

SENATE JOURNAL

STATE OF ILLINOIS

NINETY-FIFTH GENERAL ASSEMBLY

40TH LEGISLATIVE DAY

WEDNESDAY, MAY 16, 2007

10:37 O'CLOCK A.M.

SENATE Daily Journal Index 40th Legislative Day

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The Senate met pursuant to adjournment.

Honorable Emil Jones, Jr., President of the Senate, presiding.

Prayer by Very Right Reverend Theresa Forkins-Phillips, Praise Ministries International, St. Charles, Illinois.

Senator Maloney led the Senate in the Pledge of Allegiance.

The Journal of Tuesday, May 15, 2007, was being read when on motion of Senator Hunter, further reading of same was dispensed with, and unless some Senator had corrections to offer, the Journal would stand approved. No corrections being offered, the Journal was ordered to stand approved.

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 Rules:

Senate Floor Amendment No. 4 to Senate Bill 133 Senate Floor Amendment No. 1 to Senate Bill 778 Senate Floor Amendment No. 1 to Senate Bill 1011 Senate Floor Amendment No. 1 to Senate Bill 1041 Senate Floor Amendment No. 1 to Senate Bill 1052

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

Senate Floor Amendment No. 1 to House Bill 576 Senate Floor Amendment No. 1 to House Bill 1019 Senate Floor Amendment No. 1 to House Bill 1289 Senate Floor Amendment No. 1 to House Bill 1292 Senate Floor Amendment No. 1 to House Bill 1628 Senate Floor Amendment No. 1 to House Bill 3730 Senate Floor Amendment No. 1 to House Bill 3766

INTRODUCTION OF BILL

SENATE BILL NO. 1843. Introduced by Senators Risinger - Bomke, a bill for AN ACT concerning elections.

The bill was taken up, read by title a first time, ordered printed and referred to the Committee on Rules.

MESSAGES FROM THE HOUSE

A message from the House by

Mr. Mahoney, 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. 227

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 314

A bill for AN ACT concerning State government.

HOUSE BILL NO. 410

A bill for AN ACT concerning local government.

HOUSE BILL NO. 1253

A bill for AN ACT concerning public employee benefits.

HOUSE BILL NO. 1747

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 2011

A bill for AN ACT concerning education.

HOUSE BILL NO. 2473

A bill for AN ACT concerning revenue.

HOUSE BILL NO. 2853

A bill for AN ACT concerning criminal law.

HOUSE BILL NO. 3665

A bill for AN ACT concerning State government.

Passed the House, May 15, 2007.

MARK MAHONEY, Clerk of the House

The foregoing House Bills Numbered 227, 314, 410, 1253, 1747, 2011, 2473, 2853 and 3665 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Mahoney, 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. 298

A bill for AN ACT concerning transportation.

HOUSE BILL NO. 1449

A bill for AN ACT concerning State government.

HOUSE BILL NO. 1450

A bill for AN ACT concerning criminal law. HOUSE BILL NO. 1664

A bill for AN ACT concerning local government.

HOUSE BILL NO. 2007

A bill for AN ACT concerning education.

HOUSE BILL NO. 2285

A bill for AN ACT concerning regulation. HOUSE BILL NO. 3571

A bill for AN ACT concerning fish and wildlife.

Passed the House, May 15, 2007.

MARK MAHONEY, Clerk of the House

The foregoing House Bills Numbered 298, 1449, 1450, 1664, 2007, 2285 and 3571 were taken up, ordered printed and placed on first reading.

A message from the House by

Mr. Mahoney, 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. 1069

A bill for AN ACT concerning civil law.

HOUSE BILL NO. 1119

A bill for AN ACT concerning regulation.

HOUSE BILL NO. 1925

A bill for AN ACT concerning education.

HOUSE BILL NO. 2006

A bill for AN ACT concerning education.

HOUSE BILL NO. 2013

A bill for AN ACT concerning education.

HOUSE BILL NO. 2033
A bill for AN ACT concerning public health.

HOUSE BILL NO. 2472
A bill for AN ACT concerning revenue.
Passed the House, May 15, 2007.

MARK MAHONEY, Clerk of the House

The foregoing **House Bills Numbered 1069**, **1119**, **1925**, **2006**, **2013**, **2033** and **2472** were taken up, ordered printed and placed on first reading.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A FIRST TIME

House Bill No. 227, sponsored by Senator Haine, was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 410, sponsored by Senator Jacobs, was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 1069, sponsored by Senator Collins, was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 1119, sponsored by Senator Forby, was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 1449, sponsored by Senator Harmon, was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 2033, sponsored by Senator Halvorson, was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 2285, sponsored by Senator Righter, was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 2472, sponsored by Senator Cullerton, was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 2473, sponsored by Senator Harmon, was taken up, read by title a first time and referred to the Committee on Rules.

House Bill No. 2853, sponsored by Senator Bond, was taken up, read by title a first time and referred to the Committee on Rules.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A SECOND TIME

On motion of Senator Lightford, **House Bill No. 18** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Viverito, **House Bill No. 25** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Wilhelmi, $House\ Bill\ No.\ 30$ was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Holmes, $House\ Bill\ No.\ 38$ was taken up, read by title a second time and ordered to a third reading.

[May 16, 2007]

On motion of Senator Wilhelmi, **House Bill No. 39** having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Judiciary Criminal Law, adopted and ordered printed:

AMENDMENT NO. 1 TO HOUSE BILL 39

AMENDMENT NO. 1. Amend House Bill 39 by replacing lines 19 through 26 on page 4 with the following:

"(g-6) With approval of the State's Attorney of the county in which it is to occur, recording or listening with the aid of any device to any conversation where a law enforcement officer, or any person acting at the direction of law enforcement, is a party to the conversation and has consented to it being intercepted or recorded in the course of an investigation of child pornography. In all such cases, an application for an order approving the previous or continuing use of an eavesdropping device must be made within 48 hours of the commencement of such use. In the absence of such an order, or upon its denial, any continuing use shall immediately terminate. The Director of State Police shall issue rules as are necessary concerning the use of devices, retention of recordings, and reports regarding their use. Any recording or evidence obtained or derived in the course of an investigation of child pornography shall, upon motion of the State's Attorney or Attorney General prosecuting any case involving child pornography, be reviewed in camera with notice to all parties present by the court presiding over the criminal case, and, if ruled by the court to be relevant and otherwise admissible, it shall be admissible at the trial of the criminal case. Absent such a ruling, any such recording or evidence shall not be admissible at the trial of the criminal case;".

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

On motion of Senator Hunter, **House Bill No. 182** having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Higher Education, adopted and ordered printed:

AMENDMENT NO. 1 TO HOUSE BILL 182

AMENDMENT NO. <u>1</u>. Amend House Bill 182 on page 3, line 6, after the period, by inserting the following:

"From the appropriation for the purposes of this Act, the University of Illinois at Chicago and Southern Illinois University shall negotiate, with agencies providing supervision for forensic psychiatric fellows, the reimbursement of the marginal costs associated with that supervision, unless the University of Illinois at Chicago or Southern Illinois University is providing the supervision. Agencies providing supervision to more than one forensic psychiatric fellow may aggregate these marginal costs."

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

On motion of Senator Althoff, **House Bill No. 250** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Clayborne, **House Bill No. 277** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Hunter, **House Bill No. 281** having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Judiciary Criminal Law, adopted and ordered printed:

AMENDMENT NO. 1 TO HOUSE BILL 281

AMENDMENT NO. <u>1</u>. Amend House Bill 281 on page 5, by inserting immediately below line 2 the following:

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

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

On motion of Senator Sullivan, **House Bill No. 362** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Dillard, **House Bill No. 439** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Righter, **House Bill No. 620** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Cullerton, **House Bill No. 622** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Dillard, **House Bill No. 722** having been printed, was taken up and read by title a second time.

Senate Committee Amendment No. 1 was held in the Committee on Judiciary Criminal Law.

The following amendment was offered in the Committee on Judiciary Criminal Law, adopted and ordered printed:

AMENDMENT NO. 2 TO HOUSE BILL 722

AMENDMENT NO. 2. Amend House Bill 722 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Vehicle Code is amended by changing Sections 6-205, 6-208 and 6-303 as follows:

(625 ILCS 5/6-205) (from Ch. 95 1/2, par. 6-205)

Sec. 6-205. Mandatory revocation of license or permit; Hardship cases.

- (a) Except as provided in this Section, the Secretary of State shall immediately revoke the license, permit, or driving privileges of any driver upon receiving a report of the driver's conviction of any of the following offenses:
 - 1. Reckless homicide resulting from the operation of a motor vehicle;
 - 2. Violation of Section 11-501 of this Code or a similar provision of a local ordinance relating to the offense of operating or being in physical control of a vehicle while under the influence of alcohol, other drug or drugs, intoxicating compound or compounds, or any combination thereof;
 - 3. Any felony under the laws of any State or the federal government in the commission of which a motor vehicle was used:
 - 4. Violation of Section 11-401 of this Code relating to the offense of leaving the scene of a traffic accident involving death or personal injury;
 - 5. Perjury or the making of a false affidavit or statement under oath to the Secretary of State under this Code or under any other law relating to the ownership or operation of motor vehicles;
 - 6. Conviction upon 3 charges of violation of Section 11-503 of this Code relating to the offense of reckless driving committed within a period of 12 months;
 - 7. Conviction of any offense defined in Section 4-102 of this Code;
 - 8. Violation of Section 11-504 of this Code relating to the offense of drag racing;
 - 9. Violation of Chapters 8 and 9 of this Code;
 - 10. Violation of Section 12-5 of the Criminal Code of 1961 arising from the use of a motor vehicle:
 - 11. Violation of Section 11-204.1 of this Code relating to aggravated fleeing or attempting to elude a peace officer;
 - 12. Violation of paragraph (1) of subsection (b) of Section 6-507, or a similar law of any other state, relating to the unlawful operation of a commercial motor vehicle;
 - 13. Violation of paragraph (a) of Section 11-502 of this Code or a similar provision of a local ordinance if the driver has been previously convicted of a violation of that Section or a similar provision of a local ordinance and the driver was less than 21 years of age at the time of the offense.
- (b) The Secretary of State shall also immediately revoke the license or permit of any driver in the following situations:
 - 1. Of any minor upon receiving the notice provided for in Section 5-901 of the Juvenile

Court Act of 1987 that the minor has been adjudicated under that Act as having committed an offense relating to motor vehicles prescribed in Section 4-103 of this Code;

- Of any person when any other law of this State requires either the revocation or suspension of a license or permit.
- (c) Except as provided in subsection (c-5), whenever Whenever a person is convicted of any of the offenses enumerated in this Section, the court may recommend and the Secretary of State in his discretion, without regard to whether the recommendation is made by the court may, upon application, issue to the person a restricted driving permit granting the privilege of driving a motor vehicle between the petitioner's residence and petitioner's place of employment or within the scope of the petitioner's employment related duties, or to allow transportation for the petitioner or a household member of the petitioner's family for the receipt of necessary medical care or, if the professional evaluation indicates, provide transportation for the petitioner for alcohol remedial or rehabilitative activity, or for the petitioner to attend classes, as a student, in an accredited educational institution; if the petitioner is able to demonstrate that no alternative means of transportation is reasonably available and the petitioner will not endanger the public safety or welfare; provided that the Secretary's discretion shall be limited to cases where undue hardship would result from a failure to issue the restricted driving permit.

If a person's license or permit has been revoked or suspended due to 2 or more convictions of violating Section 11-501 of this Code or a similar provision of a local ordinance or a similar out-of-state offense, arising out of separate occurrences, that person, if issued a restricted driving permit, may not operate a vehicle unless it has been equipped with an ignition interlock device as defined in Section 1-129.1.

If a person's license or permit has been revoked or suspended 2 or more times within a 10 year period due to a single conviction of violating Section 11-501 of this Code or a similar provision of a local ordinance or a similar out-of-state offense, and a statutory summary suspension under Section 11-501.1, or 2 or more statutory summary suspensions, or combination of 2 offenses, or of an offense and a statutory summary suspension, arising out of separate occurrences, or if a person has been convicted of one violation of Section 6-303 of this Code committed while his or her driver's license, permit, or privilege was revoked because of a violation of Section 9-3 of the Criminal Code of 1961, relating to the offense of reckless homicide, or a similar provision of a law of another state, that person, if issued a restricted driving permit, may not operate a vehicle unless it has been equipped with an ignition interlock device as defined in Section 1-129.1. The person must pay to the Secretary of State DUI Administration Fund an amount not to exceed \$20 per month. The Secretary shall establish by rule the amount and the procedures, terms, and conditions relating to these fees. If the restricted driving permit was issued for employment purposes, then this provision does not apply to the operation of an occupational vehicle owned or leased by that person's employer. In each case the Secretary of State may issue a restricted driving permit for a period he deems appropriate, except that the permit shall expire within one year from the date of issuance. The Secretary may not, however, issue a restricted driving permit to any person whose current revocation is the result of a second or subsequent conviction for a violation of Section 11-501 of this Code or a similar provision of a local ordinance relating to the offense of operating or being in physical control of a motor vehicle while under the influence of alcohol, other drug or drugs, intoxicating compound or compounds, or any similar out-of-state offense, or any combination thereof, until the expiration of at least one year from the date of the revocation. A restricted driving permit issued under this Section shall be subject to cancellation, revocation, and suspension by the Secretary of State in like manner and for like cause as a driver's license issued under this Code may be cancelled, revoked, or suspended; except that a conviction upon one or more offenses against laws or ordinances regulating the movement of traffic shall be deemed sufficient cause for the revocation, suspension, or cancellation of a restricted driving permit. The Secretary of State may, as a condition to the issuance of a restricted driving permit, require the applicant to participate in a designated driver remedial or rehabilitative program. The Secretary of State is authorized to cancel a restricted driving permit if the permit holder does not successfully complete the program. However, if an individual's driving privileges have been revoked in accordance with paragraph 13 of subsection (a) of this Section, no restricted driving permit shall be issued until the individual has served 6 months of the revocation period.

- (c-5) The Secretary may not issue a restricted driving permit to any person who has been convicted of a second or subsequent violation of Section 6-303 of this Code committed while his or her driver's license, permit, or privilege was revoked because of a violation of Section 9-3 of the Criminal Code of 1961, relating to the offense of reckless homicide, or a similar provision of a law of another state.
- (d) Whenever a person under the age of 21 is convicted under Section 11-501 of this Code or a similar provision of a local ordinance, the Secretary of State shall revoke the driving privileges of that person. One year after the date of revocation, and upon application, the Secretary of State may, if satisfied that

the person applying will not endanger the public safety or welfare, issue a restricted driving permit granting the privilege of driving a motor vehicle only between the hours of 5 a.m. and 9 p.m. or as otherwise provided by this Section for a period of one year. After this one year period, and upon reapplication for a license as provided in Section 6-106, upon payment of the appropriate reinstatement fee provided under paragraph (b) of Section 6-118, the Secretary of State, in his discretion, may issue the applicant a license, or extend the restricted driving permit as many times as the Secretary of State deems appropriate, by additional periods of not more than 12 months each, until the applicant attains 21 years of age.

If a person's license or permit has been revoked or suspended due to 2 or more convictions of violating Section 11-501 of this Code or a similar provision of a local ordinance or a similar out-of-state offense, arising out of separate occurrences, that person, if issued a restricted driving permit, may not operate a vehicle unless it has been equipped with an ignition interlock device as defined in Section 1-129.1.

If a person's license or permit has been revoked or suspended 2 or more times within a 10 year period due to a single conviction of violating Section 11-501 of this Code or a similar provision of a local ordinance or a similar out-of-state offense, and a statutory summary suspension under Section 11-501.1, or 2 or more statutory summary suspensions, or combination of 2 offenses, or of an offense and a statutory summary suspension, arising out of separate occurrences, that person, if issued a restricted driving permit, may not operate a vehicle unless it has been equipped with an ignition interlock device as defined in Section 1-129.1. The person must pay to the Secretary of State DUI Administration Fund an amount not to exceed \$20 per month. The Secretary shall establish by rule the amount and the procedures, terms, and conditions relating to these fees. If the restricted driving permit was issued for employment purposes, then this provision does not apply to the operation of an occupational vehicle owned or leased by that person's employer. A restricted driving permit issued under this Section shall be subject to cancellation, revocation, and suspension by the Secretary of State in like manner and for like cause as a driver's license issued under this Code may be cancelled, revoked, or suspended; except that a conviction upon one or more offenses against laws or ordinances regulating the movement of traffic shall be deemed sufficient cause for the revocation, suspension, or cancellation of a restricted driving permit. The revocation periods contained in this subparagraph shall apply to similar out-of-state convictions.

- (d-5) The revocation of the license, permit, or driving privileges of a person convicted of a third or subsequent violation of Section 6-303 of this Code committed while his or her driver's license, permit, or privilege was revoked because of a violation of Section 9-3 of the Criminal Code of 1961, relating to the offense of reckless homicide, or a similar provision of a law of another state, is permanent. The Secretary may not, at any time, issue a license or permit to that person.
 - (e) This Section is subject to the provisions of the Driver License Compact.
- (f) Any revocation imposed upon any person under subsections 2 and 3 of paragraph (b) that is in effect on December 31, 1988 shall be converted to a suspension for a like period of time.
- (g) The Secretary of State shall not issue a restricted driving permit to a person under the age of 16 years whose driving privileges have been revoked under any provisions of this Code.
- (h) The Secretary of State shall require the use of ignition interlock devices on all vehicles owned by an individual who has been convicted of a second or subsequent offense under Section 11-501 of this Code or a similar provision of a local ordinance. The Secretary shall establish by rule and regulation the procedures for certification and use of the interlock system.
- (i) The Secretary of State may not issue a restricted driving permit for a period of one year after a second or subsequent revocation of driving privileges under clause (a)(2) of this Section; however, one year after the date of a second or subsequent revocation of driving privileges under clause (a)(2) of this Section, the Secretary of State may, upon application, issue a restricted driving permit under the terms and conditions of subsection (c).
- (j) In accordance with 49 C.F.R. 384, the Secretary of State may not issue a restricted driving permit for the operation of a commercial motor vehicle to a person holding a CDL whose driving privileges have been revoked under any provisions of this Code.

(Source: P.A. 93-120, eff. 1-1-04; 94-307, eff. 9-30-05.)

(625 ILCS 5/6-208) (from Ch. 95 1/2, par. 6-208)

Sec. 6-208. Period of Suspension - Application After Revocation.

- (a) Except as otherwise provided by this Code or any other law of this State, the Secretary of State shall not suspend a driver's license, permit or privilege to drive a motor vehicle on the highways for a period of more than one year.
- (b) Any person whose license, permit or privilege to drive a motor vehicle on the highways has been revoked shall not be entitled to have such license, permit or privilege renewed or restored. However,

such person may, except as provided under <u>subsections</u> subsection (d) <u>and (d-5)</u> of Section 6-205, make application for a license pursuant to Section 6-106 (i) if the revocation was for a cause which has been removed or (ii) as provided in the following subparagraphs:

- 1. Except as provided in subparagraphs 1.5, 2, 3, and 4, and 5, the person may make application for
- license after the expiration of one year from the effective date of the revocation or, in the case of a violation of paragraph (b) of Section 11-401 of this Code or a similar provision of a local ordinance, after the expiration of 3 years from the effective date of the revocation or, in the case of a violation of Section 9-3 of the Criminal Code of 1961 or a similar provision of a law of another state relating to the offense of reckless homicide or a violation of subparagraph (F) of paragraph 1 of subsection (d) of Section 11-501 of this Code relating to aggravated driving under the influence of alcohol, other drug or drugs, intoxicating compound or compounds, or any combination thereof, if the violation was the proximate cause of a death, after the expiration of 2 years from the effective date of the revocation or after the expiration of 24 months from the date of release from a period of imprisonment as provided in Section 6-103 of this Code, whichever is later.
- 1.5. If the person is convicted of a violation of Section 6-303 of this Code committed while his or her driver's license, permit, or privilege was revoked because of a violation of Section 9-3 of the Criminal Code of 1961, relating to the offense of reckless homicide, or a similar provision of a law of another state, the person may not make application for a license or permit until the expiration of 3 years from the effective date of the most recent revocation.
 - 2. If such person is convicted of committing a second violation within a 20 year period

of:

- (A) Section 11-501 of this Code, or a similar provision of a local ordinance; or
- (B) Paragraph (b) of Section 11-401 of this Code, or a similar provision of a local ordinance; or
- (C) Section 9-3 of the Criminal Code of 1961, as amended, relating to the offense of reckless homicide; or
- (D) any combination of the above offenses committed at different instances; then such person may not make application for a license until after the expiration of 5 years from the effective date of the most recent revocation. The 20 year period shall be computed by using the dates the offenses were committed and shall also include similar out-of-state offenses.
- 3. However, except as provided in subparagraph 4, if such person is convicted of committing a third, or subsequent, violation or any combination of the above offenses, including similar out-of-state offenses, contained in subparagraph 2, then such person may not make application for a license until after the expiration of 10 years from the effective date of the most recent revocation.
- 4. The person may not make application for a license if the person is convicted of committing a fourth or subsequent violation of Section 11-501 of this Code or a similar provision of a local ordinance, Section 11-401 of this Code, Section 9-3 of the Criminal Code of 1961, or a combination of these offenses or similar provisions of local ordinances or similar out-of-state offenses
- 5. The person may not make application for a license or permit if the person is convicted of a third or subsequent violation of Section 6-303 of this Code committed while his or her driver's license, permit, or privilege was revoked because of a violation of Section 9-3 of the Criminal Code of 1961, relating to the offense of reckless homicide, or a similar provision of a law of another state.

Notwithstanding any other provision of this Code, all persons referred to in this paragraph (b) may not have their privileges restored until the Secretary receives payment of the required reinstatement fee pursuant to subsection (b) of Section 6-118.

In no event shall the Secretary issue such license unless and until such person has had a hearing pursuant to this Code and the appropriate administrative rules and the Secretary is satisfied, after a review or investigation of such person, that to grant the privilege of driving a motor vehicle on the highways will not endanger the public safety or welfare.

(c) (Blank).

(Source: P.A. 92-343, eff. 1-1-02; 92-418, eff. 8-17-01; 92-458, eff. 8-22-01; 92-651, eff. 7-11-02; 93-712, eff. 1-1-05; 93-788, eff. 1-1-05; revised 10-14-04.)

(625 ILCS 5/6-303) (from Ch. 95 1/2, par. 6-303)

Sec. 6-303. Driving while driver's license, permit or privilege to operate a motor vehicle is suspended or revoked.

(a) Except as otherwise provided in subsection (a-5), any Any person who drives or is in actual physical control of a motor vehicle on any highway of this State at a time when such person's driver's

license, permit or privilege to do so or the privilege to obtain a driver's license or permit is revoked or suspended as provided by this Code or the law of another state, except as may be specifically allowed by a judicial driving permit, family financial responsibility driving permit, probationary license to drive, or a restricted driving permit issued pursuant to this Code or under the law of another state, shall be guilty of a Class A misdemeanor.

- (a-5) Any person who violates this Section as provided in subsection (a) while his or her driver's license, permit or privilege is revoked because of a violation of Section 9-3 of the Criminal Code of 1961, relating to the offense of reckless homicide or a similar provision of a law of another state, is guilty of a Class 4 felony. The person shall be required to undergo a professional evaluation, as provided in Section 11-501 of this Code, to determine if an alcohol, drug, or intoxicating compound problem exists and the extent of the problem, and to undergo the imposition of treatment as appropriate.
- (b) The Secretary of State upon receiving a report of the conviction of any violation indicating a person was operating a motor vehicle during the time when said person's driver's license, permit or privilege was suspended by the Secretary, by the appropriate authority of another state, or pursuant to Section 11-501.1; except as may be specifically allowed by a probationary license to drive, judicial driving permit or restricted driving permit issued pursuant to this Code or the law of another state; shall extend the suspension for the same period of time as the originally imposed suspension; however, if the period of suspension has then expired, the Secretary shall be authorized to suspend said person's driving privileges for the same period of time as the originally imposed suspension; and if the conviction was upon a charge which indicated that a vehicle was operated during the time when the person's driver's license, permit or privilege was revoked; except as may be allowed by a restricted driving permit issued pursuant to this Code or the law of another state; the Secretary shall not issue a driver's license for an additional period of one year from the date of such conviction indicating such person was operating a vehicle during such period of revocation.
- (b-5) Any person convicted of violating this Section shall serve a minimum term of imprisonment of 30 consecutive days or 300 hours of community service when the person's driving privilege was revoked or suspended as a result of a violation of Section 9-3 of the Criminal Code of 1961, as amended, relating to the offense of reckless homicide, or a similar provision of a law of another state.
- (c) Any person convicted of violating this Section shall serve a minimum term of imprisonment of 10 consecutive days or 30 days of community service when the person's driving privilege was revoked or suspended as a result of:
 - (1) a violation of Section 11-501 of this Code or a similar provision of a local ordinance relating to the offense of operating or being in physical control of a vehicle while under the influence of alcohol, any other drug or any combination thereof; or
 - (2) a violation of paragraph (b) of Section 11-401 of this Code or a similar provision of a local ordinance relating to the offense of leaving the scene of a motor vehicle accident involving personal injury or death; or
- (3) a violation of Section 9-3 of the Criminal Code of 1961, as amended, relating to the offense of reckless homicide; or
 - (4) a statutory summary suspension under Section 11-501.1 of this Code.

Such sentence of imprisonment or community service shall not be subject to suspension in order to reduce such sentence.

- (c-1) Except as provided in <u>subsections (c-5) and subsection</u> (d), any person convicted of a second violation of this Section shall be ordered by the court to serve a minimum of 100 hours of community service.
- (c-2) In addition to other penalties imposed under this Section, the court may impose on any person convicted a fourth time of violating this Section any of the following:
 - (1) Seizure of the license plates of the person's vehicle.
 - (2) Immobilization of the person's vehicle for a period of time to be determined by the
- (c-5) Any person convicted of a second violation of this Section is guilty of a Class 2 felony, is not eligible for probation or conditional discharge, and shall serve a mandatory term of imprisonment, if the revocation or suspension was for a violation of Section 9-3 of the Criminal Code of 1961, relating to the offense of reckless homicide, or a similar out-of-state offense.
- (d) Any person convicted of a second violation of this Section shall be guilty of a Class 4 felony and shall serve a minimum term of imprisonment of 30 days or 300 hours of community service, as determined by the court, if the revocation or suspension was for a violation of Section 11-401 or 11-501 of this Code, or a similar out-of-state offense, or a similar provision of a local ordinance, a violation of Section 9-3 of the Criminal Code of 1961, relating to the offense of reckless homicide, or a similar

out of state offense, or a statutory summary suspension under Section 11-501.1 of this Code.

- (d-1) Except as provided in <u>subsections</u> subsection (d-2) (d-2.5), and <u>subsection</u> (d-3), any person convicted of a third or subsequent violation of this Section shall serve a minimum term of imprisonment of 30 days or 300 hours of community service, as determined by the court.
- (d-2) Any person convicted of a third violation of this Section is guilty of a Class 4 felony and must serve a minimum term of imprisonment of 30 days if the revocation or suspension was for a violation of Section 11-401 or 11-501 of this Code, or a similar out-of-state offense, or a similar provision of a local ordinance, a violation of Section 9 3 of the Criminal Code of 1961, relating to the offense of reckless homicide, or a similar out of state offense, or a statutory summary suspension under Section 11-501.1 of this Code.
- (d-2.5) Any person convicted of a third violation of this Section is guilty of a Class 1 felony, is not eligible for probation or conditional discharge, and must serve a mandatory term if the revocation or suspension was for a violation of Section 9-3 of the Criminal Code of 1961, relating to the offense of reckless homicide, or a similar out-of-state offense.
- (d-3) Any person convicted of a fourth, fifth, sixth, seventh, eighth, or ninth violation of this Section is guilty of a Class 4 felony and must serve a minimum term of imprisonment of 180 days if the revocation or suspension was for a violation of Section 11-401 or 11-501 of this Code, or a similar out-of-state offense, or a similar provision of a local ordinance, a violation of Section 9.3 of the Criminal Code of 1961, relating to the offense of reckless homicide, or a similar out of state offense, or a statutory summary suspension under Section 11-501.1 of this Code.
- (d-3.5) Any person convicted of a fourth or subsequent violation of this Section is guilty of a Class 1 felony, is not eligible for probation or conditional discharge, and must serve a mandatory term of imprisonment, and is eligible for an extended term, if the revocation or suspension was for a violation of Section 9-3 of the Criminal Code of 1961, relating to the offense of reckless homicide, or a similar out-of-state offense.
- (d-4) Any person convicted of a tenth, eleventh, twelfth, thirteenth, or fourteenth violation of this Section is guilty of a Class 3 felony, and is not eligible for probation or conditional discharge, if the revocation or suspension was for a violation of Section 11-401 or 11-501 of this Code, or a similar out-of-state offense, or a similar provision of a local ordinance, a violation of Section 9-3 of the Criminal Code of 1961, relating to the offense of reckless homicide, or a similar out of state offense, or a statutory summary suspension under Section 11-501.1 of this Code.
- (d-5) Any person convicted of a fifteenth or subsequent violation of this Section is guilty of a Class 2 felony, and is not eligible for probation or conditional discharge, if the revocation or suspension was for a violation of Section 11-401 or 11-501 of this Code, or a similar out-of-state offense, or a similar provision of a local ordinance, a violation of Section 9 3 of the Criminal Code of 1961, relating to the offense of reckless homicide, or a similar out of state offense, or a statutory summary suspension under Section 11-501.1 of this Code.
- (e) Any person in violation of this Section who is also in violation of Section 7-601 of this Code relating to mandatory insurance requirements, in addition to other penalties imposed under this Section, shall have his or her motor vehicle immediately impounded by the arresting law enforcement officer. The motor vehicle may be released to any licensed driver upon a showing of proof of insurance for the vehicle that was impounded and the notarized written consent for the release by the vehicle owner.
- (f) For any prosecution under this Section, a certified copy of the driving abstract of the defendant shall be admitted as proof of any prior conviction.
- (g) The motor vehicle used in a violation of this Section is subject to seizure and forfeiture as provided in Sections 36-1 and 36-2 of the Criminal Code of 1961 if the person's driving privilege was revoked or suspended as a result of a violation listed in paragraph (1), (2), or (3) of subsection (c) of this Section or as a result of a summary suspension as provided in paragraph (4) of subsection (c) of this Section. (Source: P.A. 94-112, eff. 1-1-06.)

Section 10. The Unified Code of Corrections is amended by changing Sections 5-5-3, 5-6-1, and 5-6-3 as follows:

(730 ILCS 5/5-5-3) (from Ch. 38, par. 1005-5-3)

Sec. 5-5-3. Disposition.

- (a) Except as provided in Section 11-501 of the Illinois Vehicle Code, every person convicted of an offense shall be sentenced as provided in this Section.
- (b) The following options shall be appropriate dispositions, alone or in combination, for all felonies and misdemeanors other than those identified in subsection (c) of this Section:
 - (1) A period of probation.

- (2) A term of periodic imprisonment.
- (3) A term of conditional discharge.
- (4) A term of imprisonment.
- (5) An order directing the offender to clean up and repair the damage, if the offender was convicted under paragraph (h) of Section 21-1 of the Criminal Code of 1961 (now repealed).
 - (6) A fine.
 - (7) An order directing the offender to make restitution to the victim under Section 5-5-6 of this Code.
 - (8) A sentence of participation in a county impact incarceration program under Section 5-8-1.2 of this Code.
- (9) A term of imprisonment in combination with a term of probation when the offender has been admitted into a drug court program under Section 20 of the Drug Court Treatment Act. Neither a fine nor restitution shall be the sole disposition for a felony and either or both may be imposed only in conjunction with another disposition.
 - (c) (1) When a defendant is found guilty of first degree murder the State may either seek a sentence of imprisonment under Section 5-8-1 of this Code, or where appropriate seek a sentence of death under Section 9-1 of the Criminal Code of 1961.
 - (2) A period of probation, a term of periodic imprisonment or conditional discharge shall not be imposed for the following offenses. The court shall sentence the offender to not less than the minimum term of imprisonment set forth in this Code for the following offenses, and may order a fine or restitution or both in conjunction with such term of imprisonment:
 - (A) First degree murder where the death penalty is not imposed.
 - (B) Attempted first degree murder.
 - (C) A Class X felony.
 - (D) A violation of Section 401.1 or 407 of the Illinois Controlled Substances Act, or a violation of subdivision (c)(1) or (c)(2) of Section 401 of that Act which relates to more than 5 grams of a substance containing heroin or cocaine or an analog thereof.
 - (E) A violation of Section 5.1 or 9 of the Cannabis Control Act.
 - (F) A Class 2 or greater felony if the offender had been convicted of a Class 2 or greater felony within 10 years of the date on which the offender committed the offense for which he or she is being sentenced, except as otherwise provided in Section 40-10 of the Alcoholism and Other Drug Abuse and Dependency Act.
 - (F-5) A violation of Section 24-1, 24-1.1, or 24-1.6 of the Criminal Code of 1961 for which imprisonment is prescribed in those Sections.
 - (G) Residential burglary, except as otherwise provided in Section 40-10 of the Alcoholism and Other Drug Abuse and Dependency Act.
 - (H) Criminal sexual assault.
 - (I) Aggravated battery of a senior citizen.
 - (J) A forcible felony if the offense was related to the activities of an organized gang.

Before July 1, 1994, for the purposes of this paragraph, "organized gang" means an association of 5 or more persons, with an established hierarchy, that encourages members of the association to perpetrate crimes or provides support to the members of the association who do commit crimes.

Beginning July 1, 1994, for the purposes of this paragraph, "organized gang" has the meaning ascribed to it in Section 10 of the Illinois Streetgang Terrorism Omnibus Prevention Act

- (K) Vehicular hijacking.
- (L) A second or subsequent conviction for the offense of hate crime when the underlying offense upon which the hate crime is based is felony aggravated assault or felony mob action.
 - (M) A second or subsequent conviction for the offense of institutional vandalism if the damage to the property exceeds \$300.
 - (N) A Class 3 felony violation of paragraph (1) of subsection (a) of Section 2 of the Firearm Owners Identification Card Act.
 - (O) A violation of Section 12-6.1 of the Criminal Code of 1961.
 - (P) A violation of paragraph (1), (2), (3), (4), (5), or (7) of subsection (a) of Section 11-20.1 of the Criminal Code of 1961.
 - (Q) A violation of Section 20-1.2 or 20-1.3 of the Criminal Code of 1961.

- (R) A violation of Section 24-3A of the Criminal Code of 1961.
- (S) (Blank).
- (T) A second or subsequent violation of the Methamphetamine Control and Community Protection Act.
- (U) A second or subsequent violation of Section 6-303 of the Illinois Vehicle Code committed while his or her driver's license, permit, or privilege was revoked because of a violation of Section 9-3 of the Criminal Code of 1961, relating to the offense of reckless homicide, or a similar provision of a law of another state.
 - (3) (Blank).
 - (4) A minimum term of imprisonment of not less than 10 consecutive days or 30 days of community service shall be imposed for a violation of paragraph (c) of Section 6-303 of the Illinois Vehicle Code.
 - (4.1) (Blank).
- (4.2) Except as provided in <u>paragraphs</u> paragraph (4.3) <u>and (4.8)</u> of this subsection (c), a minimum of 100 hours of

community service shall be imposed for a second violation of Section 6-303 of the Illinois Vehicle Code.

- (4.3) A minimum term of imprisonment of 30 days or 300 hours of community service, as determined by the court, shall be imposed for a second violation of subsection (c) of Section 6-303 of the Illinois Vehicle Code.
- (4.4) Except as provided in <u>paragraphs</u> paragraph (4.5), and paragraph (4.6), and (4.9) of this subsection (c), a minimum term of

imprisonment of 30 days or 300 hours of community service, as determined by the court, shall be imposed for a third or subsequent violation of Section 6-303 of the Illinois Vehicle Code.

- (4.5) A minimum term of imprisonment of 30 days shall be imposed for a third violation of subsection (c) of Section 6-303 of the Illinois Vehicle Code.
- (4.6) Except as provided in paragraph (4.10) of this subsection (c), a A minimum term of imprisonment of 180 days shall be imposed for a fourth or
 - subsequent violation of subsection (c) of Section 6-303 of the Illinois Vehicle Code.
- (4.7) A minimum term of imprisonment of not less than 30 consecutive days, or 300 hours of community service, shall be imposed for a violation of subsection (a-5) of Section 6-303 of the Illinois Vehicle Code, as provided in subsection (b-5) of that Section.
- (4.8) A mandatory prison sentence shall be imposed for a second violation of subsection (a-5) of Section 6-303 of the Illinois Vehicle Code, as provided in subsection (c-5) of that Section. The person's driving privileges shall be revoked for a period of not less than 5 years from the date of his or her release from prison.
- (4.9) A mandatory prison sentence of not less than 4 and not more than 15 years shall be imposed for a third violation of subsection (a-5) of Section 6-303 of the Illinois Vehicle Code, as provided in subsection (d-2.5) of that Section. The person's driving privileges shall be revoked for the remainder of his or her life.
- (4.10) A mandatory prison sentence for a Class 1 felony shall be imposed, and the person shall be eligible for an extended term sentence, for a fourth or subsequent violation of subsection (a-5) of Section 6-303 of the Illinois Vehicle Code, as provided in subsection (d-3.5) of that Section. The persons driving privileges shall be revoked for the remainder of his or her life.
 - (5) The court may sentence an offender convicted of a business offense or a petty offense or a corporation or unincorporated association convicted of any offense to:
 - (A) a period of conditional discharge;
 - (B) a fine;
 - (C) make restitution to the victim under Section 5-5-6 of this Code.
 - (5.1) In addition to any penalties imposed under paragraph (5) of this subsection (c), and except as provided in paragraph (5.2) or (5.3), a person convicted of violating subsection (c) of Section 11-907 of the Illinois Vehicle Code shall have his or her driver's license, permit, or privileges suspended for at least 90 days but not more than one year, if the violation resulted in damage to the property of another person.
 - (5.2) In addition to any penalties imposed under paragraph (5) of this subsection (c), and except as provided in paragraph (5.3), a person convicted of violating subsection (c) of Section 11-907 of the Illinois Vehicle Code shall have his or her driver's license, permit, or privileges suspended for at least 180 days but not more than 2 years, if the violation resulted in injury to another person.

- (5.3) In addition to any penalties imposed under paragraph (5) of this subsection (c), a person convicted of violating subsection (c) of Section 11-907 of the Illinois Vehicle Code shall have his or her driver's license, permit, or privileges suspended for 2 years, if the violation resulted in the death of another person.
- (5.4) In addition to any penalties imposed under paragraph (5) of this subsection (c), a person convicted of violating Section 3-707 of the Illinois Vehicle Code shall have his <u>or her</u> driver's license, permit, or privileges suspended for 3 months and until he or she has paid a reinstatement fee of \$100.
- (5.5) In addition to any penalties imposed under paragraph (5) of this subsection (c), a person convicted of violating Section 3-707 of the Illinois Vehicle Code during a period in which his or her driver's license, permit, or privileges were suspended for a previous violation of that Section shall have his <u>or her</u> driver's license, permit, or privileges suspended for an additional 6 months after the expiration of the original 3-month suspension and until he or she has paid a reinstatement fee of \$100.
- (6) In no case shall an offender be eligible for a disposition of probation or conditional discharge for a Class 1 felony committed while he was serving a term of probation or conditional discharge for a felony.
- (7) When a defendant is adjudged a habitual criminal under Article 33B of the Criminal Code of 1961, the court shall sentence the defendant to a term of natural life imprisonment.
- (8) When a defendant, over the age of 21 years, is convicted of a Class 1 or Class 2 felony, after having twice been convicted in any state or federal court of an offense that contains the same elements as an offense now classified in Illinois as a Class 2 or greater Class felony and such charges are separately brought and tried and arise out of different series of acts, such defendant shall be sentenced as a Class X offender. This paragraph shall not apply unless (1) the first felony was committed after the effective date of this amendatory Act of 1977; and (2) the second felony was committed after conviction on the first; and (3) the third felony was committed after conviction on the second. A person sentenced as a Class X offender under this paragraph is not eligible to apply for treatment as a condition of probation as provided by Section 40-10 of the Alcoholism and Other Drug Abuse and Dependency Act.
 - (9) A defendant convicted of a second or subsequent offense of ritualized abuse of a child may be sentenced to a term of natural life imprisonment.
 - (10) (Blank).
- (11) The court shall impose a minimum fine of \$1,000 for a first offense and \$2,000 for a second or subsequent offense upon a person convicted of or placed on supervision for battery when the individual harmed was a sports official or coach at any level of competition and the act causing harm to the sports official or coach occurred within an athletic facility or within the immediate vicinity of the athletic facility at which the sports official or coach was an active participant of the athletic contest held at the athletic facility. For the purposes of this paragraph (11), "sports official" means a person at an athletic contest who enforces the rules of the contest, such as an umpire or referee; "athletic facility" means an indoor or outdoor playing field or recreational area where sports activities are conducted; and "coach" means a person recognized as a coach by the sanctioning authority that conducted the sporting event.
- (12) A person may not receive a disposition of court supervision for a violation of Section 5-16 of the Boat Registration and Safety Act if that person has previously received a disposition of court supervision for a violation of that Section.
- (d) In any case in which a sentence originally imposed is vacated, the case shall be remanded to the trial court. The trial court shall hold a hearing under Section 5-4-1 of the Unified Code of Corrections which may include evidence of the defendant's life, moral character and occupation during the time since the original sentence was passed. The trial court shall then impose sentence upon the defendant. The trial court may impose any sentence which could have been imposed at the original trial subject to Section 5-5-4 of the Unified Code of Corrections. If a sentence is vacated on appeal or on collateral attack due to the failure of the trier of fact at trial to determine beyond a reasonable doubt the existence of a fact (other than a prior conviction) necessary to increase the punishment for the offense beyond the statutory maximum otherwise applicable, either the defendant may be re-sentenced to a term within the range otherwise provided or, if the State files notice of its intention to again seek the extended sentence, the defendant shall be afforded a new trial.
- (e) In cases where prosecution for aggravated criminal sexual abuse under Section 12-16 of the Criminal Code of 1961 results in conviction of a defendant who was a family member of the victim at the time of the commission of the offense, the court shall consider the safety and welfare of the victim

and may impose a sentence of probation only where:

- (1) the court finds (A) or (B) or both are appropriate:
 - (A) the defendant is willing to undergo a court approved counseling program for a minimum duration of 2 years; or
 - (B) the defendant is willing to participate in a court approved plan including but not limited to the defendant's:
 - (i) removal from the household;
 - (ii) restricted contact with the victim;
 - (iii) continued financial support of the family;
 - (iv) restitution for harm done to the victim; and
 - (v) compliance with any other measures that the court may deem appropriate; and
- (2) the court orders the defendant to pay for the victim's counseling services, to the extent that the court finds, after considering the defendant's income and assets, that the defendant is financially capable of paying for such services, if the victim was under 18 years of age at the time the offense was committed and requires counseling as a result of the offense.

Probation may be revoked or modified pursuant to Section 5-6-4; except where the court determines at the hearing that the defendant violated a condition of his or her probation restricting contact with the victim or other family members or commits another offense with the victim or other family members, the court shall revoke the defendant's probation and impose a term of imprisonment.

For the purposes of this Section, "family member" and "victim" shall have the meanings ascribed to them in Section 12-12 of the Criminal Code of 1961.

- (f) This Article shall not deprive a court in other proceedings to order a forfeiture of property, to suspend or cancel a license, to remove a person from office, or to impose any other civil penalty.
- (g) Whenever a defendant is convicted of an offense under Sections 11-14, 11-15, 11-15.1, 11-16, 11-17, 11-18, 11-18.1, 11-19, 11-19.1, 11-19.2, 12-13, 12-14, 12-14.1, 12-15 or 12-16 of the Criminal Code of 1961, the defendant shall undergo medical testing to determine whether the defendant has any sexually transmissible disease, including a test for infection with human immunodeficiency virus (HIV) or any other identified causative agent of acquired immunodeficiency syndrome (AIDS). Any such medical test shall be performed only by appropriately licensed medical practitioners and may include an analysis of any bodily fluids as well as an examination of the defendant's person. Except as otherwise provided by law, the results of such test shall be kept strictly confidential by all medical personnel involved in the testing and must be personally delivered in a sealed envelope to the judge of the court in which the conviction was entered for the judge's inspection in camera. Acting in accordance with the best interests of the victim and the public, the judge shall have the discretion to determine to whom, if anyone, the results of the testing may be revealed. The court shall notify the defendant of the test results. The court shall also notify the victim if requested by the victim, and if the victim is under the age of 15 and if requested by the victim's parents or legal guardian, the court shall notify the victim's parents or legal guardian of the test results. The court shall provide information on the availability of HIV testing and counseling at Department of Public Health facilities to all parties to whom the results of the testing are revealed and shall direct the State's Attorney to provide the information to the victim when possible. A State's Attorney may petition the court to obtain the results of any HIV test administered under this Section, and the court shall grant the disclosure if the State's Attorney shows it is relevant in order to prosecute a charge of criminal transmission of HIV under Section 12-16.2 of the Criminal Code of 1961 against the defendant. The court shall order that the cost of any such test shall be paid by the county and may be taxed as costs against the convicted defendant.
- (g-5) When an inmate is tested for an airborne communicable disease, as determined by the Illinois Department of Public Health including but not limited to tuberculosis, the results of the test shall be personally delivered by the warden or his or her designee in a sealed envelope to the judge of the court in which the inmate must appear for the judge's inspection in camera if requested by the judge. Acting in accordance with the best interests of those in the courtroom, the judge shall have the discretion to determine what if any precautions need to be taken to prevent transmission of the disease in the courtroom.
- (h) Whenever a defendant is convicted of an offense under Section 1 or 2 of the Hypodermic Syringes and Needles Act, the defendant shall undergo medical testing to determine whether the defendant has been exposed to human immunodeficiency virus (HIV) or any other identified causative agent of acquired immunodeficiency syndrome (AIDS). Except as otherwise provided by law, the results of such test shall be kept strictly confidential by all medical personnel involved in the testing and must be personally delivered in a sealed envelope to the judge of the court in which the conviction was entered for the judge's inspection in camera. Acting in accordance with the best interests of the public, the judge

shall have the discretion to determine to whom, if anyone, the results of the testing may be revealed. The court shall notify the defendant of a positive test showing an infection with the human immunodeficiency virus (HIV). The court shall provide information on the availability of HIV testing and counseling at Department of Public Health facilities to all parties to whom the results of the testing are revealed and shall direct the State's Attorney to provide the information to the victim when possible. A State's Attorney may petition the court to obtain the results of any HIV test administered under this Section, and the court shall grant the disclosure if the State's Attorney shows it is relevant in order to prosecute a charge of criminal transmission of HIV under Section 12-16.2 of the Criminal Code of 1961 against the defendant. The court shall order that the cost of any such test shall be paid by the county and may be taxed as costs against the convicted defendant.

- (i) All fines and penalties imposed under this Section for any violation of Chapters 3, 4, 6, and 11 of the Illinois Vehicle Code, or a similar provision of a local ordinance, and any violation of the Child Passenger Protection Act, or a similar provision of a local ordinance, shall be collected and disbursed by the circuit clerk as provided under Section 27.5 of the Clerks of Courts Act.
- (j) In cases when prosecution for any violation of Section 11-6, 11-8, 11-9, 11-11, 11-14, 11-15, 11-15.1, 11-16, 11-17, 11-17.1, 11-18, 11-18.1, 11-19, 11-19.1, 11-19.2, 11-20.1, 11-21, 12-13, 12-14, 12-14.1, 12-15, or 12-16 of the Criminal Code of 1961, any violation of the Illinois Controlled Substances Act, any violation of the Cannabis Control Act, or any violation of the Methamphetamine Control and Community Protection Act results in conviction, a disposition of court supervision, or an order of probation granted under Section 10 of the Cannabis Control Act, Section 410 of the Illinois Controlled Substance Act, or Section 70 of the Methamphetamine Control and Community Protection Act of a defendant, the court shall determine whether the defendant is employed by a facility or center as defined under the Child Care Act of 1969, a public or private elementary or secondary school, or otherwise works with children under 18 years of age on a daily basis. When a defendant is so employed, the court shall order the Clerk of the Court to send a copy of the judgment of conviction or order of supervision or probation to the defendant's employer by certified mail. If the employer of the defendant is a school, the Clerk of the Court shall direct the mailing of a copy of the judgment of conviction or order of supervision or probation to the appropriate regional superintendent of schools. The regional superintendent of schools shall notify the State Board of Education of any notification under this subsection
- (j-5) A defendant at least 17 years of age who is convicted of a felony and who has not been previously convicted of a misdemeanor or felony and who is sentenced to a term of imprisonment in the Illinois Department of Corrections shall as a condition of his or her sentence be required by the court to attend educational courses designed to prepare the defendant for a high school diploma and to work toward a high school diploma or to work toward passing the high school level Test of General Educational Development (GED) or to work toward completing a vocational training program offered by the Department of Corrections. If a defendant fails to complete the educational training required by his or her sentence during the term of incarceration, the Prisoner Review Board shall, as a condition of mandatory supervised release, require the defendant, at his or her own expense, to pursue a course of study toward a high school diploma or passage of the GED test. The Prisoner Review Board shall revoke the mandatory supervised release of a defendant who wilfully fails to comply with this subsection (j-5) upon his or her release from confinement in a penal institution while serving a mandatory supervised release term; however, the inability of the defendant after making a good faith effort to obtain financial aid or pay for the educational training shall not be deemed a wilful failure to comply. The Prisoner Review Board shall recommit the defendant whose mandatory supervised release term has been revoked under this subsection (j-5) as provided in Section 3-3-9. This subsection (j-5) does not apply to a defendant who has a high school diploma or has successfully passed the GED test. This subsection (j-5) does not apply to a defendant who is determined by the court to be developmentally disabled or otherwise mentally incapable of completing the educational or vocational program.
- (k) A court may not impose a sentence or disposition for a felony or misdemeanor that requires the defendant to be implanted or injected with or to use any form of birth control.
 - (l) (A) Except as provided in paragraph (C) of subsection (l), whenever a defendant, who is an alien as defined by the Immigration and Nationality Act, is convicted of any felony or misdemeanor offense, the court after sentencing the defendant may, upon motion of the State's Attorney, hold sentence in abeyance and remand the defendant to the custody of the Attorney General of the United States or his or her designated agent to be deported when:
 - (1) a final order of deportation has been issued against the defendant pursuant to proceedings under the Immigration and Nationality Act, and
 - (2) the deportation of the defendant would not deprecate the seriousness of the

defendant's conduct and would not be inconsistent with the ends of justice.

Otherwise, the defendant shall be sentenced as provided in this Chapter V.

- (B) If the defendant has already been sentenced for a felony or misdemeanor offense, or
- has been placed on probation under Section 10 of the Cannabis Control Act, Section 410 of the Illinois Controlled Substances Act, or Section 70 of the Methamphetamine Control and Community Protection Act, the court may, upon motion of the State's Attorney to suspend the sentence imposed, commit the defendant to the custody of the Attorney General of the United States or his or her designated agent when:
 - (1) a final order of deportation has been issued against the defendant pursuant to proceedings under the Immigration and Nationality Act, and
 - (2) the deportation of the defendant would not deprecate the seriousness of the
 - defendant's conduct and would not be inconsistent with the ends of justice.
 - (C) This subsection (l) does not apply to offenders who are subject to the provisions of paragraph (2) of subsection (a) of Section 3-6-3.
- (D) Upon motion of the State's Attorney, if a defendant sentenced under this Section returns to the jurisdiction of the United States, the defendant shall be recommitted to the custody of the county from which he or she was sentenced. Thereafter, the defendant shall be brought before the sentencing court, which may impose any sentence that was available under Section 5-5-3 at the time of initial sentencing. In addition, the defendant shall not be eligible for additional good conduct credit for meritorious service as provided under Section 3-6-6.
- (m) A person convicted of criminal defacement of property under Section 21-1.3 of the Criminal Code of 1961, in which the property damage exceeds \$300 and the property damaged is a school building, shall be ordered to perform community service that may include cleanup, removal, or painting over the defacement.
- (n) The court may sentence a person convicted of a violation of Section 12-19, 12-21, or 16-1.3 of the Criminal Code of 1961 (i) to an impact incarceration program if the person is otherwise eligible for that program under Section 5-8-1.1, (ii) to community service, or (iii) if the person is an addict or alcoholic, as defined in the Alcoholism and Other Drug Abuse and Dependency Act, to a substance or alcohol abuse program licensed under that Act.
- (o) Whenever a person is convicted of a sex offense as defined in Section 2 of the Sex Offender Registration Act, the defendant's driver's license or permit shall be subject to renewal on an annual basis in accordance with the provisions of license renewal established by the Secretary of State.
- (Source: P.A. 93-44, eff. 7-1-03; 93-156, eff. 1-1-04; 93-169, eff. 7-10-03; 93-301, eff. 1-1-04; 93-419, eff. 1-1-04; 93-546, eff. 1-1-04; 93-694, eff. 7-9-04; 93-782, eff. 1-1-05; 93-800, eff. 1-1-05; 93-1014, eff. 1-1-05; 94-72, eff. 1-1-06; 94-556, eff. 9-11-05; 94-993, eff. 1-1-07; 94-1035, eff. 7-1-07; revised 8-28-06.)
 - (730 ILCS 5/5-6-1) (from Ch. 38, par. 1005-6-1)
- Sec. 5-6-1. Sentences of Probation and of Conditional Discharge and Disposition of Supervision. The General Assembly finds that in order to protect the public, the criminal justice system must compel compliance with the conditions of probation by responding to violations with swift, certain and fair punishments and intermediate sanctions. The Chief Judge of each circuit shall adopt a system of structured, intermediate sanctions for violations of the terms and conditions of a sentence of probation, conditional discharge or disposition of supervision.
- (a) Except where specifically prohibited by other provisions of this Code, the court shall impose a sentence of probation or conditional discharge upon an offender unless, having regard to the nature and circumstance of the offense, and to the history, character and condition of the offender, the court is of the opinion that:
 - (1) his imprisonment or periodic imprisonment is necessary for the protection of the public; or
 - (2) probation or conditional discharge would deprecate the seriousness of the offender's conduct and would be inconsistent with the ends of justice; or
 - (3) a combination of imprisonment with concurrent or consecutive probation when an offender has been admitted into a drug court program under Section 20 of the Drug Court Treatment Act is necessary for the protection of the public and for the rehabilitation of the offender.

The court shall impose as a condition of a sentence of probation, conditional discharge, or supervision, that the probation agency may invoke any sanction from the list of intermediate sanctions adopted by the chief judge of the circuit court for violations of the terms and conditions of the sentence of probation, conditional discharge, or supervision, subject to the provisions of Section 5-6-4 of this Act.

(b) The court may impose a sentence of conditional discharge for an offense if the court is of the

opinion that neither a sentence of imprisonment nor of periodic imprisonment nor of probation supervision is appropriate.

- (b-1) Subsections (a) and (b) of this Section do not apply to a defendant charged with a misdemeanor or felony under the Illinois Vehicle Code or reckless homicide under Section 9-3 of the Criminal Code of 1961 if the defendant within the past 12 months has been convicted of or pleaded guilty to a misdemeanor or felony under the Illinois Vehicle Code or reckless homicide under Section 9-3 of the Criminal Code of 1961.
- (c) The court may, upon a plea of guilty or a stipulation by the defendant of the facts supporting the charge or a finding of guilt, defer further proceedings and the imposition of a sentence, and enter an order for supervision of the defendant, if the defendant is not charged with: (i) a Class A misdemeanor, as defined by the following provisions of the Criminal Code of 1961: Sections 11-9.1; 12-3.2; 12-15; 26-5; 31-1; 31-6; 31-7; subsections (b) and (c) of Section 21-1; paragraph (1) through (5), (8), (10), and (11) of subsection (a) of Section 24-1; (ii) a Class A misdemeanor violation of Section 3.01, 3.03-1, or 4.01 of the Humane Care for Animals Act; or (iii) felony. If the defendant is not barred from receiving an order for supervision as provided in this subsection, the court may enter an order for supervision after considering the circumstances of the offense, and the history, character and condition of the offender, if the court is of the opinion that:
 - (1) the offender is not likely to commit further crimes;
 - (2) the defendant and the public would be best served if the defendant were not to receive a criminal record; and
 - (3) in the best interests of justice an order of supervision is more appropriate than a sentence otherwise permitted under this Code.
- (c-5) Subsections (a), (b), and (c) of this Section do not apply to a defendant charged with a second or subsequent violation of Section 6-303 of the Illinois Vehicle Code committed while his or her driver's license, permit or privileges were revoked because of a violation of Section 9-3 of the Criminal Code of 1961, relating to the offense of reckless homicide, or a similar provision of a law of another state.
- (d) The provisions of paragraph (c) shall not apply to a defendant charged with violating Section 11-501 of the Illinois Vehicle Code or a similar provision of a local ordinance when the defendant has previously been:
 - (1) convicted for a violation of Section 11-501 of the Illinois Vehicle Code or a similar provision of a local ordinance or any similar law or ordinance of another state; or
 - (2) assigned supervision for a violation of Section 11-501 of the Illinois Vehicle Code or a similar provision of a local ordinance or any similar law or ordinance of another state; or
 - (3) pleaded guilty to or stipulated to the facts supporting a charge or a finding of guilty to a violation of Section 11-503 of the Illinois Vehicle Code or a similar provision of a local ordinance or any similar law or ordinance of another state, and the plea or stipulation was the result of a plea agreement.

The court shall consider the statement of the prosecuting authority with regard to the standards set forth in this Section.

- (e) The provisions of paragraph (c) shall not apply to a defendant charged with violating Section 16A-3 of the Criminal Code of 1961 if said defendant has within the last 5 years been:
 - (1) convicted for a violation of Section 16A-3 of the Criminal Code of 1961; or
 - (2) assigned supervision for a violation of Section 16A-3 of the Criminal Code of 1961.

The court shall consider the statement of the prosecuting authority with regard to the standards set forth in this Section.

- (f) The provisions of paragraph (c) shall not apply to a defendant charged with violating Sections 15-111, 15-112, 15-301, paragraph (b) of Section 6-104, Section 11-605, or Section 11-1414 of the Illinois Vehicle Code or a similar provision of a local ordinance.
- (g) Except as otherwise provided in paragraph (i) of this Section, the provisions of paragraph (c) shall not apply to a defendant charged with violating Section 3-707, 3-708, 3-710, or 5-401.3 of the Illinois Vehicle Code or a similar provision of a local ordinance if the defendant has within the last 5 years been:
 - (1) convicted for a violation of Section 3-707, 3-708, 3-710, or 5-401.3 of the

Illinois Vehicle Code or a similar provision of a local ordinance; or

(2) assigned supervision for a violation of Section 3-707, 3-708, 3-710, or 5-401.3 of

the Illinois Vehicle Code or a similar provision of a local ordinance.

The court shall consider the statement of the prosecuting authority with regard to the standards set forth in this Section.

(h) The provisions of paragraph (c) shall not apply to a defendant under the age of 21 years charged with violating a serious traffic offense as defined in Section 1-187.001 of the Illinois Vehicle Code:

- (1) unless the defendant, upon payment of the fines, penalties, and costs provided by law, agrees to attend and successfully complete a traffic safety program approved by the court under standards set by the Conference of Chief Circuit Judges. The accused shall be responsible for payment of any traffic safety program fees. If the accused fails to file a certificate of successful completion on or before the termination date of the supervision order, the supervision shall be summarily revoked and conviction entered. The provisions of Supreme Court Rule 402 relating to pleas of guilty do not apply in cases when a defendant enters a guilty plea under this provision; or
 - (2) if the defendant has previously been sentenced under the provisions of paragraph
- (c) on or after January 1, 1998 for any serious traffic offense as defined in Section 1-187.001 of the Illinois Vehicle Code.
- (i) The provisions of paragraph (c) shall not apply to a defendant charged with violating Section 3-707 of the Illinois Vehicle Code or a similar provision of a local ordinance if the defendant has been assigned supervision for a violation of Section 3-707 of the Illinois Vehicle Code or a similar provision of a local ordinance
- (j) The provisions of paragraph (c) shall not apply to a defendant charged with violating Section 6-303 of the Illinois Vehicle Code or a similar provision of a local ordinance when the revocation or suspension was for a violation of Section 11-501 or a similar provision of a local ordinance or 5 a violation of Section 11-501.1 or paragraph (b) of Section 11-401 of the Illinois Vehicle Code, or a violation of Section 9 3 of the Criminal Code of 1961 if the defendant has within the last 10 years been:
 - (1) convicted for a violation of Section 6-303 of the Illinois Vehicle Code or a
 - similar provision of a local ordinance; or
 - (2) assigned supervision for a violation of Section 6-303 of the Illinois Vehicle Code or a similar provision of a local ordinance.
 - (k) The provisions of paragraph (c) shall not apply to a defendant charged with violating any provision of the Illinois Vehicle Code or a similar provision of a local ordinance that governs the movement of vehicles if, within the 12 months preceding the date of the defendant's arrest, the defendant has been assigned court supervision on 2 occasions for a violation that governs the movement of vehicles under the Illinois Vehicle Code or a similar provision of a local ordinance.
 - (1) A defendant charged with violating any provision of the Illinois Vehicle Code who, after a court appearance in the same matter, receives a disposition of supervision under subsection (c) shall pay an additional fee of \$20, to be collected as provided in Sections 27.5 and 27.6 of the Clerks of Courts Act. In addition to the \$20 fee, the person shall also pay a fee of \$5, which, if not waived by the court, shall be collected as provided in Sections 27.5 and 27.6 of the Clerks of Courts Act. The \$20 fee shall be disbursed as provided in Section 16-104c of the Illinois Vehicle Code. If the \$5 fee is collected, \$4.50 of the fee shall be deposited into the Circuit Court Clerk Operation and Administrative Fund created by the Clerk of the Circuit Court and 50 cents of the fee shall be deposited into the Prisoner Review Board Vehicle and Equipment Fund in the State treasury.

(Source: P.A. 93-388, eff. 7-25-03; 93-1014, eff. 1-1-05; 94-169, eff. 1-1-06; 94-330, eff. 1-1-06; 94-375, eff. 1-1-06; 94-1009, eff. 1-1-07.)".

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

On motion of Senator Cullerton, **House Bill No. 830** having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Judiciary Civil Law, adopted and ordered printed:

AMENDMENT NO. 1 TO HOUSE BILL 830

AMENDMENT NO. 1. Amend House Bill 830 by replacing everything after the enacting clause with the following:

"Section 1. Intent and applicability.

- (a) By enacting this amendatory Act of the 95th General Assembly, it is the intent of the General Assembly to make explicit the original meaning of Section 2 of the Credit Agreements Act. See Machinery Transports of Illinois v. Morton Community Bank, 293 Ill.App.3d207(3rd Dist. 1997).
- (b) This amendatory Act of the 95th General Assembly applies to pending actions as well as actions commenced on or after its effective date.

Section 5. The Credit Agreements Act is amended by changing Section 2 as follows:

(815 ILCS 160/2) (from Ch. 17, par. 7102)

Sec. 2. Credit agreements to be in writing. A debtor may not maintain an action on or in any way related to a credit agreement unless the credit agreement is in writing, expresses an agreement or commitment to lend money or extend credit or delay or forbear repayment of money, sets forth the relevant terms and conditions, and is signed by the creditor and the debtor. Actions that arise out of conduct intended to unjustly benefit the creditor or a third party, however, are not barred by this Section. (Source: P.A. 86-613.)

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

Senate Floor Amendment No. 2 was held in the Committee on Rules.

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

On motion of Senator Hunter, **House Bill No. 951** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Dillard, **House Bill No. 975** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Schoenberg, **House Bill No. 978** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Forby, **House Bill No. 985** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Cullerton, **House Bill No. 1050** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Cullerton, **House Bill No. 1071** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Hunter, **House Bill No. 1138** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Clayborne, **House Bill No. 1146** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Bond, **House Bill No. 1242** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Lightford, **House Bill No. 1268** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Clayborne, **House Bill No. 1292** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Hunter, **House Bill No. 1293** having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Judiciary Criminal Law, adopted and ordered printed:

AMENDMENT NO. 1 TO HOUSE BILL 1293

AMENDMENT NO. _1_. Amend House Bill 1293 by replacing everything after the enacting clause with the following:

"Section 5. The Unified Code of Corrections is amended by changing Section 3-3-7 as follows:

(730 ILCS 5/3-3-7) (from Ch. 38, par. 1003-3-7)

Sec. 3-3-7. Conditions of Parole or Mandatory Supervised Release.

(a) The conditions of parole or mandatory supervised release shall be such as the Prisoner Review

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Board deems necessary to assist the subject in leading a law-abiding life. The conditions of every parole and mandatory supervised release are that the subject:

- (1) not violate any criminal statute of any jurisdiction during the parole or release term;
- (2) refrain from possessing a firearm or other dangerous weapon;
- (3) report to an agent of the Department of Corrections;
- (4) permit the agent to visit him or her at his or her home, employment, or elsewhere to the extent necessary for the agent to discharge his or her duties;
- (5) attend or reside in a facility established for the instruction or residence of persons on parole or mandatory supervised release;
- (6) secure permission before visiting or writing a committed person in an Illinois Department of Corrections facility;
- (7) report all arrests to an agent of the Department of Corrections as soon as permitted by the arresting authority but in no event later than 24 hours after release from custody;
- (7.5) if convicted of a sex offense as defined in the Sex Offender Management Board Act, the individual shall undergo and successfully complete sex offender treatment conducted in conformance with the standards developed by the Sex Offender Management Board Act by a treatment provider approved by the Board:
- (7.6) if convicted of a sex offense as defined in the Sex Offender Management Board Act, refrain from residing at the same address or in the same condominium unit or apartment unit or in the same condominium complex or apartment complex with another person he or she knows or reasonably should know is a convicted sex offender or has been placed on supervision for a sex offense; the provisions of this paragraph do not apply to a person convicted of a sex offense who is placed in a Department of Corrections licensed transitional housing facility for sex offenders, or is in any facility operated or licensed by the Department of Children and Family Services or by the Department of Human Services, or is in any licensed medical facility;
- (7.7) if convicted for an offense that would qualify the accused as a sexual predator under the Sex Offender Registration Act on or after the effective date of this amendatory Act of the 94th General Assembly, wear an approved electronic monitoring device as defined in Section 5-8A-2 for the duration of the person's parole, mandatory supervised release term, or extended mandatory supervised release term, provided funding is appropriated by the General Assembly;
 - (8) obtain permission of an agent of the Department of Corrections before leaving the State of Illinois;
 - (9) obtain permission of an agent of the Department of Corrections before changing his or her residence or employment;
 - (10) consent to a search of his or her person, property, or residence under his or her
- (11) refrain from the use or possession of narcotics or other controlled substances in any form, or both, or any paraphernalia related to those substances and submit to a urinalysis test as instructed by a parole agent of the Department of Corrections;
 - (12) not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- (13) not knowingly associate with other persons on parole or mandatory supervised release without prior written permission of his or her parole agent and not associate with persons who are members of an organized gang as that term is defined in the Illinois Streetgang Terrorism Omnibus Prevention Act;
- (14) provide true and accurate information, as it relates to his or her adjustment in the community while on parole or mandatory supervised release or to his or her conduct while incarcerated, in response to inquiries by his or her parole agent or of the Department of Corrections;
- (15) follow any specific instructions provided by the parole agent that are consistent with furthering conditions set and approved by the Prisoner Review Board or by law, exclusive of placement on electronic detention, to achieve the goals and objectives of his or her parole or mandatory supervised release or to protect the public. These instructions by the parole agent may be modified at any time, as the agent deems appropriate; and
- (16) if convicted of a sex offense as defined in subsection (a-5) of Section 3-1-2 of this Code, unless the offender is a parent or guardian of the person under 18 years of age present in the home and no non-familial minors are present, not participate in a holiday event involving children under 18 years of age, such as distributing candy or other items to children on Halloween, wearing a Santa Claus costume on or preceding Christmas, being employed as a department store Santa Claus,

or wearing an Easter Bunny costume on or preceding Easter.

- (b) The Board may in addition to other conditions require that the subject:
 - (1) work or pursue a course of study or vocational training;
 - (2) undergo medical or psychiatric treatment, or treatment for drug addiction or alcoholism;
 - attend or reside in a facility established for the instruction or residence of persons on probation or parole;
 - (4) support his dependents;
 - (5) (blank);
 - (6) (blank);
- (7) comply with the terms and conditions of an order of protection issued pursuant to the Illinois Domestic Violence Act of 1986, enacted by the 84th General Assembly, or an order of protection issued by the court of another state, tribe, or United States territory; and
 - (8) in addition, if a minor:
 - (i) reside with his parents or in a foster home;
 - (ii) attend school;
 - (iii) attend a non-residential program for youth; or
 - (iv) contribute to his own support at home or in a foster home.
- (b-1) In addition to the conditions set forth in subsections (a) and (b), persons required to register as sex offenders pursuant to the Sex Offender Registration Act, upon release from the custody of the Illinois Department of Corrections, may be required by the Board to comply with the following specific conditions of release:
 - (1) reside only at a Department approved location;
 - (2) comply with all requirements of the Sex Offender Registration Act;
 - (3) notify third parties of the risks that may be occasioned by his or her criminal record;
 - (4) obtain the approval of an agent of the Department of Corrections prior to accepting employment or pursuing a course of study or vocational training and notify the Department prior to any change in employment, study, or training;
 - (5) not be employed or participate in any volunteer activity that involves contact with children, except under circumstances approved in advance and in writing by an agent of the Department of Corrections;
 - (6) be electronically monitored for a minimum of 12 months from the date of release as determined by the Board;
 - (7) refrain from entering into a designated geographic area except upon terms approved in advance by an agent of the Department of Corrections. The terms may include consideration of the purpose of the entry, the time of day, and others accompanying the person;
 - (8) refrain from having any contact, including written or oral communications, directly or indirectly, personally or by telephone, letter, or through a third party with certain specified persons including, but not limited to, the victim or the victim's family without the prior written approval of an agent of the Department of Corrections;
 - (9) refrain from all contact, directly or indirectly, personally, by telephone, letter, or through a third party, with minor children without prior identification and approval of an agent of the Department of Corrections;
 - (10) neither possess or have under his or her control any material that is sexually oriented, sexually stimulating, or that shows male or female sex organs or any pictures depicting children under 18 years of age nude or any written or audio material describing sexual intercourse or that depicts or alludes to sexual activity, including but not limited to visual, auditory, telephonic, or electronic media, or any matter obtained through access to any computer or material linked to computer access use:
 - (11) not patronize any business providing sexually stimulating or sexually oriented entertainment nor utilize "900" or adult telephone numbers;
 - (12) not reside near, visit, or be in or about parks, schools, day care centers, swimming pools, beaches, theaters, or any other places where minor children congregate without advance approval of an agent of the Department of Corrections and immediately report any incidental contact with minor children to the Department;
 - (13) not possess or have under his or her control certain specified items of contraband related to the incidence of sexually offending as determined by an agent of the Department of Corrections:

- (14) may be required to provide a written daily log of activities if directed by an agent of the Department of Corrections;
- (15) comply with all other special conditions that the Department may impose
- that restrict the person from high-risk situations and limit access to potential victims.
- (c) The conditions under which the parole or mandatory supervised release is to be served shall be communicated to the person in writing prior to his release, and he shall sign the same before release. A signed copy of these conditions, including a copy of an order of protection where one had been issued by the criminal court, shall be retained by the person and another copy forwarded to the officer in charge of his supervision.
- (d) After a hearing under Section 3-3-9, the Prisoner Review Board may modify or enlarge the conditions of parole or mandatory supervised release.
- (e) The Department shall inform all offenders committed to the Department of the optional services available to them upon release and shall assist inmates in availing themselves of such optional services upon their release on a voluntary basis.
- (f) When the subject is in compliance with all conditions of his or her parole or mandatory supervised release, the subject shall receive a reduction of the period of his or her parole or mandatory supervised release of 90 days upon passage of the high school level Test of General Educational Development during the period of his or her parole or mandatory supervised release. This reduction in the period of a subject's term of parole or mandatory supervised release shall be available only to subjects who have not previously earned a high school diploma or who have not previously passed the high school level Test of General Educational Development.

(Source: P.A. 93-616, eff. 1-1-04; 93-865, eff. 1-1-05; 94-159, eff. 7-11-05; 94-161, eff. 7-11-05; 94-988, eff. 1-1-07.)".

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

On motion of Senator Harmon, **House Bill No. 1319** having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 1319

AMENDMENT NO. <u>1</u>. Amend House Bill 1319 on page 7, by replacing lines 16 through 21 with the following:

"declared to be the public policy of this State that parties to a contract for the sale of residential real property who are obligated to provide and pay for title insurance have the right to choose the title insurance company and title insurance agent that will provide such title insurance. No provider of title insurance, as the term is defined in this Act, shall, as a condition of making a".

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

On motion of Senator Lightford, **House Bill No. 1332** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Harmon, **House Bill No. 1347** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Raoul, **House Bill No. 1366** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Sieben, **House Bill No. 1403** having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Judiciary Criminal Law, adopted and ordered printed:

AMENDMENT NO. 1 TO HOUSE BILL 1403

AMENDMENT NO. 11. Amend House Bill 1403 on page 4, by replacing lines 13 and 14 with the following:

"within 1,000 feet of a place of worship or parsonage.".

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

On motion of Senator Harmon, **House Bill No. 1406** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Trotter, **House Bill No. 1425** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Collins, **House Bill No. 1455** having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 1455

AMENDMENT NO. $\underline{1}$. Amend House Bill 1455 on page 3, by inserting immediately below line 16 the following:

"Section 10. The Tobacco Accessories and Smoking Herbs Control Act is amended by changing Sections 2, 3, and 4 as follows:

(720 ILCS 685/2) (from Ch. 23, par. 2358-2)

Sec. 2. Purpose.

(a) The sale and possession of marijuana, hashish, cocaine, opium and their derivatives, is not only prohibited by Illinois Law, but the use of these substances has been deemed injurious to the health of the user.

It has further been determined by the Surgeon General of the United States that the use of tobacco is hazardous to human health.

The ready availability of smoking herbs to minors could lead to the use of tobacco and illegal drugs.

It is in the best interests of the citizens of the State of Illinois to seek to prohibit the spread of illegal drugs, tobacco or smoking materials to minors. The prohibition of the sale of tobacco and snuff accessories and smoking herbs to minors would help to curb the usage of illegal drugs and tobacco products, among our youth.

(b) The General Assembly finds and declares that there has been a proliferation of flavored cigarettes in recent years. Many of these products have flavors that are particularly attractive to children. These cigarettes have included flavors such as various fruits, candy, chocolate, vanilla, honey, other sweeteners, nut, mint, cocoa, desserts, soft drinks, alcoholic beverages, herb and spice flavorings or other flavorings that are attractive to youth. According to survey evidence and public health experts, children are more likely to choose flavored cigarettes and thus the existence of these products increases the incidence of cigarette use among children. Moreover, the earlier that an individual begins using tobacco, the more likely he or she will become addicted to tobacco products and will continue to use tobacco products throughout his or her lifetime. Accordingly, flavored cigarettes result in increased tobacco use, increased addiction, a greater incidence of smoking-related illnesses, increased health care costs, and more smoking-related deaths. The General Assembly therefore finds and declares that the existence of flavored cigarettes presents a significant threat to public health and to our children, and that the sale of flavored cigarettes must be restricted.

(Source: P.A. 82-487.)

(720 ILCS 685/3) (from Ch. 23, par. 2358-3)

Sec. 3. Definitions. The following definitions shall apply to this Act:

- (a) "Tobacco accessories" shall mean cigarette papers, pipes, holders of smoking materials of all types, cigarette rolling machines, and other items, designed primarily for the smoking or ingestion of tobacco products or of substances made illegal under any statute or of substances whose sale, gift, barter, or exchange is made unlawful under this Act.
- (b) "Smoking herbs" shall mean all substances of plant origin and their derivatives, including but not limited to broom, calea, California poppy, damiana, hops, ginseng, lobelia, jimson weed and other members of the Datura genus, passion flower and wild lettuce, which are processed or sold primarily for use as smoking materials.
- (c) "Bidi cigarette" means a product that contains tobacco that is wrapped in temburni or tendu leaf or that is wrapped in any other material identified by rules of the Department of Public Health that is similar in appearance or characteristics to the temburni or tendu leaf.

- (d) "Flavored cigarette" means any cigarette product, or any component part thereof (including but not limited to the tobacco, paper, or filter, and any components for roll-your-own cigarettes), which contains a natural or artificial constituent or additive that causes such cigarette or its smoke to have a characterizing flavor other than tobacco or menthol.
- (e) "Characterizing flavor" means a distinguishable flavor, taste, or aroma (other than tobacco or menthol) produced by the tobacco product or its smoke either prior to or during consumption.

 (Source: P.A. 91-734, eff. 1-1-01.)

(720 ILCS 685/4) (from Ch. 23, par. 2358-4)

Sec. 4. Offenses.

- (a) Sale to minors. No person shall knowingly sell, barter, exchange, deliver or give away or cause or permit or procure to be sold, bartered, exchanged, delivered, or given away tobacco accessories or smoking herbs to any person under 18 years of age.
- (a-5) Sale of bidi cigarettes. No person shall knowingly sell, barter, exchange, deliver, or give away a bidi cigarette to another person, nor shall a person cause or permit or procure a bidi cigarette to be sold, bartered, exchanged, delivered, or given away to another person.
- (a-6) No person shall knowingly sell, distribute, or offer for sale or distribution in this State or to any person in this State a flavored cigarette. A public statement or claim by the manufacturer or by any person authorized or permitted by the manufacturer to make public statements concerning a cigarette, that the cigarette has or produces a flavor, taste, or aroma (other than tobacco or menthol) shall constitute proof that the cigarette has a characterizing flavor and is a flavored cigarette.
- (b) Sale of cigarette paper. No person shall knowingly offer, sell, barter, exchange, deliver or give away cigarette paper or cause, permit, or procure cigarette paper to be sold, offered, bartered, exchanged, delivered, or given away except from premises or an establishment where other tobacco products are sold. For purposes of this Section, "tobacco products" means cigarettes, cigars, smokeless tobacco, or tobacco in any of its forms.
- (c) Sale of cigarette paper from vending machines. No person shall knowingly offer, sell, barter, exchange, deliver or give away cigarette paper or cause, permit, or procure cigarette paper to be sold, offered, bartered, exchanged, delivered, or given away by use of a vending or coin-operated machine or device. For purposes of this Section, "cigarette paper" shall not include any paper that is incorporated into a product to which a tax stamp must be affixed under the Cigarette Tax Act or the Cigarette Use Tax Act.
- (d) Use of identification cards. No person in the furtherance or facilitation of obtaining smoking accessories and smoking herbs shall display or use a false or forged identification card or transfer, alter, or deface an identification card.
- (e) Warning to minors. Any person, firm, partnership, company or corporation operating a place of business where tobacco accessories and smoking herbs are sold or offered for sale shall post in a conspicuous place upon the premises a sign upon which there shall be imprinted the following statement, "SALE OF TOBACCO ACCESSORIES AND SMOKING HERBS TO PERSONS UNDER EIGHTEEN YEARS OF AGE OR THE MISREPRESENTATION OF AGE TO PROCURE SUCH A SALE IS PROHIBITED BY LAW". The sign shall be printed on a white card in red letters at least one-half inch in height.

(Source: P.A. 91-734, eff. 1-1-01.)".

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

On motion of Senator Hunter, **House Bill No. 1462** having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on Judiciary Civil Law, adopted and ordered printed:

AMENDMENT NO. 1 TO HOUSE BILL 1462

AMENDMENT NO. 1. Amend House Bill 1462 on page 1, line 14, by inserting after the period the following:

"This Section applies to causes of action arising on or after the effective date of this amendatory Act of the 95th General Assembly or to causes of action for which the limitation period has not yet expired.".

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

On motion of Senator Collins, **House Bill No. 1497** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Harmon, **House Bill No. 1519** having been printed, was taken up and read by title a second time.

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

AMENDMENT NO. 1 TO HOUSE BILL 1519

AMENDMENT NO. 1 . Amend House Bill 1519 as follows:

on page 32, by replacing line 10 with the following:

"1986 by the Village of Manteno; or

(DDD) if the ordinance was adopted on April 3, 1989 by the City of Chicago Heights."; and

on page 69, line 21, after "Manteno", by inserting ", or (DDD) if the ordinance was adopted on April 3, 1989 by the City of Chicago Heights".

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

On motion of Senator Raoul, **House Bill No. 1555** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Link, **House Bill No. 1558** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Lightford, **House Bill No. 1559** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Link, **House Bill No. 1562** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Lightford, **House Bill No. 1608** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Frerichs, **House Bill No. 1630** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Trotter, $House\ Bill\ No.\ 1657$ was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Collins, **House Bill No. 1662** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Jacobs, **House Bill No. 1670** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Hultgren, **House Bill No. 1673** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Hultgren, **House Bill No. 1684** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Link, **House Bill No. 1685** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Righter, **House Bill No. 1741** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Link, **House Bill No. 1752** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Link, **House Bill No. 1753** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Collins, **House Bill No. 1759** was taken up, read by title a second time and ordered to a third reading.

At the hour of 11:40 o'clock a.m., Senator Link presiding.

On motion of Senator Luechtefeld, **House Bill No. 1778** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Raoul, **House Bill No. 1797** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Raoul, **House Bill No. 1798** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Hultgren, **House Bill No. 1864** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Rutherford, **House Bill No. 1875** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Garrett, **House Bill No. 1881** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Haine, **House Bill No. 1926** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Righter, **House Bill No. 2036** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Halvorson, **House Bill No. 2044** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Meeks, **House Bill No. 2307** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Syverson, **House Bill No. 2920** was taken up, read by title a second time and ordered to a third reading.

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

On motion of Senator Garrett, $House\ Bill\ No.\ 3455$ was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Harmon, **House Bill No. 3490** having been printed, was taken up and read by title a second time.

The following amendment was offered in the Committee on State Government and Veterans Affairs, adopted and ordered printed:

AMENDMENT NO. 1 TO HOUSE BILL 3490

AMENDMENT NO. 1 _. Amend House Bill 3490 by replacing everything after the enacting clause

with the following:

"Section 5. The Public Building Commission Act is amended by changing Sections 3 and 20 and by adding Sections 2.5, 20.3, 20.4, 20.5, 20.10, 20.15, 20.20, and 20.25 as follows:

(50 ILCS 20/2.5 new)

Sec. 2.5. Legislative policy; conditions for use of design-build. It is the intent of the General Assembly that a commission be allowed to use the design-build delivery method for public projects if it is shown to be in the commission's best interest for that particular project.

It shall be the policy of the commission in the procurement of design-build services to publicly announce all requirements for design-build services and to procure these services on the basis of demonstrated competence and qualifications and with due regard for the principles of competitive selection.

The commission shall, prior to issuing requests for proposals, promulgate and publish procedures for the solicitation and award of contracts pursuant to this Act.

The commission shall, for each public project or projects permitted under this Act, make a written determination, including a description as to the particular advantages of the design-build procurement method, that it is in the best interests of the commission to enter into a design-build contract for the project or projects.

In making that determination, the following factors shall be considered:

- (1) The probability that the design-build procurement method will be in the best interests of the commission by providing a material savings of time or cost over the design-bid-build or other delivery system.
 - (2) The type and size of the project and its suitability to the design-build procurement method.
- (3) The ability of the design-build entity to define and provide comprehensive scope and performance criteria for the project.

No commission may use a design-build procurement method unless the commission determines in writing that the project will comply with the disadvantaged business and equal employment practices of the State as established in the Business Enterprise for Minorities, Females, and Persons with Disabilities Act and Section 2-105 of the Illinois Human Rights Act.

This Section is repealed 5 years after the effective date of this amendatory Act of the 95th General Assembly.

(50 ILCS 20/3) (from Ch. 85, par. 1033)

- Sec. 3. The following terms, wherever used, or referred to in this Act, mean unless the context clearly requires a different meaning:
 - (a) "Commission" means a Public Building Commission created pursuant to this Act.
- (b) "Commissioner" or "Commissioners" means a Commissioner or Commissioners of a Public Building Commission.
 - (c) "County seat" means a city, village or town which is the county seat of a county.
 - (d) "Municipality" means any city, village or incorporated town of the State of Illinois.
- (e) "Municipal corporation" includes a county, city, village, town, (including a county seat), park district, school district in a county of 3,000,000 or more population, board of education of a school district in a county of 3,000,000 or more population, sanitary district, airport authority contiguous with the County Seat as of July 1, 1969 and any other municipal body or governmental agency of the State, and until July 1, 2011, a school district that (i) was organized prior to 1860, (ii) is located in part in a city originally incorporated prior to 1840, and (iii) entered into a lease with a Commission prior to 1993, and its board of education, but does not include a school district in a county of less than 3,000,000 population, a board of education of a school district in a county of less than 3,000,000 population, or a community college district in a county of less than 3,000,000 population, except that until July 1, 2011, a school district that (i) was organized prior to 1860, (ii) is located in part in a city originally incorporated prior to 1840, and (iii) entered into a lease with a Commission prior to 1993, and its board of education, are included.
- (f) "Governing body" includes a city council, county board, or any other body or board, by whatever name it may be known, charged with the governing of a municipal corporation.
- (g) "Presiding officer" includes the mayor or president of a city, village or town, the presiding officer of a county board, or the presiding officer of any other board or commission, as the case may be.
 - (h) "Oath" means oath or affirmation.
- (i) "Building" means an improvement to real estate to be made available for use by a municipal corporation for the furnishing of governmental services to its citizens, together with any land or interest in land necessary or useful in connection with the improvement.

- (j) "Delivery system" means the design and construction approach used to develop and construct a project.
- (k) "Design-bid-build" means the traditional delivery system used on public projects that incorporates the Local Government Professional Services Selection Act (50 ILCS 510/) and the principles of competitive selection.
- (1) "Design-build" means a delivery system that provides responsibility within a single contract for the furnishing of architecture, engineering, land surveying and related services as required, and the labor, materials, equipment, and other construction services for the project.
- (m) "Design-build contract" means a contract for a public project under this Act between the Commission and a design-build entity to furnish architecture, engineering, land surveying, and related services as required, and to furnish the labor, materials, equipment, and other construction services for the project. The design-build contract may be conditioned upon subsequent refinements in scope and price and may allow the Commission to make modifications in the project scope without invalidating the design-build contract.
- (n) "Design-build entity" means any individual, sole proprietorship, firm, partnership, joint venture, corporation, professional corporation, or other entity that proposes to design and construct any public project under this Act. A design-build entity and associated design-build professionals shall conduct themselves in accordance with the laws of this State and the related provisions of the Illinois Administrative Code, as referenced by the licensed design professionals Acts of this State.
- (o) "Design professional" means any individual, sole proprietorship, firm, partnership, joint venture, corporation, professional corporation, or other entity that offers services under the Illinois Architecture Practice Act of 1989 (225 ILCS 305/), the Professional Engineering Practice Act of 1989 (225 ILCS 325/), the Structural Engineering Licensing Act of 1989 (225 ILCS 340/), or the Illinois Professional Land Surveyor Act of 1989 (225 ILCS 330/).
- (p) "Evaluation criteria" means the requirements for the separate phases of the selection process for design-build proposals as defined in this Act and may include the specialized experience, technical qualifications and competence, capacity to perform, past performance, experience with similar projects, assignment of personnel to the project, and other appropriate factors. Price may not be used as a factor in the evaluation of Phase I proposals.
- (q) "Proposal" means the offer to enter into a design-build contract as submitted by a design-build entity in accordance with this Act.
- (r) "Request for proposal" means the document used by the Commission to solicit proposals for a design-build contract.
- (s) "Scope and performance criteria" means the requirements for the public project, including but not limited to, the intended usage, capacity, size, scope, quality and performance standards, life-cycle costs, and other programmatic criteria that are expressed in performance-oriented and quantifiable specifications and drawings that can be reasonably inferred and are suited to allow a design-build entity to develop a proposal.
- (t) "Guaranteed maximum price" means a form of contract in which compensation may vary according to the scope of work involved but in any case may not exceed an agreed total amount.

<u>Definitions in this Section with respect to design-build shall have no effect beginning 5 years after the effective date of this amendatory Act of the 95th General Assembly.</u>

(Source: P.A. 94-1071, eff. 1-1-07.)

(50 ILCS 20/20) (from Ch. 85, par. 1050)

- Sec. 20. Contracts let to lowest responsible bidder; competitive bidding; advertisement for bids; design-build contracts.
- (a) All contracts to be let for the construction, alteration, improvement, repair, enlargement, demolition or removal of any buildings or other facilities, or for materials or supplies to be furnished, where the amount thereof is in excess of \$5,000, shall be awarded as a design-build contract in accordance with Sections 20.3 through 20.20 or shall be let to the lowest responsible bidder, or bidders on open competitive bidding.
- (b) A contract awarded on the basis of competitive bidding shall be awarded after public advertisement published at least once in each week for three consecutive weeks prior to the opening of bids, in a daily newspaper of general circulation in the county where the commission is located. Nothing contained in this Section shall be construed to prohibit the Board of Commissioners from placing additional advertisements in recognized trade journals. Advertisements for bids shall describe the character of the proposed contract in sufficient detail to enable the bidders thereon to know what their obligation will be, either in the advertisement itself, or by reference to detailed plans and specifications on file in the office of the Public Building Commission at the time of the publication of the first

announcement. Such advertisement shall also state the date, time, and place assigned for the opening of bids. No and no bids shall be received at any time subsequent to the time indicated in said advertisement.

- (c) In addition to the requirements of Section 20.3, the Commission shall advertise a design-build solicitation at least once in a daily newspaper of general circulation in the county where the Commission is located. The date that Phase I submissions by design-build entities are due must be at least 14 calendar days after the date the newspaper advertisement for design-build proposals is first published. The advertisement shall identify the design-build project, the due date, the place and time for Phase I submissions, and the place where proposers can obtain a complete copy of the request for design-build proposals, including the criteria for evaluation and the scope and performance criteria. The Commission is not precluded from using other media or from placing advertisements in addition to the one required under this subsection.
- (d) The Board of Commissioners may reject any and all bids <u>and proposals</u> received and <u>may</u> readvertise for bids <u>or issue a new request for design-build proposals</u>.
- (e) All bids shall be open to public inspection in the office of the Public Building Commission for a period of at least forty-eight (48) hours before award is made. The successful bidder for such work shall enter into contracts furnished and prescribed by the Board of Commissioners and in addition to any other bonds required under this Act the successful bidder shall execute and give bond, payable to and to be approved by the Commission, with a corporate surety authorized to do business under the laws of the State of Illinois, in an amount to be determined by the Board of Commissioners, conditioned upon the payment of all labor furnished and materials supplied in the prosecution of the contracted work. If the bidder whose bid has been accepted shall neglect or refuse to accept the contract within five (5) days after written notice that the same has been awarded to him, or if he accepts but does not execute the contract and give the proper security, the Commission may accept the next lowest bidder, or readvertise and relet in manner above provided.
- (f) In case any work shall be abandoned by any contractor or design-build entity, the Commission may, if the best interests of the Commission be thereby served, adopt on behalf of the Commission all subcontracts made by such contractor or design-build entity for such work and all such sub-contractors shall be bound by such adoption if made; and the Commission shall, in the manner provided in this Act herein, readvertise and relet , or request proposals and award design-build contracts for, the work specified in the original contract exclusive of so much thereof as shall be accepted. Every contract when made and entered into, as herein provided in this Section or Section 20.20 for, shall be executed in duplicate, one copy of which shall be held by the Commission, and filed in its records, and one copy of which shall be given to the contractor or design-build entity.
- (g) The provisions of this Section with respect to design-build shall have no effect beginning 5 years after the effective date of this amendatory Act of the 95th General Assembly.

(Source: P.A. 84-249.)

(50 ILCS 20/20.3 new)

Sec. 20.3. Solicitation of design-build proposals.

- (a) When the Commission elects to use the design-build delivery method, it must issue a notice of intent to receive proposals for the project at least 14 days before issuing the request for the proposal. The Commission must publish the advance notice in a daily newspaper of general circulation in the county where the Commission is located. The Commission is encouraged to use publication of the notice in related construction industry service publications. A brief description of the proposed procurement must be included in the notice. The Commission must provide a copy of the request for proposal to any party requesting a copy.
- (b) The request for proposal shall be prepared for each project and must contain, without limitation, the following information:
 - (1) The name of the Commission.
 - (2) A preliminary schedule for the completion of the contract.
- (3) The proposed budget for the project, the source of funds, and the currently available funds at the time the request for proposal is submitted.
- (4) Prequalification criteria for design-build entities wishing to submit proposals. The Commission shall include, at a minimum, its normal prequalification, licensing, registration, and other requirements, but nothing contained herein precludes the use of additional prequalification criteria by the Commission.
- (5) Material requirements of the contract, including but not limited to, the proposed terms and conditions, required performance and payment bonds, insurance, and the entity's plan to comply with the utilization goals established by the corporate authorities of the Commission for minority and women business enterprises and to comply with Section 2-105 of the Illinois Human Rights Act.
 - (6) The performance criteria.

- (7) The evaluation criteria for each phase of the solicitation.
- (8) The number of entities that will be considered for the technical and cost evaluation phase.
- (c) The Commission may include any other relevant information that it chooses to supply. The design-build entity shall be entitled to rely upon the accuracy of this documentation in the development of its proposal.
- (d) The date that proposals are due must be at least 21 calendar days after the date of the issuance of the request for proposal. In the event the cost of the project is estimated to exceed \$12,000,000, then the proposal due date must be at least 28 calendar days after the date of the issuance of the request for proposal. The Commission shall include in the request for proposal a minimum of 30 days to develop the Phase II submissions after the selection of entities from the Phase I evaluation is completed.
- (e) This Section is repealed 5 years after the effective date of this amendatory Act of the 95th General Assembly.

(50 ILCS 20/20.4 new)

Sec. 20.4. Development of design-build scope and performance criteria.

- (a) The Commission shall develop, with the assistance of a licensed design professional, a request for proposal, which shall include scope and performance criteria. The scope and performance criteria must be in sufficient detail and contain adequate information to reasonably apprise the qualified design-build entities of the Commission's overall programmatic needs and goals, including criteria and preliminary design plans, general budget parameters, schedule, and delivery requirements.
- (b) Each request for proposal shall also include a description of the level of design to be provided in the proposals. This description must include the scope and type of renderings, drawings, and specifications that, at a minimum, will be required by the Commission to be produced by the design-build entities.
- (c) The scope and performance criteria shall be prepared by a design professional who is an employee of the Commission, or the Commission may contract with an independent design professional selected under the Local Government Professional Services Selection Act (50 ILCS 510/) to provide these services.
- (d) The design professional that prepares the scope and performance criteria is prohibited from participating in any design-build entity proposal for the project.
- (e) This Section is repealed 5 years after the effective date of this amendatory Act of the 95th General Assembly.

(50 ILCS 20/20.5 new)

Sec. 20.5. Procedures for design-build selection.

- (a) The Commission must use a two-phase procedure for the selection of the successful design-build entity. Phase I of the procedure will evaluate and shortlist the design-build entities based on qualifications, and Phase II will evaluate the technical and cost proposals.
- (b) The Commission shall include in the request for proposal the evaluating factors to be used in Phase I. These factors are in addition to any prequalification requirements of design-build entities that the Commission has set forth. Each request for proposal shall establish the relative importance assigned to each evaluation factor and subfactor, including any weighting of criteria to be employed by the Commission. The Commission must maintain a record of the evaluation scoring to be disclosed in event of a protest regarding the solicitation.

The Commission shall include the following criteria in every Phase I evaluation of design-build entities: (1) experience of personnel; (2) successful experience with similar project types; (3) financial capability; (4) timeliness of past performance; (5) experience with similarly sized projects; (6) successful reference checks of the firm; (7) commitment to assign personnel for the duration of the project and qualifications of the entity's consultants; and (8) ability or past performance in meeting or exhausting good faith efforts to meet the utilization goals for minority and women business enterprises established by the corporate authorities of the Commission and in complying with Section 2-105 of the Illinois Human Rights Act. The Commission may include any additional relevant criteria in Phase I that it deems necessary for a proper qualification review.

The Commission may not consider any design-build entity for evaluation or award if the entity has any pecuniary interest in the project or has other relationships or circumstances, including but not limited to, long-term leasehold, mutual performance, or development contracts with the Commission, that may give the design-build entity a financial or tangible advantage over other design-build entities in the preparation, evaluation, or performance of the design-build contract or that create the appearance of impropriety. No design-build proposal shall be considered that does not include an entity's plan to comply with the requirements established in the minority and women business enterprises and

economically disadvantaged firms established by the corporate authorities of the Commission and with Section 2-105 of the Illinois Human Rights Act.

Upon completion of the qualifications evaluation, the Commission shall create a shortlist of the most highly qualified design-build entities. The Commission, in its discretion, is not required to shortlist the maximum number of entities as identified for Phase II evaluation, provided however, no less than 2 design-build entities nor more than 6 are selected to submit Phase II proposals.

The Commission shall notify the entities selected for the shortlist in writing. This notification shall commence the period for the preparation of the Phase II technical and cost evaluations. The Commission must allow sufficient time for the shortlist entities to prepare their Phase II submittals considering the scope and detail requested by the Commission.

(c) The Commission shall include in the request for proposal the evaluating factors to be used in the technical and cost submission components of Phase II. Each request for proposal shall establish, for both the technical and cost submission components of Phase II, the relative importance assigned to each evaluation factor and subfactor, including any weighting of criteria to be employed by the Commission. The Commission must maintain a record of the evaluation scoring to be disclosed in event of a protest regarding the solicitation.

The Commission shall include the following criteria in every Phase II technical evaluation of design-build entities: (1) compliance with objectives of the project; (2) compliance of proposed services to the request for proposal requirements; (3) quality of products or materials proposed; (4) quality of design parameters; (5) design concepts; (6) innovation in meeting the scope and performance criteria; and (7) constructability of the proposed project. The Commission may include any additional relevant technical evaluation factors it deems necessary for proper selection.

The Commission shall include the following criteria in every Phase II cost evaluation: the guaranteed maximum project cost and the time of completion. The Commission may include any additional relevant technical evaluation factors it deems necessary for proper selection. The guaranteed maximum project cost criteria weighing factor shall not exceed 30%.

The Commission shall directly employ or retain a licensed design professional to evaluate the technical and cost submissions to determine if the technical submissions are in accordance with generally accepted industry standards.

Upon completion of the technical submissions and cost submissions evaluation, the Commission may award the design-build contract to the highest overall ranked entity.

(d) This Section is repealed 5 years after the effective date of this amendatory Act of the 95th General Assembly.

(50 ILCS 20/20.10 new)

Sec. 20.10. Small design-build projects. In any case where the total overall cost of the project is estimated to be less than \$12,000,000, the Commission may combine the two-phase procedure for design-build selection described in Section 20.5 into one combined step, provided that all the requirements of evaluation are performed in accordance with Section 20.5.

This Section is repealed 5 years after the effective date of this amendatory Act of the 95th General Assembly.

(50 ILCS 20/20.15 new)

Sec. 20.15. Submission of design-build proposals. Design-build proposals must be properly identified and sealed. Proposals may not be reviewed until after the deadline for submission has passed as set forth in the request for proposals. All design-build entities submitting proposals shall be disclosed after the deadline for submission, and all design-build entities who are selected for Phase II evaluation shall also be disclosed at the time of that determination.

Phase II design-build proposals shall include a bid bond in the form and security as designated in the request for proposals. Proposals shall also contain a separate sealed envelope with the cost information within the overall proposal submission. Proposals shall include a list of all design professionals and other entities to which any work identified in Section 30-30 of the Illinois Procurement Code as a subdivision of construction work may be subcontracted during the performance of the contract.

Proposals must meet all material requirements of the request for proposal or they may be rejected as non-responsive. The Commission shall have the right to reject any and all proposals.

The drawings and specifications of any unsuccessful design-build proposal shall remain the property of the design-build entity.

The Commission shall review the proposals for compliance with the performance criteria and evaluation factors.

<u>Proposals may be withdrawn prior to the due date and time for submissions for any cause. After evaluation begins by the Commission, clear and convincing evidence of error is required for withdrawal.</u>

This Section is repealed 5 years after the effective date of this amendatory Act of the 95th General Assembly.

(50 ILCS 20/20.20 new)

Sec. 20.20. Design-build award. The Commission may award a design-build contract to the highest overall ranked entity. Notice of award shall be made in writing. Unsuccessful entities shall also be notified in writing. The Commission may not request a best and final offer after the receipt of proposals. The Commission may negotiate with the selected design-build entity after award but prior to contract execution for the purpose of securing better terms than originally proposed, provided that the salient features of the request for proposal are not diminished.

This Section is repealed 5 years after the effective date of this amendatory Act of the 95th General Assembly.

(50 ILCS 20/20.25 new)

Sec. 20.25. Minority and female owned enterprises; total construction budget.

(a) Each year, within 60 days following the end of a commission's fiscal year, the commission shall provide a report to the General Assembly addressing the utilization of minority and female owned business enterprises on design-build projects.

(b) No more than 25% of a commission's annual construction budget shall be used for design-build procurement.

(c) This Section is repealed 5 years after the effective date of this amendatory Act of the 95th General Assembly.".

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

On motion of Senator Sieben, **House Bill No. 3721** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Viverito, **House Bill No. 3729** was taken up, read by title a second time and ordered to a third reading.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Schoenberg, **House Bill No. 463**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Frerichs	Link	Ronen
Garrett	Luechtefeld	Rutherford
Haine	Maloney	Sandoval
Halvorson	Martinez	Schoenberg
Harmon	Meeks	Sieben
Hendon	Millner	Silverstein
Holmes	Munoz	Sullivan
Hultgren	Murphy	Syverson
Hunter	Noland	Trotter
Jacobs	Pankau	Viverito
Jones, J.	Peterson	Watson
Koehler	Radogno	Wilhelmi
Kotowski	Raoul	Mr. President
Lauzen	Righter	
Lightford	Risinger	
	Garrett Haine Halvorson Harmon Hendon Holmes Hultgren Hunter Jacobs Jones, J. Koehler Kotowski Lauzen	Garrett Luechtefeld Haine Maloney Halvorson Martinez Harmon Meeks Hendon Millner Holmes Munoz Hultgren Murphy Hunter Noland Jacobs Pankau Jones, J. Peterson Koehler Radogno Kotowski Raoul Lauzen Righter

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.

On motion of Senator Frerichs, **House Bill No. 470**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Bomke Frerichs Bond Garrett Brady Haine Burzynski Halvorson Clayborne Harmon Collins Hendon Cronin Holmes Hultgren Crotty Cullerton Hunter Dahl Jacobs DeLeo Jones, J. Delgado Koehler Demuzio Kotowski Dillard Lightford

Link
Luechtefeld
Maloney
Martinez
Meeks
Millner
Munoz
Murphy
Noland
Pankau
Peterson
Radogno
Raoul
Righter

Risinger

Ronen Rutherford Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Viverito Watson Wilhelmi Mr. President

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.

On motion of Senator Kotowski, **House Bill No. 486**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 59; Nays None.

The following voted in the affirmative:

Althoff Forby Bomke Frerichs Bond Garrett Haine Bradv Burzynski Halvorson Clayborne Harmon Collins Hendon Cronin Holmes Crotty Hultgren Cullerton Hunter Dahl Jacobs DeLeo Jones, J. Koehler Delgado

Lightford Link Luechtefeld Maloney Martinez Meeks Millner Munoz Murphy Noland Pankau Peterson Radogno Risinger Ronen Rutherford Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Viverito Watson

Wilhelmi

Demuzio Kotowski Raoul Mr. President Dillard Lauzen Righter

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.

On motion of Senator Haine, **House Bill No. 496**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 59; Navs None.

The following voted in the affirmative:

Althoff Lightford Risinger Forby Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Rutherford Brady Haine Maloney Sandoval Schoenberg Burzynski Halvorson Martinez Clayborne Harmon Meeks Sieben Collins Millner Hendon Silverstein Cronin Holmes Munoz Sullivan Crotty Hultgren Murphy Syverson Cullerton Hunter Noland Trotter Dahl Jacobs Pankau Viverito DeLeo Jones, J. Peterson Watson Koehler Wilhelmi Delgado Radogno Demuzio Kotowski Raoul Mr. President Dillard Righter Lauzen

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.

On motion of Senator Sieben, **House Bill No. 499**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 59; Nays None.

The following voted in the affirmative:

Althoff Lightford Forby Risinger Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Rutherford Brady Haine Maloney Sandoval Burzvnski Halvorson Martinez Schoenberg Clayborne Harmon Meeks Sieben Collins Hendon Millner Silverstein Cronin Holmes Munoz Sullivan Crottv Hultgren Murphy Syverson Cullerton Hunter Noland Trotter

Dahl Jacobs Pankau Viverito DeLeo Peterson Watson Jones, J. Delgado Koehler Radogno Wilhelmi Demuzio Kotowski Raoul Mr. President Dillard Righter Lauzen

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.

On motion of Senator Garrett, **House Bill No. 508**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Link Ronen Bomke Frerichs Luechtefeld Rutherford Bond Garrett Malonev Sandoval Martinez Brady Haine Schoenberg Burzynski Halvorson Meeks Sieben Clayborne Harmon Millner Silverstein Collins Hendon Munoz Sullivan Cronin Holmes Murphy Syverson Crotty Hultgren Noland Trotter Pankau Cullerton Hunter Viverito Jones, J. Dahl Peterson Watson Koehler Radogno Wilhelmi DeLeo Delgado Kotowski Raoul Mr. President Demuzio Lauzen Righter Dillard Lightford Risinger

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 in the Senate Amendment adopted thereto.

On motion of Senator Wilhelmi, **House Bill No. 516**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 59; Nays None.

The following voted in the affirmative:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Rutherford Brady Haine Maloney Sandoval Burzvnski Halvorson Martinez Schoenberg Clayborne Harmon Meeks Sieben

Collins Hendon Millner Silverstein Cronin Sullivan Holmes Munoz Crotty Hultgren Murphy Syverson Cullerton Hunter Noland Trotter Dahl Pankau Viverito Jacobs Peterson Watson DeLeo Jones, J. Delgado Koehler Radogno Wilhelmi Demuzio Kotowski Raoul Mr. President Dillard Righter Lauzen

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.

On motion of Senator Althoff, **House Bill No. 553**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 59; Nays None.

The following voted in the affirmative:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Rutherford Brady Haine Maloney Sandoval Burzynski Halvorson Martinez Schoenberg Clayborne Harmon Meeks Sieben Collins Hendon Millner Silverstein Cronin Holmes Munoz Sullivan Crotty Hultgren Murphy Syverson Cullerton Hunter Noland Trotter Dahl Pankau Viverito Jacobs Watson Jones, J. Peterson DeLeo Delgado Koehler Radogno Wilhelmi Demuzio Kotowski Raoul Mr President Dillard Righter Lauzen

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.

On motion of Senator Halvorson, **House Bill No. 566**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Link Ronen
Bomke Frerichs Luechtefeld Sandoval
Bond Garrett Maloney Schoenberg

Brady Haine Martinez Sieben Halvorson Silverstein Burzynski Meeks Clayborne Harmon Millner Sullivan Collins Hendon Munoz Syverson Cronin Holmes Murphy Trotter Crottv Hultgren Noland Viverito Cullerton Hunter Pankau Watson Dahl Jones, J. Peterson Wilhelmi Koehler Mr President DeLeo Radogno Raoul Delgado Kotowski Demuzio Righter Lauzen Dillard Lightford Risinger

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.

On motion of Senator Brady, **House Bill No. 572**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Ronen

Sieben

Sandoval

Schoenberg

Silverstein

Sullivan

Syverson

Trotter Viverito

Watson

Wilhelmi

Mr. President

Yeas 57; Nays None.

The following voted in the affirmative:

Althoff Forby Link Bomke Frerichs Luechtefeld Bond Garrett Maloney Bradv Haine Martinez Halvorson Meeks Burzynski Clayborne Harmon Millner Collins Hendon Munoz Cronin Holmes Murphy Crotty Hultgren Noland Cullerton Hunter Pankau Dahl Jones, J. Peterson DeLeo Koehler Radogno Delgado Kotowski Raoul Demuzio Righter Lauzen Dillard Lightford Risinger

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.

On motion of Senator Garrett, **House Bill No. 574**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Link Ronen Bomke Sandoval Frerichs Luechtefeld Bond Garrett Maloney Schoenberg Brady Haine Martinez Sieben Meeks Silverstein Burzynski Halvorson Millner Clavborne Harmon Sullivan Collins Hendon Munoz Syverson Cronin Holmes Murphy Trotter Crotty Hultgren Noland Viverito Cullerton Pankau Watson Hunter Dahl Jones, J. Peterson Wilhelmi DeLeo Koehler Radogno Mr. President Raoul Delgado Kotowski Demuzio Righter Lauzen Dillard Lightford Risinger

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 in the Senate Amendment adopted thereto.

On motion of Senator Frerichs, **House Bill No. 586**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Lightford Forby Risinger Bomke Frerichs Link Ronen Bond Garrett Sandoval Luechtefeld Haine Schoenberg Bradv Malonev Sieben Burzynski Halvorson Martinez Clayborne Harmon Meeks Silverstein Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Crotty Hultgren Murphy Trotter Cullerton Hunter Noland Viverito Dahl Jacobs Pankau Watson Jones, J. Peterson Wilhelmi DeLeo Delgado Koehler Radogno Mr. President Demuzio Kotowski Raoul Dillard Lauzen Righter

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.

On motion of Senator Raoul, **House Bill No. 615**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Lightford Forby Bomke Link Frerichs Bond Garrett Luechtefeld Brady Haine Maloney Burzynski Halvorson Martinez Clayborne Meeks Harmon Collins Hendon Millner Cronin Holmes Munoz Crottv Hultgren Murphy Cullerton Hunter Noland Dahl Jacobs Pankau DeLeo Jones, J. Peterson Koehler Raoul Delgado Demuzio Kotowski Righter Dillard Risinger Lauzen

Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Viverito Watson Wilhelmi Mr President

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.

On motion of Senator Clayborne, **House Bill No. 616**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Bomke Frerichs Bond Garrett Bradv Haine Burzynski Halvorson Clayborne Harmon Collins Hendon Cronin Holmes Crotty Hultgren Cullerton Hunter Dahl Jacobs DeLeo Jones, J. Delgado Koehler Demuzio Kotowski Dillard Lauzen

Link
Luechtefeld
Maloney
Martinez
Meeks
Millner
Munoz
Murphy
Noland
Pankau
Peterson
Radogno
Raoul
Righter

Lightford

Risinger Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Viverito Watson Wilhelmi Mr. President

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 in the Senate Amendment adopted thereto.

On motion of Senator Martinez, **House Bill No. 619**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 55; Navs None.

The following voted in the affirmative:

Althoff Frerichs Lightford Risinger Bomke Garrett Luechtefeld Ronen Malonev Bond Haine Sandoval Halvorson Martinez Burzynski Schoenberg Clayborne Harmon Meeks Sieben Collins Hendon Millner Silverstein Cronin Holmes Munoz Sullivan Crotty Hultgren Murphy Syverson Cullerton Hunter Noland Trotter Dahl Jacobs Pankau Viverito DeLeo Jones, J. Peterson Watson Delgado Koehler Radogno Wilhelmi Demuzio Kotowski Raoul Mr. President Dillard Righter Lauzen

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 in the Senate Amendment adopted thereto.

On motion of Senator Koehler, **House Bill No. 623**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen Luechtefeld Bond Garrett Sandoval Brady Haine Maloney Schoenberg Burzynski Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Millner Hendon Sullivan Cronin Holmes Munoz Syverson Crottv Murphy Trotter Hultgren Cullerton Hunter Noland Viverito Dahl Jacobs Pankau Watson DeLeo Jones, J. Peterson Wilhelmi Delgado Koehler Radogno Mr. President Demuzio Kotowski Raoul Dillard Lauzen Righter

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.

On motion of Senator Silverstein, **House Bill No. 625**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Bomke Frerichs Link Bond Garrett Luechtefeld Brady Haine Maloney Burzynski Halvorson Meeks Clayborne Harmon Millner Collins Hendon Munoz Cronin Holmes Murphy Crotty Hultgren Noland Cullerton Hunter Pankau Dahl Peterson Jacobs DeLeo Jones, J. Radogno Delgado Koehler Raoul Demuzio Righter Kotowski Dillard Risinger Lauzen

Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Viverito Watson Wilhelmi Mr. President

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 in the Senate Amendment adopted thereto.

On motion of Senator Frerichs, **House Bill No. 634**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Bomke Frerichs Bond Garrett Brady Haine Halvorson Burzvnski Clayborne Harmon Collins Hendon Cronin Holmes Crottv Hultgren Cullerton Hunter Dahl Jacobs DeLeo Jones, J. Koehler Delgado Demuzio Kotowski

Lightford
Link
Luechtefeld
Maloney
Martinez
Meeks
Millner
Munoz
Murphy
Noland
Pankau
Peterson
Radogno

Raoul

Risinger Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Viverito Watson Wilhelmi Mr. President Dillard Lauzen Righter

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.

On motion of Senator Bomke, **House Bill No. 639**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Sandoval Brady Haine Maloney Schoenberg Burzynski Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Crotty Hultgren Murphy Trotter Noland Viverito Cullerton Hunter Dahl Jacobs Pankau Watson Peterson Wilhelmi DeLeo Jones, J. Delgado Koehler Radogno Mr. President Demuzio Kotowski Raoul Dillard Lauzen Righter

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.

On motion of Senator Haine, **House Bill No. 642**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Sandoval Brady Haine Schoenberg Maloney Burzynski Halvorson Martinez Sieben Clavborne Harmon Meeks Silverstein Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Crotty Hultgren Murphy Trotter Cullerton Hunter Noland Viverito Dahl Jacobs Pankau Watson

DeLeo Jones, J. Peterson Wilhelmi Delgado Koehler Radogno Mr. President Demuzio Kotowski Raoul Dillard Lauzen Righter

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.

On motion of Senator Martinez, **House Bill No. 653**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Sandoval Schoenberg Brady Haine Malonev Burzynski Martinez Sieben Halvorson Clayborne Harmon Meeks Silverstein Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Crotty Hultgren Murphy Trotter Cullerton Hunter Noland Viverito Pankau Watson Dahl Jacobs DeLeo Jones, J. Peterson Wilhelmi Delgado Koehler Radogno Mr. President Demuzio Kotowski Raoul Dillard Righter Lauzen

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 in the Senate Amendment adopted thereto.

On motion of Senator Clayborne, **House Bill No. 654**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 42; Navs 12; Present 1.

The following voted in the affirmative:

Bond Haine Lightford Schoenberg Clayborne Halvorson Link Sieben Collins Harmon Maloney Silverstein Crotty Hendon Martinez Sullivan Cullerton Holmes Meeks Trotter DeLeo Hunter Munoz Viverito Jacobs Noland Watson Delgado

Demuzio Jones, J. Raoul Wilhelmi Forby Koehler Risinger Mr. President Frerichs Kotowski Ronen Garrett Lauzen Sandoval

The following voted in the negative:

Althoff Dillard Pankau
Brady Hultgren Peterson
Burzynski Millner Radogno
Dahl Murphy Righter

The following voted present:

Bomke

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 in the Senate Amendment adopted thereto.

On motion of Senator Martinez, **House Bill No. 668**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Lightford Forby Risinger Bomke Frerichs Link Ronen Garrett Luechtefeld Bond Sandoval Haine Schoenberg Bradv Maloney Sieben Burzynski Halvorson Martinez Clayborne Harmon Meeks Silverstein Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Crotty Hultgren Murphy Trotter Cullerton Hunter Noland Viverito Dahl Jacobs Pankau Watson Jones, J. Peterson Wilhelmi DeLeo Delgado Koehler Radogno Mr. President Demuzio Kotowski Raoul Dillard Lauzen Righter

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 in the Senate Amendment adopted thereto.

On motion of Senator Crotty, **House Bill No. 679**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Lightford Forby Bomke Frerichs Link Bond Garrett Luechtefeld Bradv Haine Malonev Burzynski Halvorson Martinez Clayborne Harmon Meeks Collins Hendon Millner Munoz Cronin Holmes Crottv Hultgren Murphy Cullerton Hunter Noland Dahl Jacobs Pankau DeLeo Jones, J. Peterson Delgado Koehler Radogno Demuzio Kotowski Raoul Righter Dillard Lauzen

Risinger Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Viverito Watson Wilhelmi Mr. President

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.

On motion of Senator Garrett, **House Bill No. 680**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 54; Navs 2.

The following voted in the affirmative:

Althoff Dillard Bomke Forby Bond Frerichs Brady Garrett Burzynski Haine Clayborne Halvorson Collins Harmon Cronin Hendon Crotty Holmes Cullerton Hultgren Dahl Hunter DeLeo Jacobs Delgado Jones, J. Koehler Demuzio

Lightford Link Luechtefeld Maloney Martinez Meeks Millner Munoz Murphy Noland Pankau Peterson

Raoul

Kotowski

Risinger Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Trotter Viverito Watson Wilhelmi Mr. President

The following voted in the negative:

Radogno Righter

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.

On motion of Senator Frerichs, **House Bill No. 682**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 1.

The following voted in the affirmative:

Althoff Forby Link Bomke Frerichs Luechtefeld Bond Garrett Maloney Brady Haine Martinez Halvorson Meeks Burzynski Clayborne Harmon Millner Collins Hendon Munoz Cronin Holmes Murphy Crotty Hultgren Noland Cullerton Hunter Pankau Dahl Jones, J. Peterson DeLeo Koehler Radogno Delgado Kotowski Raoul Demuzio Lauzen Righter Dillard Lightford Risinger

Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Viverito Watson Wilhelmi Mr. President

Ronen

The following voted in the negative:

Jacobs

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.

On motion of Senator J. Jones, **House Bill No. 709**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Lightford Risinger Forby Frerichs Bomke Link Ronen Bond Garrett Luechtefeld Sandoval Brady Haine Maloney Schoenberg Burzynski Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Hendon Millner Sullivan Cronin Munoz Syverson Holmes Crotty Hultgren Murphy Trotter Cullerton Noland Hunter Viverito Pankau Dahl Jacobs Watson DeLeo Peterson Wilhelmi Jones, J.

Delgado Koehler Radogno Mr. President

Demuzio Kotowski Raoul Dillard Lauzen Righter

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.

On motion of Senator Demuzio, **House Bill No. 720**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Lightford Forby Bomke Frerichs Link Bond Garrett Luechtefeld Haine Brady Maloney Halvorson Martinez Burzynski Clayborne Meeks Harmon Collins Hendon Millner Cronin Holmes Munoz Crottv Hultgren Murphy Cullerton Hunter Noland Dahl Jacobs Pankau Del.eo Jones J Peterson Delgado Koehler Radogno Kotowski Raoul Demuzio Dillard Lauzen Righter

Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Viverito Watson Wilhelmi Mr. President

Risinger

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.

On motion of Senator Demuzio, **House Bill No. 721**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Frerichs Link Ronen Bomke Garrett Luechtefeld Sandoval Bond Haine Maloney Schoenberg Brady Halvorson Martinez Sieben Harmon Meeks Silverstein Burzynski Clayborne Hendon Millner Sullivan Collins Holmes Munoz Syverson Cronin Hultgren Murphy Trotter Hunter Noland Viverito Crotty

Cullerton Jacobs Pankau Watson Wilhelmi Dahl Jones, J. Peterson Mr. President DeLeo Koehler Radogno Delgado Kotowski Raoul Dillard Righter Lauzen Forby Risinger Lightford

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.

Senator Demuzio asked and obtained unanimous consent for the Journal to reflect her affirmative vote on **House Bill No. 721.**

On motion of Senator Hunter, **House Bill No. 724**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen Luechtefeld Bond Garrett Sandoval Brady Haine Schoenberg Maloney Burzvnski Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Crottv Hultgren Murphy Trotter Cullerton Hunter Noland Viverito Dahl Jacobs Pankau Watson DeLeo Jones, J. Peterson Wilhelmi Delgado Koehler Radogno Mr. President Demuzio Kotowski Raoul Dillard Righter Lauzen

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.

On motion of Senator Holmes, **House Bill No. 732**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 39; Nays 15; Present 1.

The following voted in the affirmative:

Bond Garrett Kotowski Ronen Clayborne Haine Link Sandoval Collins Halvorson Maloney Schoenberg Silverstein Crotty Harmon Martinez

Cullerton Hendon Meeks Sullivan DeLeo Millner Trotter Holmes Delgado Hultgren Munoz Viverito Demuzio Hunter Noland Wilhelmi Peterson Mr. President Forby Jacobs Frerichs Koehler Raoul

The following voted in the negative:

BomkeDahlPankauSiebenBradyJones, J.RadognoSyversonBurzynskiLuechtefeldRighterWatsonCroninMurphyRisinger

The following voted present:

Dillard

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.

On motion of Senator Wilhelmi, **House Bill No. 735**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 51; Nays 6.

The following voted in the affirmative:

Althoff Dillard Kotowski Righter Bomke Lightford Ronen Forby Bond Frerichs Link Sandoval Schoenberg Brady Garrett Maloney Clayborne Haine Martinez Silverstein Collins Halvorson Meeks Sullivan Millner Cronin Harmon Syverson Crotty Hendon Munoz Trotter Cullerton Holmes Noland Viverito Dahl Hultgren Pankau Watson Peterson Hunter Wilhelmi DeLeo Delgado Jacobs Radogno Mr. President Koehler Raoul Demuzio

The following voted in the negative:

Burzynski Lauzen Risinger Jones, J. Murphy Sieben

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.

On motion of Senator Koehler, **House Bill No. 736**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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; Navs None.

The following voted in the affirmative:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Sandoval Haine Bradv Malonev Schoenberg Burzynski Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Crotty Hultgren Murphy Trotter Cullerton Hunter Noland Viverito Dahl Jacobs Pankau Watson DeLeo Jones, J. Peterson Wilhelmi Radogno Delgado Koehler Mr. President Demuzio Kotowski Raoul Dillard Righter Lauzen

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.

On motion of Senator Frerichs, **House Bill No. 742**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Luechtefeld Bomke Frerichs Malonev Bond Garrett Martinez Brady Haine Meeks Burzynski Halvorson Millner Clayborne Harmon Munoz Collins Hendon Murphy Cronin Noland Hultgren Crottv Pankau Hunter Cullerton Jacobs Peterson Dahl Jones, J. Radogno DeLeo Koehler Raoul Delgado Lauzen Righter Demuzio Lightford Risinger Dillard Link Ronen

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).

Sandoval

Sieben

Schoenberg

Silverstein

Sullivan

Syverson

Trotter

Viverito

Watson

Wilhelmi

Mr. President

Ordered that the Secretary inform the House of Representatives thereof.

Senator Kotowski asked and obtained unanimous consent for the Journal to reflect his affirmative vote on **House Bill No. 742.**

Senator Holmes asked and obtained unanimous consent for the Journal to reflect her affirmative vote on **House Bill No. 742.**

On motion of Senator Harmon, **House Bill No. 744**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Ronen

Sieben

Sandoval

Schoenberg

Silverstein

Sullivan

Syverson

Trotter

Watson

Wilhelmi

Mr. President

Yeas 56; Nays None.

The following voted in the affirmative:

Althoff Forby Link Bomke Frerichs Luechtefeld Bond Garrett Maloney Haine Martinez Brady Burzvnski Halvorson Meeks Clayborne Millner Harmon Collins Hendon Munoz Cronin Holmes Murphy Noland Crottv Hultgren Hunter Pankau Cullerton Dahl Jacobs Peterson DeLeo Jones J Radogno Koehler Delgado Raoul Demuzio Kotowski Righter Dillard Lauzen Risinger

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.

On motion of Senator Garrett, **House Bill No. 759**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 1.

The following voted in the affirmative:

Althoff Frerichs Link Ronen Bomke Garrett Luechtefeld Sandoval Bond Haine Maloney Schoenberg Bradv Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Millner Sullivan Hendon Cronin Holmes Munoz Syverson Crottv Hultgren Murphy Trotter Cullerton Hunter Noland Viverito Dahl Jacobs Pankau Watson DeLeo Jones, J. Peterson Wilhelmi

Mr. President

Delgado Koehler Radogno
Demuzio Kotowski Raoul
Dillard Lauzen Righter
Forby Lightford Risinger

The following voted in the negative:

Burzynski

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.

On motion of Senator Frerichs, **House Bill No. 802**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Lightford Forby Risinger Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Sandoval Bradv Haine Malonev Schoenberg Burzynski Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Millner Sullivan Hendon Cronin Holmes Munoz Syverson Crotty Murphy Trotter Hultgren Cullerton Hunter Noland Viverito Dahl Pankau Watson Jacobs DeLeo Jones, J. Peterson Wilhelmi Delgado Koehler Radogno Mr. President Demuzio Kotowski Raoul Dillard Lauzen Righter

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.

On motion of Senator Koehler, **House Bill No. 808**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Risinger Frerichs Ronen Bomke Link Garrett Luechtefeld Sandoval Bond Brady Haine Maloney Schoenberg

Burzynski Halvorson Martinez Sieben Silverstein Clayborne Meeks Harmon Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Hultgren Crotty Murphy Trotter Cullerton Hunter Noland Viverito Dahl Jacobs Pankau Watson DeLeo Jones, J. Peterson Wilhelmi Mr President Delgado Koehler Radogno Demuzio Kotowski Raoul Dillard Righter Lauzen

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.

On motion of Senator Delgado, **House Bill No. 809**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Lightford Forby Bomke Frerichs Link Bond Garrett Maloney Bradv Haine Martinez Burzynski Halvorson Meeks Clayborne Millner Harmon Collins Hendon Munoz Holmes Murphy Cronin Hultgren Noland Crottv Pankau Cullerton Hunter Dahl Jacobs Peterson DeLeo Jones I Radogno Delgado Koehler Raoul Righter Demuzio Kotowski Dillard Lauzen Risinger

Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Watson Wilhelmi Mr. President

Ronen

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.

On motion of Senator Demuzio, **House Bill No. 816**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Risinger

Romke Frerichs Link Ronen Garrett Sandoval Bond Luechtefeld Brady Haine Maloney Schoenberg Burzynski Halvorson Martinez Sieben Harmon Meeks Silverstein Clavborne Millner Collins Hendon Sullivan Cronin Holmes Munoz Syverson Crotty Hultgren Murphy Trotter Cullerton Hunter Noland Viverito Dahl Pankau Watson Jacobs Jones, J. Peterson Wilhelmi DeLeo Radogno Delgado Koehler Mr. President Demuzio Kotowski Raoul Dillard Righter Lauzen

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 in the Senate Amendment adopted thereto.

On motion of Senator Demuzio, **House Bill No. 817**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Link Sandoval Bomke Frerichs Luechtefeld Schoenberg Bond Garrett Maloney Sieben Silverstein Bradv Haine Meeks Halvorson Millner Sullivan Burzynski Clayborne Harmon Munoz Syverson Collins Hendon Murphy Trotter Cronin Holmes Noland Viverito Crotty Hultgren Pankau Watson Cullerton Hunter Peterson Wilhelmi Radogno Dahl Jones, J. Mr. President DeLeo Koehler Raoul Righter Delgado Kotowski Demuzio Lauzen Risinger Dillard Lightford Ronen

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.

On motion of Senator Harmon, **House Bill No. 819**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Bomke Frerichs Link Garrett Bond Luechtefeld Brady Haine Maloney Burzynski Halvorson Martinez Clayborne Harmon Meeks Collins Millner Hendon Cronin Holmes Munoz Crottv Hultgren Murphy Cullerton Hunter Noland Pankau Dahl Jacobs DeLeo Jones, J. Peterson Delgado Koehler Radogno Kotowski Demuzio Raoul Dillard Lauzen Righter

Risinger Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Viverito Watson Wilhelmi Mr President

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.

On motion of Senator Althoff, **House Bill No. 820**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 1.

The following voted in the affirmative:

Forby

Bond Frerichs Brady Garrett Burzynski Haine Clayborne Halvorson Collins Harmon Cronin Hendon Crotty Holmes Cullerton Hultgren Hunter Dahl DeLeo Koehler Delgado Kotowski Demuzio Lauzen Dillard Lightford

Link
Maloney
Martinez
Meeks
Millner
Murphy
Noland
Pankau
Peterson
Radogno
Raoul
Righter
Risinger

Ronen

Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Viverito Watson Wilhelmi Mr. President

The following voted in the negative:

Jacobs

Althoff

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 in the Senate Amendment adopted thereto.

On motion of Senator Clayborne, **House Bill No. 825**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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; Navs None.

The following voted in the affirmative:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Sandoval Haine Bradv Malonev Schoenberg Burzynski Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Crotty Hultgren Murphy Trotter Cullerton Hunter Noland Viverito Dahl Jacobs Pankau Watson DeLeo Jones, J. Peterson Wilhelmi Radogno Delgado Koehler Mr. President Demuzio Kotowski Raoul Dillard Righter Lauzen

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.

On motion of Senator Millner, **House Bill No. 840**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen Luechtefeld Bond Garrett Sandoval Brady Haine Maloney Schoenberg Burzynski Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Millner Hendon Sullivan Cronin Holmes Munoz Syverson Crottv Murphy Trotter Hultgren Cullerton Hunter Noland Viverito Dahl Jacobs Pankau Watson DeLeo Jones, J. Peterson Wilhelmi Delgado Koehler Radogno Mr. President Demuzio Kotowski Raoul Dillard Lauzen Righter

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.

On motion of Senator Haine, **House Bill No. 845**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Frerichs Link Bomke Garrett Luechtefeld Bond Haine Maloney Brady Halvorson Martinez Burzynski Harmon Meeks Clayborne Hendon Millner Collins Holmes Munoz Cronin Hultgren Murphy Crotty Hunter Noland Cullerton Jacobs Pankau Dahl Jones, J. Peterson DeLeo Koehler Radogno Delgado Kotowski Raoul Demuzio Lauzen Righter Dillard Lightford Risinger

Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Viverito Watson Wilhelmi Mr. President

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 in the Senate Amendment adopted thereto.

On motion of Senator Delgado, **House Bill No. 855**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Bomke Frerichs Bond Garrett Brady Haine Halvorson Burzvnski Clayborne Harmon Collins Hendon Cronin Holmes Crottv Hultgren Cullerton Hunter Dahl Jacobs DeLeo Jones, J. Koehler Delgado Demuzio Kotowski

Lightford Link Luechtefeld Maloney Martinez Meeks Millner Munoz Murphy Noland Pankau Peterson Radogno Raoul Risinger Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Viverito Watson Wilhelmi Mr. President

Dillard Lauzen Righter

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.

On motion of Senator Raoul, **House Bill No. 857**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Sandoval Brady Haine Maloney Schoenberg Burzynski Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Crotty Hultgren Murphy Trotter Noland Viverito Cullerton Hunter Dahl Jacobs Pankau Watson Peterson Wilhelmi DeLeo Jones, J. Delgado Koehler Radogno Mr. President Demuzio Kotowski Raoul Dillard Lauzen Righter

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.

On motion of Senator Garrett, **House Bill No. 892**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Ronen Bomke Frerichs Link Sandoval Bond Garrett Maloney Schoenberg Brady Haine Martinez Sieben Burzynski Halvorson Meeks Silverstein Clavborne Harmon Millner Sullivan Collins Hendon Munoz Syverson Cronin Holmes Murphy Trotter Crotty Hultgren Noland Viverito Cullerton Hunter Pankau Watson Dahl Jacobs Peterson Wilhelmi

DeLeo Jones, J. Radogno Mr. President Delgado Koehler Raoul

Delgado Koehler Raoul
Demuzio Kotowski Righter
Dillard Lauzen Risinger

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.

On motion of Senator Haine, **House Bill No. 894**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Sandoval Haine Maloney Brady Schoenberg Burzynski Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Millner Hendon Sullivan Cronin Holmes Munoz Syverson Crotty Hultgren Murphy Trotter Cullerton Hunter Noland Viverito Pankau Dahl Jacobs Watson DeLeo Jones, J. Peterson Wilhelmi Koehler Mr. President Delgado Radogno Demuzio Kotowski Raoul Dillard Lauzen Righter

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.

On motion of Senator Martinez, **House Bill No. 895**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 5.

The following voted in the affirmative:

Althoff Frerichs Sandoval Link Bomke Garrett Maloney Schoenberg Bond Haine Martinez Sieben Halvorson Meeks Silverstein Brady Clayborne Harmon Millner Sullivan Collins Hendon Munoz Syverson Cronin Holmes Murphy Trotter Noland Viverito Crotty Hultgren

Wilhelmi Mr. President

Cullerton Hunter Pankau DeLeo Peterson Jacobs Delgado Jones, J. Radogno Demuzio Koehler Raoul Dillard Kotowski Righter Forby Ronen Lightford

The following voted in the negative:

Burzynski Lauzen Watson

Dahl Luechtefeld

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.

On motion of Senator Murphy, **House Bill No. 900**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Lightford Forby Risinger Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Sandoval Brady Haine Malonev Schoenberg Burzynski Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Crottv Hultgren Murphy Trotter Hunter Noland Viverito Cullerton Dahl Jacobs Pankau Watson Del.eo Jones I Peterson Wilhelmi Koehler Mr. President Delgado Radogno Demuzio Kotowski Raoul Dillard Lauzen Righter

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.

On motion of Senator Martinez, **House Bill No. 903**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Frerichs Link Ronen

Romke Garrett Luechtefeld Sandoval Bond Haine Maloney Schoenberg Brady Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Crotty Hultgren Murphy Trotter Cullerton Hunter Noland Watson Pankau Wilhelmi Dahl Jacobs DeLeo Jones, J. Peterson Mr. President Delgado Koehler Radogno Demuzio Kotowski Raoul Dillard Righter Lauzen Forby Lightford Risinger

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 in the Senate Amendment adopted thereto.

On motion of Senator Cullerton, **House Bill No. 913**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Ronen Bomke Frerichs Link Sandoval Bond Garrett Luechtefeld Schoenberg Bradv Haine Maloney Sieben Halvorson Meeks Burzynski Silverstein Clayborne Harmon Millner Sullivan Collins Hendon Munoz Syverson Cronin Holmes Murphy Trotter Crotty Hultgren Noland Viverito Watson Cullerton Hunter Pankau Dahl Jacobs Peterson Wilhelmi DeLeo Jones, J. Radogno Mr President Koehler Raoul Delgado Demuzio Kotowski Righter Dillard Lauzen Risinger

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 in the Senate Amendment adopted thereto.

On motion of Senator Meeks, **House Bill No. 937**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 54; Nays 2.

The following voted in the affirmative:

Althoff Frerichs Bomke Garrett Bond Haine Brady Halvorson Burzynski Harmon Clayborne Hendon Collins Hultgren Crottv Hunter Cullerton Jacobs Dahl Jones, J. DeLeo Koehler Delgado Kotowski Demuzio Lauzen Forby Lightford

Link Ronen Luechtefeld Sandoval Maloney Schoenberg Martinez Sieben Meeks Silverstein Millner Sullivan Munoz Syverson Noland Troffer Pankau Viverito Peterson Watson Radogno Wilhelmi Raoul Mr President

The following voted in the negative:

Cronin Murphy

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).

Righter

Risinger

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Peterson, **House Bill No. 938**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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; Present 1.

The following voted in the affirmative:

Althoff Frerichs Bomke Garrett Bond Haine Bradv Halvorson Harmon Burzynski Clayborne Hendon Collins Holmes Cronin Hultgren Crotty Hunter Cullerton Jacobs Dahl Jones, J. DeLeo Koehler Delgado Kotowski Demuzio Lauzen Forby Lightford

Link
Luechtefeld
Maloney
Martinez
Meeks
Millner
Munoz
Murphy
Noland
Pankau
Peterson
Radogno
Raoul

Righter

Risinger

Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Viverito Watson Wilhelmi Mr. President

The following voted present:

Dillard

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.

On motion of Senator Hunter, **House Bill No. 943**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Lightford Forby Bomke Frerichs Link Bond Garrett Luechtefeld Brady Haine Maloney Burzynski Halvorson Martinez Clayborne Harmon Meeks Collins Hendon Millner Cronin Holmes Munoz Hultgren Crotty Murphy Noland Cullerton Hunter Dahl Jacobs Pankau DeLeo Jones, J. Peterson Delgado Koehler Radogno Demuzio Raoul Kotowski Dillard Lauzen Righter

Risinger Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Trotter Viverito Watson Wilhelmi Mr. President

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.

On motion of Senator Hendon, **House Bill No. 950**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 1; Present 1.

The following voted in the affirmative:

Althoff Forb
Bomke Fren
Bond Hain
Brady Halv
Burzynski Harr
Clayborne Henc
Cronin Holr
Crotty Hult
Cullerton Hun
Dahl Jacoo
DeLeo Jone
Delgado Koto
Demuzio Ligh

Forby
Frerichs
Haine
Halvorson
Harmon
Hendon
Holmes
Hultgren
Hunter
Jacobs
Jones, J.
Kotowski
Lightford

Luechtefeld Maloney Martinez Meeks Millner Munoz Murphy Pankau Peterson Radogno Raoul Righter Risinger Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Viverito Watson Mr. President Dillard Link Ronen

The following voted in the negative:

Garrett

The following voted present:

Koehler

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.

On motion of Senator Althoff, **House Bill No. 961**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Bomke Frerichs Link Bond Garrett Luechtefeld Brady Haine Maloney Burzynski Halvorson Martinez Clayborne Meeks Harmon Collins Hendon Millner Cronin Holmes Munoz Crotty Hultgren Murphy Cullerton Hunter Noland Dahl Pankau Jacobs Jones, J. Peterson DeLeo Delgado Koehler Radogno Demuzio Kotowski Raoul Dillard Righter Lauzen

Risinger Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Watson Wilhelmi Mr. President

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.

On motion of Senator Koehler, **House Bill No. 962**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 55; Nays None.

The following voted in the affirmative:

Althoff Dillard Kotowski Risinger
Bomke Forby Lauzen Ronen
Bond Frerichs Link Sandoval

Brady Garrett Luechtefeld Schoenberg Sieben Burzynski Haine Maloney Clayborne Halvorson Meeks Silverstein Collins Harmon Millner Sullivan Murphy Cronin Hendon Syverson Crottv Holmes Noland Trotter Cullerton Hultgren Pankau Viverito Dahl Hunter Peterson Watson Wilhelmi DeLeo Jacobs Radogno Delgado Jones, J. Raoul Mr. President Demuzio Koehler Righter

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.

On motion of Senator Koehler, **House Bill No. 976**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Lightford Forby Risinger Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Sandoval Bradv Haine Malonev Schoenberg Burzynski Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Hultgren Murphy Crottv Trotter Noland Viverito Cullerton Hunter Dahl Jacobs Pankau Watson DeLeo Jones I Peterson Wilhelmi Koehler Mr. President Delgado Radogno Demuzio Kotowski Raoul Dillard Lauzen Righter

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.

On motion of Senator Sandoval, **House Bill No. 977**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Risinger

Romke Frerichs Link Ronen Sandoval Bond Garrett Luechtefeld Brady Haine Maloney Schoenberg Burzynski Halvorson Martinez Sieben Meeks Harmon Clavborne Silverstein Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Crotty Hultgren Murphy Trotter Watson Cullerton Hunter Noland Dahl Pankau Wilhelmi Jacobs Jones, J. Peterson Mr. President DeLeo Radogno Delgado Koehler Demuzio Kotowski Raoul Dillard Righter Lauzen

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 in the Senate Amendment adopted thereto.

On motion of Senator Demuzio, **House Bill No. 979**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Ronen Bomke Frerichs Link Schoenberg Bond Garrett Luechtefeld Sieben Malonev Bradv Haine Silverstein Halvorson Sullivan Burzynski Martinez Clayborne Harmon Meeks Syverson Collins Hendon Millner Trotter Cronin Holmes Munoz Viverito Crotty Hultgren Murphy Watson Cullerton Hunter Noland Wilhelmi Dahl Jacobs Pankau Mr. President DeLeo Jones, J. Peterson Koehler Delgado Radogno Demuzio Kotowski Raoul Dillard Righter Lauzen

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.

On motion of Senator Schoenberg, **House Bill No. 983**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen Garrett Bond Luechtefeld Sandoval Brady Haine Maloney Schoenberg Burzynski Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Millner Sullivan Hendon Cronin Holmes Munoz Syverson Crottv Hultgren Murphy Trotter Viverito Cullerton Hunter Noland Pankau Dahl Jacobs Watson DeLeo Jones, J. Peterson Wilhelmi Delgado Koehler Radogno Mr President Kotowski Demuzio Raoul Dillard Lauzen Righter

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.

On motion of Senator Frerichs, **House Bill No. 984**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Ronen Frerichs Link Bomke Garrett Luechtefeld Sandoval Haine Schoenberg Bond Maloney Brady Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Crotty Hultgren Murphy Trotter Cullerton Hunter Noland Viverito Pankau Watson Dahl Jacobs DeLeo Jones, J. Peterson Wilhelmi Koehler Delgado Radogno Mr. President Demuzio Kotowski Raoul Dillard Righter Lauzen Forby Lightford Risinger

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.

On motion of Senator Frerichs, **House Bill No. 987**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Sandoval Brady Haine Maloney Schoenberg Burzynski Halvorson Martinez Sieben Silverstein Clayborne Meeks Harmon Millner Collins Hendon Sullivan Cronin Holmes Munoz Syverson Crotty Hultgren Murphy Trotter Cullerton Noland Viverito Hunter Dahl Jacobs Pankau Watson DeLeo Jones, J. Peterson Wilhelmi Delgado Koehler Radogno Mr President Demuzio Kotowski Raoul Dillard Lauzen Righter

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.

On motion of Senator Dahl, **House Bill No. 1004**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Frerichs Link Sandoval Bomke Garrett Luechtefeld Schoenberg Bond Haine Maloney Sieben Brady Halvorson Martinez Silverstein Burzynski Harmon Meeks Sullivan Clayborne Hendon Millner Syverson Collins Holmes Munoz Trotter Cronin Viverito Hultgren Murphy Crotty Hunter Pankau Watson Cullerton Jacobs Peterson Wilhelmi Dahl Jones, J. Radogno Mr. President DeLeo Koehler Raoul Demuzio Kotowski Righter Dillard Risinger Lauzen Forby Lightford Ronen

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.

On motion of Senator Sullivan, **House Bill No. 1020**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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; Navs None.

The following voted in the affirmative:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Sandoval Haine Bradv Malonev Schoenberg Burzynski Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Crotty Hultgren Murphy Trotter Cullerton Hunter Noland Viverito Dahl Jacobs Pankau Watson DeLeo Jones, J. Peterson Wilhelmi Radogno Delgado Koehler Mr. President Demuzio Kotowski Raoul Dillard Righter Lauzen

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.

On motion of Senator Sullivan, **House Bill No. 1024**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Link Ronen Bomke Garrett Luechtefeld Sandoval Maloney Bond Haine Schoenberg Brady Halvorson Martinez Sieben Burzynski Harmon Meeks Silverstein Clayborne Hendon Millner Sullivan Collins Holmes Munoz Syverson Cronin Trotter Hultgren Murphy Noland Viverito Crottv Hunter Cullerton Jacobs Pankau Watson Dahl Jones, J. Peterson Wilhelmi DeLeo Koehler Radogno Mr. President Delgado Kotowski Raoul Demuzio Lauzen Righter Dillard Lightford Risinger

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.

On motion of Senator Garrett, **House Bill No. 1030**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Sandoval Brady Haine Maloney Schoenberg Burzynski Halvorson Martinez Sieben Clayborne Meeks Silverstein Harmon Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Crotty Hultgren Murphy Trotter Cullerton Hunter Noland Viverito Pankau Watson Dahl Jacobs Wilhelmi DeLeo Jones, J. Peterson Delgado Koehler Radogno Mr. President Demuzio Kotowski Raoul Dillard Righter Lauzen

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 in the Senate Amendment adopted thereto.

On motion of Senator Forby, **House Bill No. 1031**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff	Frerichs	Link	Ronen
Bomke	Garrett	Luechtefeld	Sandoval
Bond	Haine	Maloney	Schoenberg
Brady	Halvorson	Martinez	Sieben
Clayborne	Harmon	Meeks	Silverstein
Collins	Hendon	Millner	Sullivan
Cronin	Holmes	Munoz	Syverson
Crotty	Hultgren	Murphy	Trotter
Cullerton	Hunter	Noland	Viverito
Dahl	Jacobs	Pankau	Watson
DeLeo	Jones, J.	Peterson	Wilhelmi
Delgado	Koehler	Radogno	Mr. President
Demuzio	Kotowski	Raoul	
Dillard	Lauzen	Righter	

Forby Lightford Risinger

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.

On motion of Senator Maloney, **House Bill No. 1041**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Risinger

Sandoval

Schoenberg

Silverstein

Sullivan

Syverson

Trotter

Viverito

Watson

Wilhelmi

Mr. President

Ronen

Sieben

Yeas 58; Nays None.

The following voted in the affirmative:

Althoff Forby Lightford Bomke Frerichs Link Bond Garrett Luechtefeld Brady Haine Maloney Burzynski Halvorson Martinez Clayborne Harmon Meeks Collins Hendon Millner Cronin Holmes Munoz Crotty Hultgren Murphy Noland Cullerton Hunter Dahl Jacobs Pankau Peterson DeLeo Jones, J. Delgado Koehler Radogno Demuzio Kotowski Raoul Dillard Lauzen Righter

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.

On motion of Senator Ronen, **House Bill No. 1066**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Sandoval Brady Haine Schoenberg Maloney Burzynski Halvorson Martinez Sieben Clavborne Harmon Meeks Silverstein Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Trotter Crotty Hultgren Murphy Cullerton Hunter Noland Viverito Dahl Jacobs Pankau Watson

DeLeo Jones, J. Peterson Wilhelmi Delgado Koehler Radogno Mr. President Demuzio Kotowski Raoul Dillard Lauzen Righter

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.

On motion of Senator Collins, **House Bill No. 1076**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Ronen Bomke Frerichs Link Sandoval Bond Garrett Luechtefeld Schoenberg Brady Haine Maloney Sieben Burzynski Halvorson Martinez Silverstein Clayborne Harmon Meeks Sullivan Collins Hendon Millner Syverson Cronin Holmes Munoz Trotter Crotty Hultgren Murphy Viverito Cullerton Hunter Noland Watson Pankau Wilhelmi Dahl Jacobs DeLeo Jones, J. Peterson Mr. President Koehler Radogno Delgado Demuzio Kotowski Raoul Dillard Lauzen Risinger

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.

On motion of Senator Frerichs, **House Bill No. 1116**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Lightford Risinger Forby Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Sandoval Haine Maloney Schoenberg Brady Burzynski Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson

Crotty Hultgren Murphy Trotter Noland Cullerton Hunter Viverito Pankau Dahl Jacobs Watson DeLeo Jones, J. Peterson Wilhelmi Delgado Koehler Radogno Mr. President Raoul Demuzio Kotowski Dillard Lauzen Righter

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 in the Senate Amendment adopted thereto.

On motion of Senator Haine, **House Bill No. 1124**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 46; Nays 5.

The following voted in the affirmative:

Althoff Luechtefeld Forby Righter Bomke Frerichs Maloney Risinger Bond Haine Martinez Ronen Burzynski Harmon Meeks Sandoval Clayborne Hultgren Millner Sieben Cronin Hunter Munoz Silverstein Sullivan Crottv Jacobs Murphy Cullerton Jones, J. Noland Syverson Pankau Trotter Dahl Koehler DeLeo Kotowski Peterson Watson Delgado Lightford Radogno Dillard Link Raoul

The following voted in the negative:

Collins Holmes Schoenberg

Garrett Lauzen

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.

On motion of Senator J. Jones, **House Bill No. 1236**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen

Bond Garrett Luechtefeld Sandoval Brady Haine Maloney Schoenberg Burzynski Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Crotty Hultgren Murphy Trotter Cullerton Hunter Noland Watson Pankau Wilhelmi Dahl Jacobs DeLeo Peterson Mr. President Jones, J. Koehler Radogno Delgado Demuzio Kotowski Raoul Dillard Righter Lauzen

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.

On motion of Senator Martinez, **House Bill No. 1239**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Frerichs Link Garrett Bomke Luechtefeld Bond Haine Malonev Halvorson Martinez Brady Burzynski Harmon Meeks Clavborne Hendon Millner Collins Holmes Munoz Cronin Murphy Hultgren Crotty Hunter Noland Cullerton Jacobs Pankau Dahl Jones, J. Peterson DeLeo Koehler Radogno Delgado Kotowski Raoul Demuzio Lauzen Righter Dillard Lightford Risinger

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.

Senator Forby asked and obtained unanimous consent for the Journal to reflect his affirmative vote on **House Bill No. 1239.**

On motion of Senator Collins, **House Bill No. 1241**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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.

Ronen

Sieben

Sullivan

Syverson

Trotter

Watson

Wilhelmi Mr. President

Sandoval

Schoenberg

Silverstein

The following voted in the affirmative:

Althoff Forby Lightford Bomke Frerichs Link Garrett Bond Luechtefeld Brady Haine Maloney Burzynski Halvorson Martinez Clayborne Harmon Meeks Collins Hendon Millner Cronin Holmes Munoz Crottv Hultgren Murphy Hunter Cullerton Noland Pankau Dahl Jacobs DeLeo Jones, J. Peterson Delgado Koehler Radogno Kotowski Raoul Demuzio Dillard Lauzen Righter

Risinger Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Watson Wilhelmi Mr. President

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.

On motion of Senator Harmon, **House Bill No. 1256**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 55; Nays None.

The following voted in the affirmative:

Althoff Dillard Bomke Forby Bond Frerichs Brady Garrett Burzynski Haine Clayborne Halvorson Collins Harmon Cronin Hendon Crottv Holmes Cullerton Hultgren Dahl Hunter DeLeo Jacobs Delgado Jones, J. Demuzio Koehler

Lauzen
Lightford
Link
Maloney
Martinez
Meeks
Millner
Munoz
Noland
Pankau
Peterson
Radogno
Raoul

Kotowski

Righter Risinger Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Watson Wilhelmi Mr. President

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 in the Senate Amendment adopted thereto.

On motion of Senator Haine, **House Bill No. 1288**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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

Maloney

Martinez

Meeks

Millner

Munoz

Murphy

Noland

Pankau

Peterson

Radogno

Raoul

Righter

Luechtefeld

Link

Yeas 57; Nays None.

The following voted in the affirmative:

Althoff Forby Bomke Frerichs Bond Garrett Brady Haine Burzynski Halvorson Clayborne Harmon Collins Hendon Cronin Holmes Crotty Hultgren Cullerton Hunter Dahl Jacobs DeLeo Jones, J. Delgado Koehler Demuzio Kotowski Dillard Lauzen

Risinger Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Watson Wilhelmi Mr. President

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.

On motion of Senator Demuzio, **House Bill No. 1301**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 55; Nays None.

The following voted in the affirmative:

Althoff Forby Bomke Frerichs Bond Garrett Brady Haine Burzvnski Halvorson Clayborne Harmon Collins Hendon Cronin Holmes Crotty Hultgren Cullerton Hunter Dahl Jacobs DeLeo Jones, J. Demuzio Koehler Dillard Kotowski

Link
Luechtefeld
Maloney
Martinez
Meeks
Millner
Munoz
Murphy
Noland
Pankau
Peterson
Radogno

Lauzen

Lightford

Raoul Risinger Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Watson Wilhelmi Mr. President

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 in the Senate Amendment adopted thereto.

Senator Delgado asked and obtained unanimous consent for the Journal to reflect his affirmative vote on **House Bill No. 1301.**

On motion of Senator Haine, House Bill No. 1303, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 53; Nays None.

The following voted in the affirmative:

Althoff Forby Link Bomke Frerichs Malonev Bond Garrett Martinez Brady Haine Meeks Halvorson Millner Burzynski Clayborne Harmon Munoz Collins Hendon Murphy Crotty Holmes Noland Cullerton Hultgren Pankau Dahl Jacobs Peterson Radogno DeLeo Jones, J. Delgado Koehler Raoul Righter Demuzio Kotowski Dillard Lauzen Risinger

Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Watson Wilhelmi Mr. President

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.

On motion of Senator Haine, House Bill No. 1313, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Bomke Bond Brady Burzynski Clayborne Collins Cronin Crotty Cullerton Dahl DeLeo Delgado Demuzio Dillard

Frerichs Garrett Haine Halvorson Harmon Hendon Holmes Hultgren Hunter Jacobs Jones, J. Koehler Kotowski Lauzen

Lightford Link Luechtefeld Maloney Martinez Meeks Millner Munoz Murphy Pankau Peterson Radogno Raoul Righter

Risinger

Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Watson Wilhelmi Mr. President 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.

On motion of Senator Demuzio, **House Bill No. 1348**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Lightford Forby Bomke Frerichs Link Bond Garrett Luechtefeld Brady Haine Maloney Burzynski Halvorson Martinez Clayborne Harmon Meeks Collins Hendon Millner Cronin Holmes Munoz Crotty Hultgren Murphy Cullerton Hunter Noland Dahl Jacobs Pankau DeLeo Jones, J. Peterson Delgado Koehler Radogno Demuzio Kotowski Raoul Dillard Lauzen Righter

Risinger Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Watson Wilhelmi Mr. President

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.

At the hour of 3:21 o'clock p.m., Senator Halvorson presiding.

On motion of Senator Noland, **House Bill No. 1355**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Link Frerichs Bomke Garrett Luechtefeld Bond Haine Maloney Brady Halvorson Martinez Burzvnski Harmon Meeks Clayborne Hendon Millner Collins Holmes Munoz Cronin Murphy Hultgren Noland Crottv Hunter Cullerton Jacobs Pankau

Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Watson Wilhelmi DahlJones, J.PetersonDeLeoKoehlerRadognoDemuzioKotowskiRaoulDillardLauzenRighterForbyLightfordRisinger

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.

On motion of Senator Bomke, **House Bill No. 1363**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Bomke Frerichs Link Bond Garrett Luechtefeld Haine Brady Maloney Burzynski Halvorson Martinez Clayborne Harmon Millner Collins Hendon Munoz Cronin Holmes Murphy Crotty Hultgren Noland Pankau Cullerton Hunter Dahl Jacobs Peterson Jones, J. Radogno DeLeo Delgado Koehler Raoul Demuzio Kotowski Righter Dillard Risinger Lauzen

Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Watson Wilhelmi Mr. President

Mr. President

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.

On motion of Senator Holmes, **House Bill No. 1391**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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; Navs None.

The following voted in the affirmative:

Althoff Forby Lightford Ronen Bomke Frerichs Link Sandoval Bond Garrett Luechtefeld Schoenberg Brady Haine Maloney Sieben Martinez Burzynski Halvorson Silverstein Clayborne Harmon Millner Sullivan Collins Hendon Munoz Syverson

Trotter

Watson

Wilhelmi

Mr. President

Cronin Holmes Murphy Noland Crotty Hultgren Pankau Cullerton Hunter Dahl Jacobs Peterson DeLeo Jones, J. Radogno Koehler Raoul Delgado Demuzio Kotowski Righter Dillard Lauzen Risinger

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.

On motion of Senator Garrett, **House Bill No. 1460**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen Bond Garrett Luechtefeld Sandoval Bradv Haine Maloney Schoenberg Burzynski Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Millner Sullivan Hendon Cronin Holmes Munoz Syverson Crotty Murphy Trotter Hultgren Cullerton Hunter Noland Viverito Dahl Pankau Watson Jacobs DeLeo Jones, J. Peterson Wilhelmi Delgado Koehler Radogno Mr. President Demuzio Kotowski Raoul Dillard Lauzen Righter

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.

On motion of Senator Bomke, **House Bill No. 1475**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 54; Nays None.

The following voted in the affirmative:

Althoff Frerichs Lightford Risinger Bomke Link Garrett Ronen Haine Luechtefeld Sandoval Bond Halvorson Maloney Schoenberg Brady

Burzynski Harmon Martinez Sieben Clayborne Hendon Millner Silverstein Collins Holmes Munoz Sullivan Crotty Hultgren Murphy Syverson Cullerton Hunter Noland Trotter Dahl Pankau Watson Jacobs DeLeo Jones, J. Peterson Wilhelmi Demuzio Koehler Radogno Mr. President Dillard Kotowski Raoul Forby Righter Lauzen

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.

On motion of Senator Pankau, **House Bill No. 1535**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Ronen

Sieben

Sandoval

Schoenberg

Silverstein

Sullivan

Syverson

Wilhelmi

Mr. President

Trotter Watson

Yeas 56; Nays None.

The following voted in the affirmative:

Althoff Frerichs Link Bomke Garrett Luechtefeld Bond Haine Maloney Brady Halvorson Martinez Burzynski Harmon Meeks Clayborne Hendon Millner Collins Holmes Munoz Cronin Hultgren Murphy Crottv Hunter Noland Cullerton Pankau Jacobs Dahl Jones, J. Peterson DeLeo Koehler Radogno Demuzio Kotowski Raoul Dillard Lauzen Righter Forby Lightford Risinger

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.

On motion of Senator Crotty, **House Bill No. 1539**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Risinger Bomke Frerichs Link Ronen

Bond Garrett Luechtefeld Sandoval Haine Brady Maloney Schoenberg Burzynski Halvorson Martinez Sieben Clayborne Harmon Meeks Silverstein Collins Hendon Millner Sullivan Cronin Holmes Munoz Syverson Crotty Hultgren Murphy Trotter Cullerton Hunter Noland Watson Pankau Wilhelmi Dahl Jacobs DeLeo Peterson Mr. President Jones, J. Koehler Radogno Delgado Demuzio Kotowski Raoul Dillard Righter Lauzen

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.

On motion of Senator Althoff, **House Bill No. 1553**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Link Frerichs Bomke Luechtefeld Bond Garrett Malonev Haine Martinez Brady Burzynski Halvorson Meeks Millner Clavborne Harmon Collins Hendon Munoz Cronin Murphy Holmes Crotty Hultgren Noland Cullerton Hunter Pankau Dahl Jones, J. Peterson Koehler DeLeo Radogno Delgado Kotowski Raoul Demuzio Lauzen Righter Dillard Lightford Risinger

Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Watson Wilhelmi Mr. President

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.

On motion of Senator Haine, **House Bill No. 1557**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 55; Nays None.

The following voted in the affirmative:

Althoff Kotowski Dillard Raoul Bomke Forby Lauzen Risinger Bond Frerichs Lightford Ronen Garrett Link Bradv Sandoval Haine Luechtefeld Schoenberg Burzvnski Clayborne Halvorson Sieben Maloney Collins Harmon Martinez Silverstein Cronin Hendon Meeks Sullivan Millner Crottv Holmes Svverson Cullerton Trotter Hultgren Murphy Dahl Hunter Noland Watson Pankau Wilhelmi DeLeo Jacobs Delgado Jones, J. Peterson Mr. President Koehler Demuzio Radogno

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.

On motion of Senator Koehler, **House Bill No. 1637**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Ronen Bomke Frerichs Link Sandoval Bond Garrett Luechtefeld Schoenberg Bradv Haine Malonev Sieben Halvorson Burzynski Martinez Silverstein Clayborne Harmon Meeks Sullivan Collins Hendon Millner Syverson Cronin Holmes Munoz Trotter Crotty Hultgren Murphy Watson Cullerton Hunter Noland Wilhelmi Dahl Jacobs Pankau Mr. President DeLeo Jones, J. Peterson Koehler Delgado Radogno Demuzio Kotowski Raoul Dillard Lauzen Risinger

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.

On motion of Senator Frerichs, **House Bill No. 1638**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 55; Nays None.

The following voted in the affirmative:

Althoff Forby Lauzen Raoul Bomke Frerichs Lightford Risinger Bond Garrett Link Ronen Brady Haine Luechtefeld Sandoval Clayborne Halvorson Maloney Schoenberg Collins Harmon Martinez Sieben Cronin Hendon Meeks Silverstein Crotty Holmes Millner Sullivan Cullerton Hultgren Munoz Syverson Murphy Dahl Hunter Trotter DeLeo Noland Jacobs Watson Delgado Jones, J. Pankau Wilhelmi Demuzio Koehler Peterson Mr. President Dillard Kotowski Radogno

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.

On motion of Senator Pankau, House Bill No. 1643, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff	Forby	Lightford	Ronen
Bomke	Frerichs	Link	Sandoval
Bond	Garrett	Luechtefeld	Schoenberg
Brady	Haine	Maloney	Sieben
Burzynski	Halvorson	Martinez	Silverstein
Clayborne	Harmon	Meeks	Sullivan
Collins	Hendon	Millner	Syverson
Cronin	Holmes	Munoz	Trotter
Crotty	Hultgren	Murphy	Watson
Cullerton	Hunter	Noland	Wilhelmi
Dahl	Jacobs	Pankau	Mr. President
DeLeo	Jones, J.	Peterson	
Delgado	Koehler	Radogno	
Demuzio	Kotowski	Raoul	
Dillard	Lauzen	Risinger	

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.

On motion of Senator Demuzio, House Bill No. 1651, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 55; Nays None.

The following voted in the affirmative:

Bomke Forby Lauzen Raoul Bond Frerichs Lightford Risinger Brady Garrett Link Ronen Burzynski Haine Luechtefeld Sandoval Clayborne Halvorson Malonev Schoenberg Collins Harmon Martinez Sieben Cronin Hendon Meeks Silverstein Holmes Millner Sullivan Crottv Cullerton Hultgren Munoz Syverson Dahl Hunter Murphy Trotter DeLeo Jacobs Noland Watson Delgado Jones, J. Pankau Wilhelmi Demuzio Koehler Peterson Mr. President Dillard Kotowski Radogno

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.

On motion of Senator Cronin, **House Bill No. 1666**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Kotowski

Radogno

Sandoval

Schoenberg

Silverstein

Wilhelmi

Mr. President

Raoul

Ronen

Sieben

Trotter

Yeas 46; Nays 7; Present 1.

The following voted in the affirmative:

Dillard

Bomke Frerichs Lauzen Bond Garrett Lightford Brady Halvorson Link Clayborne Harmon Maloney Collins Martinez Hendon Cronin Holmes Meeks Crottv Hultgren Millner Cullerton Munoz Hunter DeLeo Jacobs Murphy Delgado Noland Jones, J. Demuzio Koehler Pankau

The following voted in the negative:

Burzynski Luechtefeld Risinger Watson
Dahl Peterson Sullivan

The following voted present:

Haine

Althoff

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.

On motion of Senator Koehler, **House Bill No. 1708**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Bomke Frerichs Link Bond Garrett Luechtefeld Bradv Haine Malonev Burzynski Halvorson Martinez Clayborne Harmon Meeks Collins Hendon Millner Cronin Holmes Munoz Crotty Hultgren Murphy Cullerton Hunter Noland Dahl Jacobs Pankau DeLeo Peterson Jones, J. Delgado Koehler Radogno Demuzio Kotowski Raoul Dillard Lauzen Risinger

Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Watson Wilhelmi Mr. President

Ronen

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.

On motion of Senator Cullerton, **House Bill No. 1711**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 39; Navs 16; Present 2.

The following voted in the affirmative:

Althoff Halvorson Link Bradv Harmon Maloney Collins Hendon Martinez Cronin Holmes Millner Crotty Hultgren Munoz Cullerton Hunter Murphy DeLeo Koehler Noland Delgado Kotowski Pankau Dillard Lauzen Peterson Garrett Lightford Radogno

Raoul Ronen Sandoval Schoenberg Silverstein Trotter Viverito Wilhelmi Mr. President

The following voted in the negative:

Bomke Demuzio Luechtefeld Bond Forby Risinger Watson

Burzynski Frerichs Sieben Clayborne Jacobs Sullivan Dahl Jones, J. Syverson

The following voted present:

Haine Meeks

Althoff

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.

On motion of Senator Crotty, **House Bill No. 1717**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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

Ronen

Sieben

Sandoval

Schoenberg

Silverstein

Sullivan

Syverson

Trotter

Viverito

Watson

Wilhelmi

Mr. President

Yeas 57; Nays None.

The following voted in the affirmative:

Forby

Bomke Frerichs Link Bond Garrett Luechtefeld Bradv Haine Maloney Burzynski Halvorson Martinez Clayborne Harmon Meeks Collins Millner Hendon Cronin Holmes Munoz Crotty Murphy Hultgren Cullerton Hunter Noland Pankau Dahl Jacobs Peterson DeLeo Jones, J. Radogno Delgado Koehler Demuzio Kotowski Raoul Dillard Lauzen Risinger

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 in the Senate Amendment adopted thereto.

On motion of Senator Harmon, **House Bill No. 1719**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

Althoff Forby Lightford Sandoval
Bomke Frerichs Link Schoenberg
Bond Garrett Luechtefeld Sieben

Brady Haine Martinez Silverstein Halvorson Meeks Sullivan Burzynski Clayborne Harmon Millner Syverson Collins Hendon Munoz Trotter Holmes Cronin Viverito Murphy Crottv Hultgren Noland Watson Cullerton Hunter Pankau Wilhelmi Dahl Jacobs Peterson Mr. President DeLeo Jones, J. Radogno Koehler Raoul Delgado Demuzio Kotowski Risinger Dillard Lauzen Ronen

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.

Senator Maloney asked and obtained unanimous consent for the Journal to reflect his affirmative vote on **House Bill No. 1719**.

On motion of Senator Maloney, **House Bill No. 1729**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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:

4.1.1 66	F 1	T : 1 . C . 1
Althoff	Forby	Lightford
Bomke	Frerichs	Link
Bond	Garrett	Luechtefeld
Brady	Haine	Maloney
Burzynski	Halvorson	Martinez
Clayborne	Harmon	Meeks
Collins	Hendon	Millner
Cronin	Holmes	Munoz
Crotty	Hultgren	Murphy
Cullerton	Hunter	Noland
Dahl	Jacobs	Pankau
DeLeo	Jones, J.	Peterson
Delgado	Koehler	Radogno
Demuzio	Kotowski	Raoul
Dillard	Lauzen	Risinger

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.

On motion of Senator Martinez, **House Bill No. 1743**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, 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 40; Nays 5; Present 8.

Ronen Sandoval Schoenberg Sieben Silverstein Sullivan Syverson Trotter Viverito Watson Wilhelmi Mr. President The following voted in the affirmative:

Bond Garrett Link Maloney Clayborne Haine Collins Halvorson Martinez Meeks Cronin Harmon Crotty Hendon Munoz Cullerton Holmes Noland Peterson DeLeo Hunter Delgado Jacobs Raoul Demuzio Koehler Ronen Forby Kotowski Sandoval Frerichs Lightford Schoenberg Silverstein Sullivan Syverson Trotter Viverito Wilhelmi Mr. President

The following voted in the negative:

Bomke Jones, J. Watson

Dahl Lauzen

The following voted present:

Althoff Millner Risinger Burzynski Pankau Sieben

Dillard Radogno

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.

At the hour of 4:29 o'clock p.m., the Chair announced that the Senate stand adjourned until Thursday, May 17,2007, at 10:00 o'clock a.m.