

SENATE JOURNAL

STATE OF ILLINOIS

ONE HUNDRED SECOND GENERAL ASSEMBLY

30TH LEGISLATIVE DAY

FRIDAY, APRIL 23, 2021

11:16 O'CLOCK A.M.

SENATE Daily Journal Index 30th Legislative Day

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The Senate met pursuant to adjournment. Senator Antonio Muñoz, Chicago, Illinois, presiding.

Silent prayer was observed by all members of the Senate.

Senator Bennett led the Senate in the Pledge of Allegiance.

Senator Hunter moved that reading and approval of the Journal of Thursday, April 22, 2021, be postponed, pending arrival of the printed Journal.

The motion prevailed.

REPORTS RECEIVED

The Secretary placed before the Senate the following reports:

Reporting Requirement of 50 ILCS 707/20 (Law Enforcement Camera Grant Act), submitted by the Wayne County Sheriff.

Reporting Requirement of 50 ILCS 707/15 (Law Enforcement Camera Grant Act), submitted by the DeKalb Police Department.

Reporting Requirement of 50 ILCS 707/20 (Law Enforcement Camera Grant Act), submitted by the DeKalb Police Department.

Reporting Requirement of 50 ILCS 707/15 (Law Enforcement Camera Grant Act), submitted by the Wayne County Sheriff.

2021 USDVA Correspondence for IVHQ Construction Funding, submitted by the Department of Veterans' Affairs.

Reporting Requirement of 50 ILCS 707/15 (Law Enforcement Camera Grant Act), submitted by the Ashland Police Department.

Reporting Requirement of 50 ILCS 707/15 (Law Enforcement Camera Grant Act), submitted by the Boone County Sheriff.

Reporting Requirement of 50 ILCS 707/15 (Law Enforcement Camera Grant Act), submitted by the Murphysboro Police Department.

Reporting Requirement of 50 ILCS 707/15 (Law Enforcement Camera Grant Act) March 2020 - March 2021, submitted by the Boone County Sheriff.

Reporting Requirement of 50 ILCS 707/15 (Law Enforcement Camera Grant Act), submitted by the Litchfield Police Department.

Reporting Requirement of 50 ILCS 707/15 (Law Enforcement Camera Grant Act), submitted by the Mt. Olive Police Department.

Reporting Requirement of 50 ILCS 707/15 (Law Enforcement Camera Grant Act), submitted by the New Baden Police Department.

Reporting Requirement of 50 ILCS 707/15 (Law Enforcement Camera Grant Act), submitted by the Jackson County Sheriff.

Reporting Requirement of 50 ILCS 707/20 (Law Enforcement Camera Grant Act), submitted by the Chillicothe Police Department.

USDVA Correspondence for IVHQ Funding, submitted by the Department of Veterans' Affairs.

Reporting Requirement of 50 ILCS 707/15 (Law Enforcement Camera Grant Act), submitted by the Barrington Hills Police Department.

Reporting Requirement of 50 ILCS 707/15 (Law Enforcement Camera Grant Act), submitted by the Macoupin County Sheriff.

Department of Veterans Affairs Annual Report 2020, submitted by the Department of Veterans Affairs.

Body Camera Report to ILETSB 2021, submitted by the Chillicothe Police Department.

High Impact Business Designation for Shady Oaks Wind 2, LLC, submitted by the Department of Commerce and Economic Opportunity.

The foregoing reports were ordered received and placed on file with the Secretary's Office.

LEGISLATIVE MEASURES FILED

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 769

Amendment No. 1 to Senate Bill 1305

Amendment No. 2 to Senate Bill 1767

Amendment No. 1 to Senate Bill 1768

Amendment No. 1 to Senate Bill 2090

Amendment No. 1 to Senate Bill 2535

Amendment No. 2 to Senate Bill 2563

PRESENTATION OF RESOLUTIONS

SENATE RESOLUTION NO. 234

Offered by Senator Anderson and all Senators:

Mourns the death of Calvin Peters.

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

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

SENATE RESOLUTION NO. 233

WHEREAS, Many peoples with serious, chronic mental illness, such as schizophrenia, bipolar disorder, severe depression, or gastrointestinal disorders that include gastroparesis, nausea, and vomiting, require treatment with medications that work as dopamine receptor blocking agents (DRBAs), including antipsychotics; and

WHEREAS, While ongoing treatment with these medications can be very helpful, even lifesaving, for many people, it can also lead to Tardive Dyskinesia (TD); and

WHEREAS, Tardive Dyskinesia is a movement disorder that is characterized by random, involuntary, and uncontrolled movements of different muscles in the face, trunk, and extremities; and

WHEREAS, Tardive Dyskinesia can develop months, years, or decades after a person starts taking DRBAs and even after they have discontinued use of those medications; not everyone who takes a DRBA develops TD, but if it develops, it is often permanent; and

WHEREAS, It is estimated that over 500,000 Americans suffer from Tardive Dyskinesia; according to the National Alliance for Mental Illness, one in every four patients receiving long-term treatment with an antipsychotic medication will experience Tardive Dyskinesia; and

WHEREAS, Years of difficult and challenging research have resulted in recent scientific breakthroughs, with two new treatments for Tardive Dyskinesia approved by the United States Food and Drug Administration; and

WHEREAS, Tardive Dyskinesia is often unrecognized, and patients suffering from the illness are commonly misdiagnosed; regular screening for TD in patients taking DRBA medications is recommended by the American Psychiatric Association (APA); therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare the week of May 2, 2021 as "Tardive Dyskinesia Awareness Week" in the State of Illinois: and be it further

RESOLVED, That we encourage every individual in the United States to become better informed about and aware of Tardive Dyskinesia.

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

SENATE JOINT RESOLUTION NO. 27

WHEREAS, It is highly fitting that the Illinois General Assembly pays honor and respect to individuals who have given their lives in service to their communities; and

WHEREAS, Illinois State Police Trooper Nicholas "Nick" J. Hopkins #6141 of Waterloo took pride in serving his community and in his roles as friend, brother, husband, and father; and

WHEREAS, Trooper Hopkins was a 10-year veteran of the Illinois State Police and a member of the State Police's SWAT Team; he began his career on June 1, 2009 as a cadet at the Illinois State Police Academy; after graduating, he was assigned to District 12 (Effingham); on August 1, 2013, he joined ISP Zone 7 Investigations General Criminal Unit, and, in November of 2013, he was assigned to District 11 patrol in Collinsville; in February of 2016, he transferred to Zone 6's Metro East Police Assistance Team (MEPAT); in September of 2017, he was assigned to ISP SWAT; on March 16, 2018, he became a senior agent with the ISP; and

WHEREAS, On August 23, 2019, Trooper Hopkins was shot and killed in an exchange of gunfire with a suspect as the ISP SWAT team executed a search warrant in East St. Louis; and

WHEREAS, At the time of his death, Trooper Hopkins was survived by his wife, Whitney Hopkins; his children, Evelyn, Owen, and Emma; his parents, James and Verna Hopkins; his siblings, Valerie (Justin) Dortch, Zack (Kathy) Hopkins, Emily (Mike) Auffenberg, Gabe (Katie) Hopkins, and Abby Hopkins; his grandmother, Evelyn Hopkins; his sister-in-law, Erin Harris; his father-in-law and mother-in-law, James and Laural (Dearnbarger) Harris; and numerous aunts, uncles, nieces, nephews, and cousins; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that we

designate Illinois Route 3 from GG Road to Kaskaskia Road as the "Trooper Nick Hopkins Memorial Highway"; and be it further

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

RESOLVED, That suitable copies of this resolution be presented to the family of Trooper Hopkins, the Mayor of Waterloo, and the Secretary of the Illinois Department of Transportation.

MESSAGES FROM THE HOUSE

A message from the House by

Mr. Hollman, 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. 102

A bill for AN ACT concerning health.

HOUSE BILL NO. 653

A bill for AN ACT concerning safety.

HOUSE BILL NO. 2542

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 2595

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 2777

A bill for AN ACT concerning government.

HOUSE BILL NO. 3004

A bill for AN ACT concerning public employee benefits.

HOUSE BILL NO. 3277

A bill for AN ACT concerning courts.

HOUSE BILL NO. 3461

A bill for AN ACT concerning education.

HOUSE BILL NO. 3783

A bill for AN ACT concerning safety.

HOUSE BILL NO. 3928

A bill for AN ACT concerning conservation.

Passed the House, April 22, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bills Numbered 102, 653, 2542, 2595, 2777, 3004, 3277, 3461, 3783 and 3928 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Hollman, 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. 155

A bill for AN ACT concerning public aid.

HOUSE BILL NO. 162

A bill for AN ACT concerning local government.

HOUSE BILL NO. 232

A bill for AN ACT concerning public employee benefits.

HOUSE BILL NO. 295

A bill for AN ACT concerning prepaid funeral or burial contracts.

HOUSE BILL NO. 2523

A bill for AN ACT concerning public employee benefits.

HOUSE BILL NO. 2814

A bill for AN ACT concerning education.

HOUSE BILL NO. 3099

A bill for AN ACT concerning education.

HOUSE BILL NO. 3463

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 3699

A bill for AN ACT concerning finance.

HOUSE BILL NO. 3712

A bill for AN ACT concerning transportation.

Passed the House, April 22, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bills Numbered 155, 162, 232, 295, 2523, 2814, 3099, 3463, 3699 and 3712 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Hollman, 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. 369

A bill for AN ACT concerning minors.

HOUSE BILL NO. 453

A bill for AN ACT concerning revenue.

HOUSE BILL NO. 642

A bill for AN ACT concerning State government.

HOUSE BILL NO. 731

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 1839

A bill for AN ACT concerning State government.

HOUSE BILL NO. 2775

A bill for AN ACT concerning housing.

HOUSE BILL NO. 2891

A bill for AN ACT concerning safety.

HOUSE BILL NO. 3114 A bill for AN ACT concerning education.

HOUSE BILL NO. 3401

A bill for AN ACT concerning regulation.

Passed the House, April 22, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bills Numbered 369, 453, 642, 731, 1839, 2775, 2891, 3114 and 3401 were taken up, ordered printed and placed on first reading.

MOTION

Senator Holmes moved that pursuant to Senate Rule 4-1(e), Senators Barickman, Ellman, Harris, Lightford, Pacione-Zayas, Van Pelt and Wilcox be allowed to remotely participate and vote in today's session.

The motion prevailed.

MOTION

Senator Holmes moved that Senate Bills 472, 644, 664, 1711, 1714, 1981, 2297, 2409, and 2411 having been placed on the Order of Senate Bills Third Reading - Agreed Bills List on April 21, 2021, be removed from that order and placed back on the Order of Senate Bills Third Reading.

The motion prevailed.

And the Chair ordered that Senate Bills 472, 644, 664, 1711, 1714, 1981, 2297, 2409, and 2411 be placed on the Order of Senate Bills Third Reading.

READING BILL FROM THE HOUSE OF REPRESENTATIVES A SECOND TIME

On motion of Senator Aquino, **House Bill No. 2877** was taken up, read by title a second time and ordered to a third reading.

READING BILLS OF THE SENATE A THIRD TIME

On motion of Senator Koehler, **Senate Bill No. 170** 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 52; NAYS 4.

The following voted in the affirmative:

Anderson Feigenholtz Martwick McClure Aquino Fine Fowler McConchie Bailey Belt Gillespie Morrison Bennett Glowiak Hilton Muñoz Bryant Harris Murphy Bush Pacione-Zayas Hastings Castro Hunter Peters Collins Johnson Rose Connor Jones, E. Simmons Crowe Joyce Sims Cullerton, T. Koehler Stadelman Landek Stewart Cunningham Stoller DeWitte Loughran Cappel

Syverson Tracy Turner, D. Turner, S. Van Pelt Villa Villanueva Villivalam Wilcox Mr. President

The following voted in the negative:

Curran Plummer Holmes 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 Martwick, **Senate Bill No. 208** 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 37; NAYS 18.

The following voted in the affirmative:

Feigenholtz Koehler Simmons Aquino Belt Landek Fine Sims Bennett Gillespie Lightford Stadelman Harris Van Pelt Bush Loughran Cappel Castro Hastings Martwick Villa Collins Holmes Morrison Villanueva Villivalam Connor Hunter Muñoz Cullerton, T. Johnson Murphy Cunningham Jones, E. Pacione-Zayas

The following voted in the negative:

Joyce

Curran

Anderson Fowler Rezin Tracy Glowiak Hilton Bailey Rose Turner, S. **Bryant** McClure Stewart Wilcox Crowe McConchie Stoller DeWitte Plummer Syverson

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).

Peters

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

On motion of Senator Koehler, Senate Bill No. 251 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 4.

The following voted in the affirmative:

Anderson DeWitte Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stoller Bailey Fine Martwick Tracy Belt Fowler McClure Turner, D. Bennett Glowiak Hilton Morrison Turner, S. **Bryant** Van Pelt Harris Muñoz Bush Hastings Murphy Villa Castro Holmes Pacione-Zayas Villanueva Hunter Villivalam Collins Peters Connor Johnson Plummer Wilcox Crowe Jones, E. Rezin Mr. President Cullerton, T. Joyce Rose Cunningham Koehler Simmons

The following voted in the negative:

Landek

Gillespie Stewart McConchie Syverson

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).

Sims

Curran

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

On motion of Senator Peters, **Senate Bill No. 347** 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 43; NAYS 13.

The following voted in the affirmative:

Aquino DeWitte Joyce Rezin Belt Feigenholtz Koehler Simmons Bennett Fine Landek Sims Stadelman Bush Gillespie Lightford Castro Glowiak Hilton Loughran Cappel Turner, D. Collins Harris Martwick Van Pelt Morrison Villa Connor Hastings Crowe Holmes Muñoz Villanueva Hunter Murphy Villivalam Cullerton, T. Cunningham Johnson Pacione-Zayas Mr. President Curran Jones, E. Peters

The following voted in the negative:

Anderson McClure Stewart
Bailey McConchie Stoller
Bryant Plummer Syverson
Fowler Rose Tracy

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.

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

REPORTS FROM COMMITTEE ON ASSIGNMENTS

Senator Cunningham, Vice-Chair of the Committee on Assignments, during its April 23, 2021 meeting, reported the following Legislative Measures have been assigned to the indicated Standing Committees of the Senate:

Executive: Floor Amendment No. 1 to Senate Bill 1096.

State Government: Committee Amendment No. 1 to Senate Bill 2460.

Senator Cunningham, Vice-Chair of the Committee on Assignments, during its April 23, 2021 meeting, reported that the following Legislative Measures have been approved for consideration:

Floor Amendment No. 1 to Senate Bill 2357

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

Wilcox

Senator Cunningham, Vice-Chair of the Committee on Assignments, during its April 23, 2021 meeting, reported that the Committee recommends that **Floor Amendment No. 1 to Senate Bill 815** be re-referred from the Committee on Appropriations-Higher Education to the Committee on Assignments.

Senator Cunningham, Vice-Chair of the Committee on Assignments, during its April 23, 2021 meeting, reported the following Legislative Measure has been assigned to the indicated Standing Committee of the Senate:

Executive: Floor Amendment No. 1 to Senate Bill 815.

At the hour of 12:08 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 12:50 o'clock p.m., the Senate resumed consideration of business. Senator Cunningham, presiding.

SENATE BILL RECALLED

On motion of Senator Muñoz, **Senate Bill No. 1087** was recalled from the order of third reading to the order of second reading.

Senator Muñoz offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO SENATE BILL 1087

AMENDMENT NO. $\underline{1}$. Amend Senate Bill 1087 by replacing everything after the enacting clause with the following:

"Section 5. The Department of Insurance Law of the Civil Administrative Code of Illinois is amended by adding Section 1405-40 as follows:

(20 ILCS 1405/1405-40 new)

Sec. 1405-40. Transfer of the Illinois Comprehensive Health Insurance Plan. Upon entry of an Order of Rehabilitation or Liquidation against the Comprehensive Health Insurance Plan in accordance with Article XIII of the Illinois Insurance Code, all powers, duties, rights, and responsibilities of the Illinois Comprehensive Health Insurance Plan and the Illinois Comprehensive Health Insurance Board under the Comprehensive Health Insurance Plan Act shall be transferred to and vested in the Director of Insurance as rehabilitator or liquidator as provided in the provisions of this amendatory Act of the 102nd General Assembly.

Section 10. The Comprehensive Health Insurance Plan Act is amended by changing Sections 1.1, 3, and 15 and 90 adding Sections 91 and 92 are follows:

(215 ILCS 105/1.1) (from Ch. 73, par. 1301.1)

- Sec. 1.1. The General Assembly hereby makes the following findings and declarations:
- (a) The Comprehensive Health Insurance Plan is established as a State program that is intended to provide an alternate market for health insurance for certain uninsurable Illinois residents, and further is intended to provide an acceptable alternative mechanism as described in the federal Health Insurance Portability and Accountability Act of 1996 for providing portable and accessible individual health insurance coverage for federally eligible individuals as defined in this Act.
- (b) The State of Illinois may subsidize the cost of health insurance coverage offered by the Plan. However, since the State has only a limited amount of resources, the General Assembly declares that it intends for this program to provide portable and accessible individual health insurance coverage for every federally eligible individual who qualifies for coverage in accordance with Section 15 of this

Act, but does not intend for every eligible person who qualifies for Plan coverage in accordance with Section 7 of this Act to be guaranteed a right to be issued a policy under this Plan as a matter of entitlement.

(c) The Comprehensive Health Insurance Plan Board shall operate the Plan in a manner so that the estimated cost of the program during any fiscal year will not exceed the total income it expects to receive from policy premiums, investment income, assessments, or fees collected or received by the Board and other funds which are made available from appropriations for the Plan by the General Assembly for that fiscal year.

With the implementation of the federal Patient Protection and Affordable Care Act, the Plan shall discontinue as the alternative market for health insurance for certain Illinois residents and discontinue as the alternative mechanism, as described in the federal Health Insurance Portability and Accountability Act of 1996, effective no later than January 1, 2022.

(Source: P.A. 90-30, eff. 7-1-97.)

(215 ILCS 105/3) (from Ch. 73, par. 1303)

Sec. 3. Operation of the Plan.

- a. There is hereby created an Illinois Comprehensive Health Insurance Plan.
- b. The Plan shall operate subject to the supervision and control of the Board. The Board is created as a political subdivision and body politic and corporate and, as such, is not a State agency. The Board shall consist of 10 public members, appointed by the Governor with the advice and consent of the Senate.

Initial members shall be appointed to the Board by the Governor as follows: 2 members to serve until July 1, 1988, and until their successors are appointed and qualified; 2 members to serve until July 1, 1989, and until their successors are appointed and qualified; 3 members to serve until July 1, 1990, and until their successors are appointed and qualified; and 3 members to serve until July 1, 1991, and until their successors are appointed and qualified. As terms of initial members expire, their successors shall be appointed for terms to expire the first day in July 3 years thereafter, and until their successors are appointed and qualified.

Any vacancy in the Board occurring for any reason other than the expiration of a term shall be filled for the unexpired term in the same manner as the original appointment.

Any member of the Board may be removed by the Governor for neglect of duty, misfeasance, malfeasance, or nonfeasance in office.

In addition, a representative of the Governor's Office of Management and Budget, a representative of the Office of the Attorney General and the Director or the Director's designated representative shall be members of the Board. Four members of the General Assembly, one each appointed by the President and Minority Leader of the Senate and by the Speaker and Minority Leader of the House of Representatives, shall serve as nonvoting members of the Board. At least 2 of the public members shall be individuals reasonably expected to qualify for coverage under the Plan, the parent or spouse of such an individual, or a surviving family member of an individual who could have qualified for the Plan during his lifetime. The Director or Director's representative shall be the chairperson of the Board. Members of the Board shall receive no compensation, but shall be reimbursed for reasonable expenses incurred in the necessary performance of their duties.

- c. The Board shall make an annual report in September and shall file the report with the Secretary of the Senate and the Clerk of the House of Representatives. The report shall summarize the activities of the Plan in the preceding calendar year, including net written and earned premiums, the expense of administration, the paid and incurred losses for the year and other information as may be requested by the General Assembly. The report shall also include analysis and recommendations regarding utilization review, quality assurance and access to cost effective quality health care.
 - d. In its plan of operation the Board shall:
 - (1) Establish procedures for selecting a Plan administrator in accordance with Section 5 of this Act.
 - (2) Establish procedures for the operation of the Board.
 - (3) Create a Plan fund, under management of the Board, to fund administrative, claim, and other expenses of the Plan.
 - (4) Establish procedures for the handling and accounting of assets and monies of the Plan.
 - (5) Develop and implement a program to publicize the existence of the Plan, the eligibility requirements and procedures for enrollment and to maintain public awareness of the Plan.
 - (6) Establish procedures under which applicants and participants may have grievances reviewed by a grievance committee appointed by the Board. The grievances shall be reported to the Board

immediately after completion of the review. The Department and the Board shall retain all written complaints regarding the Plan for at least 3 years. Oral complaints shall be reduced to written form and maintained for at least 3 years.

- (7) Provide for other matters as may be necessary and proper for the execution of its powers, duties and obligations under the Plan.
- e. No later than 5 years after the Plan is operative the Board and the Department shall conduct cooperatively a study of the Plan and the persons insured by the Plan to determine: (1) claims experience including a breakdown of medical conditions for which claims were paid; (2) whether availability of the Plan affected employment opportunities for participants; (3) whether availability of the Plan affected the receipt of medical assistance benefits by Plan participants; (4) whether a change occurred in the number of personal bankruptcies due to medical or other health related costs; (5) data regarding all complaints received about the Plan including its operation and services; (6) and any other significant observations regarding utilization of the Plan. The study shall culminate in a written report to be presented to the Governor, the President of the Senate, the Speaker of the House and the chairpersons of the House and Senate Insurance Committees. The report shall be filed with the Secretary of the Senate and the Clerk of the House of Representatives. The report shall also be available to members of the general public upon request.
- (e-5) The Board shall conduct a feasibility study of establishing a small employer health insurance pool in which employers may provide affordable health insurance coverage to their employees. The Board may contract with a private entity or enter into intergovernmental agreements with State agencies for the completion of all or part of the study. The study shall:
 - (i) Analyze other states' experience in establishing small employer health insurance pools;
 - (ii) Assess the need for a small employer health insurance pool, including the number of individuals who might benefit from it;
 - (iii) Recommend means of establishing a small employer health insurance pool; and
 - (iv) Estimate the cost of providing a small employer health insurance pool through the Illinois Comprehensive Health Insurance Plan or another, public or private entity.

The Board may accept donations, in trust, from any legal source, public or private, for deposit into a trust account specifically created for expenditure, without the necessity of being appropriated, solely for the purpose of conducting all or part of the study. The Board shall issue a report with recommendations to the Governor and the General Assembly by January 1, 2005. As used in this subsection e-5, "small employer" means an employer having between one and 50 employees.

f. The Board may:

- (1) Prepare and distribute certificate of eligibility forms and enrollment instruction forms to insurance producers and to the general public in this State.
- (2) Provide for reinsurance of risks incurred by the Plan and enter into reinsurance agreements with insurers to establish a reinsurance plan for risks of coverage described in the Plan, or obtain commercial reinsurance to reduce the risk of loss through the Plan.
- (3) Issue additional types of health insurance policies to provide optional coverages as are otherwise permitted by this Act including a Medicare supplement policy designed to supplement Medicare.
- (4) Provide for and employ cost containment measures and requirements including, but not limited to, preadmission certification, second surgical opinion, concurrent utilization review programs, and individual case management for the purpose of making the pool more cost effective.
- (5) Design, utilize, contract, or otherwise arrange for the delivery of cost effective health care services, including establishing or contracting with preferred provider organizations, health maintenance organizations, and other limited network provider arrangements.
- (6) Adopt bylaws, rules, regulations, policies and procedures as may be necessary or convenient for the implementation of the Act and the operation of the Plan.
- (7) Administer separate pools, separate accounts, or other plans or arrangements as required by this Act to separate federally eligible individuals or groups of federally eligible individuals who qualify for Plan coverage under Section 15 of this Act from eligible persons or groups of eligible persons who qualify for Plan coverage under Section 7 of this Act and apportion the costs of the administration among such separate pools, separate accounts, or other plans or arrangements.
- g. The Director may, by rule, establish additional powers and duties of the Board and may adopt rules for any other purposes, including the operation of the Plan, as are necessary or proper to implement this Act.

- h. The Board is not liable for any obligation of the Plan. There is no liability on the part of any member or employee of the Board, or the Department, or the Director, both as regulator and as rehabilitator or liquidator, and no cause of action of any nature may arise against them, for any action taken or omission made by them in the performance of their powers and duties under this Act, unless the action or omission constitutes willful or wanton misconduct. The Board may provide in its bylaws or rules for indemnification of, and legal representation for, its members and employees.
- i. There is no liability on the part of any insurance producer for the failure of any applicant to be accepted by the Plan unless the failure of the applicant to be accepted by the Plan is due to an act or omission by the insurance producer which constitutes willful or wanton misconduct.
- j. Not later than 60 days after the effective date of this amendatory Act of the 102nd General Assembly, the Board shall develop a plan of rehabilitation or liquidation and dissolution, including the consent of a majority of the Board to the entry of an order of rehabilitation or liquidation, to wind down the affairs of the Plan, including details for the transition to other health plans of any persons currently enrolled in the Plan, for presentation to and approval by the Director. Upon the Director's approval of the plan of rehabilitation or liquidation and dissolution, the Director shall thereafter report to the Attorney General of this State, whose duty it shall be to file a complaint for rehabilitation or liquidation of the Plan pursuant to the provisions of Article XIII of the Illinois Insurance Code. Upon entry of a final Order of Rehabilitation or Liquidation and the Director's appointment as statutory rehabilitator or liquidator, the Director shall begin to administer and oversee the wind-down and dissolution of the Plan in accordance with the provisions of Article XIII.

(Source: P.A. 92-597, eff. 6-28-02; 93-622, eff. 12-18-03; 93-824, eff. 7-28-04.)

(215 ILCS 105/15)

Sec. 15. Alternative portable coverage for federally eligible individuals.

(a) Notwithstanding the requirements of subsection a of Section 7 and except as otherwise provided in this Section, any federally eligible individual for whom a Plan application, and such enclosures and supporting documentation as the Board may require, is received by the Board within 90 days after the termination of prior creditable coverage shall qualify to enroll in the Plan under the portability provisions of this Section.

A federally eligible person who has been certified as eligible pursuant to the federal Trade Act of 2002 and whose Plan application and enclosures and supporting documentation as the Board may require is received by the Board within 63 days after the termination of previous creditable coverage shall qualify to enroll in the Plan under the portability provisions of this Section.

- (b) Any federally eligible individual seeking Plan coverage under this Section must submit with his or her application evidence, including acceptable written certification of previous creditable coverage, that will establish to the Board's satisfaction, that he or she meets all of the requirements to be a federally eligible individual and is currently and permanently residing in this State (as of the date his or her application was received by the Board).
- (c) Except as otherwise provided in this Section, a period of creditable coverage shall not be counted, with respect to qualifying an applicant for Plan coverage as a federally eligible individual under this Section, if after such period and before the application for Plan coverage was received by the Board, there was at least a 90-day period during all of which the individual was not covered under any creditable coverage.

For a federally eligible person who has been certified as eligible pursuant to the federal Trade Act of 2002, a period of creditable coverage shall not be counted, with respect to qualifying an applicant for Plan coverage as a federally eligible individual under this Section, if after such period and before the application for Plan coverage was received by the Board, there was at least a 63-day period during all of which the individual was not covered under any creditable coverage.

- (d) Any federally eligible individual who the Board determines qualifies for Plan coverage under this Section shall be offered his or her choice of enrolling in one of alternative portability health benefit plans which the Board is authorized under this Section to establish for these federally eligible individuals and their dependents.
- (e) The Board shall offer a choice of health care coverages consistent with major medical coverage under the alternative health benefit plans authorized by this Section to every federally eligible individual. The coverages to be offered under the plans, the schedule of benefits, deductibles, co-payments, exclusions, and other limitations shall be approved by the Board. One optional form of coverage shall be comparable to comprehensive health insurance coverage offered in the individual market in this State or a standard option of coverage available under the group or individual health insurance laws of the State. The standard benefit

plan that is authorized by Section 8 of this Act may be used for this purpose. The Board may also offer a preferred provider option and such other options as the Board determines may be appropriate for these federally eligible individuals who qualify for Plan coverage pursuant to this Section.

- (f) Notwithstanding the requirements of subsection f of Section 8, any Plan coverage that is issued to federally eligible individuals who qualify for the Plan pursuant to the portability provisions of this Section shall not be subject to any preexisting conditions exclusion, waiting period, or other similar limitation on coverage.
- (g) Federally eligible individuals who qualify and enroll in the Plan pursuant to this Section shall be required to pay such premium rates as the Board shall establish and approve in accordance with the requirements of Section 7.1 of this Act.
- (h) A federally eligible individual who qualifies and enrolls in the Plan pursuant to this Section must satisfy on an ongoing basis all of the other eligibility requirements of this Act to the extent not inconsistent with the federal Health Insurance Portability and Accountability Act of 1996 in order to maintain continued eligibility for coverage under the Plan.
 - (i) New enrollment and policy renewals are discontinued on December 31, 2021.

(Source: P.A. 100-201, eff. 8-18-17.)

(215 ILCS 105/16 new)

Sec. 16. Cessation of operations.

- (a) Except as otherwise provided in this Section, the insurance operations of the Plan authorized by this Act shall cease on December 31, 2021.
 - (b) Coverage under the Plan does not apply to services provided on or after January 1, 2022.
- (c) The Plan shall cease providing coverage for participants enrolled prior to January 1, 2022 at 11:59 p.m. on December 31, 2021.
- (d) A claim for payment under the Plan must be submitted within 180 days after January 1, 2022 and paid in accordance with the provisions of Article XIII of the Illinois Insurance Code.
- (e) Any claim or grievance shall be resolved by the court supervising the Plan's Article XIII rehabilitation or liquidation proceedings.
- (f) Balance billing by a health care provider that is not a member of the provider network used by the Plan is prohibited.
- (g) The Board shall, not later than 60 days after the effective date of this amendatory Act of the 102nd General Assembly, submit to the Director a plan of rehabilitation or liquidation and dissolution, which must provide for, but shall not be limited to, the following:
 - (1) continuity of care for an individual who is covered under the Plan and is an inpatient on January 1, 2022;
 - (2) a final accounting of assessments;
 - (3) resolution of any net asset deficiency;
 - (4) cessation of all liability of the Plan; and
 - (5) final dissolution of the Plan.
- (h) The plan of rehabilitation or liquidation and dissolution may provide that, with the approval of the Director, a power or duty of the Plan may be delegated to a person that is to perform functions similar to the functions of the Plan.
- (i) Upon entry of an Order of Rehabilitation or Liquidation against the Plan, the court supervising the rehabilitation or liquidation proceedings shall have the jurisdiction to issue injunctions as set forth in Section 189 of the Illinois Insurance Code, including, but not limited to, the restraining of all persons, companies, and entities from bringing or further prosecuting all actions and proceedings at law or in equity or otherwise, whether in this State or elsewhere, against the Plan or its assets or property or the Director except insofar as those actions or proceedings arise in or are brought in the rehabilitation or liquidation proceedings.
- (j) Upon the entry of an order of rehabilitation or liquidation, the rights and liabilities of the Plan and of its policyholders and all other persons interested in its assets shall be fixed as of the date of entry of the order directing rehabilitation or liquidation, or such later date as may be provided by order of the court supervising the rehabilitation or liquidation proceedings.
- (k) Upon the satisfaction of all claims allowed in the rehabilitation or liquidation proceedings, including the costs and expenses of administering the rehabilitation or liquidation, any remaining funds shall be distributed as follows:
 - (1) for the accounts described in paragraph (2) of subsection (1) of Section 4, all funds shall be refunded on a pro rata basis to the insurers that were assessed based on the most recent deficit

- projections of the Plan's operation pursuant to Section 12 and to covered persons where appropriate; and
- (2) for all other accounts, all remaining funds shall be released and deposited into the Insurance Producer Administration Fund for use by the Department for initiatives to support the Illinois Health Benefits Exchange.
- (I) Upon the entry of an Order of Rehabilitation or Liquidation against the Plan, if the Director determines the Plan is holding any surplus funds in a segregated account associated with persons who qualified for coverage under Section 7 that are no longer required for the purposes for which they were acquired and are restricted from any other use, the Director may petition the court for such funds to be released and placed as follows:
 - (1) the first \$10,000,000 shall be deposited into the Insurance Producer Administration Fund for use by the Department for initiatives to support the Illinois Health Benefits Exchange; and
 - (2) the remainder shall be deposited into the Parity Advancement Fund.
 - (215 ILCS 105/17 new)
 - Sec. 17. Transfer of the Illinois Comprehensive Health Insurance Plan.
- (a) Upon entry of an Order of Rehabilitation or Liquidation against the Plan all powers, duties, rights, and responsibilities of the Plan and the Board shall be transferred to and vested in the Director, as rehabilitator or liquidator, who is authorized to wind down the affairs of the Plan in accordance with Article XIII of the Illinois Insurance Code.
- (b) The Director, as rehabilitator or liquidator, shall act on behalf of the Plan and the Board and shall have the power and duty to receive and answer correspondence, and shall evaluate all claims that are timely filed in the rehabilitation or liquidation proceedings and is authorized to make distribution from any unencumbered funds of the Plan's rehabilitation or liquidation estate upon all such claims as are allowed in the proceedings consistent with subsection (1) of Section 205 of the Illinois Insurance Code. Timely filed claims of vendors allowed in the rehabilitation or liquidation proceedings that are not capable of being discharged, in full, from the assets of the rehabilitation or liquidation estate may be presented to the Court of Claims.
- (c) All books, records, papers, documents, property (real and personal), contracts, causes of action, and pending business pertaining to the powers, duties, rights, and responsibilities transferred by this amendatory Act of the 102nd General Assembly from the Plan and the Board to the Director, as rehabilitator or liquidator, including, but not limited to, material in electronic or magnetic format and necessary computer hardware and software, shall be transferred to the Director, as rehabilitator or liquidator. Records shall be maintained as required by the federal Health Insurance Portability and Accountability Act of 1996, as now or hereafter amended, unless otherwise ordered by the court supervising the rehabilitation or liquidation proceedings.
- (d) The rights of the employees in the State of Illinois and its agencies under the Personnel Code and applicable collective bargaining agreements or under any pension, retirement, or annuity plan shall not be affected by this amendatory Act of the 102nd General Assembly.
- (e) Upon entry of an Order of Rehabilitation or Liquidation against the Plan, all unexpended appropriations and balances and other funds available for use by the Plan and the Board shall be transferred to and vested in the Director, as rehabilitator or liquidator. Except as provided in subsection (l) of Section 16, unexpended balances so transferred shall be distributed in accordance with Article XIII of the Illinois Insurance Code for paying the Director's administrative expenses incurred in connection with winding down the affairs of the Plan.
- (f) Whenever reports or notices are, on the effective date of this amendatory Act of the 102nd General Assembly, required to be made or given or papers or documents furnished or served by any person to or upon the Plan or the Board in connection with any of the powers, duties, rights, and responsibilities transferred by this amendatory Act of the 102nd General Assembly, the same shall be made, given, furnished, or served in the same manner to or upon the Director, as rehabilitator or liquidator.
- (g) This amendatory Act of the 102nd General Assembly does not affect any act done, ratified, or canceled or any right occurring or established or any action or proceeding had or commenced in the administrative, civil, or criminal cause by the Plan or the Board prior to the entry of an Order of Rehabilitation or Liquidation against the Plan; such actions or proceedings may be prosecuted and continued by the Director, as rehabilitator or liquidator.

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. 1 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 Muñoz, **Senate Bill No. 1087** 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:

Lightford

Stadalman

YEAS 57; NAYS None.

Andorgon

The following voted in the affirmative:

Ellmon

Anderson	EIIIIIan	Lightiora	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Villa
Collins	Holmes	Pacione-Zayas	Villanueva
Connor	Hunter	Peters	Villivalam
Crowe	Johnson	Plummer	Wilcox
Cullerton, T.	Jones, E.	Rezin	Mr. President
Cunningham	Joyce	Rose	
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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 Muñoz, Senate Bill No. 1534 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 57; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Tracy
Bennett	Gillespie	McConchie	Turner, D.
Bryant	Glowiak Hilton	Morrison	Turner, S.
Bush	Harris	Muñoz	Van Pelt
Castro	Hastings	Murphy	Villa
Collins	Holmes	Pacione-Zayas	Villanueva

Connor Hunter Peters Villivalam Wilcox Crowe Johnson Plummer Cullerton, T. Jones, E. Rezin Mr. President Cunningham Joyce Rose Curran Koehler Simmons

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).

Sims

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

SENATE BILL RECALLED

On motion of Senator Muñoz, Senate Bill No. 2037 was recalled from the order of third reading to the order of second reading.

Senator Muñoz offered the following amendment and moved its adoption:

AMENDMENT NO. 2 TO SENATE BILL 2037

AMENDMENT NO. $\underline{2}$. Amend Senate Bill 2037 on page 243, line 21, by changing "Office of the Statewide 9-1-1 Administrator" to "Division of Statewide 9-1-1"; and

on page 243, line 24, by changing "Office of the Statewide 9-1-1 Administrator" to "Division of Statewide 9-1-1"; and

on page 244, by deleting lines 5 through 7; and

DeWitte

on page 244, line 8, by changing "(4)" to "(3)"; and

on page 286, line 8, by changing "Nothing is" to "Nothing in is"; and

on page 323, line 21, by changing "4.5, 5, 5.2," to "5,"; and

Landek

by deleting lines 3 through 24 of page 1953, all of pages 1954 through 1963, and lines 1 through 21 of page 1964; and

on page 2278, line 8, by deleting "11,"; and

by deleting lines 16 through 25 of page 2283 and lines 1 through 15 of page 2284; and

on page 2351, line 12, by changing "2, 4, and 8" to "2 and 4"; and

by deleting lines 6 through 25 of page 2364 and lines 1 through 3 of page 2365; and

on page 2370, line 1, by changing "Sections 6 and 12.3" to "Section 6"; and

by deleting lines 8 through 25 of page 2373, all of page 2374, and lines 1 through 24 of page 2375.

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 Muñoz, Senate Bill No. 2037 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 58: NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Martwick Fine Stoller Belt McClure Fowler Syverson McConchie Bennett Gillespie Tracy Bryant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Koehler Curran Simmons **DeWitte** Landek Sims

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.

At the hour of 1:00 o'clock p.m., Senator Muñoz, presiding.

READING BILLS OF THE SENATE A THIRD TIME

On motion of Senator Villivalam, **Senate Bill No. 573** 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 58; NAYS None.

The following voted in the affirmative:

Lightford Stadelman Anderson Ellman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy Glowiak Hilton Brvant Morrison Turner, D. Bush Harris Muñoz Turner, S. Van Pelt Castro Hastings Murphy Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam

Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President

Curran Koehler Simmons DeWitte Landek Sims

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 BILLS RECALLED

On motion of Senator Ellman, Senate Bill No. 561 was recalled from the order of third reading to the order of second reading.

Senator Ellman offered the following amendment and moved its adoption:

AMENDMENT NO. 3 TO SENATE BILL 561

AMENDMENT NO. 3. Amend Senate Bill 561, AS AMENDED, with reference to page and line numbers of Senate Amendment No. 1, on page 3, line 20, after the period, by inserting the following:

"Any person who operates a refinery or chemical or ethanol plant, a storage and distribution facility, or a tank farm or terminal for flammable liquids, or who has a fixed foam system in use at a manufacturing facility or warehouse, may extend the date of compliance under this subsection to January 1, 2027 if, prior to January 1, 2025, the person determines that additional time for compliance is needed and sends notice of the determination to the Office of the State Fire Marshal."

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 3 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 Ellman, **Senate Bill No. 561** 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 58; NAYS None.

The following voted in the affirmative:

Lightford Stadelman Anderson Ellman Feigenholtz Loughran Cappel Stewart Aquino Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Gillespie McConchie Tracy Bennett Bryant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Van Pelt Castro Hastings Murphy Collins Holmes Pacione-Zayas Villa Hunter Villanueva Connor Peters Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

DeWitte Landek Sims

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 Cunningham, **Senate Bill No. 665** 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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 BILLS RECALLED

On motion of Senator Joyce, Senate Bill No. 915 was recalled from the order of third reading to the order of second reading.

Senator Joyce offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO SENATE BILL 915

AMENDMENT NO. $\underline{1}$. Amend Senate Bill 915 by replacing everything after the enacting clause with the following:

"Section 5. The State Parks Designation Act is amended by changing Sections 1, 3, 3.3, 6, and 7 and by adding Section 3.4 as follows:

(20 ILCS 840/1) (from Ch. 105, par. 468g)

Sec. 1. The following described areas are designated State Parks. Sites are designated as such by exhibiting exceptional scenic and natural features and terrain that warrant state level significance and that offer a wide range of recreational opportunities for the public to enjoy. The intended usage of these sites blends in the protection of the natural resources; including plant and animal communities, cultural and historic resources in a way that appeals to a large number of people in a variety of ways and have the names herein ascribed to them:

Adeline Jay Geo-Karis Illinois Beach State Park, in Lake County;

Apple River Canyon State Park, in Jo Daviess County;

Argyle Lake State Park, in McDonough County;

Beall Woods State Park, in Wabash County;

Beaver Dam State Park, in Macoupin County;

Buffalo Rock State Park, in LaSalle County;

Castle Rock State Park, in Ogle County;

Cave-in-Rock State Park, in Hardin County;

Chain O'Lakes State Park, in Lake and McHenry Counties;

Channahon State Park, in Will County

Delabar State Park, in Henderson County;

Dixon State Park, in Lee County;

Dixon Springs State Park, in Pope County;

Eagle Creek State Park, in Shelby County;

Edward R. Madigan State Park, in Logan County;

Eldon Hazlet State Park, in Clinton County;

Ferne Clyffe State Park, in Johnson County;

Fort Creve Coeur State Park, in Tazewell County;

Fort Defiance State Park, in Alexander County;

Fort Massac State Park, in Massac County;

Fox Ridge State Park, in Coles County;

Frank Holten State Park, in St. Clair County;

Funk's Grove State Park, in McLean County;

Gebhard Woods State Park, in Grundy County;

Giant City State Park, in Jackson and Union Counties;

Goose Lake Prairie State Park, in Grundy County;

Hazel and Bill Rutherford Wildlife Prairie State Park, in Peoria County;

Hennepin Canal Parkway State Park, in Bureau, Henry, Rock Island, Lee and Whiteside Counties;

Horseshoe Lake State Park, in Madison and St. Clair Counties;

Illini State Park, in LaSalle County;

Illinois and Michigan Canal State Park, in the counties of Cook, Will, Grundy, DuPage and LaSalle;

James "Pate" Philip State Park, in Cook, DuPage, and Kane Counties;

Johnson Sauk Trail State Park, in Henry County;

Jubilee College State Park, in Peoria County, excepting Jubilee College State Historic Site as described in Section 7.1 of the Historic Preservation Act;

Kankakee River State Park, in Kankakee and Will Counties Counties;

Kickapoo State Park, in Vermilion County;

Lake Le-Aqua-Na State Park, in Stephenson County;

Lake Murphysboro State Park, in Jackson County;

Laurence C. Warren State Park, in Cook County;

Lincoln Trail Homestead State Park, in Macon County;

Lincoln Trail State Park, in Clark County;

Lowden State Park, in Ogle County;

Matthiessen State Park, in LaSalle County;

McHenry Dam and Lake Defiance State Park, in McHenry County;

Mississippi Palisades State Park, in Carroll County;

Moraine Hills State Park, in McHenry County;

Moraine View State Park, in McLean County;

Morrison-Rockwood State Park, in Whiteside County;

Nauvoo State Park, in Hancock County, containing Horton Lake;

Pere Marquette State Park, in Jersey County;

Prophetstown State Park, in Whiteside County;

Pyramid State Park, in Perry County;

Railsplitter State Park, in Logan County;

Ramsey Lake State Park, in Fayette County;

Red Hills State Park, in Lawrence County;

Rock Cut State Park, in Winnebago County, containing Pierce Lake;

Rock Island Trail State Park, in Peoria and Stark Counties;

Sam Parr State Park, in Jasper County;

Sangchris Lake State Park, in Christian and Sangamon Counties;

Shabbona Lake and State Park, in DeKalb County;

Siloam Springs State Park, in Brown and Adams Counties;

Silver Springs State Park, in Kendall County;

South Shore State Park, in Clinton County;

Spitler Woods State Park, in Macon County;

Starved Rock State Park, in LaSalle County;

Stephen A. Forbes State Park, in Marion County;

Walnut Point State Park, in Douglas County;

Wayne Fitzgerrell State Park, in Franklin County;

Weinberg-King State Park, in Schuyler County;

Weldon Springs State Park, in DeWitt County;

White Pines Forest State Park, in Ogle County;

William G. Stratton State Park, in Grundy County;

Wolf Creek State Park, in Shelby County.

(Source: P.A. 100-695, eff. 8-3-18; 101-81, eff. 7-12-19.)

(20 ILCS 840/3) (from Ch. 105, par. 468i)

Sec. 3. The following described areas are designated State Fish and Wildlife Areas (SFWA's) and sites are designated as such by their purpose to reserve land and water areas for production and conservation of fish or wildlife and to provide hunting, fishing, trapping, observation, and other forms of compatible recreational use. Game Propagation Centers are areas of land or water reserved for production of fish or wildlife. They Conservation Areas and shall have the names herein ascribed to them, to wit:

Anderson Lake SFWA Conservation Area, in Fulton County;

Banner Marsh SFWA, in Peoria County;

Beall Woods Nature Preserve and Conservation Area, in Wabash County;

Big Bend SFWA, in Whiteside County;

Burning Star SFWA, in Jackson County;

Cape Bend SFWA, in Alexander County;

Carlyle Lake SFWA, in Fayette County;

Burnham Island Conservation Area, in Alexander County;

Calhoun County Conservation Area, in Calhoun County;

Coffeen Lake SFWA, in Montgomery County;

Copperhead Hollow SFWA, in Jersey County;

Crawford County SFWA, in Crawford County;

DePue Lake SFWA, in Bureau County;

Des Plaines SFWA Conservation Area, in Will County;

Des Plaines Game Propagation Center, in Will County;

Des Plaines SFWA, in Will County;

Devil's Island SFWA, in Alexander County;

Donnelley SFWA, in Bureau County;

Double T SFWA, in Fulton County;

Hamilton County SFWA Conservation Area, in Hamilton County, containing Dolan Lake;

Heidecke Lake SFWA, in Grundy County;

Henderson Creek SFWA, in Mercer County;

Horseshoe Lake SFWA Conservation Area, in Alexander County;

Iroquois County SFWA Conservation Area, in Iroquois County;

James C Helfrich Game Propagation Center, in Logan County;

Green River SFWA, in Lee County;

Kaskaskia River SFWA, in Randolph County;

Kinkaid Lake SFWA, in Jackson County;

LaSalle Lake SFWA, in LaSalle County;

Lee County Conservation Area, in Lee County;

Louis H. Barkhausen Conservation Area, in Mason County;

Mackinaw SFWA, in Tazewell County;

Marseilles SFWA, in LaSalle County;

Marshall County SFWA Conservation Area, in Marshall County;

Mautino SFWA, in Bureau County;

Mazonia Braidwood SFWA, in Grundy County;

Meredosia Lake SFWA, in Cass and Morgan Counties;

Mermet Lake SFWA Conservation Area, in Massac County;

Middle Fork SFWA, in Vermilion County;

Mississippi River Area SFWA, in Calhoun County;

Mount Vernon Game Propagation Center, in Jefferson County;

Newton Lake SFWA, in Jasper County;

Peabody River King SFWA, in St Clair County;

Pekin Lake SFWA Conservation Area, in Tazewell County;

Powerton Lake SFWA, in Tazewell County;

Ray Norbut SFWA, in Pike County;

Rend Lake SFWA, in Jefferson County;

Randolph County Conservation Area, in Randolph County;

Rice Lake SFWA Conservation Area, in Fulton County;

Saline County SFWA Conservation Area, in Saline County;

Sam Dale Lake SFWA Conservation Area, in Wayne County;

Sanganois SFWA Conservation Area, in Cass and Mason Counties;

Shelbyville SFWA, in Shelby and Moultrie Counties;

Snakeden Hollow SFWA, in Knox County;

Sparland Conservation Area, in Marshall County;

Spring Branch Conservation Area, in Peoria County;

Spring Lake SFWA Conservation Area, in Tazewell County;

Ten Mile Creek SFWA, in Hamilton County;

Turkey Bluffs SFWA, in Randolph County;

Union County SFWA Conservation Area, in Union County;

Washington County Conservation Area, in Washington County;

William W. Powers Conservation Area, in Cook County;

Woodford County SFWA Conservation Area, in Woodford County.

(Source: P.A. 89-445, eff. 2-7-96.)

(20 ILCS 840/3.3)

Sec. 3.3. State natural areas. State natural areas (SNA's) are areas of land in public ownership which, either retains or has recovered to a substantial degree its original natural or primeval character, though it need not be completely undisturbed, or has floral, faunal, ecological, geological or archaeological features of scientific, educational, scenic or esthetic interest. The following described areas are designated State Natural Areas and shall have the names ascribed to them in this Section:

Alorton Heron Rookery SNA in St. Clair County;

Annbriar Karst SNA in Monroe County;

Ayers Sand Prairie SNA in Carroll County;

Barton-Sommer Woodland SNA in Mason and Menard Counties;

Berryville Shale Glade SNA in Union County;

Big Grand Pierre Glade SNA in Pope County;

Black Crown Marsh SNA in McHenry County;

Brown Barrens SNA in Union County;

Burton Cave SNA in Adams County;

Cache River SNA in Johnson County;

Calamus Lake SNA in Macon County;

Cecil White Prairie SNA in Hancock County;

Cedar Glen SNA in Hancock County;

Cedar Lake Bog SNA in Lake County;

Chauncey Marsh SNA in Lawrence and Crawford Counties;

Chestnut Hills SNA in Pulaski County;

Clear Creek Wetland SNA in Cass County;

Collier Limestone Glade SNA in Hardin County;

Cretaceous Hills SNA in Pope County;

Cypress Pond SNA in Johnson and Union Counties;

Dean Hills SNA in Fayette County;

Deer Pond SNA in Johnson County;

Denby Prairie SNA in Macoupin County;

Devil's Prop SNA in Jefferson County;

Eagles Landing SNA in JoDaviess County;

Ellison Creek SNA in Henderson County;

Elton E. Fawks Bald Eagle Refuge SNA in Rock Island County;

Embarras River Bottoms SNA in Lawrence County;

Fall Creek Scenic Overlook SNA in Adams County;

Flag Pond SNA in Clay County;

Fogelpole Cave SNA in Monroe County;

Foley Sand Prairie SNA in Lee County;

Franklin Creek SNA in Lee County;

French Bluff SNA in Carroll County;

Fults Hill Prairie SNA in Monroe County;

Funks Grove SNA in McLean County;

Geissler Savanna SNA in Hancock County;

George S. Park Memorial Woods SNA in Putnam County;

Gibbons Creek Barrens SNA in Pope County;

Gillespie Prairie SNA in Macoupin and Montgomery Counties;

Ginther Farm SNA in Menard County; Goodes Woods SNA in Macoupin County;

Goose Lake Prairie SNA in Grundy County;

Gooseberry Island SNA in Kankakee County;

Grigsby Marsh SNA in McDonough County;

Grubb Hollow Prairie SNA in Pike County;

Guthrie Cave SNA in Union County;

Hanging Rock Sandstone Cliff SNA in Clay County;

Hanover Bluff SNA in JoDaviess County;

Harlem Hills SNA in Winnebago County;

Harper-Rector Woods SNA in Fulton County;

Harry "Babe" Woodyard SNA in Vermilion County;

Henry Allan Gleason SNA in Mason County;

Hitts Siding Prairie SNA in Will County;

Illinois Caverns SNA in Monroe County;

Iroquois Woods SNA in Kankakee County;

Jackson Slough Woods SNA in St. Clair County;

James "Gene" Korando Pond SNA in Jackson County;

Julius J. Knobeloch Woods SNA in St. Clair County;

Kidd Lake Marsh SNA in Monroe County;

Kishwaukee River SNA in DeKalb County;

Lake Como SNA in Whiteside County;

Lake in the Hills Fen SNA in McHenry County;

Lake Renwick Heron Rookery SNA in Will County;

Long Branch Sand Prairie SNA in Mason County;

Long Run Seep SNA in Will County;

Lower Fox River – Blake's Landing SNA in LaSalle County;

Lusk Creek Canyon SNA in Pope County;

Manito Prairie SNA in Tazewell County;

Margaret Guzy Pothole Wetlands SNA in Shelby County;

Marissa Woods SNA in St. Clair County;

Massasauga Prairie SNA in Warren County;

Matanzas Prairie SNA in Mason County;

Maxine Loy SNA in Marion County;

McClure School Shale Glades SNA in Union County;

McMaster Woods SNA in Greene County;

Meredosia Hill Prairie SNA in Morgan County;

Miller Shrub Swamp SNA in Marion County;

Miller-Anderson Woods SNA in Bureau and Putnam Counties;

Millhurst Fen SNA in Kendall County;

Mineral Marsh SNA in Henry County;

Mississippi River Sand Hills SNA in Hancock County;

Mitchell's Grove SNA in LaSalle County;

Momence Wetlands SNA in Kankakee County;

Montebello SNA in Hancock County;

Nachusa Prairie SNA in Ogle County;

Oakford SNA in Mason and Menard Counties;

Pecumsaugan Creek/Blackball Mines SNA in LaSalle County;

Peoria Salvation Army Woods SNA in Peoria County;

Pine Rock SNA in Ogle County;

Piney Creek Ravine SNA in Randolph and Jackson Counties;

Prairie Ridge SNA in Jasper and Marion Counties;

Prairie State Eagle Refuge SNA in Hancock County;

Primm's Pond SNA in JoDaviess County;

Rall Woods SNA in JoDaviess County;

Ralph Clover SNA in Jackson County;

Redwing Slough SNA in Lake County;

Revis Hill Prairie SNA in Mason County;

Rock Cave SNA in Effingham County;

Rockton Bog SNA in Winnebago County;

Sand Prairie-Scrub Oak SNA in Mason County;

Sandy Ford SNA in LaSalle County;

Shick Shack Sand Pond SNA in Cass County;

Sielbeck Forest SNA in Massac County;

Sipple Slough Woods SNA in Washington County;

Sparks Pond SNA in Mason County;

Spring Bay Fen SNA in Woodford County;

Stemler Cave Woods SNA in St. Clair County;

Sunbury Railroad Prairie SNA in Livingston County;

Swayne Hollow SNA in Randolph County;

Tapley Woods SNA in JoDaviess County;

Thomson-Fulton Sand Prairie SNA in Whiteside County;

Thorn Creek Woods SNA in Will County;

Volo Bog SNA in Lake County;

Wagon Lake SNA in St. Clair County;

Ward's Grove SNA in JoDaviess County;

Willow Creek SNA in Edgar County;

Wilmington Shrub Prairie SNA in Will County;

Wise Ridge Bedrock Hill SNA in Johnson County;

Wolf Road Prairie SNA in Cook County; and

Yorkville Prairie SNA in Kendall County.

Harry "Babe" Woodyard State Natural Area, in Vermilion County.

(Source: P.A. 97-177, eff. 1-1-12.)

(20 ILCS 840/3.4 new)

Sec. 3.4. State habitat areas. State Habitat Areas (SHA's), are described as areas defined by a primary purpose to manage, protect, and perpetuate specific species, habitats, and natural communities and to make them available for defined public use.

The following described areas are designated State Habitat Areas (SHA's) and shall have the names ascribed to them in this Section:

Alvah Borah SHA in Wayne County;

Birkbeck SHA in DeWitt County;

Bradford SHA in Stark County;

Buffalo Prairie SHA in Knox County;

Campbell Pond SHA in Jackson and Franklin Counties;

Cecil E. Meeker SHA in Jasper County;

Chatsworth SHA in Livingston County;

Clifton SHA in Iroquois County;

Dublin Highlands SHA in Stephenson County;

Finfrock SHA in DeWitt County;

Freeman Mine SHA in Montgomery County;

Gifford SHA in Champaign County;

Hallsville SHA in DeWitt County;

Heron Woods SHA in DuPage County;

Herschel Workman SHA in Vermilion County;

Hindsboro SHA in Douglas County;

Ilo Dillin SHA in Tazewell County;

Kilbuck Creek SHA in Ogle County;

Larry D. Closson SHA in Douglass County;

Little Rock Creek SHA in Carroll County;

Loda SHA in Iroquois County;

Manito SHA in Tazewell County;

Max and Edward Rowe SHA in Hancock County;

Maytown SHA in Lee County;

Milks Grove SHA in Iroquois County;

Millroad Marsh SHA in Whiteside County;

Palatine Road Marsh SHA in Cook County;

Paul C Burrus SHA in Coles County;

Perdueville SHA in Ford and Champaign County;

Prairie Bluff SHA in Will County;

Rail Splitter SHA in Sangamon County;

Reed Wildlife SHA in Hancock County;

Sam and Florence Atkinson Forest SHA in Wayne County;

Sand Prairie SHA in Lee County;

Saybrook SHA in McLean County;

Sibley SHA in Ford County;

Skinner Farm SHA in Johnson County;

South Shore SHA in Clinton County;

Steward SHA in Lee County;

T-Lakes SHA in Knox County;

Victoria SHA in Knox County;

Whitefield SHA in Marshall County;

Wildcat Hollow SHA in Effingham County; and

Willow Creek SHA in Edgar County.

(20 ILCS 840/6) (from Ch. 105, par. 468k-1)

Sec. 6. The following described areas are designated State Recreational Areas (SRA's) and are characterized as areas that can be used for a wide diversity of outdoor recreational pursuits, accommodating large numbers of people and shall have the names ascribed to them in this Section:

Clinton Lake State Recreation Area, DeWitt County;

Eldon Hazlet State Recreation Area in Clinton County;

Johnson-Sauk Trail State Recreation Area, Henry County;

Kickapoo State Recreation Area, Vermilion County;

Randolph County State Recreation Area, Randolph County;

Sahara Woods State Recreation Area, Saline County;

Washington County State Recreation Area, Washington County;

Wayne Fitzgerrell State Recreation Area, Franklin County; and

William W. Powers State Recreation Area, Cook County.

Parklands Recreational Area, in Tazewell County.

(Source: P.A. 89-445, eff. 2-7-96.)

(20 ILCS 840/7) (from Ch. 105, par. 468k-2)

Sec. 7. The following described areas are designated State Boating Access Areas and defined public boat launching sites that provide public access to rivers and lakes which are judged to be suitable for water-based outdoor recreation and shall have the names ascribed to them in this Section:

Golconda Marina, in Pope County;

Henderson Creek State Boat Access Area, in Henderson County;

Hennepin Canal Parkway, in Bureau, Henry, Rock Island, and Whiteside Counties;

Millers Hollow State Boat Access Area, in Carroll County;

Montebello Access Area, in Hancock County;

Myers Landing Access Area, in Adams County;

Piasa Creek Access Area, in Jersey County;

Pleasant Hill-Pike and Calhoun River Access Area, in Pike and Calhoun Counties; and

Titus Hollow Access Area, in Calhoun County.

(Source: P.A. 89-445, eff. 2-7-96.)

Section 10. The Historic Preservation Act is amended by changing Section 6 as follows:

(20 ILCS 3405/6) (from Ch. 127, par. 2706)

Sec. 6. Jurisdiction. The Historic Sites and Preservation Division of the Department shall have jurisdiction over the following described areas which are hereby designated as State Historic Sites, State Memorials, and Miscellaneous Properties. These sites have been deemed to have a state, national, or international levels of historical significance and the stewardship and caretaking responsibilities to protect and promote are hereby bestowed upon the Department:

State Historic Sites

Albany Mounds State Historic Site, Whiteside County;

Apple River Fort State Historic Site, JoDaviess County;

Bishop Hill State Historic Site, Henry County;

Black Hawk State Historic Site, Rock Island County;

Bryant Cottage State Historic Site, Piatt County;

Buel House, Pope County;

Cahokia Courthouse State Historic Site, St. Clair County;

Cahokia Mounds State Historic Site, in Madison and St. Clair Counties (however, the Illinois State Museum shall act as curator of artifacts pursuant to the provisions of the Archaeological and Paleontological Resources Protection Act);

Crenshaw House State Historic Site, Gallatin County;

Dana-Thomas House State Historic Site, Sangamon County;

David Davis Mansion State Historic Site, McLean County;

Douglas Tomb State Historic Site, Cook County;

Fort de Chartres State Historic Site, Randolph County;

Fort Kaskaskia State Historic Site, Randolph County;

Grand Village of the Illinois, LaSalle County;

U. S. Grant Home State Historic Site, Jo Daviess County;

Hotel Florence, Cook County;

Jarrot Mansion State Historic Site, St. Clair County;

Jubilee College State Historic Site, Peoria County;

Kincaid Mounds State Historic Site, Massac and Pope Counties;

Lewis and Clark State Historic Site, Madison County;

Lincoln-Herndon Law Offices State Historic Site, Sangamon County;

Lincoln Log Cabin State Historic Site, Coles County;

Lincoln's New Salem State Historic Site, Menard County;

Lincoln Tomb State Historic Site, Sangamon County;

Martin Boismenue House State Historic Site, St Clair County;

Pierre Menard Home State Historic Site, Randolph County;

Metamora Courthouse State Historic Site, Woodford County;

Moore Home State Historic Site, Coles County;

Mount Pulaski Courthouse State Historic Site, Logan County;

Old Market House State Historic Site, Jo Daviess County;

Old State Capitol State Historic Site, Sangamon County;

Postville Courthouse State Historic Site, Logan County;

Pullman Factory, Cook County;

Rose Hotel, Hardin County;

Carl Sandburg State Historic Site, Knox County;

Shawneetown Bank State Historic Site, Gallatin County;

Vachel Lindsay Home, Sangamon County;

Vandalia State House State Historic Site, Fayette County; and

Washburne House State Historic Site, Jo Daviess County.

State Memorials

Buel House, Pope County;

Campbell's Island State Memorial, Rock Island County;

Governor Bond State Memorial, Randolph County;

Governor Coles State Memorial, Madison County;

Governor Horner State Memorial, Cook County;

Governor Small State Memorial, Kankakee County;

Illinois Vietnam Veterans State Memorial, Sangamon County;

Kaskaskia Bell State Memorial, Randolph County;

Korean War Memorial, Sangamon County;

Lewis and Clark State Memorial, Madison County;

Lincoln Monument State Memorial, Lee County;

Lincoln Trail State Memorial, Lawrence County;

Lovejoy State Memorial, Madison County;

Norwegian Settlers State Memorial, LaSalle County; and

Wild Bill Hickok State Memorial, LaSalle County"; and-

World War II Veterans Memorial, Sangamon County.

Miscellaneous Properties

Albany Mounds, Whiteside County;

Emerald Mound, St. Clair County;

Halfway Tavern, Marion County; and

Hofmann Tower, Cook County. ; and

Kincaid Mounds, Massac and Pope Counties.

(Source: P.A. 100-695, eff. 8-3-18.)".

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 1 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 Joyce, Senate Bill No. 915 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Loughran Cappel Aquino Feigenholtz Stewart Bailey Fine Martwick Stoller McClure Belt Fowler Syverson Bennett Gillespie McConchie Tracy **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Villivalam Crowe Johnson Plummer Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

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).

Sims

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

At the hour of 1:11 o'clock p.m., Senator Koehler, presiding.

Landek

SENATE BILLS RECALLED

On motion of Senator Johnson, **Senate Bill No. 968** was recalled from the order of third reading to the order of second reading.

Floor Amendment No. 1 was held in the Committee on Insurance.

Senator Johnson offered the following amendment and moved its adoption:

AMENDMENT NO. 2 TO SENATE BILL 968

AMENDMENT NO. 2 . Amend Senate Bill 968 by replacing everything after the enacting clause with the following:

"Section 5. The State Employees Group Insurance Act of 1971 is amended by changing Section 6.11 as follows:

(5 ILCS 375/6.11)

DeWitte

Sec. 6.11. Required health benefits; Illinois Insurance Code requirements. The program of health benefits shall provide the post-mastectomy care benefits required to be covered by a policy of accident and health insurance under Section 356t of the Illinois Insurance Code. The program of health benefits shall provide the coverage required under Sections 356g, 356g.5, 356g.5, 356g.5, 356m, 356u, 356w, 356x, 356z.2, 356z.4, 356z.4, 356z.8, 356z.8, 356z.9, 356z.10, 356z.11, 356z.12, 356z.13, 356z.14, 356z.15, 356z.17, 356z.22, 356z.25, 356z.26, 356z.29, 356z.30, 356z.32, 356z.33, 356z.36, and 356z.41, and 356z.43 of the Illinois Insurance Code. The program of health benefits must comply with Sections 155.22a, 155.37, 355b, 356z.19, 370c, and 370c.1 and Article XXXIIB of the Illinois Insurance Code. The Department of Insurance shall enforce the requirements of this Section with respect to Sections 370c and 370c.1 of the Illinois Insurance Code; all other requirements of this Section shall be enforced by the Department of Central Management Services.

Rulemaking authority to implement Public Act 95-1045, if any, is conditioned on the rules being adopted in accordance with all provisions of the Illinois Administrative Procedure Act and all rules and procedures of the Joint Committee on Administrative Rules; any purported rule not so adopted, for whatever reason, is unauthorized.

(Source: P.A. 100-24, eff. 7-18-17; 100-138, eff. 8-18-17; 100-863, eff. 8-14-18; 100-1024, eff. 1-1-19; 100-1057, eff. 1-1-19; 100-1102, eff. 1-1-19; 100-1170, eff. 6-1-19; 101-13, eff. 6-12-19; 101-281, eff. 1-1-20; 101-393, eff. 1-1-20; 101-452, eff. 1-1-20; 101-461, eff. 1-1-20; 101-625, eff. 1-1-21.)

Section 10. The Counties Code is amended by changing Section 5-1069.3 as follows: (55 ILCS 5/5-1069.3)

Sec. 5-1069.3. Required health benefits. If a county, including a home rule county, is a self-insurer for purposes of providing health insurance coverage for its employees, the coverage shall include coverage for the post-mastectomy care benefits required to be covered by a policy of accident and health insurance under Section 356t and the coverage required under Sections 356g, 356g.5, 356g.5-1, 356u, 356w, 356x, 356z.8, 356z.9, 356z.10, 356z.11, 356z.12, 356z.13, 356z.14, 356z.15, 356z.25, 356z.25, 356z.26, 356z.29, 356z.30a, 356z.33, 356z.36, and 356z.41, and 356z.43 of the Illinois Insurance Code. The coverage shall comply with Sections 155.22a, 355b, 356z.19, and 370c of the Illinois Insurance Code. The Department of Insurance shall enforce the requirements of this Section. The requirement that health benefits be covered as provided in this Section is an exclusive power and function of the State and is a denial and limitation under Article VII, Section 6, subsection (h) of the Illinois Constitution. A home rule county to which this Section applies must comply with every provision of this Section.

Rulemaking authority to implement Public Act 95-1045, if any, is conditioned on the rules being adopted in accordance with all provisions of the Illinois Administrative Procedure Act and all rules and procedures of the Joint Committee on Administrative Rules; any purported rule not so adopted, for whatever reason, is unauthorized.

(Source: P.A. 100-24, eff. 7-18-17; 100-138, eff. 8-18-17; 100-863, eff. 8-14-18; 100-1024, eff. 1-1-19; 100-1057, eff. 1-1-19; 100-102, eff. 1-1-19; 101-81, eff. 7-12-19; 101-281, eff. 1-1-20; 101-393, eff. 1-1-20; 101-461, eff. 1-1-20; 101-625, eff. 1-1-21.)

Section 15. The Illinois Municipal Code is amended by changing Section 10-4-2.3 as follows: (65 ILCS 5/10-4-2.3)

Sec. 10-4-2.3. Required health benefits. If a municipality, including a home rule municipality, is a self-insurer for purposes of providing health insurance coverage for its employees, the coverage shall include coverage for the post-mastectomy care benefits required to be covered by a policy of accident and health insurance under Section 356t and the coverage required under Sections 356g, 356g.5, 356g.5-1, 356u, 356w, 356x, 356z.6, 356z.8, 356z.9, 356z.10, 356z.11, 356z.12, 356z.13, 356z.14, 356z.15, 356z.22, 356z.25, 356z.26, 356z.29, 356z.30a, 356z.32, 356z.33, 356z.36, and 356z.41, and 356z.43 of the Illinois Insurance Code. The coverage shall comply with Sections 155.22a, 355b, 356z.19, and 370c of the Illinois Insurance Code. The Department of Insurance shall enforce the requirements of this Section. The requirement that health benefits be covered as provided in this is an exclusive power and function of the State and is a denial and limitation under Article VII, Section 6, subsection (h) of the Illinois Constitution. A home rule municipality to which this Section applies must comply with every provision of this Section.

Rulemaking authority to implement Public Act 95-1045, if any, is conditioned on the rules being adopted in accordance with all provisions of the Illinois Administrative Procedure Act and all rules and procedures of the Joint Committee on Administrative Rules; any purported rule not so adopted, for whatever reason, is unauthorized.

(Source: P.A. 100-24, eff. 7-18-17; 100-138, eff. 8-18-17; 100-863, eff. 8-14-18; 100-1024, eff. 1-1-19; 100-1057, eff. 1-1-19; 100-1102, eff. 1-1-19; 101-81, eff. 7-12-19; 101-281, eff. 1-1-20; 101-393, eff. 1-1-20; 101-461, eff. 1-1-20; 101-625, eff. 1-1-21.)

Section 20. The School Code is amended by changing Section 10-22.3f as follows: (105 ILCS 5/10-22.3f)

Sec. 10-22.3f. Required health benefits. Insurance protection and benefits for employees shall provide the post-mastectomy care benefits required to be covered by a policy of accident and health insurance under Section 356t and the coverage required under Sections 356g, 356g.5, 356g.5-1, 356u, 356w, 356x, 356z.6, 356z.8, 356z.9, 356z.11, 356z.12, 356z.13, 356z.14, 356z.15, 356z.22, 356z.25, 356z.26, 356z.29, 356z.30a, 356z.32, 356z.33, 356z.36, and 356z.41, and 356z.43 of the Illinois Insurance Code. Insurance policies shall comply with Section 356z.19 of the Illinois Insurance Code. The coverage shall comply with Sections 155.22a, 355b, and 370c of the Illinois Insurance Code. The Department of Insurance shall enforce the requirements of this Section.

Rulemaking authority to implement Public Act 95-1045, if any, is conditioned on the rules being adopted in accordance with all provisions of the Illinois Administrative Procedure Act and all rules and procedures of the Joint Committee on Administrative Rules; any purported rule not so adopted, for whatever reason, is unauthorized.

(Source: P.A. 100-24, eff. 7-18-17; 100-138, eff. 8-18-17; 100-863, eff. 8-14-18; 100-1024, eff. 1-1-19; 100-1057, eff. 1-1-19; 100-1102, eff. 1-1-19; 101-81, eff. 7-12-19; 101-281, eff. 1-1-20; 101-393, eff. 1-1-20; 101-461, eff. 1-1-20; 101-625, eff. 1-1-21.)

Section 25. The Illinois Insurance Code is amended by adding Section 356z.43 as follows:

(215 ILCS 5/356z.43 new)

Sec. 356z.43. Coverage for pancreatic cancer screening. A group or individual policy of accident and health insurance or a managed care plan that is amended, delivered, issued, or renewed on or after January 1, 2022 shall provide coverage for medically necessary pancreatic cancer screening.

Section 30. The Health Maintenance Organization Act is amended by changing Section 5-3 as follows:

(215 ILCS 125/5-3) (from Ch. 111 1/2, par. 1411.2)

Sec. 5-3. Insurance Code provisions.

- (a) Health Maintenance Organizations shall be subject to the provisions of Sections 133, 134, 136, 137, 139, 140, 141.1, 141.2, 141.3, 143, 143c, 147, 148, 149, 151, 152, 153, 154, 154.5, 154.6, 154.7, 154.8, 155.04, 155.22a, 355.2, 355.3, 355b, 356g.5-1, 356m, 356v, 356w, 356x, 356y, 356z.2, 356z.4, 356z.4a, 356z.5, 356z.6, 356z.8, 356z.9, 356z.10, 356z.11, 356z.12, 356z.13, 356z.14, 356z.15, 356z.17, 356z.18, 356z.19, 356z.21, 356z.22, 356z.25, 356z.26, 356z.29, 356z.30, 356z.30a, 356z.32, 356z.33, 356z.35, 356z.36, 356z.41, 356z.43, 364, 364.01, 367.2, 367.2-5, 367i, 368a, 368b, 368c, 368d, 368e, 370c, 370c.1, 401, 401.1, 402, 403, 403A, 408, 408.2, 409, 412, 444, and 444.1, paragraph (c) of subsection (2) of Section 367, and Articles IIA, VIII 1/2, XII, XII 1/2, XIII, XIII 1/2, XXV, XXVI, and XXXIIB of the Illinois Insurance Code.
- (b) For purposes of the Illinois Insurance Code, except for Sections 444 and 444.1 and Articles XIII and XIII 1/2, Health Maintenance Organizations in the following categories are deemed to be "domestic companies":
 - (1) a corporation authorized under the Dental Service Plan Act or the Voluntary Health Services Plans Act;
 - (2) a corporation organized under the laws of this State; or
 - (3) a corporation organized under the laws of another state, 30% or more of the enrollees of which are residents of this State, except a corporation subject to substantially the same requirements in its state of organization as is a "domestic company" under Article VIII 1/2 of the Illinois Insurance Code.
- (c) In considering the merger, consolidation, or other acquisition of control of a Health Maintenance Organization pursuant to Article VIII 1/2 of the Illinois Insurance Code.
 - (1) the Director shall give primary consideration to the continuation of benefits to enrollees and the financial conditions of the acquired Health Maintenance Organization after the merger, consolidation, or other acquisition of control takes effect;
 - (2)(i) the criteria specified in subsection (1)(b) of Section 131.8 of the Illinois Insurance Code shall not apply and (ii) the Director, in making his determination with respect to the merger, consolidation, or other acquisition of control, need not take into account the effect on competition of the merger, consolidation, or other acquisition of control;
 - (3) the Director shall have the power to require the following information:
 - (A) certification by an independent actuary of the adequacy of the reserves of the Health Maintenance Organization sought to be acquired;
 - (B) pro forma financial statements reflecting the combined balance sheets of the acquiring company and the Health Maintenance Organization sought to be acquired as of the end of the preceding year and as of a date 90 days prior to the acquisition, as well as pro forma financial statements reflecting projected combined operation for a period of 2 years;
 - (C) a pro forma business plan detailing an acquiring party's plans with respect to the operation of the Health Maintenance Organization sought to be acquired for a period of not less than 3 years; and

- (D) such other information as the Director shall require.
- (d) The provisions of Article VIII 1/2 of the Illinois Insurance Code and this Section 5-3 shall apply to the sale by any health maintenance organization of greater than 10% of its enrollee population (including without limitation the health maintenance organization's right, title, and interest in and to its health care certificates).
- (e) In considering any management contract or service agreement subject to Section 141.1 of the Illinois Insurance Code, the Director (i) shall, in addition to the criteria specified in Section 141.2 of the Illinois Insurance Code, take into account the effect of the management contract or service agreement on the continuation of benefits to enrollees and the financial condition of the health maintenance organization to be managed or serviced, and (ii) need not take into account the effect of the management contract or service agreement on competition.
- (f) Except for small employer groups as defined in the Small Employer Rating, Renewability and Portability Health Insurance Act and except for medicare supplement policies as defined in Section 363 of the Illinois Insurance Code, a Health Maintenance Organization may by contract agree with a group or other enrollment unit to effect refunds or charge additional premiums under the following terms and conditions:
 - (i) the amount of, and other terms and conditions with respect to, the refund or additional premium are set forth in the group or enrollment unit contract agreed in advance of the period for which a refund is to be paid or additional premium is to be charged (which period shall not be less than one year); and
 - (ii) the amount of the refund or additional premium shall not exceed 20% of the Health Maintenance Organization's profitable or unprofitable experience with respect to the group or other enrollment unit for the period (and, for purposes of a refund or additional premium, the profitable or unprofitable experience shall be calculated taking into account a pro rata share of the Health Maintenance Organization's administrative and marketing expenses, but shall not include any refund to be made or additional premium to be paid pursuant to this subsection (f)). The Health Maintenance Organization and the group or enrollment unit may agree that the profitable or unprofitable experience may be calculated taking into account the refund period and the immediately preceding 2 plan years.

The Health Maintenance Organization shall include a statement in the evidence of coverage issued to each enrollee describing the possibility of a refund or additional premium, and upon request of any group or enrollment unit, provide to the group or enrollment unit a description of the method used to calculate (1) the Health Maintenance Organization's profitable experience with respect to the group or enrollment unit and the resulting refund to the group or enrollment unit or (2) the Health Maintenance Organization's unprofitable experience with respect to the group or enrollment unit and the resulting additional premium to be paid by the group or enrollment unit.

In no event shall the Illinois Health Maintenance Organization Guaranty Association be liable to pay any contractual obligation of an insolvent organization to pay any refund authorized under this Section.

(g) Rulemaking authority to implement Public Act 95-1045, if any, is conditioned on the rules being adopted in accordance with all provisions of the Illinois Administrative Procedure Act and all rules and procedures of the Joint Committee on Administrative Rules; any purported rule not so adopted, for whatever reason, is unauthorized.

(Source: P.A. 100-24, eff. 7-18-17; 100-138, eff. 8-18-17; 100-863, eff. 8-14-18; 100-1026, eff. 8-22-18; 100-1057, eff. 1-1-19; 100-1102, eff. 1-1-19; 101-13, eff. 6-12-19; 101-81, eff. 7-12-19; 101-281, eff. 1-1-20; 101-371, eff. 1-1-20; 101-393, eff. 1-1-20; 101-452, eff. 1-1-20; 101-461, eff. 1-1-20; 101-625, eff. 1-1-21.)

Section 35. The Limited Health Service Organization Act is amended by changing Section 4003 as follows:

(215 ILCS 130/4003) (from Ch. 73, par. 1504-3)

Sec. 4003. Illinois Insurance Code provisions. Limited health service organizations shall be subject to the provisions of Sections 133, 134, 136, 137, 139, 140, 141.1, 141.2, 141.3, 143, 143c, 147, 148, 149, 151, 152, 153, 154, 154.5, 154.6, 154.7, 154.8, 155.04, 155.37, 355.2, 355.3, 355b, 356v, 356z.10, 356z.21, 356z.22, 356z.25, 356z.26, 356z.29, 356z.30a, 356z.32, 356z.33, 356z.41, 356z.43, 368a, 401, 401.1, 402, 403, 403A, 408, 408.2, 409, 412, 444, and 444.1 and Articles IIA, VIII 1/2, XII, XII 1/2, XIII, XIII 1/2, XXV, and XXVI of the Illinois Insurance Code. For purposes of the Illinois Insurance Code, except for Sections 444 and 444.1 and Articles XIII and XIII 1/2, limited health service organizations in the following categories are deemed to be domestic companies:

- (1) a corporation under the laws of this State; or
- (2) a corporation organized under the laws of another state, 30% or more of the enrollees of which are residents of this State, except a corporation subject to substantially the same requirements in its state of organization as is a domestic company under Article VIII 1/2 of the Illinois Insurance Code.

(Source: P.A. 100-24, eff. 7-18-17; 100-138, eff. 8-18-17; 100-201, eff. 8-18-17; 100-863, eff. 8-14-18; 100-1057, eff. 1-1-19; 100-1102, eff. 1-1-19; 101-81, eff. 7-12-19; 101-281, eff. 1-1-20; 101-393, eff. 1-1-20; 101-625, eff. 1-1-21.)

Section 40. The Voluntary Health Services Plans Act is amended by changing Section 10 as follows: (215 ILCS 165/10) (from Ch. 32, par. 604)

Sec. 10. Application of Insurance Code provisions. Health services plan corporations and all persons interested therein or dealing therewith shall be subject to the provisions of Articles IIA and XII 1/2 and Sections 3.1, 133, 136, 139, 140, 143, 143c, 149, 155.22a, 155.37, 354, 355.2, 355.3, 355b, 356g, 356g.5, 356g.5-1, 356r, 356t, 356u, 356v, 356w, 356x, 356y, 356z.1, 356z.2, 356z.4, 356z.4a, 356z.4a, 356z.5, 356z.6, 356z.8, 356z.9, 356z.10, 356z.11, 356z.12, 356z.13, 356z.14, 356z.15, 356z.18, 356z.19, 356z.21, 356z.22, 356z.25, 356z.26, 356z.29, 356z.30, 356z.30a, 356z.32, 356z.33, 356z.41, 356z.43, 364.01, 367.2, 368a, 401, 401.1, 402, 403, 403A, 408, 408.2, and 412, and paragraphs (7) and (15) of Section 367 of the Illinois Insurance Code.

Rulemaking authority to implement Public Act 95-1045, if any, is conditioned on the rules being adopted in accordance with all provisions of the Illinois Administrative Procedure Act and all rules and procedures of the Joint Committee on Administrative Rules; any purported rule not so adopted, for whatever reason, is unauthorized.

(Source: P.A. 100-24, eff. 7-18-17; 100-138, eff. 8-18-17; 100-863, eff. 8-14-18; 100-1026, eff. 8-22-18; 100-1057, eff. 1-1-19; 100-1102, eff. 1-1-19; 101-13, eff. 6-12-19; 101-81, eff. 7-12-19; 101-281, eff. 1-1-20; 101-393, eff. 1-1-20; 101-625, eff. 1-1-21.)

Section 45. The Illinois Public Aid Code is amended by changing Section 5-16.8 as follows: (305 ILCS 5/5-16.8)

Sec. 5-16.8. Required health benefits. The medical assistance program shall (i) provide the post-mastectomy care benefits required to be covered by a policy of accident and health insurance under Section 356t and the coverage required under Sections 356g.5, 356u, 356w, 356x, 356z.6, 356z.26, 356z.29, 356z.32, 356z.33, 356z.34, and 356z.35, and 356z.43 of the Illinois Insurance Code and (ii) be subject to the provisions of Sections 356z.19, 364.01, 370c, and 370c.1 of the Illinois Insurance Code.

The Department, by rule, shall adopt a model similar to the requirements of Section 356z.39 of the Illinois Insurance Code.

On and after July 1, 2012, the Department shall reduce any rate of reimbursement for services or other payments or alter any methodologies authorized by this Code to reduce any rate of reimbursement for services or other payments in accordance with Section 5-5e.

To ensure full access to the benefits set forth in this Section, on and after January 1, 2016, the Department shall ensure that provider and hospital reimbursement for post-mastectomy care benefits required under this Section are no lower than the Medicare reimbursement rate.

(Source: P.A. 100-138, eff. 8-18-17; 100-863, eff. 8-14-18; 100-1057, eff. 1-1-19; 100-1102, eff. 1-1-19; 101-81, eff. 7-12-19; 101-218, eff. 1-1-20; 101-281, eff. 1-1-20; 101-371, eff. 1-1-20; 101-574, eff. 1-1-20; 101-649, eff. 7-7-20.)".

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 Johnson, **Senate Bill No. 968** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aguino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy Bryant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Hunter Peters Villanueva Connor Crowe Johnson Plummer Villivalam Wilcox Cullerton, T. Jones, E. Rezin Mr. President Cunningham Joyce Rose Koehler Curran Simmons DeWitte Landek Sims

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 BILLS RECALLED

On motion of Senator Bennett, **Senate Bill No. 1086** was recalled from the order of third reading to the order of second reading.

Senator Bennett offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO SENATE BILL 1086

AMENDMENT NO. $\underline{1}$. Amend Senate Bill 1086 by replacing everything after the enacting clause with the following:

"Section 5. The Environmental Protection Act is amended by changing Section 22.59 as follows: (415 ILCS 5/22.59)

Sec. 22.59. CCR surface impoundments.

- (a) The General Assembly finds that:
- (1) the State of Illinois has a long-standing policy to restore, protect, and enhance the environment, including the purity of the air, land, and waters, including groundwaters, of this State;
 - (2) a clean environment is essential to the growth and well-being of this State;
- (3) CCR generated by the electric generating industry has caused groundwater contamination and other forms of pollution at active and inactive plants throughout this State;
- (4) environmental laws should be supplemented to ensure consistent, responsible regulation of all existing CCR surface impoundments; and
- (5) meaningful participation of State residents, especially vulnerable populations who may be affected by regulatory actions, is critical to ensure that environmental justice considerations are incorporated in the development of, decision-making related to, and implementation of environmental laws and rulemaking that protects and improves the well-being of communities in this State that bear disproportionate burdens imposed by environmental pollution.

Therefore, the purpose of this Section is to promote a healthful environment, including clean water, air, and land, meaningful public involvement, and the responsible disposal and storage of coal combustion residuals, so as to protect public health and to prevent pollution of the environment of this State.

The provisions of this Section shall be liberally construed to carry out the purposes of this Section.

- (b) No person shall:
- (1) cause or allow the discharge of any contaminants from a CCR surface impoundment into the environment so as to cause, directly or indirectly, a violation of this Section or any regulations or standards adopted by the Board under this Section, either alone or in combination with contaminants from other sources;
- (2) construct, install, modify, operate, or close any CCR surface impoundment without a permit granted by the Agency, or so as to violate any conditions imposed by such permit, any provision of this Section or any regulations or standards adopted by the Board under this Section; or
- (3) cause or allow, directly or indirectly, the discharge, deposit, injection, dumping, spilling, leaking, or placing of any CCR upon the land in a place and manner so as to cause or tend to cause a violation this Section or any regulations or standards adopted by the Board under this Section.
- (c) (Blank). For purposes of this Section, a permit issued by the Administrator of the United States Environmental Protection Agency under Section 4005 of the federal Resource Conservation and Recovery Act, shall be deemed to be a permit under this Section and subsection (y) of Section 39.
- (d) Before commencing closure of a CCR surface impoundment, in accordance with Board rules, the owner of a CCR surface impoundment must submit to the Agency for approval a closure alternatives analysis that analyzes all closure methods being considered and that otherwise satisfies all closure requirements adopted by the Board under this Act. Complete removal of CCR, as specified by the Board's rules, from the CCR surface impoundment must be considered and analyzed. Section 3.405 does not apply to the Board's rules specifying complete removal of CCR. The selected closure method must ensure compliance with regulations adopted by the Board pursuant to this Section.
- (e) Owners or operators of CCR surface impoundments who have submitted a closure plan to the Agency before May 1, 2019, and who have completed closure prior to 24 months after July 30, 2019 (the effective date of Public Act 101-171) this amendatory Act of the 101st General Assembly shall not be required to obtain a construction permit for the surface impoundment closure under this Section.
- (f) Except for the State, its agencies and institutions, a unit of local government, or not-for-profit electric cooperative as defined in Section 3.4 of the Electric Supplier Act, any person who owns or operates a CCR surface impoundment in this State shall post with the Agency a performance bond or other security for the purpose of: (i) ensuring closure of the CCR surface impoundment and post-closure care in accordance with this Act and its rules; and (ii) insuring remediation of releases from the CCR surface impoundment. The only acceptable forms of financial assurance are: a trust fund, a surety bond guaranteeing payment, a surety bond guaranteeing performance, or an irrevocable letter of credit.
 - (1) The cost estimate for the post-closure care of a CCR surface impoundment shall be calculated using a 30-year post-closure care period or such longer period as may be approved by the Agency under Board or federal rules.
 - (2) The Agency is authorized to enter into such contracts and agreements as it may deem necessary to carry out the purposes of this Section. Neither the State, nor the Director, nor any State employee shall be liable for any damages or injuries arising out of or resulting from any action taken under this Section.
 - (3) The Agency shall have the authority to approve or disapprove any performance bond or other security posted under this subsection. Any person whose performance bond or other security is disapproved by the Agency may contest the disapproval as a permit denial appeal pursuant to Section 40
- (g) The Board shall adopt rules establishing construction permit requirements, operating permit requirements, design standards, reporting, financial assurance, and closure and post-closure care requirements for CCR surface impoundments. Not later than 8 months after July 30, 2019 (the effective date of Public Act 101-171) this amendatory Act of the 101st General Assembly the Agency shall propose, and not later than one year after receipt of the Agency's proposal the Board shall adopt, rules under this Section. The rules must, at a minimum:
 - (1) be at least as protective and comprehensive as the federal regulations or amendments thereto promulgated by the Administrator of the United States Environmental Protection Agency in Subpart D of 40 CFR 257 governing CCR surface impoundments;

- (2) specify the minimum contents of CCR surface impoundment construction and operating permit applications, including the closure alternatives analysis required under subsection (d);
- (3) specify which types of permits include requirements for closure, post-closure, remediation and all other requirements applicable to CCR surface impoundments;
- (4) specify when permit applications for existing CCR surface impoundments must be submitted, taking into consideration whether the CCR surface impoundment must close under the RCRA:
- (5) specify standards for review and approval by the Agency of CCR surface impoundment permit applications;
- (6) specify meaningful public participation procedures for the issuance of CCR surface impoundment construction and operating permits, including, but not limited to, public notice of the submission of permit applications, an opportunity for the submission of public comments, an opportunity for a public hearing prior to permit issuance, and a summary and response of the comments prepared by the Agency;
- (7) prescribe the type and amount of the performance bonds or other securities required under subsection (f), and the conditions under which the State is entitled to collect moneys from such performance bonds or other securities;
- (8) specify a procedure to identify areas of environmental justice concern in relation to CCR surface impoundments;
- (9) specify a method to prioritize CCR surface impoundments required to close under RCRA if not otherwise specified by the United States Environmental Protection Agency, so that the CCR surface impoundments with the highest risk to public health and the environment, and areas of environmental justice concern are given first priority;
- (10) define when complete removal of CCR is achieved and specify the standards for responsible removal of CCR from CCR surface impoundments, including, but not limited to, dust controls and the protection of adjacent surface water and groundwater; and
- (11) describe the process and standards for identifying a specific alternative source of groundwater pollution when the owner or operator of the CCR surface impoundment believes that groundwater contamination on the site is not from the CCR surface impoundment.
- (h) Any owner of a CCR surface impoundment that generates CCR and sells or otherwise provides coal combustion byproducts pursuant to Section 3.135 shall, every 12 months, post on its publicly available website a report specifying the volume or weight of CCR, in cubic yards or tons, that it sold or provided during the past 12 months.
- (i) The owner of a CCR surface impoundment shall post all closure plans, permit applications, and supporting documentation, as well as any Agency approval of the plans or applications on its publicly available website.
 - (j) The owner or operator of a CCR surface impoundment shall pay the following fees:
 - (1) An initial fee to the Agency within 6 months after <u>July 30, 2019 (the effective date of Public</u> Act 101-171) this amendatory Act of the 101st General Assembly of:

\$50,000 for each closed CCR surface impoundment; and

\$75,000 for each CCR surface impoundment that have not completed closure.

- (2) Annual fees to the Agency, beginning on July 1, 2020, of:
 - \$25,000 for each CCR surface impoundment that has not completed closure; and
- \$15,000 for each CCR surface impoundment that has completed closure, but has not completed post-closure care.
- (k) All fees collected by the Agency under subsection (j) shall be deposited into the Environmental Protection Permit and Inspection Fund.
- (I) The Coal Combustion Residual Surface Impoundment Financial Assurance Fund is created as a special fund in the State treasury. Any moneys forfeited to the State of Illinois from any performance bond or other security required under this Section shall be placed in the Coal Combustion Residual Surface Impoundment Financial Assurance Fund and shall, upon approval by the Governor and the Director, be used by the Agency for the purposes for which such performance bond or other security was issued. The Coal Combustion Residual Surface Impoundment Financial Assurance Fund is not subject to the provisions of subsection (c) of Section 5 of the State Finance Act.
- (m) The provisions of this Section shall apply, without limitation, to all existing CCR surface impoundments and any CCR surface impoundments constructed after July 30, 2019 (the effective date of

Public Act 101-171) this amendatory Act of the 101st General Assembly, except to the extent prohibited by the Illinois or United States Constitutions.

(Source: P.A. 101-171, eff. 7-30-19; revised 10-22-19.)

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. 1 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 Bennett, **Senate Bill No. 1086** 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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 BILLS RECALLED

On motion of Senator Holmes, **Senate Bill No. 1247** was recalled from the order of third reading to the order of second reading.

Senator Holmes offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO SENATE BILL 1247

AMENDMENT NO. $\underline{1}$. Amend Senate Bill 1247 by replacing everything after the enacting clause with the following:

"Section 5. The Herptiles-Herps Act is amended by changing Sections 1-5, 1-15, 5-5, 5-10, 5-15, 5-20, 5-30, 5-35, 10-40, 15-5, 20-30, 25-5, 25-30, 30-10, 35-5, 40-5, 40-10, 45-5, 50-5, 50-10, 55-5, 55-10, 60-5, 65-5, 70-5, 80-5, 90-5, 95-5, 95-10, 100-5, 100-10, 100-15, 105-10, 105-30, 105-35, 105-40, 105-55,

105-60, 105-65, 105-75, 105-80, 105-90, 105-95, and 110-5 and by adding Sections 55-15 and 90-10 and Article 87 as follows:

(510 ILCS 68/1-5)

Sec. 1-5. Purpose. The purpose of this Act is to regulate the protection, control, possession, and propagation of herptiles in this State. For purposes of this Act, reptiles and amphibians shall be exempt from the definition of "aquatic life" under Section 1-20 of the Fish and Aquatic Life Code. All rules and enforcement actions under the Illinois Conservation Law and the dangerous animals provisions in Section 48-10 of the Criminal Code of 2012 related to reptiles and amphibians shall be covered exclusively by this Act.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/1-15)

Sec. 1-15. Definitions. For the purposes of this Act, unless the context clearly requires otherwise, the following terms are defined as:

"Administrative rule" means a regulatory measure issued by the Director under this Act.

"Authorized law enforcement officer" means all sworn members of the Law Enforcement Division of the Department and those persons specifically granted law enforcement authorization by the Director.

"Bona fide scientific or educational institution" means confirming educational or scientific tax-exemption, from the federal Internal Revenue Service or the applicant's national, state, or local tax authority, or a statement of accreditation or recognition as an educational institution.

"Contraband" means all herptiles reptile or amphibian life or any part of a herptile reptile or amphibian life taken, bought, sold or bartered, shipped, or held in possession or any conveyance, vehicle, watercraft, or other means of transportation whatsoever, except sealed railroad cars or other sealed common carriers, used to transport or ship any herptile reptile or amphibian life or any part of a herptile reptile or amphibian life taken, contrary to this Act, including administrative rules, or used to transport, contrary to this Act, including administrative rules, any of the specified species when taken illegally.

"Culling" means picking out from others and removing rejected members because of inferior quality.

"Department" means the Illinois Department of Natural Resources.

"Director" means the Director of the Illinois Department of Natural Resources.

"Educational program" means a program of organized instruction or study for providing education intended to meet a public need.

"Endangered or threatened species" means any reptile or amphibian species listed as endangered or threatened to the species level on either the Illinois List of Endangered and Threatened Fauna or the federal U.S. Fish and Wildlife Service List of Threatened and Endangered Species.

"Herpetoculture" means the breeding, hatching, propagation, or raising of indigenous or native herptiles in captivity.

"Herptile" means eollectively any amphibian or reptile taxon and includes any species, hybrid, or intergrade thereof, whether indigenous to this State or not.

"Hybrid" means the offspring of 2 herptiles of different breeds, varieties, species, or genera.

"Indigenous or native taxa" means those amphibians and reptiles to the subspecies level that can be found naturally in this State.

"Individual" means a natural person.

"Intergrade" means the offspring of 2 herptiles of different subspecies.

"Medically significant" means a venomous or poisonous species whose venom or toxin can cause death or serious illness or injury in humans that may require emergency room care or the immediate care of a physician. These species are categorized as being "medically significant" or "medically important".

"Morphological variation" means the form and structure of a herptile or any part of a herptile. "Morphological variation" includes the outward appearance, structure, shape, color, pattern, and size of a herptile.

"Owner" means an individual who has a legal right to the possession of a herptile.

"Person" means any individual, partnership, corporation, organization, trade or professional association, firm, limited liability company, joint venture, or group.

"Possession limit" means the maximum number or amount of herptiles that can be lawfully held or possessed by one person at any time.

"Possessor" means any person who possesses, keeps, harbors, brings into the State, cares for, acts as a custodian for, has in his or her custody or control, or holds a property right to a herptile.

"Propagation" means the act or process of maintaining any herptile in its natural environment or in a controlled environment that intentionally or unintentionally results in the production of eggs or offspring from the parent stock. "Propagation" includes the attempt to produce eggs or offspring from the parent stock.

"Reptile show" means any event open to the public, for a fee or without a fee, that is not a licensed pet store, where herptiles or herptiles together with other animals are exhibited, displayed, sold, bought, traded, or otherwise made available for public display.

"Resident" means a person who in good faith makes application for any license or permit and verifies by statement that he or she has maintained his or her permanent abode in this State for a period of at least 30 consecutive days immediately preceding the person's application, and who does not maintain permanent abode or claim residency in another state for the purposes of obtaining any of the same or similar licenses or permits under this Act. A person's permanent abode is his or her fixed and permanent dwelling place, as distinguished from a temporary or transient place of residence. Domiciliary intent is required to establish that the person is maintaining his or her permanent abode in this State. Evidence of domiciliary intent includes, but is not limited to, the location where the person votes, pays personal income tax, or obtains a drivers license. Any person on active duty in the Armed Forces shall be considered a resident of Illinois during his or her period of military duty.

"Special use herptile" means any taxon of amphibian or reptile set forth in administrative rule for which a Herptile Special Use permit is required.

"Take" means possess, collect, catch, detain, hunt, shoot, pursue, lure, kill, destroy, capture, gig or spear, trap or ensnare, harass, or an attempt to do so.

"Transport" or "ship" means to convey by parcel post, express, freight, baggage, or shipment by common carrier or any description; by automobile, motorcycle, or other vehicle of any kind; by water or aircraft of any kind; or by any other means of transportation.

"Turtle farming" means the act of breeding, hatching, raising, selling turtles, or any combination commercially for the purpose of providing turtles, turtle eggs, or turtle parts to pet suppliers, exporters, and food industries.

"Wildlife sanctuary" means any non profit organization that: (1) is exempt from taxation under the federal Internal Revenue Code and is currently confirmed as tax exempt by the federal Internal Revenue Service; (2) operates a place of refuge where wild animals are provided care for their lifetime or released back to their natural range; (3) does not conduct activities on animals in its possession that are not inherent to the animal's nature; (4) does not use animals in its possession for entertainment; (5) does not sell, trade, or barter animals in its possession or parts of those animals; and (6) does not breed animals in its possession. (Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/5-5)

Sec. 5-5. Possession limits.

- (a) The possession limit for herptiles indigenous amphibian and reptile taxa (excluding common snapping turtles and bullfrogs) is 8 total collectively with no more than 4 total per species. The possession of one or more parts of the body of the same individual herptile shall equal one individual herptile of a species. In no case shall a person possess more than 8 indigenous amphibian or reptiles in total. Young of gravid wild-collected amphibians and reptiles shall be returned to the site of adult capture after birth. The possession limit for common snapping turtles and bullfrogs shall be set by administrative rule.
- (b) Only residents may possess herptiles collected from the wild within this State under a valid sport fishing license; non-residents may not possess herptiles collected from the wild within this State except for scientific purposes after first obtaining, with a Herptile Scientific Collection permit.
- (c) All herptile species (other than bullfrogs and common snapping turtles) shall may be captured by hand only, unless otherwise authorized by this Act or administrative rule. This shall not restrict the use of legally taken herptiles as bait by anglers only, unless otherwise authorized by this Act or administrative rule. Any captured herptiles that are not to be retained in the possession of the captor shall be immediately released at the site of capture, unless taken with a lethal method such as bow and arrow, gig, spear, or pitchfork which does not permit release without harm. All common snapping turtles and bullfrogs taken from the wild for personal consumption must be kept and counted in the daily catch creel or bag. No culling of species taken from the wild of these 2 species for personal consumption is permitted.
- (d) The trier of fact may infer that a person is collecting from the wild within this State if he or she possesses indigenous reptiles or amphibians, in whole or in part, if no documentation exists stating that the animals were legally collected from the wild outside of this State.

- (e) A resident of this State in possession of more than the allowed possession limit set forth in subsection (a) must obtain Residents may possess a total of 8 native herp specimens collectively, with no more than 4 per species, without obtaining and have in his or her possession possessing either a Herptile Scientific Collection permit or Herpetoculture permit from the Department, regardless of the origin of the species. Unless exempt under the provisions of Section 20 of the Fish and Aquatic Life Code, a A sport fishing license is required for residents to legally collect any native herptile herp taxon on private land, with the landowner's permission. Collecting herptiles on public lands shall require the agency that manages the land to authorize the collecting of herptiles on the public land under its control additional permits.
- (f) Any resident wishing to possess more than his or her allowed possession limit shall first apply to the Department for a Herptile Scientific Collection permit or Herpetoculture permit to do so. Issuance, modification, or denial of any and all of these permits shall be at the sole discretion of the Department. Procedures for the issuance, modification, or denial of permits shall be set forth by administrative rule.
- (g) (Blank). Due to the similarity of appearance (S/A) of certain intergrade or hybrid specimens, the Department retains the authority to enforce any and all provisions under this Act. Specimens determined by the Department, or its agents, to fit into this S/A category shall receive all benefits of this Act, as well as the Illinois Endangered Species Protection Act if applicable, and shall be included in an individual's overall possession limit.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/5-10)

Sec. 5-10. Commercialization; herpetoculture.

- (a) It is unlawful to take, possess, buy, sell, offer to buy or sell or barter any herptile reptile, amphibian, or their eggs, any resulting offspring, or parts taken from the wild in this State for commercial purposes unless otherwise authorized by law.
- (b) The trier of fact may infer that a person is collecting from the wild within this State for commercial purposes if he or she possesses indigenous <u>herptiles</u> reptiles or amphibians, in whole or in part, for which no documentation exists stating that the animals were legally collected from the wild outside this State.
- (c) (Blank). Due to the similarity of appearance (S/A) of certain intergrade or hybrid specimens, the Department retains the authority to enforce any and all provisions under this Act. Specimens determined by the Department, or its agents, to fit into this S/A category shall receive all benefits of this Act, as well as the Illinois Endangered Species Protection Act if applicable, and shall be included in an individual's overall possession limit.
- (d) A valid, Department-issued Herpetoculture permit shall apply only to indigenous herptile herp taxa. A Herpetoculture permit shall not be required in order to commercialize non-indigenous herptile herp taxa except as otherwise prohibited or regulated under this Act or federal law.
- (e) Indigenous <u>herptile</u> <u>herp</u> taxa collected from the wild in this State may not be bred unless otherwise authorized by the Department for research or recovery purposes <u>unless otherwise authorized by this Act or administrative rule.</u>

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/5-15)

Sec. 5-15. Protection of habitat. Habitat features that are disturbed in the course of searching for hepstales-reptiles-and-amphibians shall be returned to as near its original position and condition as possible, for example overturned stones and logs shall be restored to their original locations.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/5-20)

Sec. 5-20. Propagation of Taking of endangered or threatened species.

(a) No person shall take or possess for the purpose of propagation any of the herptiles listed in the Illinois Endangered Species Protection Act, the federal Endangered Species Act of 1973, or subsequent administrative rules unless authorized by a Herptile Endangered and Threatened Species Propagation permit issued by the Department. For the purpose of propagation only, a Herptile Endangered and Threatened Species Propagation permit shall allow a resident of this State to possess, propagate, or sell legally obtained endangered and threatened herptiles. The Department shall adopt rules relating to the acquisition, possession, and propagation of legally obtained endangered and threatened herptiles. The Department shall determine, by rule, the application, fees, duration, and other requirements necessary for the issuance or suspension or revocation of a Herptile Endangered and Threatened Species Propagation permit. All fees

collected from the issuance of a Herptile Endangered and Threatened Species Propagation permit shall be deposited into the Wildlife Preservation Fund., except as provided by that Act.

- (b) Any person issued a Herptile Endangered and Threatened Species Propagation permit by the Department who is in possession of a permitted threatened or endangered (T/E) herptile species shall be exempt from an individual's overall possession limit under the permitting system set forth in this Act. However, the holder of a Herptile Endangered and Threatened Species Propagation permit is not exempt from the species limitations set forth in the administrative rules regarding the Herptile Endangered and Threatened Species Propagation permit. However, any and all T/E specimens shall be officially recorded with the Department's Endangered Species Conservation Program. Any species occurring on the federal T/E list also requires a Department permit for possession, propagation, sale, or offer for sale unless otherwise permitted under this Act or administrative rule through the Department.
- (c) (Blank). Due to the similarity of appearance (S/A) of certain intergrade or hybrid specimens, the Department retains the authority to enforce any and all provisions under this Act. Specimens determined by the Department, or agents, to fit into this S/A category shall receive all benefits of this Act, as well as the Illinois Endangered Species Protection Act if applicable, and shall be included in an individual's overall possession limit.
- (d) Federally licensed exhibits shall not be exempt from the Illinois Endangered Species Protection Act, this Act, or administrative rule.
- (e) Any changes in threatened or endangered species inventory T/E permit numbers for herptiles by current, existing Herptile Endangered and Threatened Species Propagation permit holders shall be reported to the Department in writing no later than the first business day after that change occurred. Applications for permits to possess and take herptiles shall be reviewed by the Department as provided by this Act or administrative rule. Requests for permits by any resident acquiring a T/E species who is not permitted shall not be issued after the fact.
- (f) (Blank). Annual reports are due by January 31 of each year for the preceding year's activities. Failure to submit the annual report by the due date shall result in a permit violation.
- (g) (Blank). An annual fee for herptile T/E species permits, per permittee, shall be set by administrative rule. All fees for herptile T/E species permits shall be deposited into the Wildlife Preservation Fund.
- (h) (Blank). Procedures for acquisition, breeding, and sales of T/E herptile species shall be set forth in administrative rule.
- (i) (Blank). Record keeping requirements for T/E herptile species shall be set forth in administrative rule.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/5-30)

Sec. 5-30. Taking of turtles or bullfrogs; illegal devices.

- (a) No person shall take turtles or bullfrogs by commercial fishing devices, including dip nets, hoop nets, traps, or seines, or by the use of firearms, airguns, or gas guns. Turtles or bullfrogs may be taken only by methods set forth in administrative rule hand or means of hook and line.
 - (b) Bullfrog; common snapping turtle; open season.
 - (1) All persons individuals taking bullfrogs shall possess a valid sport fishing license issued under Article 20 of the Fish and Aquatic Life Code and may take bullfrogs only during the open season to be specified by administrative rule. Bullfrogs may only be taken by hook and line, gig, pitchfork, spear, bow and arrow, hand, or landing net.
 - (2) The daily catch limit and total possession limit for all properly licensed persons shall be specified by administrative rule.
 - (3) All persons taking common snapping turtles shall possess a valid sport fishing license <u>issued</u> under Article 20 of the Fish and Aquatic Life Code and may take common snapping turtles only during the open season to be specified by administrative rule. Common snapping turtles (Chelydra serpentina) may be taken only by <u>methods set forth in administrative rule hand, hook and line, or bow and arrow</u>, except in the counties <u>listed in administrative rule</u> Section 5 35 where bowfishing for common snapping turtles is not allowed.
 - (4) The daily catch limit and total possession limit for all properly licensed persons shall be specified by administrative rule.
- (c) (Blank). The alligator snapping turtle (Macrochelys temminckii) is protected and may not be taken by any method including, but not limited to, any sport fishing method.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/5-35)

Sec. 5-35. Areas closed to the taking of reptiles and amphibians.

(a) Unless otherwise allowed under the provisions of this Act by law or administrative rule, the taking of herptiles reptiles and amphibians at any time and by any method is prohibited in the following areas:

The LaRue-Pine Hills or Otter Pond Research Natural Area in Union County. The closed area shall include the Research Natural Area as designated by the U.S. Forest Service and the right of way of Forest Road 345 with Forest Road 236 to the intersection of Forest Road 345 with the Missouri Pacific railroad tracks. Unless otherwise authorized, possession of any collecting equipment is prohibited within the closed area.

- (b) For the protection and preservation of any herptile taxa, the Department may close any area to prevent the taking, collecting, or killing of herptiles. The Department may close an area for purposes that include the biological significance or importance of a species or location or for the prevention, containment, or treatment of disease. The Department shall adopt procedures for the closure of an area by administrative rule. In the following counties bowfishing for common snapping turtles is not permitted: Randolph, Perry, Franklin, Hamilton, White, Gallatin, Saline, Williamson, Jackson, Union, Johnson, Pope, Hardin, Massae, Pulaski, and Alexander, or in any additional counties added through administrative rule.
- (c) (Blank). Collection of wild turtles for races or other types of events involving congregating and gathering numbers of wild turtles is prohibited in counties where ranavirus has been documented. Inclusion on the county list shall be determined by rule.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/10-40)

Sec. 10-40. Additional regulations. Venomous reptiles shall not be bred, sold, or offered for sale within this State. The Department may approve limited transfers among existing permittees as set forth in administrative rule at the sole discretion of the Department.

As determined by the Department, non-residents may apply for a permit not to exceed 15 consecutive days to use venomous reptiles in bona fide educational programs. The fee for the permit shall be set by administrative rule, and all fees shall be deposited into the Wildlife Preservation and Fish Fund. (Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/15-5)

Sec. 15-5. Boas, pythons, and anacondas. <u>Unless contrary to any other law or rule</u>, nothing Nothing shall prohibit lawfully acquired possession of any of the Boidae family, such as boas, pythons, and anacondas, provided captive maintenance requirements from the Department as set forth in this Act are met. All boas, pythons, and anacondas referenced in this Act are exempt from the permit process, associated annual fee, and liability insurance coverage.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/20-30)

Sec. 20-30. Additional regulations. Crocodilians shall not be bred, sold, or offered for sale within this State. However, the Department may approve, by rule, limited transfers among existing permittees.

As determined by the Department through administrative rule, non-residents may apply for a permit not to exceed 15 consecutive days to use crocodilians in bona fide educational programs. The fee for this permit shall be set by administrative rule, and all fees shall be deposited into the Wildlife Preservation and Fish Fund.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/25-5)

Sec. 25-5. Monitor lizards. "Monitor lizards" means the following members of the Varanidae family, specifically crocodile monitors and as well as Komodo dragons.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/25-30)

Sec. 25-30. Additional regulations. Monitor lizards shall not be bred, sold, or offered for sale within this State. However, the Department may approve, by rule, limited transfers among existing permittees.

As determined by the Department, non-residents may apply for a permit not to exceed 15 consecutive days to use monitor lizards in bona fide educational programs. The fee for the permit shall be set by administrative rule, and all fees shall be deposited into the Wildlife <u>Preservation</u> and <u>Fish</u> Fund.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/30-10)

Sec. 30-10. Turtle collection. Collection of wild turtles for races or other types of events involving congregating and gathering numbers of wild turtles is prohibited in counties where ranavirus has been documented. Inclusion on the county list shall be determined by <u>administrative</u> rule. (Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/35-5)

Sec. 35-5. Amphibians. For the purposes of this Section, "amphibians" means those medically significant poisonous amphibians capable of causing bodily harm to humans or animals, including, but not limited to, cane or marine toads (Bufo marinus) and Colorado river toads (Bufo alvarius), or any other amphibian found to be medically significant and <u>listed in administrative rule</u>. Amphibians defined in this <u>Section</u> shall only be allowed for bona fide educational purposes or research purposes by <u>bona fide scientific</u> or educational <u>exempted</u> institutions.

Poison dart frogs bred and raised in captivity shall be exempt from the permit process.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/40-5)

Sec. 40-5. Permit issuance. Herptile Scientific Collection permits may be granted by the Department under administrative rule, in its sole discretion, to any properly accredited person at least 18 years of age, permitting the capture, marking, handling, banding, or collecting (including hide, skin, bones, teeth, claws, nests, eggs, or young), for strictly scientific purposes, of any of the herptiles not listed as endangered or threatened but now protected under this Act. A Herptile Scientific Collection permit may be granted under administrative rule to qualified individuals for purpose of salvaging dead, sick, or injured herptiles not listed as endangered or threatened but protected by this Act for permanent donation to bona fide public or state scientific, educational, or zoological institutions. Collecting herptiles on public lands shall require additional permits.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/40-10)

Sec. 40-10. Permit requirements. The criteria and standards for a Herptile Scientific Collection permit shall be provided by administrative rule. The Department shall set forth applicable rules covering qualifications and facilities needed to obtain a permit. Disposition of herptiles taken under the authority of this Article shall be specified by the Department. The holder of each permit shall make to the Department a report in writing upon forms furnished by the Department as provided by administrative rule. These reports shall be made (i) annually if the permit is granted for a period of one year or (ii) within 30 days after the expiration of the permit if the permit is granted for a period of less than one year. These reports shall include all information that is required by the Department considers necessary.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/45-5)

Sec. 45-5. Permit application and fees. An applicant for a Herptile Scientific Collection permit must file an application with the Department on a form provided by the Department. The application must include all information and requirements as set by administrative rule. The application for these permits shall be reviewed by the Department to determine if a permit should be issued.

Unless addressed or exempted by administrative rule, annual permit renewal must be accompanied by non-refundable fee as set by the Department. The annual fee for a Herptile Scientific Collection permit shall be set by administrative rule. The Department shall adopt, by administrative rule, any additional procedures for the renewal of a Herptile Scientific Collection permit. All fees shall be deposited into the Fish and Preservation Wildlife Fund.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/50-5)

Sec. 50-5. Permit issuance. Any person or business who engages in herpetoculture, the breeding, hatching, propagation, sale, or the offer for sale of any indigenous herptile, regardless of origin, shall procure a Herpetoculture permit from the Department. Herptiles for which a Herpetoculture permit is issued or that specified, which are bred, hatched, propagated, or legally obtained by a person or business holding a Herpetoculture permit as provided for in this Article, may be transported and sold or offered for sale within this State. Indigenous herpetoculture permit herpetoculture permit as provided for in this Article, may be transported and sold or offered for sale within this State. Indigenous herpetoculture permit herpetoculture permit is issued or legally obtained by a person or business holding a Herpetoculture permit is issued or legally obtained by a person or business holding a Herpetoculture permit is issued or legally obtained by a person or business holding a Herpetoculture permit is issued or legally obtained by a person or business holding a herpetoculture permit is issued or legally obtained by a person or business holding a herpetoculture permit is issued or legally obtained by a person or business holding a herpetoculture permit is issued or legally obtained by a person or business holding a herpetoculture permit is issued or legally obtained by a person or business holding a herpetoculture permit is issued or legally obtai

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/50-10)

Sec. 50-10. Permit requirements. Herpetoculture permit holders shall maintain written records of all herptiles possessed, indigenous to this State bought, sold, hatched, propagated, sold, or shipped and that are indigenous to this State for a minimum of 2 years after the date of the transaction and shall be made immediately available to authorized employees of the Department upon request. These records shall include the name and address of the buyer and seller, the appropriate permit number of the buyer and seller, the date of the transaction, the species name (both common and scientific), and the origin of herptile involved. Records of the annual operations, as may be required by the Department, shall be forwarded to the Department upon request.

The criteria and standards for a Herpetoculture permit shall be provided by administrative rule. The Department shall set forth applicable rules, including a list of herptiles indigenous to this State. (Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/55-5)

Sec. 55-5. Permit application and fees. An applicant for a Herpetoculture permit must file an application with the Department on a form provided by the Department. The application must include all information and requirements as set forth by administrative rule. The application for these permits shall be reviewed by the Department to determine if a permit will should be issued.

An Unless addressed or exempted by administrative rule, annual permit renewal must be accompanied by a non-refundable fee as set by the Department. The annual fee for a residential Herpetoculture permit shall be set by administrative rule. The Department shall adopt, by administrative rule, any additional procedures for the renewal of a Herpetoculture permit. All fees shall be deposited into the Wildlife Preservation Fund and Fish Fund.

As determined by administrative rule the Department, non-residents may apply for a permit not to exceed 15 consecutive days to commercialize herptiles indigenous to this State as outlined in this Article. The application, procedures, and The fee for the permit and permit renewal shall be set by administrative rule, and all fees shall be deposited into the Wildlife Preservation and Fish Fund.

The Department shall adopt, by administrative rule, additional procedures for the renewal of annual Herpetoculture permits.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/55-10)

Sec. 55-10. Additional regulations. Nothing in Articles 50 and 55 shall be construed to give permittees authority to breed, hatch, propagate, sell, offer for sale, or otherwise commercialize any herptile or parts thereof from herptiles indigenous to this State, either partially or in whole, that originate from the wild in this State.

Any offspring resulting from the breeding of herptiles where one parent has been taken from the wild in this State and the other parent from non-Illinois stock or captive bred stock may not be legally sold or otherwise commercialized and shall be treated as indigenous or native Illinois herptile herp taxa subject to Article 5 of this Act.

Color or pattern variations (morphs) of any herptile indigenous to this State are not exempt from this Article.

Due to the similarity of appearance (S/A) of certain intergrade or hybrid specimens, the Department retains the authority to enforce any and all provisions under this Act. Specimens determined by the Department, or its agents, to fit into this S/A category shall receive all benefits of this Act, as well as the Illinois Endangered Species Protection Act if applicable.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/55-15 new)

Sec. 55-15. Intergrade, hybrid, or morphological variation. The Department shall have the authority to enforce any and all provisions under this Act with respect to an intergrade, hybrid, or morphological variation of a species protected under this Act or administrative rule. Any intergrade or hybrid specimen of a species protected under this Act shall have the same protections that any herptile parent of the intergrade or hybrid specimen has under this Act or administrative rule. The Department may adopt administrative rules for the regulation and administration of intergrade, hybrid, or morphological variations of herptiles.

Any offspring resulting from the breeding of herptiles in which one herptile parent has been taken from the wild in this State and the other parent is from non-Illinois stock or captive bred stock may not be legally sold or otherwise commercialized and shall be treated as indigenous or native Illinois herptile taxa subject to Article 5 of this Act.

Morphological variety relating to color or pattern variations that are different from the normal, wild-type coloration or pattern of any herptile indigenous to this State or listed as a threatened or endangered species in the Illinois Endangered Species Protection Act shall be treated as indigenous or native Illinois herptile taxa subject to this Act.

(510 ILCS 68/60-5)

Sec. 60-5. Permit requirements. Prior to any person obtaining a Herptile Special Use permit, the following criteria must be met:

- (1) the person was in legal possession and is the legal possessor of the herptile prior to the effective date of this Act and the person applies for and is granted a Personal Possession permit for each special use herptile in the person's possession within 30 days after the enactment of this Act; or
- (2) prior to acquiring a Herptile Special Use permit, the person must provide the name, address, date of birth, permit number, telephone number of the possessor, type or species, and the date the herptile is to be acquired.

The applicant must comply with all requirements of this Act and the rules adopted by the Department to obtain a Herptile Special Use permit. Prior to the issuance of the Herptile Special Use permit, the applicant must provide proof of liability insurance or surety bond, either individually, or in the name of the entity engaged in giving the bona fide educational programs, in the amount of \$100,000 for each special use herptile up to a maximum of \$1,000,000 and the insurance or surety bond is to be maintained during the term of the permit for liability for any incident arising out of or relating to the special use herptile. (Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/65-5)

Sec. 65-5. Permit application and fees. An applicant for a Herptile Special Use permit must file an application with the Department on a form provided by the Department. The application must include all information and requirements as set forth by administrative rule.

The annual fee for a residential Herptile Special Use permit shall be set by administrative rule on a per person basis. The Herptile Special Use permit shall not be based on the number of special use herptile kept by an owner or possessor. All fees shall be deposited into the Wildlife Preservation and Fish Fund.

The Department shall adopt, by administrative rule, procedures for the renewal of annual Herptile Special Use permits.

Any person possessing and in legal possession of a special use herptile as stipulated in this Article that no longer wishes to keep the herptile may be assisted by the Department, at no charge to them and without prosecution, to place the special use herptile in a new home, within 30 days after the effective date of this Act.

The Department may issue a Limited Entry permit to an applicant who: (i) is not a resident of this State; (ii) complies with the requirements of this Act and all rules adopted by the Department under the authority of this Act; (iii) provides proof to the Department that he or she shall, during the permit term, maintain sufficient liability insurance coverage; (iv) pays to the Department, along with each application for a Limited Entry permit, a non-refundable fee as set by administrative rule, which the Department shall deposit into the Wildlife Preservation and Fish Fund; and (v) uses the herptile for an activity authorized in the Limited Entry permit. A Limited Entry permit shall be valid for not more than 15 30 consecutive days unless extended by the Department, however, no extension shall be longer than 15 days. The application, review, and procedures to obtain or renew a Limited Entry permit shall be set by administrative rule.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/70-5)

Sec. 70-5. Suspension of privileges and revocation of permits. A person who does not hold a Herptile Special Use permit or Limited Entry permit and who violates a provision of this Act or an administrative rule authorized under this Act shall have his or her privileges under this Act suspended for a period to be set by administrative rule. up to 5 years after the date that he or she is in violation of an initial offense, for up to 10 years after the date that he or she is in violation of a second offense, and for life for a third or subsequent offense. Department suspensions and revocations shall be addressed by administrative rule.

A person who holds a Herptile Special Use permit or Limited Entry permit and who violates the provisions of this Act shall have his or her permit revoked and permit privileges under this Act suspended for a period to be set by administrative rule. of up to 2 years after the date that he or she is found guilty of an initial offense, for up to 10 years after the date that he or she is found guilty of a second offense, and for life for a third offense. Department suspensions and revocations shall be addressed by administrative rule.

A person whose privileges or permit to possess a special use herptile have been suspended or permit revoked may appeal that decision in accordance with the provisions set forth in administrative rule. (Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/80-5)

Sec. 80-5. Injury to a member of public by special use herptiles. A person who possesses a special use herptile without complying with the requirements of this Act and the rules adopted under the authority of this Act and whose special use herptile causes bodily harm to harms a person when the possessor knew or should have known that the herptile had a propensity, when provoked or unprovoked, to harm, cause injury to, or otherwise substantially endanger a member of the public is guilty of a Class A misdemeanor. A person who possesses a special use herptile without complying with the requirements of this Act and the rules adopted under the authority of this Act and whose special use herptile causes great bodily harm or death to a person when the possessor knew or should have known that the herptile had a propensity, when provoked or unprovoked, to harm, cause injury to, or otherwise substantially endanger a member of the public A person who fails to comply with the provisions of this Act and the rules adopted under the authority of this Act and who intentionally or knowingly allows a special use herptile to cause great bodily harm to, or the death of, a human is guilty of a Class 4 felony.

(Source: P.A. 98-752, eff. 1-1-15; 99-642, eff. 7-28-16.)

(510 ILCS 68/Art. 87 heading new)

ARTICLE 87. HERPTILE DISEASES

(510 ILCS 68/87-5 new)

Sec. 87-5. Herptile diseases. The Department may investigate, in conjunction with a licensed veterinarian, the transmission or potential transmission of any disease in a natural or captive population of an amphibian or reptile species. The Department may promulgate administrative rules to identify specific herptile diseases, pathogens, or fungi, as well as treatment and caretaking requirements. Any herptile harboring a disease, pathogen, or fungus specified in administrative rule may be subject to confiscation and forfeiture. A licensed veterinarian shall notify the Department under administrative rule after the discovery of a herptile that is harboring a disease, pathogen, or fungus specified in administrative rule.

(510 ILCS 68/87-10 new)

Sec. 87-10. Possession of a disease carrying herptile.

- (a) Upon discovery that a herptile is harboring a disease, pathogen, or fungus specified in administrative rule, the owner or person in possession of the herptile shall notify the Department under administrative rule.
- (b) An owner or person in possession of a herptile that he or she knows or reasonably should know is harboring a disease, pathogen, or fungus specified in administrative rule shall comply with all administrative rules regarding the treatment and caretaking requirements.
 - (c) A violation of this Section is a Class C misdemeanor.

(510 ILCS 68/90-5)

Sec. 90-5. Penalties.

- (a) Unless otherwise stated in this Act, a violation of this Act is a Class A misdemeanor.
- (b) A person who violates Article 85 of this Act is guilty of a Class A misdemeanor for a first offense and a Class 4 felony for a second or subsequent offense occurring within one year after a finding of guilt on a first offense.
- (c) A person who violates Article 75 of this Act is guilty of a Class B misdemeanor. A violation of the record keeping requirement for each individual special use herptile Each day of a violation constitutes a separate offense. Any other violation of this Act is a Class A misdemeanor unless otherwise stated.
- (d) Any person who takes, possesses, captures, kills, or disposes of any herptile protected under this Act in violation of this Act is guilty of a Class B misdemeanor unless otherwise stated in this Act.
- (e) All fines and penalties collected under the authority of this Act or its administrative rules shall be deposited into the Wildlife Preservation and Fish Fund.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/90-10 new)

Sec. 90-10. Commercial purposes; offenses.

(a) Unless otherwise provided in this Act, any person who for profit or commercial purposes knowingly captures, kills, possesses, offers for sale, sells, offers to barter, barters, offers to purchase, purchases, delivers for shipment, ships, exports, imports, causes to be shipped, exported, or imported, delivers for transportation, transports, or causes to be transported, carries or causes to be carried, or receives

for shipment, transportation, carriage, or export any herptile taxa, in whole or in part, protected under this Act and the financial value of that herptile, in whole or in part, is valued:

- (1) at or in excess of a total of \$300 as calculated according to the applicable provisions under paragraphs (1), (2), (3), and (4) of subsection (a) in Section 105-95 of this Act is guilty of a Class 3 felony; or
- (2) less than the total of \$300 as calculated according to the applicable provisions under paragraphs (1), (2), (3), and (4) of subsection (a) in Section 105-95 of this Act is guilty of a Class A misdemeanor. A second or subsequent violation is a Class 4 felony.
- (b) The possession of any herptile, in whole or in part, captured or killed in violation of this Act that is valued at or in excess of \$600 under the provisions in subsection (b) of Section 105-95 of this Act shall be considered prima facie evidence of possession for profit or commercial purposes.

(510 ILCS 68/95-5)

Sec. 95-5. Assumption of risk. Each person who owns, possesses, or keeps a herptile expressly assumes the risk of and legal responsibility for injury, loss, or damage to the person or the person's property that results from the ownership, possession, or keeping, of the herptile. Each owner, keeper, or possessor of a herptile shall be solely liable to manage, care for, and control a particular herptile species, and it shall be the duty of each owner, keeper, or possessor, to maintain reasonable control of the particular herptile at all times, and to refrain from acting in a manner that may cause or contribute to the injury of person, whether in public or on private property.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/95-10)

Sec. 95-10. Civil liability and immunity. If any herptile escapes or is released, the owner and possessor of the herptile shall be strictly liable for all costs incurred in apprehending and confining the herptile, including any injuries incurred to humans or damage to property, both real and personal, including pets and livestock, and the owner shall indemnify any animal control officer, police officer, or Department employee acting in his or her official capacity to capture or control an escaped herptile.

The owner, keeper, or possessor of a herptile that escapes captivity or is released an escaped herptile shall be <u>liable solely responsible</u> for any and all <u>damages</u> and costs to any person or property <u>liabilities</u> arising out of or in connection with the escape or release of any herptile. <u>Liability includes, but is not limited to, including liability for</u> any damage, injury, or death caused by or to the herptile during or after the herptile's escape or release or as a result of the apprehension or confinement of the herptile after its escape or release. In addition, the owner, keeper, or possessor of an escaped herptile shall be solely responsible <u>and shall indemnify</u> for any and all costs, <u>damages</u>, or <u>medical expenses</u> incurred by an animal control officer, police officer, or Department employee acting in his or her official capacity to capture or control an escaped herptile.

A licensed veterinarian who may have cause to treat a special use herptile that is in violation of this Act shall not be held liable, except for willful and wanton misconduct, under this Act provided that the veterinarian (i) promptly reports violations of this Act of which he or she has knowledge to a law enforcement agency within 24 hours after becoming aware of the incident; (ii) provides the name, address, and phone number of the person possessing the special use herptile at time of incident or treatment; (iii) provides the name and address of the owner of the special use herptile if known; (iv) identifies the kind and number of special use herptiles being treated; and (v) describes the reason for the treatment of the special use herptile.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/100-5)

Sec. 100-5. Prima facie evidence; confiscation. The possession of any reptile or amphibian life or any herptile, special use herptile, or part of any herptile or special use herptile reptile or amphibian life protected under this Act is prima facie evidence that the herptile or special use herptile reptile or amphibian life or any part of reptile or amphibian life is subject to the provisions of this Act, including administrative rules.

Whenever the contents of any box, barrel, package, or receptacle consists partly of contraband and partly of a legally possessed or shipped herptile or special use herptile legal reptile or amphibian life or any part of a legally possessed or shipped herptile or special use herptile reptile or amphibian life, the entire contents of the box, barrel, or package, or other receptacle are subject to confiscation.

Whenever a person has in his or her possession in excess of the number of herptiles or special use herptiles reptile or amphibian life or any parts of herptiles or special use herptiles reptile or amphibian life permitted under this Act, including administrative rules, the entire number of herptiles or special use

herptiles reptile or amphibian life or any parts of herptiles or special use herptiles reptile or amphibian life in his or her possession is subject to confiscation, seizure, or forfeiture.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/100-10)

Sec. 100-10. Search and seizure. Whenever any authorized employee of the Department, sheriff, deputy sheriff, or other peace office of the State has reason to believe that any person, owner, possessor, commercial institution, pet store, or reptile show vendor or attendee possesses any herptile reptile or amphibian life or any part or parts of a herptile reptile or amphibian life contrary to the provisions of this Act, including administrative rules, he or she may file, or cause to be filed, a sworn complaint to that effect before the circuit court and procure and execute a search warrant. Upon execution of the search warrant, the officer executing the search warrant shall make due return of the search warrant to the court issuing the search warrant, together with an inventory of all the herptiles reptile or amphibian life or any part or parts of a herptile reptile or amphibian life taken under the search warrant. The court shall then issue process against the party owning, controlling, or transporting the herptile reptile or amphibian life or any part of a herptile reptile or amphibian life seized, and upon its return shall proceed to determine whether or not the herptile reptile or amphibian life or any part or parts of a herptile were reptile or amphibian life was held, possessed, or transported in violation of this Act, including administrative rules. In case of a finding that a herptile the reptile or amphibian life was illegally held, possessed, transported, or sold, a judgment shall be entered against the owner or party found in possession of the herptile reptile or amphibian life or any part or parts of a herptile reptile or amphibian life for the costs of the proceeding and providing for the disposition of the property seized, as provided for by this Act.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/100-15)

Sec. 100-15. Seizure and forfeiture. If any person is found to possess a special use herptile that is in violation of this Act, including any administrative rules, then the special use herptile and any equipment or items used contrary to this Act shall be subject to seizure and forfeiture by the Department <u>under Section 100-10</u>. Any special use herptile seized in violation of this Act may immediately be placed in a facility approved by the Department.

If a person's special use herptile has been seized by the Department, then the owner and possessor of the special use herptile is liable for the reasonable costs associated with the seizure, placement, testing, and care for the special use herptile from the time of confiscation until the time the special use herptile is relocated to an approved facility or person holding a valid Herptile Special Use permit or is otherwise disposed of by the Department.

Any special use herptile and related items found abandoned shall become the property of the Department and disposed of according to Department rule.

The circuit court, in addition to any other penalty, may award any seized or confiscated special use herptiles or items to the Department as provided for in Section 1 215 of the Fish and Aquatic Life Code and Section 1.25 of the Wildlife Code. The circuit Further, the court, in addition to any other penalty, may assess a fee upon a person who pleads guilty to the provisions of this Act equal to the amount established or determined to maintain the special use herptile until it is permanently placed in a facility approved by the Department or otherwise disposed of.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/105-10)

Sec. 105-10. Conservation of herptiles reptiles and amphibians. The Department shall take all measures necessary for the conservation, distribution, introduction, and restoration of herptiles reptiles and amphibians. The Department shall also bring or cause to be brought actions and proceedings, in the name and by the authority of the People of the State of Illinois, to enforce this Act, including administrative rules, and to recover any and all fines and penalties provided for in this Act. Nothing in this Act shall be construed to authorize the Department to change any penalty prescribed by law or to change the amount of license fees or the authority conferred by licenses prescribed by law. The Department is authorized to cooperate with the appropriate Departments of the federal government and other Departments or agencies of State government and educational institutions in conducting surveys, experiments, or work of joint interest or benefit. (Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/105-30)

Sec. 105-30. Statute of limitations. All prosecutions under this Act shall be commenced within 3 years after the commission of the offense if it is a felony, or within one year and 6 months after its commission if it is a misdemeanor 2 years after the time the offense charged was committed.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/105-35)

Sec. 105-35. Collection of fines. All fines provided for by this Act shall be collected and remitted to the Department's Wildlife Preservation and Fish Fund, within 30 days after the collection of the fine, by the clerk of the circuit court collecting the fines who shall submit at the same time to the Department a statement of the names of the persons so fined and the name of the arresting officer, the offense committed, the amount of the fine, and the date of the conviction.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/105-40)

Sec. 105-40. Power of entry and examination; access to lands and waters. Authorized employees of the Department are empowered, under law, to enter all lands and waters to enforce the provisions of this Act. Authorized employees are further empowered to examine all buildings, private or public clubs (except dwellings), fish markets, cold storage houses, locker plants, reptile shows, pet stores, camps, vessels, cars (except sealed railroad cars or other sealed common carriers), conveyances, vehicles, watercraft, or any other means of transportation or shipping, tents, bags, game bags pilloweases, coats, jackets, or other receptacles and to open any box, barrel, package, or other receptacle in the possession of a common carrier, that they have reason to believe contains a herptile reptile or amphibian life or any part of a herptile reptile or amphibian life taken, bought, sold or bartered, shipped, or had in possession contrary to this Act, including administrative rules, or that the receptacle containing the herptile reptile or amphibian is falsely labeled.

Authorized employees of the Department shall be given free access to and shall not be hindered or interfered with in making an entry and examination and any permit issued by the Department that is held by the person preventing such free access or interfering with or hindering such authorized employee shall be subject to confiscation by the Department. The Department shall not issue any permit to a person who prevented free access or interfered with or hindered an employee. Any permit or license held by a person preventing free access or interfering with or hindering an employee shall not be issued to that person for the period of one year after his or her action.

Employees of the Department, as specifically authorized by the Director, are empowered to enter all lands and waters for the purpose of herptile reptile or amphibian investigations, State and federal permit inspections, as well as herptile reptile or amphibian censuses or inventories, and are further empowered to conduct examination of equipment and devices in the field, under law, to ensure compliance with this Act. (Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/105-55)

Sec. 105-55. Illegal collecting devices; public nuisance. Every collecting device, including seines, nets, traps, pillowcases, bags, snake hooks or tongs, or any electrical device or any other devices including vehicles or conveyance, watercraft, or aircraft used or operated illegally or attempted to be used or operated illegally by any person in taking, transporting, holding, or conveying any herptile reptile or amphibian life or any part or parts of a herptile of reptile or amphibian life, contrary to this Act, including administrative rules, shall be deemed a public nuisance and therefore illegal and subject to seizure and confiscation by any authorized employee of the Department. Upon the seizure of this item, the Department shall take and hold the item until disposed of as provided in this Act.

Upon the seizure of any device because of its illegal use, the officer or authorized employee of the Department making the seizure shall, as soon as reasonably possible, cause a complaint to be filed before the circuit court and a summons to be issued requiring the owner or person in possession of the property to appear in court and show cause why the device seized should not be forfeited to the State. Upon the return of the summons duly served or upon posting or publication of notice as provided in this Act, the court shall proceed to determine the question of the illegality of the use of the seized property. Upon judgment being entered that the property was illegally used, an order shall be entered providing for the forfeiture of the seized property to the State. The owner of the property may have a jury determine the illegality of its use and shall have the right of an appeal as in other civil cases. Confiscation or forfeiture shall not preclude or mitigate against prosecution and assessment of penalties provided in Article 90 of this Act.

Upon seizure of any property under circumstances supporting a reasonable belief that the property was abandoned, lost, stolen, or otherwise illegally possessed or used contrary to this Act, except property

seized during a search or arrest, and ultimately returned, destroyed, or otherwise disposed of under order of a court in accordance with this Act, the authorized employee of the Department shall make reasonable inquiry and efforts to identify and notify the owner or other person entitled to possession of the property and shall return the property after the person provides reasonable and satisfactory proof of his or her ownership or right to possession and reimburses the Department for all reasonable expenses of custody. If the identity or location of the owner or other person entitled to possession of the property has not been ascertained within 6 months after the Department obtains possession, the Department shall effectuate the sale of the property for cash to the highest bidder at a public auction. The owner or other person entitled to possession of the property may claim and recover possession of the property at any time before its sale at public auction upon providing reasonable and satisfactory proof of ownership or right of possession and reimbursing the Department for all reasonable expenses of custody.

Any property forfeited to the State by court order under this Section may be disposed of by public auction, except that any property that is the subject of a court order shall not be disposed of pending appeal of the order. The proceeds of the sales at auction shall be deposited in the Wildlife Preservation and Fish Fund.

The Department shall pay all costs of posting or publication of notices required by this Section.

Property seized or forfeited under this Section is subject to reporting under the Seizure and Forfeiture Reporting Act.

(Source: P.A. 100-512, eff. 7-1-18.)

(510 ILCS 68/105-60)

Sec. 105-60. Violations; separate offenses. Each act of pursuing, taking, shipping, offered or received for shipping, offering or receiving for shipment, transporting, buying, selling or bartering, or having in one's possession any protected herptile or amphibian-life or any part or parts of a herptile of reptile or amphibian life, seines, nets, bags, snake hooks or tongs, or other devices used or to be used in violation of this Act, including administrative rules, constitutes a separate offense.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/105-65)

Sec. 105-65. Accessory to violation; accountability.

- (a) Any person who aids in or contributes in any way to a violation of this Act, including administrative rules, is individually liable, as a separate offense under this Act, for the penalties imposed against the person who committed the violation.
- (b) Accountability for any person who aids or contributes in any way to a misdemeanor or felony violation of this Act shall be determined according to the provisions under Section 5-2 of the Criminal Code of 2012.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/105-75)

Sec. 105-75. Wildlife Preservation and Fish Fund; disposition of money received. All fees, fines, income of whatever kind or nature derived from herptile reptile and amphibian activities regulated by this Act on lands, waters, or both under the jurisdiction or control of the Department and all penalties collected under this Act shall be deposited into the State treasury and shall be set apart in a special fund known as the Wildlife Preservation and Fish Fund.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/105-80)

Sec. 105-80. Ownership and title of wild indigenous reptiles and amphibians. The ownership of and title to all wild indigenous <a href="hereby-legender-pertile-pertil

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/105-90)

Sec. 105-90. Taking on private property. It is unlawful for any person to take or attempt to take any species of reptile or amphibian, or parts thereof, within or upon the land of another, or upon waters flowing over or standing on the land of another, without first obtaining permission from the owner or the owner's

designee. For the purposes of this Section, the owner's designee means anyone who the owner designates in a written authorization and the authorization must contain (i) the legal or common description of property for which the authority is given, (ii) the extent that the owner's designee is authorized to make decisions regarding who is allowed to take or attempt to take any species of reptiles or amphibians, or parts thereof, and (iii) the owner's notarized signature. Before enforcing this Section, the law enforcement officer must have received notice from the owner or the owner's designee of a violation of this Section. Statements made to a law enforcement officer regarding this notice shall not be rendered inadmissible by the hearsay rule when offered for the purpose of showing the required notice. Any person who violates this Section shall be guilty of a Class B misdemeanor.

(Source: P.A. 98-752, eff. 1-1-15.)

(510 ILCS 68/105-95)

Sec. 105-95. Financial value of herptiles.

- (a) For purposes of this Act, replacement cost shall be used to determine the financial value of the herptile species protected by this Act, but in no case shall the minimum value of any species protected under this Act be less than the following: For purposes of this Section, the financial value of all reptiles and amphibians described under this Act taken, possessed, or used in violation of this Act, whether in whole or in part, is as follows:
 - (1) for processed turtle parts, \$8 for each pound or fraction of a pound; for each non-processed turtle, \$15 per whole turtle or fair market value, whichever is greater;
 - (2) for frogs, toads, salamanders, lizards, and snakes, \$5 per herptile or fair market value, whichever is greater, in whole or in part, unless specified as a special use herptile;
 - (3) for any special use herptile, the value shall be no less than \$250 per special use herptile or fair market value, whichever is greater;
 - (4) for any endangered or threatened herptile, the value shall be no less than \$150 per endangered or threatened. herptile or fair market value, whichever is greater; and
 - (5) (Blank). any person who, for profit or commercial purposes, knowingly captures or kills, possesses, offers for sale, sells, offers to barter, barters, offers to purchase, purchases, delivers for shipment, ships, exports, imports, causes to be shipped, exported, or imported, delivers for transportation, transports, or causes to be transported, carries or causes to be carried, or receives for shipment, transportation, carriage, or export any reptile or amphibian life, in part or in whole, of any of the reptiles and amphibians protected by this Act, and that reptile or amphibian life, in whole or in part, is valued at or in excess of a total of \$300 or fair market value, whichever is greater, as per value specified in paragraphs (1), (2), (3), and (4) of this subsection commits a Class 3 felony.
- (b) (Blank). The trier of fact may infer that a person "knowingly possesses" a reptile or amphibian, in whole or in part, captured or killed in violation of this Act, valued at or in excess of \$600, as per value specified in paragraphs (1), (2), (3), and (4) of subsection (a) of this Section.

 (Source: P.A. 98-752, eff. 1-1-15; 99-78, eff. 7-20-15.)

(510 ILCS 68/110-5)

- Sec. 110-5. Exemptions. When acting in their official capacity, the following entities and their agents are exempt from Section 75-5 Articles 75 and 85-5 85 of this Act:
 - (1) public zoos or aquaria accredited by the Association of Zoos and Aquariums or the Zoological Association of America;
 - (2) licensed veterinarians or anyone operating under the authority of a licensed veterinarian who is actively treating a special use herptile that is being maintained in the veterinarian facility in accordance with Sections 10-25, 20-15, and 25-15 of this Act in order to prevent the escape of the herptile and protect public health and safety;
 - (3) (blank); wildlife sanctuaries;
 - (4) accredited research or medical institutions;
 - (5) licensed or accredited educational institutions;
 - (6) circuses licensed and in compliance with the Animal Welfare Act and all rules adopted by the Department of Agriculture;
 - (7) federal, State, and local law enforcement officers, including animal control officers acting under the authority of this Act;
 - (8) members of federal, State, or local agencies approved by the Department; and
 - (9) (blank); any bona fide wildlife rehabilitation facility licensed or otherwise authorized by the Department; and

(10) any motion picture or television production company that uses licensed dealers, exhibitors, and transporters under the federal Animal Welfare Act, 7 U.S.C. 2132.

(Source: P.A. 98-752, eff. 1-1-15.)

Section 10. The Illinois Endangered Species Protection Act is amended by changing Sections 3, 4, and 5 as follows:

(520 ILCS 10/3) (from Ch. 8, par. 333)

Sec. 3. It is unlawful for any person:

- (1) to possess, take, transport, sell, offer for sale, give or otherwise dispose of any animal or the product thereof of any animal species which occurs on the Illinois List, unless otherwise authorized by law;
- (2) to deliver, receive, carry, transport or ship in interstate or foreign commerce plants listed as endangered by the federal government without a permit therefor issued by the Department as provided in Section 4 of this Act;
 - (3) to take plants on the Illinois List without the express written permission of the landowner; or
- (4) to sell or offer for sale plants or plant products of endangered species on the Illinois List. (Source: P.A. 91-357, eff. 7-29-99.)

(520 ILCS 10/4) (from Ch. 8, par. 334)

Sec. 4. Upon receipt of proper application and approval of the same, the Department may issue to any qualified person a permit which allows the taking, possession, transport, purchase, or disposal of specimens or products of an endangered or threatened species of animal or federal endangered plant after the effective date of this Act for justified purposes, that will enhance the survival of the affected species by zoological, botanical or educational or for scientific purposes only. Section 5-20 of the Herptiles-Herps Act has provisions for permits to acquire, breed, and sell captive, legally obtained endangered and threatened amphibians and reptiles. Rules for the issuance and maintenance of permits shall be promulgated by the Department after consultation with and written approval of the Board. The Department shall, upon notice and hearing, revoke the permit of any holder thereof upon finding that the person is not complying with the terms of the permit, the person is knowingly providing incorrect or inadequate information, the activity covered by the permit is placing the species in undue jeopardy, or for other cause.

(Source: P.A. 98-752, eff. 1-1-15.)

(520 ILCS 10/5) (from Ch. 8, par. 335)

- Sec. 5. (a) Upon receipt of proper application and approval of same, the Department may issue a limited permit authorizing the possession, purchase or disposition of animals or animal products of an endangered or threatened species, or federal endangered plants to any person which had in its possession prior to the effective date of this Act such an item or which obtained such an item legally out-of-state. Such permit shall specifically name and describe each pertinent item possessed by the permit holder and shall be valid only for possession, purchase or disposition of the items so named. The Department may require proof that acquisition of such items was made before the effective date of this Act. The Department may also issue a limited permit authorizing the possession, purchase or disposition of live animals or such item to any person to whom a holder of a valid permit issued pursuant to this section gives, sells, or otherwise transfers the item named in the permit. Section 5-20 of the Herptiles Herps Act has provisions for permits to acquire, breed, and sell captive, legally obtained endangered and threatened amphibians and reptiles. Limited permits issued pursuant to this section shall be valid only as long as the item remains in the possession of the person to whom the permit was issued.
- (b) The limited permit shall be revoked by the Department if it finds that the holder has received it on the basis of false information, is not complying with its terms, or for other cause. (Source: P.A. 98-752, eff. 1-1-15.)".

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 1 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 Holmes, **Senate Bill No. 1247** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Feigenholtz Loughran Cappel Stewart Aquino Martwick Bailey Fine Stoller Belt McClure Fowler Syverson McConchie Bennett Gillespie Tracy Bryant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Koehler Curran Simmons **DeWitte** Landek Sims

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 BILLS RECALLED

On motion of Senator Joyce, Senate Bill No. 1245 was recalled from the order of third reading to the order of second reading.

Senator Joyce offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO SENATE BILL 1245

AMENDMENT NO. $\underline{1}$. Amend Senate Bill 1245 by replacing everything after the enacting clause with the following:

"Section 5. The Wildlife Code is amended by changing Section 2.25 as follows:

(520 ILCS 5/2.25) (from Ch. 61, par. 2.25)

Sec. 2.25. It shall be unlawful for any person to take deer except (i) with a shotgun, handgun, or muzzleloading rifle or (ii) as provided by administrative rule, with a bow and arrow, during the open season of not more than 14 days which will be set annually by the Director between the dates of November 1st and December 31st, both inclusive, or a special 3-day, youth-only season between the dates of September 1 and October 31. For the purposes of this Section, legal handguns include any centerfire handguns of .30 caliber or larger with a minimum barrel length of 4 inches. The only legal ammunition for a centerfire handgun is a cartridge of .30 caliber or larger with a capability of at least 500 foot pounds of energy at the muzzle. Full metal jacket bullets may not be used to harvest deer.

The Department shall make administrative rules concerning management restrictions applicable to the firearm and bow and arrow season.

It shall be unlawful for any person to take deer except with a bow and arrow during the open season for bow and arrow set annually by the Director between the dates of September 1st and January 31st, both inclusive.

It shall be unlawful for any person to take deer except with (i) a muzzleloading rifle or (ii) bow and arrow during the open season for muzzleloading rifles set annually by the Director.

The Director shall cause an administrative rule setting forth the prescribed rules and regulations, including bag and possession limits and those counties of the State where open seasons are established, to be published in accordance with Sections 1.3 and 1.13 of this Act.

The Department may establish separate harvest periods for the purpose of managing or eradicating disease that has been found in the deer herd. This season shall be restricted to gun or bow and arrow hunting only. The Department shall publicly announce, via statewide news release, the season dates and shooting hours, the counties and sites open to hunting, permit requirements, application dates, hunting rules, legal weapons, and reporting requirements.

The Department is authorized to establish a separate harvest period at specific sites within the State for the purpose of harvesting surplus deer that cannot be taken during the regular season provided for the taking of deer. This season shall be restricted to gun or bow and arrow hunting only and shall be established during the period of September 1st to February 15th, both inclusive. The Department shall publicly announce, via statewide news release, the season dates and shooting hours, and the counties and sites open to hunting. The Department shall publish suitable prescribed rules and regulations established by administrative rule pertaining to management restrictions applicable to this special harvest program. The Department shall allow unused gun deer permits that are left over from a regular season for the taking of deer to be rolled over and used during any separate harvest period held within 6 months of the season for which those tags were issued at no additional cost to the permit holder subject to the management restrictions applicable to the special harvest program.

Beginning July 1, 2019, and on an annual basis thereafter, the Department shall provide a report to the General Assembly providing information regarding deer management programs established by the Code or by administrative rule that includes: (1) the number of surplus deer taken during each separate harvest season; (2) the number of deer found to have a communicable disease or other abnormality; and (3) what happens to the deer taken during each separate harvest season. (Source: P.A. 101-66, eff. 7-12-19.)".

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 1 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 Joyce, **Senate Bill No. 1245** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson McConchie Tracy Bennett Gillespie Bryant Glowiak Hilton Morrison Turner, D. Harris Turner, S. Bush Muñoz Van Pelt Castro Hastings Murphy Collins Holmes Pacione-Zayas Villa

Connor Hunter Peters Villanueva Johnson Plummer Villivalam Crowe Cullerton, T. Jones, E. Rezin Wilcox Rose Mr. President Cunningham Joyce Simmons

Curran Koehler Simm DeWitte Landek Sims

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 BILLS RECALLED

On motion of Senator Rezin, **Senate Bill No. 1365** was recalled from the order of third reading to the order of second reading.

Senator Rezin offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO SENATE BILL 1365

AMENDMENT NO. $\underline{1}$. Amend Senate Bill 1365 by replacing everything after the enacting clause with the following:

"Section 5. The State Employees Group Insurance Act of 1971 is amended by adding Section 6.17 as follows:

(5 ILCS 375/6.17 new)

Sec. 6.17. Waiver application prohibitions.

- (a) Notwithstanding any other law to the contrary, except as specified in subsection (b), the State shall not apply for any federal waiver that would reduce or eliminate any protection or coverage required under the Patient Protection and Affordable Care Act (Public Law 111-148) that was in effect on January 1, 2017, including, but not limited to, any protection for persons with pre-existing conditions and coverage for services identified as essential health benefits under the Patient Protection and Affordable Care Act.
- (b) The State or an agency of the executive branch may apply for such a waiver only if the General Assembly, by joint resolution approved by a majority of each chamber prior to the submission of such a waiver application to the U.S. Department of Health and Human Services, authorizes the State or an agency of the executive branch to apply for such a federal waiver.

Section 10. The Illinois Insurance Code is amended by adding Section 356z.43 as follows:

(215 ILCS 5/356z.43 new)

Sec. 356z.43. Waiver application prohibitions.

- (a) Notwithstanding any other law to the contrary, except as specified in subsection (b), the State shall not apply for any federal waiver that would permit an individual or group health insurance plan to reduce or eliminate any protection or coverage required under the Patient Protection and Affordable Care Act (Public Law 111-148) that was in effect on January 1, 2017, including, but not limited to, any protection for persons with pre-existing conditions and coverage for services identified as essential health benefits under the Patient Protection and Affordable Care Act.
- (b) The State or an agency of the executive branch may apply for such a waiver only if the General Assembly, by joint resolution approved by a majority of each chamber prior to the submission of such a waiver application to the U.S. Department of Health and Human Services, authorizes the State or an agency of the executive branch to apply for such a federal waiver.

Section 15. The Illinois Public Aid Code is amended by adding Section 5-41 as follows:

(305 ILCS 5/5-41 new)

Sec. 5-41. Waiver application prohibitions.

(a) Notwithstanding any other law, except as specified in subsection (b), the State or an agency of the executive branch shall not apply for any federal Medicaid waiver that would result in more restrictive

standards, methodologies, procedures, or other requirements than those that were in effect in Illinois as of January 1, 2017 for: (i) the Medical Assistance Program, as authorized under this Code and Title XIX of the Social Security Act; (ii) the Children's Health Insurance Program, as authorized under the Children's Health Insurance Program Act and Title XXI of the Social Security Act; or (iii) any other medical assistance program in Illinois that is operating under any existing federal waiver authorized under Section 1115 or Section 1915 of the Social Security Act.

(b) The State or an agency of the executive branch may apply for such a waiver only if the General Assembly, by joint resolution approved by a majority of each chamber prior to the submission of such a waiver application to the U.S. Department of Health and Human Services, authorizes the State or an agency of the executive branch to apply for such a federal waiver.

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. 1 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 Rezin, Senate Bill No. 1365 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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 Cunningham, **Senate Bill No. 1610** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aguino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Fowler Belt McClure Syverson Bennett Gillespie McConchie Tracy **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Van Pelt Castro Hastings Murphy Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Rose Mr. President Cunningham Jovce Curran Koehler Simmons DeWitte Landek Sims

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 Bennett, **Senate Bill No. 1690** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy Glowiak Hilton Morrison Turner, D. Bryant Bush Harris Muñoz Turner, S. Murphy Castro Hastings Van Pelt Holmes Collins Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Jones, E. Rezin Wilcox Cullerton, T. Cunningham Joyce Rose Mr. President Koehler Curran Simmons **DeWitte** Landek Sims

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 Stadelman, Senate Bill No. 1721 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 50; NAYS 4.

The following voted in the affirmative:

Anderson Ellman Landek Sims Aguino Feigenholtz Lightford Stadelman Bailey Fine Loughran Cappel Syverson Belt Fowler Martwick Turner, D. McConchie Bennett Gillespie Turner, S. Bryant Harris Morrison Van Pelt Bush Hastings Muñoz Villa Castro Holmes Murphy Villanueva Villivalam Collins Hunter Pacione-Zayas Connor Johnson Peters Wilcox Jones, E. Crowe Plummer Mr. President Cullerton, T. Rezin Joyce Cunningham Koehler Simmons

The following voted in the negative:

DeWitte Stoller Stewart Tracy

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 Pacione-Zayas, **Senate Bill No. 1833** 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 58; NAYS None.

The following voted in the affirmative:

Landek

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Fine Martwick Stoller Bailey Belt Fowler McClure Syverson Bennett Gillespie McConchie. Tracy Morrison Turner, D. Bryant Glowiak Hilton Bush Harris Muñoz Turner, S. Van Pelt Castro Hastings Murphy Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Villivalam Crowe Johnson Plummer Cullerton, T. Jones, E. Rezin Wilcox Joyce Rose Mr. President Cunningham Curran Koehler Simmons

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).

Sims

DeWitte

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

On motion of Senator Hastings, **Senate Bill No. 1751** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy Bryant Glowiak Hilton Morrison Turner, D. Turner, S. Bush Harris Muñoz Van Pelt Castro Hastings Murphy Collins Holmes Villa Pacione-Zayas Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons **DeWitte** Landek Sims

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 Morrison, Senate Bill No. 1905 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:

Simmons

YEAS 50; NAYS 3.

The following voted in the affirmative:

Aquino Feigenholtz Landek Sims Belt Fine Lightford Stadelman Bennett Fowler Loughran Cappel Tracy Bush Gillespie Martwick Turner, D. Castro Glowiak Hilton McConchie Turner, S. Van Pelt Collins Harris Morrison Connor Hastings Muñoz Villa Crowe Holmes Murphy Villanueva Peters Villivalam Cullerton, T. Hunter Cunningham Johnson Plummer Wilcox Curran Jones, E. Rezin Mr. President DeWitte Jovce Rose

The following voted in the negative:

Koehler

Ellman

Bailey Bryant Syverson

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.

Senator Bryant asked and obtained unanimous consent for the Journal to reflect her intention to have voted in the affirmative on **Senate Bill No. 1905**.

Senator Pacione-Zayas asked and obtained unanimous consent for the Journal to reflect her intention to have voted in the affirmative on **Senate Bill No. 1905**.

On motion of Senator Bennett, **Senate Bill No. 1983** 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 57; NAYS None.

The following voted in the affirmative:

Anderson Stewart Ellman Lightford Loughran Cappel Stoller Aquino Feigenholtz Bailey Fine Martwick Syverson McClure Belt Fowler Tracy McConchie Bennett Gillespie Turner, D. **Bryant** Glowiak Hilton Morrison Turner, S. Van Pelt Bush Harris Muñoz Castro Hastings Murphy Villa Collins Holmes Peters Villanueva Connor Hunter Plummer Villivalam Crowe Johnson Rezin Wilcox Cullerton, T. Jones, E. Rose Mr. President Cunningham Joyce Simmons Curran Koehler Sims DeWitte Landek Stadelman

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

Senator Pacione-Zayas asked and obtained unanimous consent for the Journal to reflect her intention to have voted in the affirmative on Senate Bill No. 1983.

On motion of Senator Murphy, Senate Bill No. 2232 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 56; NAYS None.

The following voted in the affirmative:

Anderson Feigenholtz Loughran Cappel Stoller Aquino Fine Martwick Syverson Belt Fowler McClure Tracy Bennett Gillespie McConchie Turner, D. Bryant Glowiak Hilton Morrison Turner, S. Bush Van Pelt Harris Muñoz Castro Hastings Murphy Villa Villanueva Collins Holmes Peters Villivalam Connor Hunter Plummer Crowe Johnson Rezin Wilcox Mr. President Cullerton, T. Jones, E. Rose Cunningham Joyce Simmons Curran Koehler Sims DeWitte Landek Stadelman Ellman Lightford Stewart

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.

Senator Pacione-Zayas asked and obtained unanimous consent for the Journal to reflect her intention to have voted in the affirmative on **Senate Bill No. 2232**.

On motion of Senator Bennett, **Senate Bill No. 2290** 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 57; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stewart Aguino Feigenholtz Loughran Cappel Stoller Bailey Fine Martwick Syverson Belt Fowler McClure Tracy Turner, D. Bennett Gillespie McConchie **Bryant** Glowiak Hilton Morrison Turner, S. Bush Harris Muñoz Van Pelt Castro Hastings Murphy Villa Collins Holmes Peters Villanueva Connor Hunter Plummer Villivalam Johnson Rezin Wilcox Crowe Cullerton, T. Jones, E. Rose Mr. President Cunningham Joyce Simmons Koehler Curran Sime **DeWitte** Landek Stadelman

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.

Senator Pacione-Zayas asked and obtained unanimous consent for the Journal to reflect her intention to have voted in the affirmative on Senate Bill No. 2290.

SENATE BILLS RECALLED

On motion of Senator DeWitte, **Senate Bill No. 2357** was recalled from the order of third reading to the order of second reading.

Senator DeWitte offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO SENATE BILL 2357

AMENDMENT NO. $\underline{1}$. Amend Senate Bill 2357 by replacing everything after the enacting clause with the following:

"Section 5. The School Code is amended by changing Sections 10-21.9, 21B-75, 21B-80, 21B-85, 24-11, 24-14, and 34-18.5 as follows:

(105 ILCS 5/10-21.9) (from Ch. 122, par. 10-21.9)

Sec. 10-21.9. Criminal history records checks and checks of the Statewide Sex Offender Database and Statewide Murderer and Violent Offender Against Youth Database.

- (a) Licensed and nonlicensed applicants for employment with a school district, except school bus driver applicants, are required as a condition of employment to authorize a fingerprint-based criminal history records check to determine if such applicants have been convicted of any disqualifying, enumerated criminal or drug offenses in subsection (c) of this Section or have been convicted, within 7 years of the application for employment with the school district, of any other felony under the laws of this State or of any offense committed or attempted in any other state or against the laws of the United States that, if committed or attempted in this State, would have been punishable as a felony under the laws of this State. Authorization for the check shall be furnished by the applicant to the school district, except that if the applicant is a substitute teacher seeking employment in more than one school district, a teacher seeking concurrent part-time employment positions with more than one school district (as a reading specialist, special education teacher or otherwise), or an educational support personnel employee seeking employment positions with more than one district, any such district may require the applicant to furnish authorization for the check to the regional superintendent of the educational service region in which are located the school districts in which the applicant is seeking employment as a substitute or concurrent part-time teacher or concurrent educational support personnel employee. Upon receipt of this authorization, the school district or the appropriate regional superintendent, as the case may be, shall submit the applicant's name, sex, race, date of birth, social security number, fingerprint images, and other identifiers, as prescribed by the Department of State Police, to the Department. The regional superintendent submitting the requisite information to the Department of State Police shall promptly notify the school districts in which the applicant is seeking employment as a substitute or concurrent part-time teacher or concurrent educational support personnel employee that the check of the applicant has been requested. The Department of State Police and the Federal Bureau of Investigation shall furnish, pursuant to a fingerprint-based criminal history records check, records of convictions, forever and hereinafter, until expunged, to the president of the school board for the school district that requested the check, or to the regional superintendent who requested the check. The Department shall charge the school district or the appropriate regional superintendent a fee for conducting such check, which fee shall be deposited in the State Police Services Fund and shall not exceed the cost of the inquiry; and the applicant shall not be charged a fee for such check by the school district or by the regional superintendent, except that those applicants seeking employment as a substitute teacher with a school district may be charged a fee not to exceed the cost of the inquiry. Subject to appropriations for these purposes, the State Superintendent of Education shall reimburse school districts and regional superintendents for fees paid to obtain criminal history records checks under this Section.
- (a-5) The school district or regional superintendent shall further perform a check of the Statewide Sex Offender Database, as authorized by the Sex Offender Community Notification Law, for each applicant. The check of the Statewide Sex Offender Database must be conducted by the school district or regional superintendent once for every 5 years that an applicant remains employed by the school district.
- (a-6) The school district or regional superintendent shall further perform a check of the Statewide Murderer and Violent Offender Against Youth Database, as authorized by the Murderer and Violent Offender Against Youth Community Notification Law, for each applicant. The check of the Murderer and Violent Offender Against Youth Database must be conducted by the school district or regional superintendent once for every 5 years that an applicant remains employed by the school district.
- (b) Any information concerning the record of convictions obtained by the president of the school board or the regional superintendent shall be confidential and may only be transmitted to the superintendent of the school district or his designee, the appropriate regional superintendent if the check was requested by the school district, the presidents of the appropriate school boards if the check was requested from the Department of State Police by the regional superintendent, the State Board of Education and a school district

as authorized under subsection (b-5), the State Superintendent of Education, the State Educator Preparation and Licensure Board, any other person necessary to the decision of hiring the applicant for employment, or for clarification purposes the Department of State Police or Statewide Sex Offender Database, or both. A copy of the record of convictions obtained from the Department of State Police shall be provided to the applicant for employment. Upon the check of the Statewide Sex Offender Database or Statewide Murderer and Violent Offender Against Youth Database, the school district or regional superintendent shall notify an applicant as to whether or not the applicant has been identified in the Database. If a check of an applicant for employment as a substitute or concurrent part-time teacher or concurrent educational support personnel employee in more than one school district was requested by the regional superintendent, and the Department of State Police upon a check ascertains that the applicant has not been convicted of any of the enumerated criminal or drug offenses in subsection (c) of this Section or has not been convicted, within 7 years of the application for employment with the school district, of any other felony under the laws of this State or of any offense committed or attempted in any other state or against the laws of the United States that, if committed or attempted in this State, would have been punishable as a felony under the laws of this State and so notifies the regional superintendent and if the regional superintendent upon a check ascertains that the applicant has not been identified in the Sex Offender Database or Statewide Murderer and Violent Offender Against Youth Database, then the regional superintendent shall issue to the applicant a certificate evidencing that as of the date specified by the Department of State Police the applicant has not been convicted of any of the enumerated criminal or drug offenses in subsection (c) of this Section or has not been convicted, within 7 years of the application for employment with the school district, of any other felony under the laws of this State or of any offense committed or attempted in any other state or against the laws of the United States that, if committed or attempted in this State, would have been punishable as a felony under the laws of this State and evidencing that as of the date that the regional superintendent conducted a check of the Statewide Sex Offender Database or Statewide Murderer and Violent Offender Against Youth Database, the applicant has not been identified in the Database. The school board of any school district may rely on the certificate issued by any regional superintendent to that substitute teacher, concurrent part-time teacher, or concurrent educational support personnel employee or may initiate its own criminal history records check of the applicant through the Department of State Police and its own check of the Statewide Sex Offender Database or Statewide Murderer and Violent Offender Against Youth Database as provided in this Section. Any unauthorized release of confidential information may be a violation of Section 7 of the Criminal Identification Act.

- (b-5) If a criminal history records check or check of the Statewide Sex Offender Database or Statewide Murderer and Violent Offender Against Youth Database is performed by a regional superintendent for an applicant seeking employment as a substitute teacher with a school district, the regional superintendent may disclose to the State Board of Education whether the applicant has been issued a certificate under subsection (b) based on those checks. If the State Board receives information on an applicant under this subsection, then it must indicate in the Educator Licensure Information System for a 90-day period that the applicant has been issued or has not been issued a certificate.
- (c) No school board shall knowingly employ a person who has been convicted of any offense that would subject him or her to license suspension or revocation pursuant to Section 21B-80 of this Code, except as provided under subsection (b) of Section 21B-80. Further, no school board shall knowingly employ a person who has been found to be the perpetrator of sexual or physical abuse of any minor under 18 years of age pursuant to proceedings under Article II of the Juvenile Court Act of 1987. As a condition of employment, each school board must consider the status of a person who has been issued an indicated finding of abuse or neglect of a child by the Department of Children and Family Services under the Abused and Neglected Child Reporting Act or by a child welfare agency of another jurisdiction.
- (d) No school board shall knowingly employ a person for whom a criminal history records check and a Statewide Sex Offender Database check have not been initiated.
- (e) Within 10 days after a superintendent, regional office of education, or entity that provides background checks of license holders to public schools receives information of a pending criminal charge against a license holder for an offense set forth in Section 21B-80 of this Code, the superintendent, regional office of education, or entity must notify the State Superintendent of Education of the pending criminal charge.

If permissible by federal or State law, no later than 15 business days after receipt of a record of conviction or of checking the Statewide Murderer and Violent Offender Against Youth Database or the Statewide Sex Offender Database and finding a registration, the superintendent of the employing school

board or the applicable regional superintendent shall, in writing, notify the State Superintendent of Education of any license holder who has been convicted of a crime set forth in Section 21B-80 of this Code. Upon receipt of the record of a conviction of or a finding of child abuse by a holder of any license issued pursuant to Article 21B or Section 34-8.1 or 34-83 of the School Code, the State Superintendent of Education may initiate licensure suspension and revocation proceedings as authorized by law. If the receipt of the record of conviction or finding of child abuse is received within 6 months after the initial grant of or renewal of a license, the State Superintendent of Education may rescind the license holder's license.

- (e-5) The superintendent of the employing school board shall, in writing, notify the State Superintendent of Education and the applicable regional superintendent of schools of any license holder whom he or she has reasonable cause to believe has committed an intentional act of abuse or neglect with the result of making a child an abused child or a neglected child, as defined in Section 3 of the Abused and Neglected Child Reporting Act, and that act resulted in the license holder's dismissal or resignation from the school district. This notification must be submitted within 30 days after the dismissal or resignation and must include the Illinois Educator Identification Number (IEIN) of the license holder and a brief description of the misconduct alleged. The license holder must also be contemporaneously sent a copy of the notice by the superintendent. All correspondence, documentation, and other information so received by the regional superintendent of schools, the State Superintendent of Education, the State Board of Education, or the State Educator Preparation and Licensure Board under this subsection (e-5) is confidential and must not be disclosed to third parties, except (i) as necessary for the State Superintendent of Education or his or her designee to investigate and prosecute pursuant to Article 21B of this Code, (ii) pursuant to a court order, (iii) for disclosure to the license holder or his or her representative, or (iv) as otherwise provided in this Article and provided that any such information admitted into evidence in a hearing is exempt from this confidentiality and non-disclosure requirement. Except for an act of willful or wanton misconduct, any superintendent who provides notification as required in this subsection (e-5) shall have immunity from any liability, whether civil or criminal or that otherwise might result by reason of such action.
- (f) After January 1, 1990 the provisions of this Section shall apply to all employees of persons or firms holding contracts with any school district including, but not limited to, food service workers, school bus drivers and other transportation employees, who have direct, daily contact with the pupils of any school in such district. For purposes of criminal history records checks and checks of the Statewide Sex Offender Database on employees of persons or firms holding contracts with more than one school district and assigned to more than one school district, the regional superintendent of the educational service region in which the contracting school districts are located may, at the request of any such school district, be responsible for receiving the authorization for a criminal history records check prepared by each such employee and submitting the same to the Department of State Police and for conducting a check of the Statewide Sex Offender Database for each employee. Any information concerning the record of conviction and identification as a sex offender of any such employee obtained by the regional superintendent shall be promptly reported to the president of the appropriate school board or school boards.
- (f-5) Upon request of a school or school district, any information obtained by a school district pursuant to subsection (f) of this Section within the last year must be made available to the requesting school or school district.
- (g) Prior to the commencement of any student teaching experience or required internship (which is referred to as student teaching in this Section) in the public schools, a student teacher is required to authorize a fingerprint-based criminal history records check. Authorization for and payment of the costs of the check must be furnished by the student teacher to the school district where the student teaching is to be completed. Upon receipt of this authorization and payment, the school district shall submit the student teacher's name, sex, race, date of birth, social security number, fingerprint images, and other identifiers, as prescribed by the Department of State Police, to the Department of State Police. The Department of State Police and the Federal Bureau of Investigation shall furnish, pursuant to a fingerprint-based criminal history records check, records of convictions, forever and hereinafter, until expunged, to the president of the school board for the school district that requested the check. The Department shall charge the school district a fee for conducting the check, which fee must not exceed the cost of the inquiry and must be deposited into the State Police Services Fund. The school district shall further perform a check of the Statewide Sex Offender Database, as authorized by the Sex Offender Community Notification Law, and of the Statewide Murderer and Violent Offender Against Youth Database, as authorized by the Murderer and Violent Offender Against Youth Registration Act, for each student teacher. No school board may knowingly allow a person to student teach for whom a criminal history records check, a Statewide Sex Offender Database check, and a Statewide

Murderer and Violent Offender Against Youth Database check have not been completed and reviewed by the district.

A copy of the record of convictions obtained from the Department of State Police must be provided to the student teacher. Any information concerning the record of convictions obtained by the president of the school board is confidential and may only be transmitted to the superintendent of the school district or his or her designee, the State Superintendent of Education, the State Educator Preparation and Licensure Board, or, for clarification purposes, the Department of State Police or the Statewide Sex Offender Database or Statewide Murderer and Violent Offender Against Youth Database. Any unauthorized release of confidential information may be a violation of Section 7 of the Criminal Identification Act.

No school board shall knowingly allow a person to student teach who has been convicted of any offense that would subject him or her to license suspension or revocation pursuant to subsection (c) of Section 21B-80 of this Code, except as provided under subsection (b) of Section 21B-80. Further, no school board shall allow a person to student teach if he or she has been found to be the perpetrator of sexual or physical abuse of a minor under 18 years of age pursuant to proceedings under Article II of the Juvenile Court Act of 1987. Each school board must consider the status of a person to student teach who has been issued an indicated finding of abuse or neglect of a child by the Department of Children and Family Services under the Abused and Neglected Child Reporting Act or by a child welfare agency of another jurisdiction.

(h) (Blank).

(Source: P.A. 101-72, eff. 7-12-19; 101-531, eff. 8-23-19; 101-643, eff. 6-18-20.)

(105 ILCS 5/21B-75)

Sec. 21B-75. Suspension or revocation of license, endorsement, or approval.

- (a) As used in this Section, "teacher" means any school district employee regularly required to be licensed, as provided in this Article, in order to teach or supervise in the public schools.
- (b) The State Superintendent of Education has the exclusive authority, in accordance with this Section and any rules adopted by the State Board of Education, in consultation with the State Educator Preparation and Licensure Board, to initiate the suspension of up to 5 calendar years or revocation of any license, endorsement, or approval issued pursuant to this Article for abuse or neglect of a child, immorality, a condition of health detrimental to the welfare of pupils, incompetency, unprofessional conduct (which includes the failure to disclose on an employment application any previous conviction for a sex offense, as defined in Section 21B-80 of this Code, or any other offense committed in any other state or against the laws of the United States that, if committed in this State, would be punishable as a sex offense, as defined in Section 21B-80 of this Code), the neglect of any professional duty, willful or negligent failure to report an instance of suspected child abuse or neglect as required by the Abused and Neglected Child Reporting Act, or other just cause. Negligent failure to report an instance of suspected child abuse or neglect occurs when a teacher personally observes an instance of suspected child abuse or neglect and reasonably believes, in his or her professional or official capacity, that the instance constitutes an act of child abuse or neglect under the Abused and Neglected Child Reporting Act, and he or she, without willful intent, fails to immediately report or cause a report to be made of the suspected abuse or neglect to the Department of Children and Family Services, as required by the Abused and Neglected Child Reporting Act. Unprofessional conduct shall include the refusal to attend or participate in institutes, teachers' meetings, or professional readings or to meet other reasonable requirements of the regional superintendent of schools or State Superintendent of Education. Unprofessional conduct also includes conduct that violates the standards, ethics, or rules applicable to the security, administration, monitoring, or scoring of or the reporting of scores from any assessment test or examination administered under Section 2-3.64a-5 of this Code or that is known or intended to produce or report manipulated or artificial, rather than actual, assessment or achievement results or gains from the administration of those tests or examinations. Unprofessional conduct shall also include neglect or unnecessary delay in the making of statistical and other reports required by school officers. Incompetency shall include, without limitation, 2 or more school terms of service for which the license holder has received an unsatisfactory rating on a performance evaluation conducted pursuant to Article 24A of this Code within a period of 7 school terms of service. In determining whether to initiate action against one or more licenses based on incompetency and the recommended sanction for such action, the State Superintendent shall consider factors that include without limitation all of the following:
 - (1) Whether the unsatisfactory evaluation ratings occurred prior to June 13, 2011 (the effective date of Public Act 97-8).

- (2) Whether the unsatisfactory evaluation ratings occurred prior to or after the implementation date, as defined in Section 24A-2.5 of this Code, of an evaluation system for teachers in a school district.
- (3) Whether the evaluator or evaluators who performed an unsatisfactory evaluation met the pre-licensure and training requirements set forth in Section 24A-3 of this Code.
 - (4) The time between the unsatisfactory evaluation ratings.
- (5) The quality of the remediation plans associated with the unsatisfactory evaluation ratings and whether the license holder successfully completed the remediation plans.
- (6) Whether the unsatisfactory evaluation ratings were related to the same or different assignments performed by the license holder.
- (7) Whether one or more of the unsatisfactory evaluation ratings occurred in the first year of a teaching or administrative assignment.

When initiating an action against one or more licenses, the State Superintendent may seek required professional development as a sanction in lieu of or in addition to suspension or revocation. Any such required professional development must be at the expense of the license holder, who may use, if available and applicable to the requirements established by administrative or court order, training, coursework, or other professional development funds in accordance with the terms of an applicable collective bargaining agreement entered into after June 13, 2011 (the effective date of Public Act 97-8), unless that agreement specifically precludes use of funds for such purpose.

(c) The State Superintendent of Education shall, upon receipt of evidence of abuse or neglect of a child, immorality, a condition of health detrimental to the welfare of pupils, incompetency (subject to subsection (b) of this Section), unprofessional conduct, the neglect of any professional duty, or other just cause, further investigate and, if and as appropriate, serve written notice to the individual and afford the individual opportunity for a hearing prior to suspension, revocation, or other sanction; provided that the State Superintendent is under no obligation to initiate such an investigation if the Department of Children and Family Services is investigating the same or substantially similar allegations and its child protective service unit has not made its determination, as required under Section 7.12 of the Abused and Neglected Child Reporting Act. If the State Superintendent of Education does not receive from an individual a request for a hearing within 10 days after the individual receives notice, the suspension, revocation, or other sanction shall immediately take effect in accordance with the notice. If a hearing is requested within 10 days after notice of an opportunity for hearing, it shall act as a stay of proceedings until the State Educator Preparation and Licensure Board issues a decision. Any hearing shall take place in the educational service region where the educator is or was last employed and in accordance with rules adopted by the State Board of Education, in consultation with the State Educator Preparation and Licensure Board, and such rules shall include without limitation provisions for discovery and the sharing of information between parties prior to the hearing. The standard of proof for any administrative hearing held pursuant to this Section shall be by the preponderance of the evidence. The decision of the State Educator Preparation and Licensure Board is a final administrative decision and is subject to judicial review by appeal of either party.

The State Board of Education may refuse to issue or may suspend the license of any person who fails to file a return or to pay the tax, penalty, or interest shown in a filed return or to pay any final assessment of tax, penalty, or interest, as required by any tax Act administered by the Department of Revenue, until such time as the requirements of any such tax Act are satisfied.

The exclusive authority of the State Superintendent of Education to initiate suspension or revocation of a license pursuant to this Section does not preclude a regional superintendent of schools from cooperating with the State Superintendent or a State's Attorney with respect to an investigation of alleged misconduct.

(d) The State Superintendent of Education or his or her designee may initiate and conduct such investigations as may be reasonably necessary to establish the existence of any alleged misconduct. At any stage of the investigation, the State Superintendent may issue a subpoena requiring the attendance and testimony of a witness, including the license holder, and the production of any evidence, including files, records, correspondence, or documents, relating to any matter in question in the investigation. The subpoena shall require a witness to appear at the State Board of Education at a specified date and time and shall specify any evidence to be produced. The license holder is not entitled to be present, but the State Superintendent shall provide the license holder with a copy of any recorded testimony prior to a hearing under this Section. Such recorded testimony must not be used as evidence at a hearing, unless the license holder has adequate notice of the testimony and the opportunity to cross-examine the witness. Failure of a

license holder to comply with a duly issued, investigatory subpoena may be grounds for revocation, suspension, or denial of a license.

- (e) All correspondence, documentation, and other information so received by the regional superintendent of schools, the State Superintendent of Education, the State Board of Education, or the State Educator Preparation and Licensure Board under this Section is confidential and must not be disclosed to third parties, except (i) as necessary for the State Superintendent of Education or his or her designee to investigate and prosecute pursuant to this Article, (ii) pursuant to a court order, (iii) for disclosure to the license holder or his or her representative, or (iv) as otherwise required in this Article and provided that any such information admitted into evidence in a hearing is exempt from this confidentiality and non-disclosure requirement.
- (f) The State Superintendent of Education or a person designated by him or her shall have the power to administer oaths to witnesses at any hearing conducted before the State Educator Preparation and Licensure Board pursuant to this Section. The State Superintendent of Education or a person designated by him or her is authorized to subpoena and bring before the State Educator Preparation and Licensure Board any person in this State and to take testimony either orally or by deposition or by exhibit, with the same fees and mileage and in the same manner as prescribed by law in judicial proceedings in civil cases in circuit courts of this State.
- (g) Any circuit court, upon the application of the State Superintendent of Education or the license holder, may, by order duly entered, require the attendance of witnesses and the production of relevant books and papers as part of any investigation or at any hearing the State Educator Preparation and Licensure Board is authorized to conduct pursuant to this Section, and the court may compel obedience to its orders by proceedings for contempt.
- (h) The State Board of Education shall receive an annual line item appropriation to cover fees associated with the investigation and prosecution of alleged educator misconduct and hearings related thereto.

(Source: P.A. 100-872, eff. 8-14-18; 101-531, eff. 8-23-19.)

(105 ILCS 5/21B-80)

Sec. 21B-80. Conviction of certain offenses as grounds for disqualification for licensure or suspension or revocation of a license.

(a) As used in this Section:

"Drug offense" means any one or more of the following offenses:

- (1) Any offense defined in the Cannabis Control Act, except those defined in subdivisions (a), (b), and (c) of Section 4 and subdivisions (a) and (b) of Section 5 of the Cannabis Control Act and any offense for which the holder of a license is placed on probation under the provisions of Section 10 of the Cannabis Control Act, provided that if the terms and conditions of probation required by the court are not fulfilled, the offense is not eligible for this exception.
- (2) Any offense defined in the Illinois Controlled Substances Act, except any offense for which the holder of a license is placed on probation under the provisions of Section 410 of the Illinois Controlled Substances Act, provided that if the terms and conditions of probation required by the court are not fulfilled, the offense is not eligible for this exception.
- (3) Any offense defined in the Methamphetamine Control and Community Protection Act, except any offense for which the holder of a license is placed on probation under the provision of Section 70 of that Act, provided that if the terms and conditions of probation required by the court are not fulfilled, the offense is not eligible for this exception.
 - (4) Any attempt to commit any of the offenses listed in items (1) through (3) of this definition.
- (5) Any offense committed or attempted in any other state or against the laws of the United States that, if committed or attempted in this State, would have been punishable as one or more of the offenses listed in items (1) through (4) of this definition.

The changes made by Public Act 96-431 to this definition are declaratory of existing law.

"Sentence" includes any period of supervised release or probation that was imposed either alone or in combination with a period of incarceration.

"Sex or other offense" means any one or more of the following offenses:

(A) Any offense defined in Article 9 of the Criminal Code of 1961 or the Criminal Code of 2012; Sections 11-6, 11-9 through 11-9.5, inclusive, and 11-30 (if punished as a Class 4 felony) of the Criminal Code of 1961 or the Criminal Code of 2012; Sections 11-14.1 through 11-21, inclusive, of the Criminal Code of 1961 or the Criminal Code of 2012; Sections 11-23 (if punished as a Class 3

felony), 11-24, 11-25, and 11-26 of the Criminal Code of 1961 or the Criminal Code of 2012; Section 10-5.1, subsection (c) of Section 10-9, and Sections 11-6.6, 11-11, 12-3.05, 12-3.3, 12-6.4, 12-7.1, 12-34, 12-34.5, and 12-35 of the Criminal Code of 2012; and Sections 11-1.20, 11-1.30, 11-1.40, 11-1.50, 11-1.60, 12-13, 12-14, 12-14.1, 12-15, 12-16, 12-32, 12-33, 12C-45, and 26-4 (if punished pursuant to subdivision (4) or (5) of subsection (d) of Section 26-4) of the Criminal Code of 1961 or the Criminal Code of 2012.

- (B) Any attempt to commit any of the offenses listed in item (A) of this definition.
- (C) Any offense committed or attempted in any other state that, if committed or attempted in this State, would have been punishable as one or more of the offenses listed in items (A) and (B) of this definition
- (b) Whenever the holder of any license issued pursuant to this Article or applicant for a license to be issued pursuant to this Article has been convicted of any drug offense, other than as provided in subsection (c) of this Section, the State Superintendent of Education shall forthwith suspend the license or deny the application, whichever is applicable, until 7 years following the end of the sentence for the criminal offense. If the conviction is reversed and the holder is acquitted of the offense in a new trial or the charges against him or her are dismissed, the State Superintendent of Education shall forthwith terminate the suspension of the license.
- (b-5) Whenever the holder of a license issued pursuant to this Article or applicant for a license to be issued pursuant to this Article has been charged with attempting to commit, conspiring to commit, soliciting, or committing any sex or other offense, as enumerated under item (A) of subsection (a), first degree murder, or a Class X felony or any offense committed or attempted in any other state or against the laws of the United States that, if committed or attempted in this State, would have been punishable as one or more of the foregoing offenses, the State Superintendent of Education shall immediately suspend the license or deny the application until the person's criminal charges are adjudicated through a court of competent jurisdiction. If the person is acquitted, his or her license or application shall be immediately reinstated.
- (c) Whenever the holder of a license issued pursuant to this Article or applicant for a license to be issued pursuant to this Article has been convicted of attempting to commit, conspiring to commit, soliciting, or committing any sex or other offense, as enumerated under item (A) of subsection (a), first degree murder, or a Class X felony or any offense committed or attempted in any other state or against the laws of the United States that, if committed or attempted in this State, would have been punishable as one or more of the foregoing offenses, the State Superintendent of Education shall forthwith suspend the license or deny the application, whichever is applicable. If the conviction is reversed and the holder is acquitted of that offense in a new trial or the charges that he or she committed that offense are dismissed, the State Superintendent of Education shall forthwith terminate the suspension of the license. When the conviction becomes final, the State Superintendent of Education shall forthwith revoke the license. (Source: P.A. 101-531, eff. 8-23-19.)

(105 ILCS 5/21B-85)

Sec. 21B-85. Conviction of felony.

- (a) Whenever the holder of any license issued under this Article is employed by the school board of a school district, including a special charter district or a school district organized under Article 34 of this Code, and is convicted, either after a bench trial, trial by jury, or plea of guilty, of any offense for which a sentence to death or a term of imprisonment in a penitentiary for one year or more is provided, the school board shall promptly notify the State Superintendent of Education, in writing, of the name of the license holder, the fact of the conviction, and the name and location of the court in which the conviction occurred.
- (b) Whenever the school board of a school district, including a special charter district or a school district organized under Article 34 of this Code, State Superintendent of Education receives notice of a conviction under subsection (a) of this Section or otherwise learns that any person who is a teacher, as that term is defined in Section 16-106 of the Illinois Pension Code, has been convicted, either after a bench trial, trial by jury, or plea of guilty, of any offense for which a sentence to death or a term of imprisonment in a penitentiary for one year or more is provided, the school board State Superintendent of Education shall promptly notify, in writing, the board of trustees of the Teachers' Retirement System of the State of Illinois and the board of trustees of the Public School Teachers' Pension and Retirement Fund of the City of Chicago of the name of the license holder, the fact of the conviction, the name and location of the court in which the conviction occurred, and the number assigned in that court to the case in which the conviction occurred. (Source: P.A. 97-607, eff. 8-26-11.)

(105 ILCS 5/24-11) (from Ch. 122, par. 24-11)

Sec. 24-11. Boards of Education - Boards of School Inspectors - Contractual continued service.

(a) As used in this and the succeeding Sections of this Article:

"Teacher" means any or all school district employees regularly required to be $\underline{\text{licensed}}$ eertified under laws relating to the licensure eertification of teachers.

"Board" means board of directors, board of education, or board of school inspectors, as the case may be.

"School term" means that portion of the school year, July 1 to the following June 30, when school is in actual session.

"Program" means a program of a special education joint agreement.

"Program of a special education joint agreement" means instructional, consultative, supervisory, administrative, diagnostic, and related services that are managed by a special educational joint agreement designed to service 2 or more school districts that are members of the joint agreement.

"PERA implementation date" means the implementation date of an evaluation system for teachers as specified by Section 24A-2.5 of this Code for all schools within a school district or all programs of a special education joint agreement.

- (b) This Section and Sections 24-12 through 24-16 of this Article apply only to school districts having less than 500,000 inhabitants.
- (c) Any teacher who is first employed as a full-time teacher in a school district or program prior to the PERA implementation date and who is employed in that district or program for a probationary period of 4 consecutive school terms shall enter upon contractual continued service in the district or in all of the programs that the teacher is legally qualified to hold, unless the teacher is given written notice of dismissal by certified mail, return receipt requested, by the employing board at least 45 days before the end of any school term within such period.
- (d) For any teacher who is first employed as a full-time teacher in a school district or program on or after the PERA implementation date, the probationary period shall be one of the following periods, based upon the teacher's school terms of service and performance, before the teacher shall enter upon contractual continued service in the district or in all of the programs that the teacher is legally qualified to hold, unless the teacher is given written notice of dismissal by certified mail, return receipt requested, by the employing board at least 45 days before the end of any school term within such period:
 - (1) 4 consecutive school terms of service in which the teacher receives overall annual evaluation ratings of at least "Proficient" in the last school term and at least "Proficient" in either the second or third school term;
 - (2) 3 consecutive school terms of service in which the teacher receives 3 overall annual evaluations of "Excellent"; or
 - (3) 2 consecutive school terms of service in which the teacher receives 2 overall annual evaluations of "Excellent" service, but only if the teacher (i) previously attained contractual continued service in a different school district or program in this State, (ii) voluntarily departed or was honorably dismissed from that school district or program in the school term immediately prior to the teacher's first school term of service applicable to the attainment of contractual continued service under this subdivision (3), and (iii) received, in his or her 2 most recent overall annual or biennial evaluations from the prior school district or program, ratings of at least "Proficient", with both such ratings occurring after the school district's or program's PERA implementation date. For a teacher to attain contractual continued service under this subdivision (3), the teacher shall provide official copies of his or her 2 most recent overall annual or biennial evaluations from the prior school district or program to the new school district or program within 60 days from the teacher's first day of service with the new school district or program. The prior school district or program must provide the teacher with official copies of his or her 2 most recent overall annual or biennial evaluations within 14 days after the teacher's request. If a teacher has requested such official copies prior to 45 days after the teacher's first day of service with the new school district or program and the teacher's prior school district or program fails to provide the teacher with the official copies required under this subdivision (3), then the time period for the teacher to submit the official copies to his or her new school district or program must be extended until 14 days after receipt of such copies from the prior school district or program. If the prior school district or program fails to provide the teacher with the official copies required under this subdivision (3) within 90 days from the teacher's first day of service with the new school district or program, then the new school district or program shall rely upon the teacher's own copies of his or her evaluations for purposes of this subdivision (3).

If the teacher does not receive overall annual evaluations of "Excellent" in the school terms necessary for eligibility to achieve accelerated contractual continued service in subdivisions (2) and (3) of this subsection (d), the teacher shall be eligible for contractual continued service pursuant to subdivision (1) of this subsection (d). If, at the conclusion of 4 consecutive school terms of service that count toward attainment of contractual continued service, the teacher's performance does not qualify the teacher for contractual continued service under subdivision (1) of this subsection (d), then the teacher shall not enter upon contractual continued service and shall be dismissed. If a performance evaluation is not conducted for any school term when such evaluation is required to be conducted under Section 24A-5 of this Code, then the teacher's performance evaluation rating for such school term for purposes of determining the attainment of contractual continued service shall be deemed "Proficient", except that, during any time in which the Governor has declared a disaster due to a public health emergency pursuant to Section 7 of the Illinois Emergency Management Agency Act, this default to "Proficient" does not apply to any teacher who has entered into contractual continued service and who was deemed "Excellent" on his or her most recent evaluation. During any time in which the Governor has declared a disaster due to a public health emergency pursuant to Section 7 of the Illinois Emergency Management Agency Act and unless the school board and any exclusive bargaining representative have completed the performance rating for teachers or mutually agreed to an alternate performance rating, any teacher who has entered into contractual continued service, whose most recent evaluation was deemed "Excellent", and whose performance evaluation is not conducted when the evaluation is required to be conducted shall receive a teacher's performance rating deemed "Excellent". A school board and any exclusive bargaining representative may mutually agree to an alternate performance rating for teachers not in contractual continued service during any time in which the Governor has declared a disaster due to a public health emergency pursuant to Section 7 of the Illinois Emergency Management Agency Act, as long as the agreement is in writing.

- (e) For the purposes of determining contractual continued service, a school term shall be counted only toward attainment of contractual continued service if the teacher actually teaches or is otherwise present and participating in the district's or program's educational program for 120 days or more, provided that the days of leave under the federal Family Medical Leave Act that the teacher is required to take until the end of the school term shall be considered days of teaching or participation in the district's or program's educational program. A school term that is not counted toward attainment of contractual continued service shall not be considered a break in service for purposes of determining whether a teacher has been employed for 4 consecutive school terms, provided that the teacher actually teaches or is otherwise present and participating in the district's or program's educational program in the following school term.
- (f) If the employing board determines to dismiss the teacher in the last year of the probationary period as provided in subsection (c) of this Section or subdivision (1) or (2) of subsection (d) of this Section, but not subdivision (3) of subsection (d) of this Section, the written notice of dismissal provided by the employing board must contain specific reasons for dismissal. Any full-time teacher who does not receive written notice from the employing board at least 45 days before the end of any school term as provided in this Section and whose performance does not require dismissal after the fourth probationary year pursuant to subsection (d) of this Section shall be re-employed for the following school term.
- (g) Contractual continued service shall continue in effect the terms and provisions of the contract with the teacher during the last school term of the probationary period, subject to this Act and the lawful regulations of the employing board. This Section and succeeding Sections do not modify any existing power of the board except with respect to the procedure of the discharge of a teacher and reductions in salary as hereinafter provided. Contractual continued service status shall not restrict the power of the board to transfer a teacher to a position which the teacher is qualified to fill or to make such salary adjustments as it deems desirable, but unless reductions in salary are uniform or based upon some reasonable classification, any teacher whose salary is reduced shall be entitled to a notice and a hearing as hereinafter provided in the case of certain dismissals or removals.
- (h) If, by reason of any change in the boundaries of school districts or by reason of the creation of a new school district, the position held by any teacher having a contractual continued service status is transferred from one board to the control of a new or different board, then the contractual continued service status of the teacher is not thereby lost, and such new or different board is subject to this Code with respect to the teacher in the same manner as if the teacher were its employee and had been its employee during the time the teacher was actually employed by the board from whose control the position was transferred.
- (i) The employment of any teacher in a program of a special education joint agreement established under Section 3-15.14, 10-22.31 or 10-22.31a shall be governed by this and succeeding Sections of this

Article. For purposes of attaining and maintaining contractual continued service and computing length of continuing service as referred to in this Section and Section 24-12, employment in a special educational joint program shall be deemed a continuation of all previous <u>licensed</u> eertificated employment of such teacher for such joint agreement whether the employer of the teacher was the joint agreement, the regional superintendent, or one of the participating districts in the joint agreement.

- (j) For any teacher employed after July 1, 1987 as a full-time teacher in a program of a special education joint agreement, whether the program is operated by the joint agreement or a member district on behalf of the joint agreement, in the event of a reduction in the number of programs or positions in the joint agreement in which the notice of dismissal is provided on or before the end of the 2010-2011 school term, the teacher in contractual continued service is eligible for employment in the joint agreement programs for which the teacher is legally qualified in order of greater length of continuing service in the joint agreement, unless an alternative method of determining the sequence of dismissal is established in a collective bargaining agreement. For any teacher employed after July 1, 1987 as a full-time teacher in a program of a special education joint agreement, whether the program is operated by the joint agreement or a member district on behalf of the joint agreement, in the event of a reduction in the number of programs or positions in the joint agreement in which the notice of dismissal is provided during the 2011-2012 school term or a subsequent school term, the teacher shall be included on the honorable dismissal lists of all joint agreement programs for positions for which the teacher is qualified and is eligible for employment in such programs in accordance with subsections (b) and (c) of Section 24-12 of this Code and the applicable honorable dismissal policies of the joint agreement.
- (k) For any teacher employed after July 1, 1987 as a full-time teacher in a program of a special education joint agreement, whether the program is operated by the joint agreement or a member district on behalf of the joint agreement, in the event of the dissolution of a joint agreement, in which the notice to teachers of the dissolution is provided during the 2010-2011 school term, the teacher in contractual continued service who is legally qualified shall be assigned to any comparable position in a member district currently held by a teacher who has not entered upon contractual continued service or held by a teacher who has entered upon contractual continued service with a shorter length of contractual continued service. Any teacher employed after July 1, 1987 as a full-time teacher in a program of a special education joint agreement, whether the program is operated by the joint agreement or a member district on behalf of the joint agreement, in the event of the dissolution of a joint agreement in which the notice to teachers of the dissolution is provided during the 2011-2012 school term or a subsequent school term, the teacher who is qualified shall be included on the order of honorable dismissal lists of each member district and shall be assigned to any comparable position in any such district in accordance with subsections (b) and (c) of Section 24-12 of this Code and the applicable honorable dismissal policies of each member district.
- (l) The governing board of the joint agreement, or the administrative district, if so authorized by the articles of agreement of the joint agreement, rather than the board of education of a school district, may carry out employment and termination actions including dismissals under this Section and Section 24-12.
- (m) The employment of any teacher in a special education program authorized by Section 14-1.01 through 14-14.01, or a joint educational program established under Section 10-22.31a, shall be under this and the succeeding Sections of this Article, and such employment shall be deemed a continuation of the previous employment of such teacher in any of the participating districts, regardless of the participation of other districts in the program.
- (n) Any teacher employed as a full-time teacher in a special education program prior to September 23, 1987 in which 2 or more school districts participate for a probationary period of 2 consecutive years shall enter upon contractual continued service in each of the participating districts, subject to this and the succeeding Sections of this Article, and, notwithstanding Section 24-1.5 of this Code, in the event of the termination of the program shall be eligible for any vacant position in any of such districts for which such teacher is qualified.

(Source: P.A. 101-643, eff. 6-18-20.)

(105 ILCS 5/24-14) (from Ch. 122, par. 24-14)

Sec. 24-14. Termination of contractual continued service by teacher. A teacher, as defined in Section 24-11 of this Code, who has entered into contractual continued service may resign at any time by obtaining concurrence of the board or by serving at least 30 days' written notice upon the secretary of the board. However, no teacher may resign during the school term, without the concurrence of the board, in order to accept another teaching assignment. Any teacher terminating said service not in accordance with this Section may be referred by the board to the State Superintendent of Education. A referral to the State

Superintendent for an alleged violation of this Section must include (i) a dated copy of the teacher's resignation letter, (ii) a copy of the reporting district's current school year calendar, (iii) proof of employment for the school year at issue, (iv) documentation showing that the district's board did not accept the teacher's resignation, and (v) evidence that the teacher left the district in order to accept another teaching assignment. The State Superintendent or his or her designee shall convene an informal evidentiary hearing no later than 90 days after receipt of a resolution by the board. If the State Superintendent or his or her designee finds that the teacher resigned during the school term without the concurrence of the board to accept another teaching assignment, the State Superintendent must suspend the teacher's license for one calendar year. In lieu of a hearing and finding, the teacher may agree to a lesser licensure sanction at the discretion of the State Superintendent.

(Source: P.A. 101-531, eff. 8-23-19.)

(105 ILCS 5/34-18.5) (from Ch. 122, par. 34-18.5)

- Sec. 34-18.5. Criminal history records checks and checks of the Statewide Sex Offender Database and Statewide Murderer and Violent Offender Against Youth Database.
- (a) Licensed and nonlicensed applicants for employment with the school district are required as a condition of employment to authorize a fingerprint-based criminal history records check to determine if such applicants have been convicted of any disqualifying, enumerated criminal or drug offense in subsection (c) of this Section or have been convicted, within 7 years of the application for employment with the school district, of any other felony under the laws of this State or of any offense committed or attempted in any other state or against the laws of the United States that, if committed or attempted in this State, would have been punishable as a felony under the laws of this State. Authorization for the check shall be furnished by the applicant to the school district, except that if the applicant is a substitute teacher seeking employment in more than one school district, or a teacher seeking concurrent part-time employment positions with more than one school district (as a reading specialist, special education teacher or otherwise), or an educational support personnel employee seeking employment positions with more than one district, any such district may require the applicant to furnish authorization for the check to the regional superintendent of the educational service region in which are located the school districts in which the applicant is seeking employment as a substitute or concurrent part-time teacher or concurrent educational support personnel employee. Upon receipt of this authorization, the school district or the appropriate regional superintendent, as the case may be, shall submit the applicant's name, sex, race, date of birth, social security number, fingerprint images, and other identifiers, as prescribed by the Department of State Police, to the Department. The regional superintendent submitting the requisite information to the Department of State Police shall promptly notify the school districts in which the applicant is seeking employment as a substitute or concurrent part-time teacher or concurrent educational support personnel employee that the check of the applicant has been requested. The Department of State Police and the Federal Bureau of Investigation shall furnish, pursuant to a fingerprint-based criminal history records check, records of convictions, forever and hereinafter, until expunged, to the president of the school board for the school district that requested the check, or to the regional superintendent who requested the check. The Department shall charge the school district or the appropriate regional superintendent a fee for conducting such check, which fee shall be deposited in the State Police Services Fund and shall not exceed the cost of the inquiry; and the applicant shall not be charged a fee for such check by the school district or by the regional superintendent. Subject to appropriations for these purposes, the State Superintendent of Education shall reimburse the school district and regional superintendent for fees paid to obtain criminal history records checks under this Section.
- (a-5) The school district or regional superintendent shall further perform a check of the Statewide Sex Offender Database, as authorized by the Sex Offender Community Notification Law, for each applicant. The check of the Statewide Sex Offender Database must be conducted by the school district or regional superintendent once for every 5 years that an applicant remains employed by the school district.
- (a-6) The school district or regional superintendent shall further perform a check of the Statewide Murderer and Violent Offender Against Youth Database, as authorized by the Murderer and Violent Offender Against Youth Community Notification Law, for each applicant. The check of the Murderer and Violent Offender Against Youth Database must be conducted by the school district or regional superintendent once for every 5 years that an applicant remains employed by the school district.
- (b) Any information concerning the record of convictions obtained by the president of the board of education or the regional superintendent shall be confidential and may only be transmitted to the general superintendent of the school district or his designee, the appropriate regional superintendent if the check was requested by the board of education for the school district, the presidents of the appropriate board of

education or school boards if the check was requested from the Department of State Police by the regional superintendent, the State Board of Education and the school district as authorized under subsection (b-5), the State Superintendent of Education, the State Educator Preparation and Licensure Board or any other person necessary to the decision of hiring the applicant for employment. A copy of the record of convictions obtained from the Department of State Police shall be provided to the applicant for employment. Upon the check of the Statewide Sex Offender Database or Statewide Murderer and Violent Offender Against Youth Database, the school district or regional superintendent shall notify an applicant as to whether or not the applicant has been identified in the Database. If a check of an applicant for employment as a substitute or concurrent part-time teacher or concurrent educational support personnel employee in more than one school district was requested by the regional superintendent, and the Department of State Police upon a check ascertains that the applicant has not been convicted of any of the enumerated criminal or drug offenses in subsection (c) of this Section or has not been convicted, within 7 years of the application for employment with the school district, of any other felony under the laws of this State or of any offense committed or attempted in any other state or against the laws of the United States that, if committed or attempted in this State, would have been punishable as a felony under the laws of this State and so notifies the regional superintendent and if the regional superintendent upon a check ascertains that the applicant has not been identified in the Sex Offender Database or Statewide Murderer and Violent Offender Against Youth Database, then the regional superintendent shall issue to the applicant a certificate evidencing that as of the date specified by the Department of State Police the applicant has not been convicted of any of the enumerated criminal or drug offenses in subsection (c) of this Section or has not been convicted, within 7 years of the application for employment with the school district, of any other felony under the laws of this State or of any offense committed or attempted in any other state or against the laws of the United States that, if committed or attempted in this State, would have been punishable as a felony under the laws of this State and evidencing that as of the date that the regional superintendent conducted a check of the Statewide Sex Offender Database or Statewide Murderer and Violent Offender Against Youth Database, the applicant has not been identified in the Database. The school board of any school district may rely on the certificate issued by any regional superintendent to that substitute teacher, concurrent part-time teacher, or concurrent educational support personnel employee or may initiate its own criminal history records check of the applicant through the Department of State Police and its own check of the Statewide Sex Offender Database or Statewide Murderer and Violent Offender Against Youth Database as provided in this Section. Any unauthorized release of confidential information may be a violation of Section 7 of the Criminal Identification Act.

- (b-5) If a criminal history records check or check of the Statewide Sex Offender Database or Statewide Murderer and Violent Offender Against Youth Database is performed by a regional superintendent for an applicant seeking employment as a substitute teacher with the school district, the regional superintendent may disclose to the State Board of Education whether the applicant has been issued a certificate under subsection (b) based on those checks. If the State Board receives information on an applicant under this subsection, then it must indicate in the Educator Licensure Information System for a 90-day period that the applicant has been issued or has not been issued a certificate.
- (c) The board of education shall not knowingly employ a person who has been convicted of any offense that would subject him or her to license suspension or revocation pursuant to Section 21B-80 of this Code, except as provided under subsection (b) of 21B-80. Further, the board of education shall not knowingly employ a person who has been found to be the perpetrator of sexual or physical abuse of any minor under 18 years of age pursuant to proceedings under Article II of the Juvenile Court Act of 1987. As a condition of employment, the board of education must consider the status of a person who has been issued an indicated finding of abuse or neglect of a child by the Department of Children and Family Services under the Abused and Neglected Child Reporting Act or by a child welfare agency of another jurisdiction.
- (d) The board of education shall not knowingly employ a person for whom a criminal history records check and a Statewide Sex Offender Database check have not been initiated.
- (e) Within 10 days after the general superintendent of schools, a regional office of education, or an entity that provides background checks of license holders to public schools receives information of a pending criminal charge against a license holder for an offense set forth in Section 21B-80 of this Code, the superintendent, regional office of education, or entity must notify the State Superintendent of Education of the pending criminal charge.

No later than 15 business days after receipt of a record of conviction or of checking the Statewide Murderer and Violent Offender Against Youth Database or the Statewide Sex Offender Database and finding a registration, the general superintendent of schools or the applicable regional superintendent shall, in writing, notify the State Superintendent of Education of any license holder who has been convicted of a crime set forth in Section 21B-80 of this Code. Upon receipt of the record of a conviction of or a finding of child abuse by a holder of any license issued pursuant to Article 21B or Section 34-8.1 or 34-83 of this Code, the State Superintendent of Education may initiate licensure suspension and revocation proceedings as authorized by law. If the receipt of the record of conviction or finding of child abuse is received within 6 months after the initial grant of or renewal of a license, the State Superintendent of Education may rescind the license holder's license.

- (e-5) The general superintendent of schools shall, in writing, notify the State Superintendent of Education of any license holder whom he or she has reasonable cause to believe has committed an intentional act of abuse or neglect with the result of making a child an abused child or a neglected child, as defined in Section 3 of the Abused and Neglected Child Reporting Act, and that act resulted in the license holder's dismissal or resignation from the school district and must include the Illinois Educator Identification Number (IEIN) of the license holder and a brief description of the misconduct alleged. This notification must be submitted within 30 days after the dismissal or resignation. The license holder must also be contemporaneously sent a copy of the notice by the superintendent. All correspondence, documentation, and other information so received by the State Superintendent of Education, the State Board of Education, or the State Educator Preparation and Licensure Board under this subsection (e-5) is confidential and must not be disclosed to third parties, except (i) as necessary for the State Superintendent of Education or his or her designee to investigate and prosecute pursuant to Article 21B of this Code, (ii) pursuant to a court order, (iii) for disclosure to the license holder or his or her representative, or (iv) as otherwise provided in this Article and provided that any such information admitted into evidence in a hearing is exempt from this confidentiality and non-disclosure requirement. Except for an act of willful or wanton misconduct, any superintendent who provides notification as required in this subsection (e-5) shall have immunity from any liability, whether civil or criminal or that otherwise might result by reason of such action.
- (f) After March 19, 1990, the provisions of this Section shall apply to all employees of persons or firms holding contracts with any school district including, but not limited to, food service workers, school bus drivers and other transportation employees, who have direct, daily contact with the pupils of any school in such district. For purposes of criminal history records checks and checks of the Statewide Sex Offender Database on employees of persons or firms holding contracts with more than one school district and assigned to more than one school district, the regional superintendent of the educational service region in which the contracting school districts are located may, at the request of any such school district, be responsible for receiving the authorization for a criminal history records check prepared by each such employee and submitting the same to the Department of State Police and for conducting a check of the Statewide Sex Offender Database for each employee. Any information concerning the record of conviction and identification as a sex offender of any such employee obtained by the regional superintendent shall be promptly reported to the president of the appropriate school board or school boards.
- (f-5) Upon request of a school or school district, any information obtained by the school district pursuant to subsection (f) of this Section within the last year must be made available to the requesting school or school district.
- (g) Prior to the commencement of any student teaching experience or required internship (which is referred to as student teaching in this Section) in the public schools, a student teacher is required to authorize a fingerprint-based criminal history records check. Authorization for and payment of the costs of the check must be furnished by the student teacher to the school district. Upon receipt of this authorization and payment, the school district shall submit the student teacher's name, sex, race, date of birth, social security number, fingerprint images, and other identifiers, as prescribed by the Department of State Police, to the Department of State Police. The Department of State Police and the Federal Bureau of Investigation shall furnish, pursuant to a fingerprint-based criminal history records check, records of convictions, forever and hereinafter, until expunged, to the president of the board. The Department shall charge the school district a fee for conducting the check, which fee must not exceed the cost of the inquiry and must be deposited into the State Police Services Fund. The school district shall further perform a check of the Statewide Sex Offender Database, as authorized by the Sex Offender Community Notification Law, and of the Statewide Murderer and Violent Offender Against Youth Database, as authorized by the Murderer and Violent Offender Against Youth Database, as authorized by the Murderer and Violent Offender Against Youth Database, as authorized by the Murderer and Violent Offender Against Youth Database, as authorized by the Murderer and Violent Offender Against Youth Database, as authorized by the Murderer and Violent Offender Against Youth Database, as authorized Sex Offender

Database check, and a Statewide Murderer and Violent Offender Against Youth Database check have not been completed and reviewed by the district.

A copy of the record of convictions obtained from the Department of State Police must be provided to the student teacher. Any information concerning the record of convictions obtained by the president of the board is confidential and may only be transmitted to the general superintendent of schools or his or her designee, the State Superintendent of Education, the State Educator Preparation and Licensure Board, or, for clarification purposes, the Department of State Police or the Statewide Sex Offender Database or Statewide Murderer and Violent Offender Against Youth Database. Any unauthorized release of confidential information may be a violation of Section 7 of the Criminal Identification Act.

The board may not knowingly allow a person to student teach who has been convicted of any offense that would subject him or her to license suspension or revocation pursuant to subsection (c) of Section 21B-80 of this Code, except as provided under subsection (b) of Section 21B-80. Further, the board may not allow a person to student teach if he or she has been found to be the perpetrator of sexual or physical abuse of a minor under 18 years of age pursuant to proceedings under Article II of the Juvenile Court Act of 1987. The board must consider the status of a person to student teach who has been issued an indicated finding of abuse or neglect of a child by the Department of Children and Family Services under the Abused and Neglected Child Reporting Act or by a child welfare agency of another jurisdiction.

(h) (Blank).

(Source: P.A. 101-72, eff. 7-12-19; 101-531, eff. 8-23-19; 101-643, eff. 6-18-20.)

Section 90. The State Mandates Act is amended by adding Section 8.45 as follows: (30 ILCS 805/8.45 new)

Sec. 8.45. Exempt mandate. Notwithstanding Sections 6 and 8 of this Act, no reimbursement by the State is required for the implementation of any mandate created by this amendatory Act of the 102nd General Assembly.".

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the foregoing Amendment No. 1 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 DeWitte, Senate Bill No. 2357 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	

DeWitte Landek Sims

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 Villivalam, Senate Bill No. 2486 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 56; NAYS None.

The following voted in the affirmative:

Stewart Aquino Feigenholtz Loughran Cappel Bailey Fine Martwick Stoller Belt Fowler McClure Tracy Bennett Gillespie McConchie Turner, D. **Bryant** Glowiak Hilton Turner, S. Morrison Bush Harris Muñoz Van Pelt Castro Hastings Murphy Villa Collins Holmes Pacione-Zayas Villanueva Connor Hunter Peters Villivalam Johnson Wilcox Crowe Plummer Mr. President Cullerton, T. Jones, E. Rezin Cunningham Joyce Rose Koehler Curran Simmons **DeWitte** Landek Sims Ellman Lightford Stadelman

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 Bennett, **Senate Bill No. 472** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Feigenholtz Aquino Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson McConchie Bennett Gillespie Tracy **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Holmes Pacione-Zayas Collins Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox

Cunningham Joyce Rose Mr. President

Curran Koehler Simmons DeWitte Landek Sims

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 Gillespie, **Senate Bill No. 664** 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 47: NAYS 9.

The following voted in the affirmative:

Aquino Feigenholtz Landek Sims Stadelman Belt Fine Lightford Bennett Gillespie Loughran Cappel Stoller Bush Glowiak Hilton Martwick Tracy Castro Harris McConchie Turner, D. Collins Hastings Morrison Van Pelt Connor Holmes Muñoz Villa Hunter Villanueva Crowe Murphy Johnson Pacione-Zayas Cullerton, T. Villivalam Cunningham Jones, E. Peters Wilcox Mr. President Curran Jovce Rezin Ellman Koehler Simmons

The following voted in the negative:

Anderson Fowler Stewart
Bailey Plummer Syverson
Bryant Rose Turner, S.

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.

Senator DeWitte asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on **Senate Bill No. 664**.

On motion of Senator Castro, **Senate Bill No. 1711** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aguino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy

Bryant Glowiak Hilton Morrison Turner, D. Bush Turner, S. Harris Muñoz Castro Hastings Murphy Van Pelt Villa Collins Holmes Pacione-Zayas Connor Hunter Peters Villanueva Plummer Crowe Johnson Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Koehler Simmons

Curran DeWitte Landek Sims

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 Castro, Senate Bill No. 1714 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aguino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Fowler McClure Belt Svverson Bennett Gillespie McConchie Tracy **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Koehler Curran Simmons DeWitte Landek Sims

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 Barickman, Senate Bill No. 47 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aguino Feigenholtz Loughran Cappel Stewart Fine Martwick Stoller Bailey

Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy Glowiak Hilton Bryant Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Jones, E. Rezin Wilcox Cullerton, T. Cunningham Joyce Rose Mr. President Curran Koehler Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 47.

On motion of Senator Cunningham, **Senate Bill No. 61** 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 61.

On motion of Senator Tracy, Senate Bill No. 80 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Fowler McClure Syverson Belt Bennett Gillespie McConchie Tracy Turner, D. Bryant Glowiak Hilton Morrison Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Villivalam Plummer Rezin Wilcox Cullerton, T. Jones, E. Mr. President Cunningham Joyce Rose Curran Koehler Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 80.

On motion of Senator Stoller, **Senate Bill No. 81** 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 81.

On motion of Senator Feigenholtz, **Senate Bill No. 110** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aguino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy Brvant Glowiak Hilton Morrison Turner, D. Bush Turner, S. Harris Muñoz Murphy Van Pelt Castro Hastings Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons **DeWitte** Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 110.

On motion of Senator Johnson, Senate Bill No. 215 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 58: NAYS None.

The following voted in the affirmative:

Stadelman Anderson Ellman Lightford Feigenholtz Loughran Cappel Aquino Stewart Bailey Fine Martwick Stoller McClure Belt Fowler Syverson Bennett Gillespie McConchie Tracy **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 215.

On motion of Senator Gillespie, Senate Bill No. 227 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on **Senate Bill No. 227**.

On motion of Senator Hastings, **Senate Bill No. 257** 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt

Collins Holmes Pacione-Zayas Villa Connor Hunter Villanueva Peters Crowe Johnson Plummer Villivalam Jones, E. Rezin Wilcox Cullerton, T. Mr. President Cunningham Joyce Rose Curran Koehler Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 257.

On motion of Senator Hastings, **Senate Bill No. 258** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Relt Fowler McClure Syverson McConchie Bennett Gillespie Tracv **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Mr. President Cunningham Joyce Rose Curran Koehler Simmons **DeWitte** Landek Sime

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 258.

On motion of Senator Hastings, **Senate Bill No. 259** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt McClure Fowler Syverson Bennett Gillespie McConchie Tracy Bryant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Villa Collins Holmes Pacione-Zayas Connor Hunter Peters Villanueva Johnson Plummer Villivalam Crowe Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

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).

Sims

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

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 259.

On motion of Senator DeWitte, Senate Bill No. 273 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 58; NAYS None.

DeWitte

The following voted in the affirmative:

Landek

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 273.

On motion of Senator Bennett, Senate Bill No. 274 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Fowler McClure Syverson Belt Bennett Gillespie McConchie Tracy Turner, D. Bryant Glowiak Hilton Morrison Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Villivalam Plummer Rezin Wilcox Cullerton, T. Jones, E. Mr. President Cunningham Joyce Rose Curran Koehler Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 274.

On motion of Senator Collins, **Senate Bill No. 332** 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on **Senate Bill No. 332**.

On motion of Senator Hunter, **Senate Bill No. 340** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy Brvant Glowiak Hilton Morrison Turner, D. Turner, S. Bush Harris Muñoz Van Pelt Castro Hastings Murphy Collins Holmes Villa Pacione-Zayas Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons **DeWitte** Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 340.

On motion of Senator Van Pelt, **Senate Bill No. 363** 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 58: NAYS None.

The following voted in the affirmative:

Stadelman Anderson Ellman Lightford Feigenholtz Loughran Cappel Aquino Stewart Bailey Fine Martwick Stoller McClure Belt Fowler Syverson Bennett Gillespie McConchie Tracy **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 363.

On motion of Senator Fine, Senate Bill No. 471 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 471.

On motion of Senator Bennett, Senate Bill No. 481 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt

Collins Holmes Pacione-Zayas Villa Connor Hunter Villanueva Peters Crowe Johnson Plummer Villivalam Rezin Wilcox Cullerton, T. Jones, E. Mr. President Cunningham Joyce Rose Curran Koehler Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 481.

On motion of Senator Syverson, **Senate Bill No. 493** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Fowler Relt McClure Syverson McConchie Bennett Gillespie Tracv **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Turner, S. Muñoz Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons **DeWitte** Landek Sime

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 493.

On motion of Senator Crowe, **Senate Bill No. 558** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt McClure Fowler Syverson Bennett Gillespie McConchie Tracy Glowiak Hilton Brvant Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Villa Collins Holmes Pacione-Zayas Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

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).

Sims

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

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 558.

On motion of Senator Stewart, **Senate Bill No. 574** 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 58; NAYS None.

DeWitte

The following voted in the affirmative:

Landek

Ellman Lightford Stadelman Anderson Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Villa Collins Holmes Pacione-Zayas Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Jones, E. Rezin Cullerton, T. Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 574.

On motion of Senator Peters, Senate Bill No. 652 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 652.

On motion of Senator Peters, Senate Bill No. 653 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 653.

On motion of Senator Aquino, **Senate Bill No. 669** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aguino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy Brvant Glowiak Hilton Morrison Turner, D. Bush Turner, S. Harris Muñoz Murphy Van Pelt Castro Hastings Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons **DeWitte** Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 669.

On motion of Senator Collins, **Senate Bill No. 673** 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 58: NAYS None.

The following voted in the affirmative:

Stadelman Anderson Ellman Lightford Feigenholtz Loughran Cappel Aquino Stewart Bailey Fine Martwick Stoller McClure Belt Fowler Syverson Bennett Gillespie McConchie Tracy **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 673.

On motion of Senator Connor, Senate Bill No. 680 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 58: NAYS None.

The following voted in the affirmative:

Stadelman Anderson Ellman Lightford Aquino Feigenholtz Loughran Cappel Stewart Martwick Stoller Bailey Fine Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy Glowiak Hilton Morrison Turner, D. Brvant Bush Harris Muñoz Turner, S. Van Pelt Castro Hastings Murphy Holmes Pacione-Zayas Collins Villa Connor Hunter Peters Villanueva Villivalam Crowe Johnson Plummer Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 680.

On motion of Senator Villanueva, **Senate Bill No. 685** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aguino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy Bryant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt

Collins Holmes Pacione-Zayas Villa Connor Hunter Villanueva Peters Crowe Johnson Plummer Villivalam Jones, E. Rezin Wilcox Cullerton, T. Mr. President Cunningham Joyce Rose Curran Koehler Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 685.

On motion of Senator Fine, **Senate Bill No. 692** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Feigenholtz Aquino Loughran Cappel Stewart Bailey Fine Martwick Stoller Relt Fowler McClure Syverson McConchie Bennett Gillespie Tracv **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Holmes Collins Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons **DeWitte** Landek Sime

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 692.

On motion of Senator Bush, **Senate Bill No. 695** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller McClure Belt Fowler Syverson Bennett Gillespie McConchie Tracy Bryant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Villa Collins Holmes Pacione-Zayas Connor Hunter Peters Villanueva Johnson Plummer Villivalam Crowe Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

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).

Sims

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

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 695.

On motion of Senator Fine, **Senate Bill No. 696** 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 58; NAYS None.

DeWitte

The following voted in the affirmative:

Landek

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 696.

On motion of Senator Villivalam, Senate Bill No. 698 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Fowler McClure Syverson Belt Bennett Gillespie McConchie Tracy Bryant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Villivalam Plummer Rezin Wilcox Cullerton, T. Jones, E. Mr. President Cunningham Joyce Rose Curran Koehler Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 698.

On motion of Senator Castro, Senate Bill No. 1552 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on **Senate Bill No. 1552**.

On motion of Senator Fine, **Senate Bill No. 1588** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Gillespie McConchie Tracy Bennett Brvant Glowiak Hilton Morrison Turner, D. Turner, S. Bush Harris Muñoz Castro Hastings Murphy Van Pelt Collins Holmes Villa Pacione-Zayas Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons **DeWitte** Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1588.

On motion of Senator Fine, **Senate Bill No. 1592** 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 58: NAYS None.

The following voted in the affirmative:

Stadelman Anderson Ellman Lightford Feigenholtz Loughran Cappel Aquino Stewart Bailey Fine Martwick Stoller McClure Belt Fowler Syverson Bennett Gillespie McConchie Tracy **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

[April 23, 2021]

DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1592.

On motion of Senator Holmes, Senate Bill No. 1595 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Anderson asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1595.

On motion of Senator Collins, Senate Bill No. 1596 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt

Collins Holmes Pacione-Zayas Villa Hunter Villanueva Connor Peters Crowe Johnson Plummer Villivalam Rezin Wilcox Cullerton, T. Jones, E. Mr. President Cunningham Joyce Rose Curran Koehler Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on **Senate Bill No. 1596**.

On motion of Senator Collins, **Senate Bill No. 1599** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Loughran Cappel Aquino Feigenholtz Stewart Bailey Fine Martwick Stoller Relt Fowler McClure Syverson McConchie Bennett Gillespie Tracv **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Turner, S. Muñoz Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons **DeWitte** Landek Sime

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1599.

On motion of Senator D. Turner, **Senate Bill No. 1624** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt McClure Fowler Syverson Bennett Gillespie McConchie Tracy Glowiak Hilton Brvant Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Villa Collins Holmes Pacione-Zayas Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

Curran Koehler Simmons
DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on **Senate Bill No. 1624**.

On motion of Senator Joyce, **Senate Bill No. 1656** 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 58; NAYS None.

The following voted in the affirmative:

Ellman Lightford Stadelman Anderson Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Villa Collins Holmes Pacione-Zayas Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Jones, E. Rezin Cullerton, T. Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1656.

On motion of Senator Holmes, **Senate Bill No. 1667** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Fowler McClure Syverson Belt Bennett Gillespie McConchie Tracy Bryant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Johnson Villivalam Crowe Plummer Rezin Wilcox Cullerton, T. Jones, E. Mr. President Cunningham Joyce Rose Curran Koehler Simmons

DeWitte Landek Sime

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

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1667.

On motion of Senator Holmes, Senate Bill No. 1673 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy Bryant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Van Pelt Castro Hastings Murphy Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons DeWitte Landek

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).

Sime

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

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on **Senate Bill No. 1673**.

On motion of Senator Bennett, **Senate Bill No. 1691** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailev Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy Brvant Glowiak Hilton Morrison Turner, D. Bush Turner, S. Harris Muñoz Murphy Van Pelt Castro Hastings Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons **DeWitte** Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1691.

On motion of Senator E. Jones III, **Senate Bill No. 1740** 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 58: NAYS None.

The following voted in the affirmative:

Stadelman Anderson Ellman Lightford Feigenholtz Loughran Cappel Aquino Stewart Bailey Fine Martwick Stoller McClure Belt Fowler Syverson Bennett Gillespie McConchie Tracy **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Villivalam Crowe Johnson Plummer Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1740.

On motion of Senator Hastings, **Senate Bill No. 1750** 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on **Senate Bill No. 1750**.

On motion of Senator Murphy, **Senate Bill No. 1776** 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt

Collins Holmes Pacione-Zayas Villa Connor Hunter Villanueva Peters Crowe Johnson Plummer Villivalam Jones, E. Rezin Wilcox Cullerton, T. Mr. President Cunningham Joyce Rose Curran Koehler Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1776.

On motion of Senator T. Cullerton, **Senate Bill No. 1799** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Relt Fowler McClure Syverson McConchie Bennett Gillespie Tracv **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Turner, S. Muñoz Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Mr. President Cunningham Joyce Rose Curran Koehler Simmons **DeWitte** Landek Sime

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1799.

On motion of Senator Rose, **Senate Bill No. 1808** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt McClure Fowler Syverson Bennett Gillespie McConchie Tracy Bryant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Villa Collins Holmes Pacione-Zayas Connor Hunter Peters Villanueva Johnson Plummer Villivalam Crowe Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

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).

Sims

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

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1808.

On motion of Senator Aquino, **Senate Bill No. 1836** 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 58; NAYS None.

DeWitte

The following voted in the affirmative:

Landek

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1836.

On motion of Senator Hunter, Senate Bill No. 1847 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Fowler McClure Syverson Belt Bennett Gillespie McConchie Tracy Bryant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Villivalam Plummer Rezin Wilcox Cullerton, T. Jones, E. Mr. President Cunningham Joyce Rose Curran Koehler Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1847.

On motion of Senator Curran, Senate Bill No. 1892 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1892.

On motion of Senator Morrison, **Senate Bill No. 1908** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy Brvant Glowiak Hilton Morrison Turner, D. Bush Turner, S. Harris Muñoz Murphy Van Pelt Castro Hastings Collins Holmes Villa Pacione-Zayas Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons **DeWitte** Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1908.

On motion of Senator Morrison, Senate Bill No. 1918 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 58: NAYS None.

The following voted in the affirmative:

Stadelman Anderson Ellman Lightford Feigenholtz Loughran Cappel Aquino Stewart Bailey Fine Martwick Stoller McClure Belt Fowler Syverson Bennett Gillespie McConchie Tracy **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

[April 23, 2021]

DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1918.

On motion of Senator Crowe, Senate Bill No. 1920 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1920.

On motion of Senator Lightford, Senate Bill No. 1962 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt

Collins Holmes Pacione-Zayas Villa Hunter Villanueva Connor Peters Crowe Johnson Plummer Villivalam Jones, E. Rezin Wilcox Cullerton, T. Mr. President Cunningham Joyce Rose Curran Koehler Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1962.

On motion of Senator Fine, **Senate Bill No. 1974** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Relt Fowler McClure Syverson McConchie Bennett Gillespie Tracv **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Turner, S. Muñoz Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons **DeWitte** Landek Sime

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1974.

On motion of Senator Fine, **Senate Bill No. 1977** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt McClure Fowler Syverson Bennett Gillespie McConchie Tracy Bryant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Villa Collins Holmes Pacione-Zayas Connor Hunter Peters Villanueva Johnson Plummer Villivalam Crowe Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

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).

Sims

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

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1977.

On motion of Senator Joyce, **Senate Bill No. 1989** 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 58; NAYS None.

DeWitte

The following voted in the affirmative:

Landek

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 1989.

On motion of Senator Koehler, Senate Bill No. 2004 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 57; NAY 1.

The following voted in the affirmative:

Anderson Ellman Lightford Stewart Aquino Feigenholtz Loughran Cappel Stoller Bailey Fine Martwick Syverson Tracy Belt Fowler McClure Bennett Gillespie McConchie Turner, D. Turner, S. Bryant Glowiak Hilton Morrison Bush Harris Muñoz Van Pelt Castro Hastings Murphy Villa Collins Holmes Pacione-Zayas Villanueva Villivalam Connor Hunter Peters Crowe Johnson Plummer Wilcox Jones, E. Cullerton, T. Rezin Mr. President Simmons Cunningham Joyce Curran Koehler Sims DeWitte Landek Stadelman

The following voted in the negative:

Rose

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2004.

On motion of Senator Belt, Senate Bill No. 2089 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:

Sims

YEAS 58; NAYS None.

The following voted in the affirmative:

Landek

Stadelman Anderson Ellman Lightford Aguino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller McClure Belt Fowler Syverson Bennett Gillespie McConchie Tracy Brvant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Villa Collins Holmes Pacione-Zayas Connor Hunter Peters Villanueva Johnson Plummer Villivalam Crowe Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

DeWitte

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2089.

On motion of Senator Villa, **Senate Bill No. 2110** 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2110.

On motion of Senator Bailey, **Senate Bill No. 2150** 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa

Connor Hunter Peters Villanueva Villivalam Crowe Johnson Plummer Cullerton, T. Jones, E. Rezin Wilcox Mr. President Cunningham Joyce Rose Curran Koehler Simmons **DeWitte** Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2150.

On motion of Senator Anderson, **Senate Bill No. 2164** 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 58; NAYS None.

The following voted in the affirmative:

Stadelman Anderson Ellman Lightford Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Tracy Bennett Gillespie McConchie Brvant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Van Pelt Murphy Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Koehler Curran Simmons **DeWitte** Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2164.

On motion of Senator Sims, **Senate Bill No. 2177** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson McConchie Bennett Gillespie Tracy Bryant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Van Pelt Castro Hastings Murphy Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Jones, E. Rezin Wilcox Cullerton, T. Cunningham Joyce Rose Mr. President Koehler Simmons

Curran DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2177.

On motion of Senator Sims, Senate Bill No. 2179 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 57; NAY 1.

The following voted in the affirmative:

Anderson Ellman Lightford Stewart Feigenholtz Loughran Cappel Stoller Aquino Bailey Fine Martwick Syverson Belt Fowler McClure Tracy Bennett Gillespie McConchie Turner, D. **Bryant** Glowiak Hilton Morrison Turner, S. Bush Harris Muñoz Van Pelt Castro Hastings Murphy Villa Collins Holmes Pacione-Zayas Villanueva Hunter Villivalam Connor Peters Crowe Johnson Plummer Wilcox Mr. President Cullerton, T. Jones, E. Rezin Simmons Cunningham Joyce Curran Koehler Sims

The following voted in the negative:

Landek

Rose

DeWitte

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).

Stadelman

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

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2179.

On motion of Senator Sims, **Senate Bill No. 2183** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy Brvant Glowiak Hilton Morrison Turner, D. Bush Harris Turner, S. Muñoz Castro Van Pelt Hastings Murphy Pacione-Zayas Collins Holmes Villa Connor Hunter Peters Villanueva Johnson Plummer Villivalam Crowe Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Koehler Simmons Curran

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).

Sims

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

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2183.

On motion of Senator Sims, **Senate Bill No. 2193** 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:

Sims

YEAS 58; NAYS None.

DeWitte

The following voted in the affirmative:

Landek

Landek

Anderson Ellman Lightford Stadelman Feigenholtz Loughran Cappel Stewart Aguino Bailey Fine Martwick Stoller McClure Belt Fowler Syverson Bennett Gillespie McConchie Tracy Brvant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Villa Collins Holmes Pacione-Zayas Connor Hunter Peters Villanueva Johnson Plummer Villivalam Crowe Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

DeWitte

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2193.

On motion of Senator D. Turner, **Senate Bill No. 2226** 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2226.

On motion of Senator Murphy, Senate Bill No. 2235 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa

Connor Hunter Peters Villanueva Villivalam Crowe Johnson Plummer Cullerton, T. Jones, E. Rezin Wilcox Mr. President Cunningham Joyce Rose Curran Koehler Simmons **DeWitte** Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2235.

On motion of Senator Murphy, Senate Bill No. 2240 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 58; NAYS None.

The following voted in the affirmative:

Stadelman Anderson Ellman Lightford Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Syverson Belt Fowler McClure Tracy Bennett Gillespie McConchie Brvant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Van Pelt Murphy Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Simmons Curran Koehler **DeWitte** Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2240.

On motion of Senator Morrison, **Senate Bill No. 2245** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Villanueva Connor Hunter Peters Crowe Johnson Plummer Villivalam Rezin Wilcox Cullerton, T. Jones, E. Cunningham Joyce Rose Mr. President Koehler Simmons

Curran DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2245.

On motion of Senator D. Turner, Senate Bill No. 2249 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:

Lightford

Stadalman

YEAS 58; NAYS None.

Andorgon

The following voted in the affirmative:

Ellmon

Anderson	Eliman	Lightiora	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2249.

On motion of Senator Rezin, Senate Bill No. 2250 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Fowler McClure Syverson Belt Bennett Gillespie McConchie Tracy Bryant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Villivalam Plummer Rezin Wilcox Cullerton, T. Jones, E. Mr. President Cunningham Joyce Rose Curran Koehler Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2250.

On motion of Senator Syverson, Senate Bill No. 2270 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on **Senate Bill No. 2270**.

On motion of Senator Stadelman, **Senate Bill No. 2277** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aguino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy Brvant Glowiak Hilton Morrison Turner, D. Bush Turner, S. Harris Muñoz Murphy Van Pelt Castro Hastings Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons **DeWitte** Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2277.

On motion of Senator Gillespie, **Senate Bill No. 2294** 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 58: NAYS None.

The following voted in the affirmative:

Stadelman Anderson Ellman Lightford Feigenholtz Loughran Cappel Aquino Stewart Bailey Fine Martwick Stoller McClure Belt Fowler Syverson Bennett Gillespie McConchie Tracy **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2294.

On motion of Senator Feigenholtz, **Senate Bill No. 2312** 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2312.

On motion of Senator Lightford, **Senate Bill No. 2339** 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt

Collins Holmes Pacione-Zayas Villa Connor Hunter Villanueva Peters Crowe Johnson Plummer Villivalam Jones, E. Rezin Wilcox Cullerton, T. Mr. President Cunningham Joyce Rose Curran Koehler Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2339.

On motion of Senator Lightford, **Senate Bill No. 2340** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Relt Fowler McClure Syverson McConchie Bennett Gillespie Tracv **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons **DeWitte** Landek Sime

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2340.

On motion of Senator Curran, **Senate Bill No. 2356** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt McClure Fowler Syverson Bennett Gillespie McConchie Tracy Glowiak Hilton Brvant Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Villa Collins Holmes Pacione-Zayas Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Koehler Simmons

Curran **DeWitte** Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2356.

On motion of Senator Fine, Senate Bill No. 2384 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 58; NAYS None.

The following voted in the affirmative:

Ellman Lightford Stadelman Anderson Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Villa Collins Holmes Pacione-Zayas Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Jones, E. Rezin Cullerton, T. Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2384.

On motion of Senator Joyce, Senate Bill No. 2395 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2395.

On motion of Senator Harris, **Senate Bill No. 2406** 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2406.

On motion of Senator Harris, **Senate Bill No. 2408** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy Bryant Glowiak Hilton Morrison Turner, D. Turner, S. Bush Harris Muñoz Van Pelt Castro Hastings Murphy Collins Holmes Villa Pacione-Zayas Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons **DeWitte** Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2408.

On motion of Senator Harris, **Senate Bill No. 2424** 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 58: NAYS None.

The following voted in the affirmative:

Stadelman Anderson Ellman Lightford Feigenholtz Loughran Cappel Aquino Stewart Bailey Fine Martwick Stoller McClure Belt Fowler Syverson Bennett Gillespie McConchie Tracy **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

[April 23, 2021]

DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2424.

On motion of Senator Cunningham, Senate Bill No. 2430 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2430.

On motion of Senator Cunningham, Senate Bill No. 2432 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt

Collins Holmes Pacione-Zayas Villa Connor Hunter Villanueva Peters Crowe Johnson Plummer Villivalam Jones, E. Rezin Wilcox Cullerton, T. Mr. President Cunningham Joyce Rose Curran Koehler Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2432.

On motion of Senator Harmon, Senate Bill No. 2434 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Relt Fowler McClure Syverson McConchie Bennett Gillespie Tracv **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Turner, S. Muñoz Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons **DeWitte** Landek Sime

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2434.

On motion of Senator Cunningham, **Senate Bill No. 2435** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt McClure Fowler Syverson Bennett Gillespie McConchie Tracy Bryant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Villa Collins Holmes Pacione-Zayas Connor Hunter Peters Villanueva Johnson Plummer Villivalam Crowe Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

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).

Sims

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

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on **Senate Bill No. 2435**.

On motion of Senator Villivalam, Senate Bill No. 2454 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 58; NAYS None.

DeWitte

The following voted in the affirmative:

Landek

Ellman	Lightford	Stadelman
Feigenholtz	Loughran Cappel	Stewart
Fine	Martwick	Stoller
Fowler	McClure	Syverson
Gillespie	McConchie	Tracy
Glowiak Hilton	Morrison	Turner, D.
Harris	Muñoz	Turner, S.
Hastings	Murphy	Van Pelt
Holmes	Pacione-Zayas	Villa
Hunter	Peters	Villanueva
Johnson	Plummer	Villivalam
Jones, E.	Rezin	Wilcox
Joyce	Rose	Mr. President
Koehler	Simmons	
Landek	Sims	
	Feigenholtz Fine Fowler Gillespie Glowiak Hilton Harris Hastings Holmes Hunter Johnson Jones, E. Joyce Koehler	Feigenholtz Fine Martwick Fowler Gillespie McConchie Glowiak Hilton Harris Muñoz Hastings Murphy Holmes Pacione-Zayas Hunter Johnson Jones, E. Rezin Joyce Koehler Rose Koehler McConchie

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2454.

On motion of Senator Villivalam, Senate Bill No. 2455 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Fowler McClure Syverson Belt Bennett Gillespie McConchie Tracy Bryant Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Villivalam Plummer Rezin Wilcox Cullerton, T. Jones, E. Mr. President Cunningham Joyce Rose Curran Koehler Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on **Senate Bill No. 2455**.

On motion of Senator Villivalam, Senate Bill No. 2496 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2496.

On motion of Senator McConchie, **Senate Bill No. 2506** 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 58; NAYS None.

The following voted in the affirmative:

Anderson Ellman Lightford Stadelman Aquino Feigenholtz Loughran Cappel Stewart Bailey Fine Martwick Stoller Belt Fowler McClure Syverson Bennett Gillespie McConchie Tracy Brvant Glowiak Hilton Morrison Turner, D. Bush Turner, S. Harris Muñoz Murphy Van Pelt Castro Hastings Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons **DeWitte** Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2506.

On motion of Senator Rose, **Senate Bill No. 2522** 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 58: NAYS None.

The following voted in the affirmative:

Stadelman Anderson Ellman Lightford Feigenholtz Loughran Cappel Aquino Stewart Bailey Fine Martwick Stoller McClure Belt Fowler Syverson Bennett Gillespie McConchie Tracy **Bryant** Glowiak Hilton Morrison Turner, D. Bush Harris Muñoz Turner, S. Castro Hastings Murphy Van Pelt Collins Holmes Pacione-Zayas Villa Connor Hunter Peters Villanueva Crowe Johnson Plummer Villivalam Cullerton, T. Jones, E. Rezin Wilcox Cunningham Joyce Rose Mr. President Curran Koehler Simmons

DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2522.

On motion of Senator Curran, Senate Bill No. 2530 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on Senate Bill No. 2530.

On motion of Senator Bush, Senate Bill No. 2567 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 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt

Collins Holmes Pacione-Zayas Villa Connor Hunter Villanueva Peters Crowe Johnson Plummer Villivalam Jones, E. Rezin Wilcox Cullerton, T. Mr. President Cunningham Joyce Rose Koehler Curran Simmons DeWitte Landek Sims

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.

Senator Barickman asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on **Senate Bill No. 2567**.

CONSIDERATION OF RESOLUTIONS ON SECRETARY'S DESK

Senator Morrison moved that **Senate Resolution No. 105**, on the Secretary's Desk, be taken up for immediate consideration.

The motion prevailed.

Senator Morrison moved that Senate Resolution No. 105 be adopted.

The motion prevailed.

And the resolution was adopted.

Senator Gillespie moved that **Senate Resolution No. 183**, on the Secretary's Desk, be taken up for immediate consideration.

The motion prevailed.

Senator Gillespie moved that Senate Resolution No. 183 be adopted.

The motion prevailed.

And the resolution was adopted.

RESOLUTIONS CONSENT CALENDAR

SENATE RESOLUTION NO. 228

Offered by Senator Crowe and all Senators:

Mourns the death of Rosetta Burnett-Womack.

SENATE RESOLUTION NO. 230

Offered by Senator Anderson and all Senators:

Mourns the death of Lester Hillier.

SENATE RESOLUTION NO. 231

Offered by Senator Anderson and all Senators:

Mourns the death of Walter Zmuda.

SENATE RESOLUTION NO. 234

Offered by Senator Anderson and all Senators:

Mourns the death of Calvin Peters.

The Chair moved the adoption of the Resolutions Consent Calendar.

The motion prevailed, and the resolutions were adopted.

MESSAGES FROM THE HOUSE

A message from the House by

Mr. Hollman, 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. 15

A bill for AN ACT concerning education.

HOUSE BILL NO. 17

A bill for AN ACT concerning health.

HOUSE BILL NO. 34

A bill for AN ACT concerning State government.

HOUSE BILL NO. 135

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 384

A bill for AN ACT concerning the Illinois State Police.

HOUSE BILL NO. 1291

A bill for AN ACT concerning government.

HOUSE BILL NO. 2543

A bill for AN ACT concerning government.

HOUSE BILL NO. 2590

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 3013

A bill for AN ACT concerning local government.

HOUSE BILL NO. 3803

A bill for AN ACT concerning regulation.

Passed the House, April 22, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bills Numbered 15, 17, 34, 135, 384, 1291, 2543, 2590, 3013 and 3803 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Hollman, 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. 44

A bill for AN ACT concerning State government.

HOUSE BILL NO. 126

A bill for AN ACT concerning public employee benefits.

HOUSE BILL NO. 381

A bill for AN ACT concerning public employee benefits.

HOUSE BILL NO. 1738

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 2553

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 2746

A bill for AN ACT concerning education.

HOUSE BILL NO. 2864

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 3772

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 3865

A bill for AN ACT concerning veterans.

Passed the House, April 22, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bills Numbered 44, 126, 381, 1738, 2553, 2746, 2864, 3772 and 3865 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Hollman, 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. 83

A bill for AN ACT concerning education.

HOUSE BILL NO. 219

A bill for AN ACT concerning education.

HOUSE BILL NO. 722

A bill for AN ACT concerning education.

HOUSE BILL NO. 1158

A bill for AN ACT concerning education.

HOUSE BILL NO. 1162

A bill for AN ACT concerning education.

HOUSE BILL NO. 1539

A bill for AN ACT concerning revenue.

HOUSE BILL NO. 2521

A bill for AN ACT concerning government.

HOUSE BILL NO. 3564

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 3582 A bill for AN ACT concerning employment.

HOUSE BILL NO. 3950

A bill for AN ACT concerning education.

Passed the House, April 22, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bills Numbered 83, 219, 722, 1158, 1162, 1539, 2521, 3564, 3582 and 3950 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Hollman, 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. 106

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 738

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 1953

A bill for AN ACT concerning State government.

HOUSE BILL NO. 2594

A bill for AN ACT concerning education.

HOUSE BILL NO. 3272

A bill for AN ACT concerning education.

HOUSE BILL NO. 3462

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 3743

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 3882

A bill for AN ACT concerning transportation.

A bill for AN ACT concerning State government.

HOUSE BILL NO. 3995

A bill for AN ACT concerning regulation.

Passed the House, April 22, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bills Numbered 106, 738, 1953, 2594, 3272, 3462, 3743, 3882, 3914 and 3995 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Hollman, 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. 247

A bill for AN ACT concerning State government.

HOUSE BILL NO. 694

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 1064

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 1804

A bill for AN ACT concerning public employee benefits.

HOUSE BILL NO. 1975

A bill for AN ACT concerning children.

HOUSE BILL NO. 2584

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 2744

A bill for AN ACT concerning fish.

HOUSE BILL NO. 2748

A bill for AN ACT concerning education.

HOUSE BILL NO. 3223

A bill for AN ACT concerning education.

HOUSE BILL NO. 3870

A bill for AN ACT concerning State government.

Passed the House, April 22, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bills Numbered 247, 694, 1064, 1804, 1975, 2584, 2744, 2748, 3223 and 3870 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Hollman, 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. 253

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 2380

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 2785

A bill for AN ACT concerning State government.

HOUSE BILL NO. 3666

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 3823

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 3862

A bill for AN ACT concerning transportation.

Passed the House, April 22, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing **House Bills Numbered 253, 2380, 2785, 3666, 3823 and 3862** were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Hollman, 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. 375

A bill for AN ACT concerning education.

HOUSE BILL NO. 1207

A bill for AN ACT concerning employment.

HOUSE BILL NO. 2433

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 2653

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 2789

A bill for AN ACT concerning education.

HOUSE BILL NO. 2928

A bill for AN ACT concerning education.

HOUSE BILL NO. 3107

A bill for AN ACT concerning revenue.

HOUSE BILL NO. 3195

A bill for AN ACT concerning health.

HOUSE BILL NO. 3657

A bill for AN ACT concerning State government.

HOUSE BILL NO. 3893

A bill for AN ACT concerning criminal law.

Passed the House, April 22, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bills Numbered 375, 1207, 2433, 2653, 2789, 3107, 3195, 3657 and 3893 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Hollman, 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. 2369

A bill for AN ACT concerning State government.

HOUSE BILL NO. 2431

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 3139

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 3235

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 3308

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 3490

A bill for AN ACT concerning health.

HOUSE BILL NO. 3698

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 3756

A bill for AN ACT concerning fish.

A bill for AN ACT concerning transportation.

Passed the House, April 22, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bills Numbered 2369, 2431, 3139, 3235, 3308, 3490, 3698, 3756 and 3856 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Hollman, 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. 2425

A bill for AN ACT concerning education.

HOUSE BILL NO. 2426

A bill for AN ACT concerning health.

HOUSE BILL NO. 2427

A bill for AN ACT concerning local government.

HOUSE BILL NO. 2432

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 2435

A bill for AN ACT concerning business.

HOUSE BILL NO. 2438

A bill for AN ACT concerning education.

HOUSE BILL NO. 2454 A bill for AN ACT concerning local government.

HOUSE BILL NO. 2499

A bill for AN ACT concerning government.

HOUSE BILL NO. 2533

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 2550

A bill for AN ACT concerning public employee benefits.

Passed the House, April 22, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bills Numbered 2425, 2426, 2427, 2432, 2435, 2438, 2454, 2499, 2533 and 2550 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Hollman, 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. 2554

A bill for AN ACT concerning regulation.

A bill for AN ACT concerning finance.

HOUSE BILL NO. 2567

HOUSE BILL NO. 2569

A bill for AN ACT concerning public employee benefits.

HOUSE BILL NO. 2570

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 2589

A bill for AN ACT concerning substance use disorders.

HOUSE BILL NO. 2620

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 2621

A bill for AN ACT concerning regulation.

A bill for AN ACT concerning State government.

HOUSE BILL NO. 2755

A bill for AN ACT concerning finance.

HOUSE BILL NO. 2766

A bill for AN ACT concerning public employee benefits.

Passed the House, April 22, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bills Numbered 2554, 2567, 2569, 2570, 2589, 2620, 2621, 2643, 2755 and 2766 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Hollman, 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. 2770

A bill for AN ACT concerning finance.

HOUSE BILL NO. 2778

A bill for AN ACT concerning education.

HOUSE BILL NO. 2795

A bill for AN ACT concerning education.

HOUSE BILL NO. 2806

A bill for AN ACT concerning local government.

HOUSE BILL NO. 2825

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 2826

A bill for AN ACT concerning local government.

HOUSE BILL NO. 2833

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 2834

A bill for AN ACT concerning government.

HOUSE BILL NO. 2860

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 2870

A bill for AN ACT concerning local government.

Passed the House, April 22, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bills Numbered 2770, 2778, 2795, 2806, 2825, 2826, 2833, 2834, 2860 and 2870 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Hollman, 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. 2894

A bill for AN ACT concerning State government.

HOUSE BILL NO. 2914

A bill for AN ACT concerning State government.

HOUSE BILL NO. 2922

A bill for AN ACT concerning employment.

HOUSE BILL NO. 2939

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 2947

A bill for AN ACT concerning regulation.

A bill for AN ACT concerning State government.

HOUSE BILL NO. 2987

A bill for AN ACT concerning education.

HOUSE BILL NO. 3031

A bill for AN ACT concerning local government.

HOUSE BILL NO. 3065

A bill for AN ACT concerning State government.

HOUSE BILL NO. 3069

A bill for AN ACT concerning public aid.

Passed the House, April 22, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bills Numbered 2894, 2914, 2922, 2939, 2947, 2985, 2987, 3031, 3065 and 3069 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Hollman, 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. 3080

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 3097

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 3113

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 3116

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 3136

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 3138

A bill for AN ACT concerning courts.

HOUSE BILL NO. 3167

A bill for AN ACT concerning local government.

HOUSE BILL NO. 3173 A bill for AN ACT concerning education.

HOUSE BILL NO. 3174

A bill for AN ACT concerning State government.

HOUSE BILL NO. 3175

A bill for AN ACT concerning regulation.

Passed the House, April 22, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bills Numbered 3080, 3097, 3113, 3116, 3136, 3138, 3167, 3173, 3174 and 3175 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Hollman, 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. 3178

A bill for AN ACT concerning education.

HOUSE BILL NO. 3190

A bill for AN ACT concerning safety.

HOUSE BILL NO. 3202

A bill for AN ACT concerning education.

A bill for AN ACT concerning government.

HOUSE BILL NO. 3248

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 3255

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 3262

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 3265

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 3267

A bill for AN ACT concerning State government.

HOUSE BILL NO. 3280

A bill for AN ACT concerning civil law.

Passed the House, April 22, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bills Numbered 3178, 3190, 3202, 3217, 3248, 3255, 3262, 3265, 3267 and 3280 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Hollman, 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. 3295

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 3302

A bill for AN ACT concerning wildlife.

HOUSE BILL NO. 3310

A bill for AN ACT concerning education.

HOUSE BILL NO. 3313

A bill for AN ACT concerning local government.

HOUSE BILL NO. 3329

A bill for AN ACT concerning employment.

HOUSE BILL NO. 3359

A bill for AN ACT concerning education.

HOUSE BILL NO. 3372

A bill for AN ACT concerning government.
HOUSE BILL NO. 3445

th

A bill for AN ACT concerning health.

HOUSE BILL NO. 3470

A bill for AN ACT concerning employment.

HOUSE BILL NO. 3474

A bill for AN ACT concerning public employee benefits.

Passed the House, April 22, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bills Numbered 3295, 3302, 3310, 3313, 3329, 3359, 3372, 3445, 3470 and 3474 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Hollman, 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. 3484

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 3504

A bill for AN ACT concerning State government.

HOUSE BILL NO. 3515

A bill for AN ACT concerning veterans.

HOUSE BILL NO. 3520

A bill for AN ACT concerning State government.

HOUSE BILL NO. 3561

A bill for AN ACT concerning criminal law.

Passed the House, April 22, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bills Numbered 3484, 3504, 3515, 3520 and 3561 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Hollman, Clerk:

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

HOUSE BILL NO. 52

A bill for AN ACT concerning transportation.

Passed the House, April 23, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bill No. 52 was taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Hollman, Clerk:

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

HOUSE BILL NO. 3437

A bill for AN ACT concerning safety.

Passed the House, April 23, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing House Bill No. 3437 was taken up, ordered printed and placed on first reading.

PRESENTATION OF RESOLUTION

SENATE RESOLUTION NO. 235

Offered by Senator Rose and all Senators:

Mourns the death of Todd Anthony Hanneken of Decatur.

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

COMMUNICATION

DISCLOSURE TO THE SENATE

Date: April 23, 2021	
Legislative Measure(s): <u>SB 1751</u>	
Venue:	
Committee on	

[April 23, 2021]

X Full Senate

Due to a potential conflict of interest (or the potential appearance thereof), I abstained from voting (or voted "present") on the above legislative measure(s).

X Notwithstanding a potential conflict of interest (or the potential appearance thereof), I voted in favor of or against the above legislative measure(s) because I believe doing so is in the best interests of the State.

s/Chapin Rose Senator Chapin Rose

At the hour of 2:29 o'clock p.m., the Chair announced that the Senate stands adjourned until Tuesday, April 27, 2021, at 12:00 o'clock p.m., or until the call of the President.

PERFUNCTORY SESSION 4:37 O'CLOCK P.M.

The Senate met in perfunctory session pursuant to the directive of the President. Pursuant to Senate Rule 2-5(c)2, the Secretary of the Senate conducted the perfunctory session.

MESSAGE FROM THE PRESIDENT

OFFICE OF THE SENATE PRESIDENT DON HARMON STATE OF ILLINOIS

327 STATE CAPITOL SPRINGFIELD, ILLINOIS 62706 217-782-2728 160 N. LASALLE ST., STE. 720 CHICAGO, ILLINOIS 60601 312-814-2075

April 23, 2021

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

Dear Mr. Secretary:

Pursuant to Senate Rule 2-10, I am scheduling a Perfunctory Session to convene on Friday, April 23rd, 2021.

Sincerely, s/Don Harmon Don Harmon Senate President

cc: Senate Republican Leader Dan McConchie

PRESENTATION OF RESOLUTION

SENATE RESOLUTION NO. 236

Offered by Senator DeWitte and all Senators:

Mourns the death of John G. Vanko of St. Charles.

By direction of the Secretary, the foregoing resolution was referred to the Resolutions Consent Calendar.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A FIRST TIME

- House Bill No. 55, sponsored by Senator Feigenholtz, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 102, sponsored by Senator Morrison, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 120, sponsored by Senator Murphy, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 155**, sponsored by Senator Villa, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 232**, sponsored by Senator Villa, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 285, sponsored by Senator Barickman, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 295, sponsored by Senator Feigenholtz, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 398**, sponsored by Senator Landek, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 369**, sponsored by Senator Castro, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 642**, sponsored by Senator E. Jones III, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 653**, sponsored by Senator Connor, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 656**, sponsored by Senator S. Turner, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 665**, sponsored by Senator Sims, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 731**, sponsored by Senator Jones, was taken up, read by title a first time and referred to the Committee on Assignments.

- House Bill No. 832, sponsored by Senator Morrison, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 1839**, sponsored by Senator Cunningham, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 1854**, sponsored by Senator Morrison, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 1879, sponsored by Senator Koehler, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 1955**, sponsored by Senator Harris, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 1957**, sponsored by Senator Harris, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 2523, sponsored by Senator Holmes, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2542**, sponsored by Senator Peters, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2595**, sponsored by Senator Fine, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2775**, sponsored by Senator Villivalam, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2777**, sponsored by Senator E. Jones III, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2814**, sponsored by Senator Rose, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2891**, sponsored by Senator Tracy, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 3114, sponsored by Senator Aquino, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3218**, sponsored by Senator Sims, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3401**, sponsored by Senator Castro, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 3461, sponsored by Senator Curran, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 3463, sponsored by Senator Collins, was taken up, read by title a first time and referred to the Committee on Assignments.

- House Bill No. 3485, sponsored by Senator Morrison, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3697**, sponsored by Senator Bryant, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3712**, sponsored by Senator Harris, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 3783, sponsored by Senator Bennett, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 3928, sponsored by Senator Barickman, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 15**, sponsored by Senator Peters, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 44, sponsored by Senator Stadelman, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 106, sponsored by Senator Connor, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 126**, sponsored by Senator Crowe, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 135, sponsored by Senator Bush, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 182**, sponsored by Senator Van Pelt, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 219**, sponsored by Senator Gillespie, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 247, sponsored by Senator Morrison, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 253, sponsored by Senator Villivalam, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 375**, sponsored by Senator Bennett, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 379**, sponsored by Senator Martwick, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 381**, sponsored by Senator Anderson, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 384, sponsored by Senator Pacione-Zayas, was taken up, read by title a first time and referred to the Committee on Assignments.

- **House Bill No. 453**, sponsored by Senator Harris, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 694**, sponsored by Senator Plummer, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 722**, sponsored by Senator Cunningham, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 1064, sponsored by Senator Harmon, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 1158, sponsored by Senator Harmon, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 1162, sponsored by Senator Harmon, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 1207, sponsored by Senator Harmon, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 1291, sponsored by Senator Harmon, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 1539**, sponsored by Senator Harmon, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 1738**, sponsored by Senator E. Jones III, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 1804, sponsored by Senator Aquino, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 1953, sponsored by Senator Stadelman, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 1950, sponsored by Senator Hunter, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 1975, sponsored by Senator Bennett, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 2369, sponsored by Senator Castro, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2380**, sponsored by Senator Cunningham, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2789**, sponsored by Senator Belt, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 2825, sponsored by Senator Barickman, was taken up, read by title a first time and referred to the Committee on Assignments.

- House Bill No. 2826, sponsored by Senator S. Turner, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 2860, sponsored by Senator Anderson, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2864**, sponsored by Senator Anderson, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 2870, sponsored by Senator Cullerton, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2894**, sponsored by Senator Tracy, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2914**, sponsored by Senator Harris, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2785**, sponsored by Senator Bush, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2594**, sponsored by Senator Landek, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2620**, sponsored by Senator Joyce, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 2621, sponsored by Senator Joyce, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2653**, sponsored by Senator Johnson, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2746**, sponsored by Senator Bennett, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2748**, sponsored by Senator Koehler, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 2755, sponsored by Senator Muñoz, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2766**, sponsored by Senator Villivalam, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2770**, sponsored by Senator Muñoz, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 2778, sponsored by Senator Holmes, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 2569, sponsored by Senator Fowler, was taken up, read by title a first time and referred to the Committee on Assignments.

- House Bill No. 2570, sponsored by Senator Aquino, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2584**, sponsored by Senator Rose, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2589**, sponsored by Senator Fine, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 2590, sponsored by Senator Feigenholtz, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2499**, sponsored by Senator Villivalam, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2521**, sponsored by Senator Villivalam, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 2533, sponsored by Senator Bennett, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 2553, sponsored by Senator Castro, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2554**, sponsored by Senator E. Jones III, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2567**, sponsored by Senator Castro, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 2425, sponsored by Senator Koehler, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 2427, sponsored by Senator Villa, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 2431, sponsored by Senator Holmes, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 2432, sponsored by Senator Villivalam, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2433**, sponsored by Senator Bush, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2438**, sponsored by Senator Pacione-Zayas, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 2922, sponsored by Senator Holmes, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 2928**, sponsored by Senator Cunningham, was taken up, read by title a first time and referred to the Committee on Assignments.

- House Bill No. 2947, sponsored by Senator Muñoz, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 3080, sponsored by Senator Fine, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 3116, sponsored by Senator Aquino, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 3136, sponsored by Senator Aquino, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3139**, sponsored by Senator E. Jones III, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3175**, sponsored by Senator Gillespie, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 3178, sponsored by Senator Bennett, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3190**, sponsored by Senator Belt, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3195**, sponsored by Senator Bush, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3223**, sponsored by Senator Lightford, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3248**, sponsored by Senator Peters, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3262**, sponsored by Senator Simmons, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 3265, sponsored by Senator Simmons, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 3280, sponsored by Senator Glowiak Hilton, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3295**, sponsored by Senator Sims, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3308**, sponsored by Senator Harris, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3437**, sponsored by Senator Peters, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 3445, sponsored by Senator Ellman, was taken up, read by title a first time and referred to the Committee on Assignments.

- House Bill No. 3462, sponsored by Senator Curran, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 3470, sponsored by Senator Anderson, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3474**, sponsored by Senator Holmes, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 3490, sponsored by Senator Hunter, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3504**, sponsored by Senator Johnson, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3561**, sponsored by Senator DeWitte, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3564**, sponsored by Senator Peters, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3582**, sponsored by Senator Peters, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3657**, sponsored by Senator Peters, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3665**, sponsored by Senator Connor, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3666**, sponsored by Senator Cunningham, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 3698, sponsored by Senator Muñoz, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 3743, sponsored by Senator E. Jones III, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 3803, sponsored by Senator Villanueva, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3861**, sponsored by Senator S. Turner, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3865**, sponsored by Senator Hastings, was taken up, read by title a first time and referred to the Committee on Assignments.
- **House Bill No. 3870**, sponsored by Senator Hastings, was taken up, read by title a first time and referred to the Committee on Assignments.
- House Bill No. 3882, sponsored by Senator Fowler, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 3950, sponsored by Senator Martwick, was taken up, read by title a first time and referred to the Committee on Assignments.

House Bill No. 3995, sponsored by Senator Fine, was taken up, read by title a first time and referred to the Committee on Assignments.

At the hour of 4:49 o'clock p.m., the Chair announced that the Senate stands adjourned until Tuesday, April 27, 2021, at 12:00 o'clock p.m., or until the call of the President.