency. This shall include, but shall not be limited to, the following:
 - (A) Cooperate with and assist the Department of Corrections and the Department on Aging in establishing and conducting programs relating to alcoholism and other drug abuse and dependency among those populations which they respectively serve.
 - (B) Cooperate with and assist the Illinois Department of Public Health in the establishment, funding and support of programs and services for the promotion of maternal and child health and the prevention and treatment of infectious diseases, including but not limited to HIV infection, especially with respect to those persons who may abuse drugs by intravenous injection, or may have been sexual partners of drug abusers, or may have abused substances so that their immune systems are impaired, causing them to be at high risk.
 - (C) Supply to the Department of Public Health and prenatal care providers a list of all alcohol and other drug abuse service providers for addicted pregnant women in this State.
 - (D) Assist in the placement of child abuse or neglect perpetrators (identified by the Illinois Department of Children and Family Services) who have been determined to be in need of alcohol or other drug abuse services pursuant to Section 8.2 of the Abused and Neglected Child Reporting Act.
 - (E) Cooperate with and assist the Illinois Department of Children and Family Services in carrying out its mandates to:
 - (i) identify alcohol and other drug abuse issues among its clients and their families; and
 - (ii) develop programs and services to deal with such problems.

 These programs and services may include, but shall not be limited to, programs to prevent the abuse of alcohol or other drugs by DCFS clients and their families, rehabilitation services, identifying child care needs within the array of alcohol and other drug abuse services, and assistance with other issues as required.
 - (F) Cooperate with and assist the Illinois Criminal Justice Information Authority with respect to statistical and other information concerning drug abuse incidence and prevalence.
 - (G) Cooperate with and assist the State Superintendent of Education, boards of education, schools, police departments, the Illinois Department of State Police, courts and other public and private agencies and individuals in establishing prevention programs statewide and preparing curriculum materials for use at all levels of education. An agreement shall be entered into with the State Superintendent of Education to assist in the establishment of such programs.
 - (H) Cooperate with and assist the Illinois Department of Healthcare and Family Services in the development and provision of services offered to recipients of public assistance for the treatment and prevention of alcoholism and other drug abuse and dependency.
 - (I) Provide training recommendations to other State agencies funding alcohol or other drug abuse prevention, intervention, treatment or rehabilitation services.
- (5) From monies appropriated to the Department from the Drunk and Drugged Driving Prevention Fund, make grants to reimburse DUI evaluation and remedial education programs licensed by the Department for the costs of providing indigent persons with free or reduced-cost services relating to a charge of driving under the influence of alcohol or other drugs.
- (6) Promulgate regulations to provide appropriate standards for publicly and privately funded programs as well as for levels of payment to government funded programs which provide an array of services for prevention, intervention, treatment and rehabilitation for alcoholism and other drug abuse or dependency.
- (7) In consultation with local service providers, specify a uniform statistical methodology for use by agencies, organizations, individuals and the Department for collection and dissemination of statistical information regarding services related to alcoholism and other drug use and abuse. This shall include prevention services delivered, the number of persons treated, frequency of admission and readmission, and duration of treatment.

- (8) Receive data and assistance from federal, State and local governmental agencies, and obtain copies of identification and arrest data from all federal, State and local law enforcement agencies for use in carrying out the purposes and functions of the Department.
- (9) Designate and license providers to conduct screening, assessment, referral and tracking of clients identified by the criminal justice system as having indications of alcoholism or other drug abuse or dependency and being eligible to make an election for treatment under Section 40-5 of this Act, and assist in the placement of individuals who are under court order to participate in treatment.
- (10) Designate medical examination and other programs for determining alcoholism and other drug abuse and dependency.
- (11) Encourage service providers who receive financial assistance in any form from the State to assess and collect fees for services rendered.
- (12) Make grants with funds appropriated from the Drug Treatment Fund in accordance with Section 7 of the Controlled Substance and Cannabis Nuisance Act, or in accordance with Section 80 of the Methamphetamine Control and Community Protection Act, or in accordance with subsections (h) and (i) of Section 411.2 of the Illinois Controlled Substances Act.
- (13) Encourage all health and disability insurance programs to include alcoholism and other drug abuse and dependency as a covered illness.
- (14) Make such agreements, grants-in-aid and purchase-care arrangements with any other department, authority or commission of this State, or any other state or the federal government or with any public or private agency, including the disbursement of funds and furnishing of staff, to effectuate the purposes of this Act.
- (15) Conduct a public information campaign to inform the State's Hispanic residents regarding the prevention and treatment of alcoholism.
- (b) In addition to the powers, duties and functions vested in it by this Act, or by other laws of this State, the Department may undertake, but shall not be limited to, the following activities:
 - (1) Require all programs funded by the Department to include an education component to inform participants regarding the causes and means of transmission and methods of reducing the risk of acquiring or transmitting HIV infection, and to include funding for such education component in its support of the program.
 - (2) Review all State agency applications for federal funds which include provisions relating to the prevention, early intervention and treatment of alcoholism and other drug abuse and dependency in order to ensure consistency with the comprehensive statewide plan developed pursuant to this Act.
 - (3) Prepare, publish, evaluate, disseminate and serve as a central repository for educational materials dealing with the nature and effects of alcoholism and other drug abuse and dependency. Such materials may deal with the educational needs of the citizens of Illinois, and may include at least pamphlets which describe the causes and effects of fetal alcohol syndrome, which the Department may distribute free of charge to each county clerk in sufficient quantities that the county clerk may provide a pamphlet to the recipients of all marriage licenses issued in the county.
 - (4) Develop and coordinate, with regional and local agencies, education and training programs for persons engaged in providing the array of services for persons having alcoholism or other drug abuse and dependency problems, which programs may include specific HIV education and training for program personnel.
 - (5) Cooperate with and assist in the development of education, prevention and treatment programs for employees of State and local governments and businesses in the State.
 - (6) Utilize the support and assistance of interested persons in the community, including recovering addicts and alcoholics, to assist individuals and communities in understanding the dynamics of addiction, and to encourage individuals with alcohol or other drug abuse or dependency problems to voluntarily undergo treatment.
 - (7) Promote, conduct, assist or sponsor basic clinical, epidemiological and statistical research into alcoholism and other drug abuse and dependency, and research into the prevention of those problems either solely or in conjunction with any public or private agency.
 - (8) Cooperate with public and private agencies, organizations and individuals in the development of programs, and to provide technical assistance and consultation services for this purpose.
 - (9) Publish or provide for the publishing of a manual to assist medical and social service providers in identifying alcoholism and other drug abuse and dependency and coordinating the multidisciplinary delivery of services to addicted pregnant women, addicted mothers and their children. The manual may be used only to provide information and may not be used by the Department to establish practice standards. The Department may not require recipients to use specific providers nor

may they require providers to refer recipients to specific providers. The manual may include, but need not be limited to, the following:

- (A) Information concerning risk assessments of women seeking prenatal, natal, and postnatal medical care.
- (B) Information concerning risk assessments of infants who may be substance-affected.
- (C) Protocols that have been adopted by the Illinois Department of Children and Family Services for the reporting and investigation of allegations of child abuse or neglect under the Abused and Neglected Child Reporting Act.
- (D) Summary of procedures utilized in juvenile court in cases of children alleged or found to be abused or neglected as a result of being born to addicted women.
- (E) Information concerning referral of addicted pregnant women, addicted mothers and their children by medical, social service, and substance abuse treatment providers, by the Departments of Children and Family Services, Public Aid, Public Health, and Human Services.
- (F) Effects of substance abuse on infants and guidelines on the symptoms, care, and comfort of drug-withdrawing infants.
- (G) Responsibilities of the Illinois Department of Public Health to maintain statistics on the number of children in Illinois addicted at birth.
- (10) To the extent permitted by federal law or regulation, establish and maintain a clearinghouse and central repository for the development and maintenance of a centralized data collection and dissemination system and a management information system for all alcoholism and other drug abuse prevention, early intervention and treatment services.
- (11) Fund, promote or assist programs, services, demonstrations or research dealing with addictive or habituating behaviors detrimental to the health of Illinois citizens.
- (12) With monies appropriated from the Group Home Loan Revolving Fund, make loans, directly or through subcontract, to assist in underwriting the costs of housing in which individuals recovering from alcohol or other drug abuse or dependency may reside in groups of not less than 6 persons, pursuant to Section 50-40 of this Act.
- (13) Promulgate such regulations as may be necessary for the administration of grants or to otherwise carry out the purposes and enforce the provisions of this Act.
- (14) Fund programs to help parents be effective in preventing substance abuse by building an awareness of drugs and alcohol and the family's role in preventing abuse through adjusting expectations, developing new skills, and setting positive family goals. The programs shall include, but not be limited to, the following subjects: healthy family communication; establishing rules and limits; how to reduce family conflict; how to build self-esteem, competency, and responsibility in children; how to improve motivation and achievement; effective discipline; problem solving techniques; and how to talk about drugs and alcohol. The programs shall be open to all parents.

 (Source: P.A. 94-556, eff. 9-11-05; 95-331, eff. 8-21-07.)".

There being no further amendments, the bill, as amended, was ordered to a third reading.

On motion of Senator Raoul, **House Bill No. 3165** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator McConchie, **House Bill No. 3169** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Tracy, **House Bill No. 3172** was taken up, read by title a second time and ordered to a third reading.

SENATE BILL RECALLED

On motion of Senator Bush, **Senate Bill No. 569** was recalled from the order of third reading to the order of second reading.

Senator Bush offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO SENATE BILL 569

AMENDMENT NO. 1_. Amend Senate Bill 569 by replacing everything after the enacting clause with the following:

"Section 5. The Mobile Home Landlord and Tenant Rights Act is amended by changing Section 6.7 as follows:

(765 ILCS 745/6.7)

Sec. 6.7. Violations; inspection reports; postings; penalty.

- (a) Any nonconformance with a statute, rule, or ordinance applicable to the mobile home park or manufactured home community constitutes a violation. The authority having jurisdiction shall identify violations in an inspection report. The inspection report shall be served upon the park owner or managing agent in person or by certified United States mail, return receipt requested, postage prepaid.
- (b) The park owner or its managing agent shall post in a conspicuous place any inspection report received from the authority having jurisdiction regarding health and life safety violations as defined in rules promulgated by the Illinois Department of Public Health. The inspection report shall be posted beginning the business day after the date by which the violation or violations must be corrected as set forth in the inspection report issued by the authority having jurisdiction. The posting may be removed only when:
 - (1) the authority having jurisdiction has issued written authorization to remove the posting; or

expired from the mailing date of the notice to the authority having jurisdiction.

- (2) the park owner or its managing agent has corrected the violation or violations, served notice to the authority having jurisdiction that the violation or violations have been corrected by submitting such documentation or affidavit as may be necessary to substantiate the correction by certified United States mail, return receipt requested, postage prepaid, and no less than 15 days have
- (c) Nothing in this Act may be construed to diminish, impair, or otherwise affect the authority of the authority having jurisdiction to charge violations under the Mobile Home Park Act or any other statute, rule, or ordinance applicable to the mobile home park or manufactured home community.
- (d) Failure to comply with the requirements of this Section subjects the park owner or managing agent to a \$250 penalty. The penalty shall be payable to the authority having jurisdiction which issued the inspection report citing violations.
- (e) For purposes of enforcement of this Section by the Illinois Department of Public Health, the Illinois Administrative Procedure Act is hereby expressly adopted. The Illinois Department of Public Health has the authority to promulgate rules to enforce this Section.
- (f) For purposes of enforcement of this Section by any authority having jurisdiction other than the Illinois Department of Public Health, the authority having jurisdiction has the authority to adopt ordinances to enforce this Section.
- (g) A unit of local government, as defined in Article VII, Section 1 of the Illinois Constitution of 1970, has the authority to enact, maintain, and enforce an ordinance or resolution denying park owners the ability to increase rent, fees, or other charges imposed upon tenants if the park owner has failed to correct a health or life safety violation, as defined in rules adopted by the Department of Public Health or the authority having jurisdiction, until the violations are corrected as set forth in the inspection report issued by the authority having jurisdiction.

(Source: P.A. 98-1062, eff. 1-1-15.)".

The motion prevailed.

And the amendment was adopted and ordered printed.

Senator Bush offered the following amendment and moved its adoption:

AMENDMENT NO. 2 TO SENATE BILL 569

AMENDMENT NO. 2 . Amend Senate Bill 569 by replacing everything after the enacting clause with the following:

"Section 5. The Mobile Home Landlord and Tenant Rights Act is amended by changing Section 6.7 as follows:

(765 ILCS 745/6.7)

Sec. 6.7. Violations; inspection reports; postings; penalty.

(a) Any nonconformance with a statute, rule, or ordinance applicable to the mobile home park or manufactured home community constitutes a violation. The authority having jurisdiction shall identify

violations in an inspection report. The inspection report shall be served upon the park owner or managing agent in person or by certified United States mail, return receipt requested, postage prepaid.

- (b) The park owner or its managing agent shall post in a conspicuous place any inspection report received from the authority having jurisdiction regarding health and life safety violations as defined in rules promulgated by the Illinois Department of Public Health. The inspection report shall be posted beginning the business day after the date by which the violation or violations must be corrected as set forth in the inspection report issued by the authority having jurisdiction. The posting may be removed only when:
 - (1) the authority having jurisdiction has issued written authorization to remove the posting; or
 - (2) the park owner or its managing agent has corrected the violation or violations, served notice to the authority having jurisdiction that the violation or violations have been corrected by submitting such documentation or affidavit as may be necessary to substantiate the correction by certified United States mail, return receipt requested, postage prepaid, and no less than 15 days have expired from the mailing date of the notice to the authority having jurisdiction.
- (c) Nothing in this Act may be construed to diminish, impair, or otherwise affect the authority of the authority having jurisdiction to charge violations under the Mobile Home Park Act or any other statute, rule, or ordinance applicable to the mobile home park or manufactured home community.
- (d) Failure to comply with the requirements of this Section subjects the park owner or managing agent to a \$250 penalty. The penalty shall be payable to the authority having jurisdiction which issued the inspection report citing violations.
- (e) For purposes of enforcement of this Section by the Illinois Department of Public Health, the Illinois Administrative Procedure Act is hereby expressly adopted. The Illinois Department of Public Health has the authority to promulgate rules to enforce this Section.
- (f) For purposes of enforcement of this Section by any authority having jurisdiction other than the Illinois Department of Public Health, the authority having jurisdiction has the authority to adopt ordinances to enforce this Section.
- (g) A unit of local government, as defined in Article VII, Section 1 of the Illinois Constitution of 1970, other than a municipality having a population of 1,000,000 or more inhabitants, has the authority to enact, maintain, and enforce an ordinance or resolution denying park owners the ability to increase rent, fees, or other charges imposed upon tenants if the park owner has failed to correct a health or life safety violation, as defined in rules adopted by the Department of Public Health or the authority having jurisdiction, until the violations are corrected as set forth in the inspection report issued by the authority having jurisdiction. (Source: P.A. 98-1062, eff. 1-1-15.)".

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendments numbered 1 and 2 were ordered engrossed, and the bill, as amended, was ordered to a third reading.

READING OF BILL OF THE SENATE A THIRD TIME

On motion of Senator Bush, **Senate Bill No. 569**, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

Pending roll call, on motion of Senator Bush, further consideration of Senate Bill No. 569 was postponed.

SENATE BILL RECALLED

On motion of Senator Oberweis, **Senate Bill No. 951** was recalled from the order of third reading to the order of second reading.

Senator Oberweis offered the following amendment and moved its adoption:

AMENDMENT NO. 2 TO SENATE BILL 951

AMENDMENT NO. 2. Amend Senate Bill 951, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Administrative Procedure Act is amended by changing Sections 10-25 and 10-50 and by adding Section 10-75 as follows:

(5 ILCS 100/10-25) (from Ch. 127, par. 1010-25)

Sec. 10-25. Contested cases; notice; hearing.

- (a) In a contested case, all parties shall be afforded an opportunity for a hearing after reasonable notice. The notice shall be served personally, or by certified or registered mail . email as required in Section 10-75, or as otherwise provided by law upon the parties or their agents appointed to receive service of process and shall include the following:
 - (1) A statement of the time, place, and nature of the hearing.
 - (2) A statement of the legal authority and jurisdiction under which the hearing is to be held.
 - (3) A reference to the particular Sections of the substantive and procedural statutes and rules involved.
 - (4) Except where a more detailed statement is otherwise provided for by law, a short and plain statement of the matters asserted, the consequences of a failure to respond, and the official file or other reference number.
 - (5) The names and mailing addresses of the administrative law judge, all parties, and
 - all other persons to whom the agency gives notice of the hearing unless otherwise confidential by law.
- (b) An opportunity shall be afforded all parties to be represented by legal counsel and to respond and present evidence and argument.
- (c) Unless precluded by law, disposition may be made of any contested case by stipulation, agreed settlement, consent order, or default.

(Source: P.A. 87-823.)

(5 ILCS 100/10-50) (from Ch. 127, par. 1010-50)

Sec. 10-50. Decisions and orders.

- (a) A final decision or order adverse to a party (other than the agency) in a contested case shall be in writing or stated in the record. A final decision shall include findings of fact and conclusions of law, separately stated. Findings of fact, if set forth in statutory language, shall be accompanied by a concise and explicit statement of the underlying facts supporting the findings. If, in accordance with agency rules, a party submitted proposed findings of fact, the decision shall include a ruling upon each proposed finding. Parties or their agents appointed to receive service of process shall be notified either personally, of by registered or certified mail or by email as required in Section 10-75 of any decision or order. Upon request a copy of the decision or order shall be delivered or mailed forthwith to each party and to his attorney of record.
 - (b) All agency orders shall specify whether they are final and subject to the Administrative Review Law.
- (c) A decision by any agency in a contested case under this Act shall be void unless the proceedings are conducted in compliance with the provisions of this Act relating to contested cases, except to the extent those provisions are waived under Section 10-70 and except to the extent the agency has adopted its own rules for contested cases as authorized in Section 1-5.

(Source: P.A. 92-16, eff. 6-28-01.)

(5 ILCS 100/10-75 new)

Sec. 10-75. Service by email.

- (a) The following requirements shall apply for consenting to accept service by email:
- (1) At any time either before or after its issuance of a hearing notice as described in Section 10-25, an agency may require any attorney representing a party to the hearing to provide one or more email addresses at which they consent to accept service of documents described in Sections 10-25 and 10-50 in connection with the hearing. A party represented by an attorney may provide the email address of the attorney.
- (2) To the extent a person or entity is subject to licensure, permitting, or regulation by the agency, or submits an application for licensure or permitting to the agency, that agency may require, as a condition of such application, licensure, permitting, or regulation, that such unrepresented persons or entities consent to service by email of documents described in Sections 10-25 and 10-50 in connection with any hearings that may arise under this Section in connection with such application, licensure or regulation, provided that the agency: (i) requires that any person or entity providing such an email address update that email address if it is changed; and (ii) annually verifies that email address.
- (3) At any time either before or after its issuance of a hearing notice as described in Section 10-25, an agency may request, but not require, an unrepresented party that is not subject to paragraph (2) of this subsection (a) to consent to accept service by email of the documents described in Sections 10-25 and 10-50 by designating an email address at which they will accept service.

- (4) Any person or entity who submits an email address under this Section shall also be given the option to designate no more than two secondary email addresses at which the person or entity consents to accept service, provided that, if any secondary email address is designated, an agency must serve the documents to both the designated primary and secondary email addresses.
- (b) Notwithstanding any party's consent to accept service by email, no document described in Sections 10-25 or 10-50 may be served by email to the extent the document contains:
 - (1) a Social Security or individual taxpayer-identification number;
 - (2) a driver's license number;
 - (3) a financial account number;
 - (4) a debit or credit card number;
- (5) any other information that could reasonably be deemed personal, proprietary, confidential, or trade secret information; or
 - (6) any information about or concerning a minor.
- (c) Service by email is deemed complete on the day of transmission. Agencies that use email to serve documents under Sections 10-25 and 10-50 shall adopt rules that specify the standard for confirming delivery, and in failure to confirm delivery, what steps the agency will take to ensure that service by email or other means is accomplished."

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 2 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

READING BILL OF THE SENATE A THIRD TIME

On motion of Senator Oberweis, **Senate Bill No. 951** having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 55: NAYS None.

The following voted in the affirmative:

Althoff	Cunningham	McCann	Righter
Anderson	Fowler	McCarter	Rooney
Aquino	Harmon	McConchie	Rose
Barickman	Harris	McConnaughay	Schimpf
Bertino-Tarrant	Hastings	McGuire	Silverstein
Biss	Holmes	Morrison	Stadelman
Bivins	Hunter	Mulroe	Steans
Brady	Hutchinson	Muñoz	Syverson
Bush	Jones, E.	Murphy	Tracy
Castro	Koehler	Nybo	Trotter
Clayborne	Lightford	Oberweis	Van Pelt
Collins	Link	Radogno	Weaver
Connelly	Manar	Raoul	Mr. President
Cullerton, T.	Martinez	Rezin	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

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

SENATE BILL RECALLED

On motion of Senator Morrison, **Senate Bill No. 1577** was recalled from the order of third reading to the order of second reading.

Senator Morrison offered the following amendment and moved its adoption:

AMENDMENT NO. 2 TO SENATE BILL 1577

AMENDMENT NO. 2. Amend Senate Bill 1577 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois False Claims Act is amended by changing Section 3 as follows:

(740 ILCS 175/3) (from Ch. 127, par. 4103)

- Sec. 3. False claims.
- (a) Liability for certain acts.
 - (1) In general, any person who:
 - (A) knowingly presents, or causes to be presented, a false or fraudulent claim for payment or approval;
 - (B) knowingly makes, uses, or causes to be made or used, a false record or statement material to a false or fraudulent claim;
 - (C) conspires to commit a violation of subparagraph (A), (B), (D), (E), (F), or (G);
 - (D) has possession, custody, or control of property or money used, or to be used, by
 - the State and knowingly delivers, or causes to be delivered, less than all the money or property; (E) is authorized to make or deliver a document certifying receipt of property used,
 - or to be used, by the State and, intending to defraud the State, makes or delivers the receipt without completely knowing that the information on the receipt is true;
 - (F) knowingly buys, or receives as a pledge of an obligation or debt, public property from an officer or employee of the State, or a member of the Guard, who lawfully may not sell or pledge property; or
 - (G) knowingly makes, uses, or causes to be made or used, a false record or statement material to an obligation to pay or transmit money or property to the State, or knowingly conceals or knowingly and improperly avoids or decreases an obligation to pay or transmit money or property to the State.
- is liable to the State for a civil penalty of not less than the maximum amount and not more than the maximum amount allowed for a civil penalty for a violation of the federal False Claims Act (31 U.S.C. 3729 et seq.) as adjusted by the Federal Civil Penalties Inflation Adjustment Act of 1990 (28 U.S.C. 2461) \$5,500 and not more than \$11,000, plus 3 times the amount of

damages which the State sustains because of the act of that person. Notwithstanding any other provision, a person is liable to the State for a civil penalty of not less than \$5,500 and not more than \$11,000, plus 3 times the amount of damages which the State sustains because of the act of that person, when: (i) the civil action was brought by a private person pursuant to paragraph (1) of subsection (b) of Section 4; (ii) the State did not elect to intervene pursuant to paragraph (2) of subsection (b) of Section 4; (iii) the actual amount of the tax owed to the State is equal to or less than \$50,000, which does not include interest, penalties, attorney's fees, costs, or any other amounts owed or paid pursuant to this Act; and (iv) the violation of this Act relates to or involves a false claim regarding a tax administered by the Department of Revenue, excluding claims, records, or statements made under the Property Tax Code. The penalties in this Section are intended to be remedial rather than punitive, and shall not preclude, nor be precluded by, a criminal prosecution for the same conduct.

- (2) A person violating this subsection shall also be liable to the State for the costs
- of a civil action brought to recover any such penalty or damages.
- (b) Definitions. For purposes of this Section:
 - (1) The terms "knowing" and "knowingly":
 - (A) mean that a person, with respect to information:
 - (i) has actual knowledge of the information;
 - (ii) acts in deliberate ignorance of the truth or falsity of the information; or
 - (iii) acts in reckless disregard of the truth or falsity of the information, and
 - (B) require no proof of specific intent to defraud.
 - (2) The term "claim":
 - (A) means any request or demand, whether under a contract or otherwise, for money or property and whether or not the State has title to the money or property, that
 - (i) is presented to an officer, employee, or agent of the State; or
 - (ii) is made to a contractor, grantee, or other recipient, if the money or

property is to be spent or used on the State's behalf or to advance a State program or interest, and if the State:

- (I) provides or has provided any portion of the money or property requested or demanded; or
- (II) will reimburse such contractor, grantee, or other recipient for any portion of the money or property which is requested or demanded; and
- (B) does not include requests or demands for money or property that the State has paid to an individual as compensation for State employment or as an income subsidy with no restrictions on that individual's use of the money or property.
- (3) The term "obligation" means an established duty, whether or not fixed, arising from an express or implied contractual, grantor-grantee, or licensor-licensee relationship, from a fee-based or similar relationship, from statute or regulation, or from the retention of any overpayment.
- (4) The term "material" means having a natural tendency to influence, or be capable of influencing, the payment or receipt of money or property.
- (c) Exclusion. This Section does not apply to claims, records, or statements made under the Illinois Income Tax Act.

(Source: P.A. 95-128, eff. 1-1-08; 96-1304, eff. 7-27-10.)

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

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 2 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

READING BILLS OF THE SENATE A THIRD TIME

On motion of Senator Morrison, **Senate Bill No. 1577** having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 55; NAYS None.

The following voted in the affirmative:

Althoff	Cullerton, T.	McCann	Righter
Anderson	Cunningham	McCarter	Rooney
Aquino	Fowler	McConchie	Rose
Barickman	Harmon	McConnaughay	Schimpf
Bennett	Harris	McGuire	Silverstein
Bertino-Tarrant	Hastings	Morrison	Stadelman
Biss	Hunter	Mulroe	Steans
Bivins	Hutchinson	Muñoz	Syverson
Brady	Jones, E.	Murphy	Tracy
Bush	Koehler	Nybo	Trotter
Castro	Lightford	Oberweis	Van Pelt
Clayborne	Link	Radogno	Weaver
Collins	Manar	Raoul	Mr. President
Connelly	Martinez	Rezin	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

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

On motion of Senator Hunter, **Senate Bill No. 1839** having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 53; NAYS None; Present 1.

The following voted in the affirmative:

Althoff Fowler McConchie Anderson Harmon McConnaughay Aguino Harris McGuire Barickman Hastings Morrison Holmes Bertino-Tarrant Mulroe Bivins Hunter Muñoz Brady Hutchinson Murphy Bush Jones, E. Nybo Castro Koehler Oberweis Clayborne Lightford Radogno Collins Link Raoul Connelly Martinez Rezin Cullerton, T. McCann Righter

McCarter

Schimpf Silverstein Stadelman Steans Syverson Tracy Trotter Van Pelt Weaver Mr. President

Rose

The following voted present:

Manar

Cunningham

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Rooney

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

SENATE BILL RECALLED

On motion of Senator Syverson, **Senate Bill No. 620** was recalled from the order of third reading to the order of second reading.

At the hour of 3:11 o'clock p.m., Senator Clayborne, presiding.

Senator Link offered the following amendment and moved its adoption:

AMENDMENT NO. 2 TO SENATE BILL 620

AMENDMENT NO. <u>2</u>. Amend Senate Bill 620, AS AMENDED, with reference to page and line numbers of Senate Amendment No. 1, on page 4, line 3, by replacing "50,000" with "25,000"; and

on page 4, line 8, by replacing "50,000" with "25,000".

The motion prevailed.

And the amendment was adopted and ordered printed.

At the hour of 3:12 o'clock p.m., Senator Link, presiding.

Senator Syverson offered the following amendment and moved its adoption:

AMENDMENT NO. 3 TO SENATE BILL 620

AMENDMENT NO. 3_. Amend Senate Bill 620, AS AMENDED, in Section 5, in the introductory clause, by replacing "Section 25" with "Sections 25 and 58"; and

in Section 5, immediately below the end of Sec. 25, by inserting the following: "(230 ILCS 40/58)

Sec. 58. Location of terminals. Video gaming terminals must be located in an area restricted to persons over 21 years of age the entrance to which is within the view of at least one employee, who is over 21 years of age, of the establishment in which they are located or, if a licensed truck stop establishment, monitored through a closed circuit television monitor located on the premises and within the direct view of at least one employee who is over 21 years of age. The placement of video gaming terminals in licensed establishments, licensed truck stop establishments, licensed fraternal establishments, and licensed veterans establishments shall be subject to the rules promulgated by the Board pursuant to the Illinois Administrative Procedure Act.

(Source: P.A. 96-34, eff. 7-13-09; 96-37, eff. 7-13-09.)".

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendments numbered 2 and 3 were ordered engrossed, and the bill, as amended, was ordered to a third reading.

READING OF BILL OF THE SENATE A THIRD TIME

On motion of Senator Syverson, **Senate Bill No. 620**, having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

Pending roll call, on motion of Senator Syverson, further consideration of **Senate Bill No. 620** was postponed.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A SECOND TIME

On motion of Senator Manar, **House Bill No. 3649** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator McConnaughay, **House Bill No. 2831** was taken up, read by title a second time and ordered to a third reading.

MESSAGE FROM THE HOUSE

A message from the House by

Mr. Mapes, Clerk:

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

HOUSE BILL NO. 348

A bill for AN ACT concerning government.

HOUSE BILL NO. 1332

A bill for AN ACT concerning regulation.

Passed the House, May 16, 2017.

TIMOTHY D. MAPES, Clerk of the House

The foregoing **House Bills Numbered 348 and 1332** were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Mapes, Clerk:

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

SENATE BILL NO. 930

A bill for AN ACT concerning education.

SENATE BILL NO. 973

A bill for AN ACT concerning children.

SENATE BILL NO. 1413

A bill for AN ACT concerning health. Passed the House, May 16, 2017.

TIMOTHY D. MAPES, Clerk of the House

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A FIRST TIME

House Bill No. 348, sponsored by Senator T. Cullerton, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 1332, sponsored by Senator J. Cullerton, was taken up, read by title a first time and referred to the Committee on Assignments.

At the hour of 3:33 o'clock p.m., Senator Trotter, presiding.

MOTIONS IN WRITING

Senator T. Cullerton submitted the following Motion in Writing:

Pursuant to Senate Rule 7-15(a), having voted on the prevailing side, I move to reconsider the vote by which SB 3 passed.

s/Tom Cullerton

Senator Tom Cullerton

2/28/17

Date

Senator J. Cullerton submitted the following Motion in Writing:

Pursuant to Senate Rule 7-15(a), having voted on the prevailing side, I move to reconsider the vote by which SB 5 passed.

s/John Cullerton

Senator John Cullerton

2/28/17

Date

Senator J. Cullerton submitted the following Motion in Writing:

Pursuant to Senate Rule 7-15(a), having voted on the prevailing side, I move to reconsider the vote by which SB 6 passed.

s/John Cullerton

Senator John Cullerton

2/28/17

Date

Senator Link submitted the following Motion in Writing:

Pursuant to Senate Rule 7-15(a), having voted on the prevailing side, I move to reconsider the vote by which SB 7 passed.

s/Terry Link

Senator Terry Link

2/28/17

Date

Senator Harmon submitted the following Motions in Writing:

Pursuant to Senate Rule 7-15(a), having voted on the prevailing side, I move to reconsider the vote by which SB 8 passed.

s/Don Harmon

Senator Don Harmon

2/28/17

Date

Senator J. Cullerton submitted the following Motion in Writing:

Pursuant to Senate Rule 7-15(a), having voted on the prevailing side, I move to reconsider the vote by which SB 10 passed.

s/John J. Cullerton

Senator John J. Cullerton

5/10/17

Date

The foregoing Motions in Writing were filed with the Secretary and ordered placed on the Senate Calendar.

CONSIDERATION OF MOTIONS IN WRITING

Pursuant to Motion in Writing filed on February 28, 2017, Senator T. Cullerton moved to reconsider the vote by which **Senate Bill No. 3** passed.

The motion prevailed and the bill was placed on order of third reading.

Pursuant to Motion in Writing filed on February 28,2017, Senator J. Cullerton moved to reconsider the vote by which **Senate Bill No. 5** passed.

The motion prevailed and the bill was placed on the order of third reading.

Pursuant to Motion in Writing filed on February 28, 2017, Senator J. Cullerton moved to reconsider the vote by which **Senate Bill No. 6** passed.

The motion prevailed and the bill was placed on the order of third reading.

Pursuant to Motion in Writing filed on February 28, 2017, Senator Link moved to reconsider the vote by which **Senate Bill No. 7** passed.

The motion prevailed and the bill was placed on the order of third reading.

Pursuant to Motion in Writing filed on February 28, 2017, Senator Harmon moved to reconsider the vote by which **Senate Bill No. 8** passed.

The motion prevailed and the bill was placed on the order of third reading.

Pursuant to Motion in Writing filed on May 10, 2017, Senator J. Cullerton moved to reconsider the vote by which **Senate Bill No. 10** passed.

The motion prevailed and the bill was placed on the order of third reading.

At the hour of 3:39 o'clock p.m., Senator Link, presiding.

COMMITTEE MEETING ANNOUNCEMENTS

The Chair announced the following committees to meet at 4:30 o'clock p.m.:

Revenue in Room 212 Agriculture in Room 409

At the hour of 3:40 o'clock p.m., the Chair announced the Senate stand adjourned until Wednesday, May 17, 2017, at 12:00 o'clock noon.