

# SENATE JOURNAL

# STATE OF ILLINOIS

# NINETY-SEVENTH GENERAL ASSEMBLY

**45TH LEGISLATIVE DAY** 

**TUESDAY, MAY 17, 2011** 

10:19 O'CLOCK A.M.

# SENATE Daily Journal Index 45th Legislative Day

| Action   | Page(s)       |
|--|---------------|
| Communication from the Minority Leader             | 107           |
| Joint Action Motion(s) Filed                       | 108           |
| Legislative Measure(s) Filed                       | 6, 108        |
| Message from the House                             | 106, 109, 116 |
| Presentation of Senate Resolutions No'd. 239 - 241 | 6             |
| Report from Assignments Committee                  | 108, 109      |

| Bill Number | Legislative Action      | Page(s) |
|-------------|-------------------------|---------|
| HB 0021     | Third Reading           | 26      |
| HB 0093     | Third Reading           | 26      |
| HB 0103     | Third Reading           | 27      |
| HB 0105     | Third Reading           |         |
| HB 0106     | Third Reading           | 28      |
| HB 0124     | First Reading           |         |
| HB 0144     | Third Reading           | 28      |
| HB 0156     | Third Reading           | 29      |
| HB 0159     | Third Reading           | 29      |
| HB 0167     | Third Reading           |         |
| HB 0173     | Third Reading           | 30      |
| HB 0176     | Third Reading           |         |
| HB 0177     | Third Reading           | 31      |
| HB 0179     | Third Reading           | 32      |
| HB 0192     | Third Reading           |         |
| HB 0195     | Third Reading           | 33      |
| HB 0200     | Third Reading           |         |
| HB 0204     | Third Reading           |         |
| HB 0233     | Third Reading           | 34      |
| HB 0234     | Third Reading           |         |
| HB 0237     | Second Reading          |         |
| HB 0248     | Third Reading           | 35      |
| HB 0268     | Third Reading           |         |
| HB 0274     | Third Reading           |         |
| HB 0275     | Third Reading           |         |
| HB 0276     | Third Reading           |         |
| HB 0279     | Recalled – Amendment(s) |         |
| HB 0286     | Third Reading           |         |
| HB 0297     | Third Reading           |         |
| HB 0299     | Third Reading           | 39      |
| HB 0327     | First Reading           |         |
| HB 0332     | Second Reading          |         |
| HB 0390     | Third Reading           |         |
| HB 0711     | Second Reading          | 6       |
| HB 0785     | Third Reading           |         |
| HB 0880     | Third Reading           |         |
| HB 1069     | Third Reading           |         |
| HB 1093     | Third Reading           |         |
| HB 1110     | Third Reading           |         |
| HB 1112     | Third Reading           |         |
| HB 1128     | Third Reading           |         |
| HB 1129     | Second Reading          | 24      |

| HB 1153 | Third Reading  |          |
|---------|----------------|----------|
| HB 1191 | Third Reading  | 45       |
| HB 1195 | Second Reading | 7        |
| HB 1204 | Third Reading  | 45       |
| HB 1209 | Third Reading  |          |
| HB 1216 | Third Reading  |          |
| HB 1218 | Third Reading  |          |
| HB 1228 | Second Reading |          |
| HB 1240 | Third Reading  |          |
| HB 1256 | Third Reading  | 48       |
| HB 1277 | Third Reading  | 49       |
| HB 1279 | Third Reading  | 10       |
| HB 1284 | Second Reading | 7)<br>26 |
| HB 1287 | Third Reading  |          |
| HB 1303 | Third Reading  |          |
| HB 1311 | Third Reading  |          |
|         | Third Reading  | 51       |
| HB 1316 |                |          |
| HB 1320 | Second Reading | /        |
| HB 1324 | Second Reading | /        |
| HB 1326 | Third Reading  |          |
| HB 1339 | Second Reading |          |
| HB 1353 | Third Reading  |          |
| HB 1359 | Third Reading  | 53       |
| HB 1373 | Third Reading  | 53       |
| HB 1377 | Third Reading  | 54       |
| HB 1378 | Third Reading  | 54       |
| HB 1379 | Third Reading  | . 105    |
| HB 1385 | Third Reading  |          |
| HB 1394 | Third Reading  |          |
| HB 1415 | Second Reading |          |
| HB 1425 | Third Reading  |          |
| HB 1445 | Third Reading  |          |
| HB 1458 | Third Reading  | 56       |
| HB 1463 | Third Reading  | 57       |
| HB 1471 | Third Reading  | 57       |
| HB 1484 | Second Reading | 7        |
| HB 1487 | Third Reading  | 58       |
| HB 1488 | Third Reading  |          |
| HB 1494 | Third Reading  | 59       |
| HB 1503 | Third Reading  | 59       |
| HB 1513 | Third Reading  | 60       |
| HB 1518 | Third Reading  | 60       |
| HB 1521 | Third Reading  |          |
| HB 1547 | Second Reading |          |
| HB 1552 | Third Reading  | 61       |
| HB 1558 | Third Reading  | 62       |
| HB 1563 | Third Reading  |          |
| HB 1571 | Second Reading | 8        |
| HB 1574 | Third Reading  | 63       |
| HB 1684 | Third Reading  |          |
| HB 1700 | Third Reading  | 64       |
| HB 1707 | Third Reading  |          |
| HB 1710 | Third Reading  | 65       |
| HB 1712 | Third Reading  |          |
| HB 1748 | Third Reading  |          |
| HB 1760 | Third Reading  |          |
| HB 1831 | Third Reading  | 67       |
| HB 1857 | Third Reading  | 68       |
| HB 1865 | Third Reading  | 68       |

| HB 1866            | Third Reading           | 69   |
|--------------------|-------------------------|------|
| HB 1870            | Second Reading          | 9    |
| HB 1872            | Third Reading           |      |
| HB 1884            | Third Reading           | 69   |
| HB 1888            | Third Reading           | 70   |
| HB 1928            | Third Reading           | 71   |
| HB 1949            | Third Reading           | 72   |
| HB 1956            | Third Reading           | 72   |
| HB 1960            | Third Reading           | 73   |
| HB 1966            | Third Reading           |      |
| HB 2019            | Third Reading           | 74   |
| HB 2020            | Third Reading           | 74   |
| HB 2043            | Third Reading           |      |
| HB 2069            | Third Reading           |      |
| HB 2084            | Recalled – Amendment(s) | 76   |
| HB 2086            | Third Reading           |      |
| HB 2094            | Third Reading           |      |
| HB 2101            | Third Reading           |      |
| HB 2165            | First Reading           |      |
| HB 2189            | First Reading.          |      |
| HB 2249            | Second Reading          |      |
| HB 2270            | Third Reading           | 78   |
| HB 2397            | Third Reading           | 78   |
| HB 2401            | Third Reading           | 79   |
| HB 2550            | Third Reading           |      |
| HB 2554            | Second Reading          | 23   |
| HB 2556            | Third Reading           |      |
| HB 2581            | Third Reading           | 80   |
| HB 2595            | Third Reading           |      |
| HB 2777            | Third Reading           | 81   |
| HB 2853            | Third Reading           |      |
| HB 2858            | Second Reading          |      |
| HB 2870            | Third Reading           |      |
| HB 2875            | Third Reading           |      |
| HB 2902            | Recalled – Amendment(s) |      |
| HB 2917            | Third Reading           |      |
| HB 2927            | Third Reading           | 84   |
| HB 2935            | Third Reading           | 83   |
| HB 2937            | Third Reading           | 83   |
| HB 2991            | Third Reading           |      |
| HB 2993            | Third Reading           | 80   |
| HB 3012            | Third Reading           |      |
| HB 3033<br>HB 3042 | Third Reading           | 0/   |
| HB 3102            | Third Reading           | 00   |
| HB 3102            | Third Reading           | 07   |
| HB 3152            | Third Reading           |      |
| HB 3172            | Third Reading           |      |
| HB 3182            | Third Reading           |      |
| HB 3186            | Third Reading           |      |
| HB 3223            | Third Reading           |      |
| HB 3255            | Recalled – Amendment(s) |      |
| HB 3274            | Third Reading           |      |
| HB 3275            | Third Reading           |      |
| HB 3281            | Third Reading           |      |
| HB 3283            | Third Reading           |      |
| HB 3285            | Second Reading          |      |
| HB 3289            | Third Reading           |      |
| HB 3331            | Third Reading           | . 95 |

| HB 3335 | Third Reading  | 95  |
|---------|----------------|-----|
| HB 3342 | Third Reading  | 96  |
| HB 3358 | Third Reading  | 96  |
| HB 3360 | Third Reading  | 97  |
| HB 3365 | Third Reading  | 97  |
| HB 3376 | Third Reading  | 98  |
| HB 3386 | Third Reading  | 98  |
| HB 3405 | Third Reading  | 99  |
| HB 3406 | Third Reading  | 100 |
| HB 3411 | Second Reading | 24  |
| HB 3425 | Second Reading | 24  |
| HB 3431 | Third Reading  | 100 |
| HB 3441 | Third Reading  | 101 |
| HB 3449 | Third Reading  | 101 |
| HB 3458 | Third Reading  | 102 |
| HB 3478 | Third Reading  | 102 |
| HB 3539 | Third Reading  | 103 |
| HB 3550 | Third Reading  | 103 |
| HB 3597 | Third Reading  | 104 |
| HB 3620 | Third Reading  | 104 |
| HB 3636 | Second Reading | 24  |
| HB 3700 | First Reading  | 107 |
| HB 3717 | First Reading  | 107 |
|         |                |     |

The Senate met pursuant to adjournment.

Senator John M. Sullivan, Rushville, Illinois, presiding.

Prayer by Reverend James Johnson, Monroe Street Christian Church, Springfield, Illinois.

Senator Jacobs led the Senate in the Pledge of Allegiance.

Senator Hunter moved that reading and approval of the Journal of Monday, May 16, 2011, be postponed, pending arrival of the printed Journal.

The motion prevailed.

# LEGISLATIVE MEASURES FILED

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

Senate Floor Amendment No. 2 to House Bill 1985 Senate Floor Amendment No. 1 to House Bill 3371

# PRESENTATION OF RESOLUTIONS

#### **SENATE RESOLUTION NO. 239**

Offered by Senator Harmon and all Senators:

Mourns the death of Suzanne Kunkel.

#### **SENATE RESOLUTION NO. 240**

Offered by Senator Link and all Senators:

Mourns the death of Darlene M. Bunk of Waukegan, formerly of North Chicago.

#### SENATE RESOLUTION NO. 241

Offered by Senator Link and all Senators:

Mourns the death of George J. Weakley of Grayslake, formerly of Lindenhurst and North Chicago.

By unanimous consent, the foregoing resolutions were referred to the Resolutions Consent Calendar.

#### READING BILLS FROM THE HOUSE OF REPRESENTATIVES A SECOND TIME

On motion of Senator Holmes, **House Bill No. 237** 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 237

AMENDMENT NO.  $\underline{1}$ . Amend House Bill 237 on page 6, line 15, by replacing "The" with "Subject to appropriation, the".

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

On motion of Senator Muñoz, **House Bill No. 332** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Muñoz, **House Bill No. 711** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Bivins, **House Bill No. 1195** 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 1195**

AMENDMENT NO. 1 . Amend House Bill 1195 as follows:

on page 1, immediately below line 3, by inserting the following:

"Section 3. The Department of State Police Law of the Civil Administrative Code of Illinois is amended by adding Section 2605-95 as follows:

(20 ILCS 2605/2605-95 new)

Sec. 2605-95. Training; police dog training standards. Beginning July 1, 2012, all police dogs used by the Department for drug enforcement purposes pursuant to the Cannabis Control Act (720 ILCS 550/), the Illinois Controlled Substances Act (720 ILCS 570/), and the Methamphetamine Control and Community Protection Act (720 ILCS 646/) shall be trained by programs that meet the certification requirements set by the Director or the Director's designee. Satisfactory completion of the training shall be evidenced by a certificate issued by the Department."; and

on page 1, line 5, by deleting "changing Section 2 and by"; and

by deleting lines 6 through 23 on page 1, lines 1 through 26 on page 2, lines 1 through 26 on page 3, and lines 1 through 3 on page 4.

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

On motion of Senator Mulroe, **House Bill No. 1228** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Althoff, as chief co-sponsor pursuant to Senate Rule 5-1(b)(ii), **House Bill No. 1320** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Koehler, **House Bill No. 1324** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Clayborne, **House Bill No. 1339** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Meeks, **House Bill No. 1415** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Righter, **House Bill No. 1484** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Hunter, **House Bill No. 1547** 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 1547**

AMENDMENT NO. <u>1</u>. Amend House Bill 1547 by replacing everything after the enacting clause with the following:

"Section 1. Short title. This Act may be cited as the Commission to End the Disparities Facing the African-American Community Act.

Section 5. Commission; creation; members. There is created a Commission to End the Disparities Facing the African-American Community, to consist of members as follows:

- (1) 2 members of the Senate appointed by the Senate President, one of whom the President shall designate to serve as co-chair, and 2 members of the Senate appointed by the Minority Leader of the Senate;
- (2) 2 members of the House of Representatives appointed by the Speaker of the House of Representatives, one of whom the Speaker shall designate to serve as co-chair, and 2 members of the House of Representatives appointed by the Minority Leader of the House of Representatives;
  - (3) the following Illinois officials or their designees:
    - (i) the Director of Human Services,
    - (ii) the Director of Healthcare and Family Services,
    - (iii) the Director of Children and Family Services,
    - (iv) the Director of Public Health,
    - (v) the Director of Aging,
    - (vi) the Director of Labor,
    - (vii) the Director of Employment Security,
    - (viii) the Director of Commerce and Economic Opportunity,
    - (ix) the State Superintendent of Education,
    - (x) the Executive Director of the Board of Higher Education,
    - (xi) the Director of Corrections,
    - (xii) the Director of Juvenile Justice, and
  - (xiii) the Executive Director of the Illinois African-American Family Commission; and
- (4) up to 10 persons, named by the co-chairs, representing African-American communities within Illinois in the areas of healthcare, healthcare services, employment, education, criminal justice, housing, and other interested parties.
- Section 10. Compensation; support. The members of the Commission shall serve without compensation. The Jane Addams College of Social Work at the University of Illinois at Chicago shall provide staff and administrative support services to the Commission. Other academic, civic, and not-for-profit organizations may be called on to assist as determined by the Commission.
  - Section 15. Meetings; report. The Commission shall:
  - (1) research the disparities facing African-Americans in the areas of healthcare, healthcare services, employment, education, criminal justice, housing, and other social and economic issues:
    - (2) hold one or more public hearings, at which public testimony shall be heard; and
  - (3) report its findings and specific recommendations to the General Assembly on or before December 31, 2013, after which the Commission shall dissolve.
  - Section 95. Repeal. This Act is repealed on July 1, 2014.

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.

# ANNOUNCEMENT ON ATTENDANCE

Senator Murphy announced for the record that Senator Millner was absent due to family illness.

# READING BILLS FROM THE HOUSE OF REPRESENTATIVES A SECOND TIME

On motion of Senator Steans, **House Bill No. 1571** having been printed, was taken up and read by title a second time.

Senate Committee Amendment No. 1 was postponed in the Committee on Public Health.

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

# AMENDMENT NO. 2 TO HOUSE BILL 1571

AMENDMENT NO. 2. Amend House Bill 1571 by replacing everything after the enacting clause

with the following:

"Section 5. The Care of Students with Diabetes Act is amended by changing Section 25 as follows: (105 ILCS 145/25)

Sec. 25. Training for school employees and delegated care aides.

(a) In schools that have a student with diabetes, all school employees shall receive

training in the basics of diabetes care, how to identify when a student with diabetes needs immediate or emergency medical attention, and whom to contact in the case of an emergency during a regular inservice in service training under as provided for by Section 3-11 10 22.39 of the School Code.

- (b) Delegated care aides shall be trained to perform the tasks necessary to assist a student
- with diabetes in accordance with his or her diabetes care plan, including training to do the following:
  - (1) check blood glucose and record results;
  - (2) recognize and respond to the symptoms of hypoglycemia according to the diabetes care plan;
  - (3) recognize and respond to the symptoms of hyperglycemia according to the diabetes care plan;
  - (4) estimate the number of carbohydrates in a snack or lunch;
  - (5) administer insulin according to the student's diabetes care plan and keep a record of the amount administered; and
  - (6) respond in an emergency, including how to administer glucagon and call 911.
- (c) The school district shall coordinate staff training.
- (d) Initial training of a delegated care aide shall be provided by a licensed healthcare provider with expertise in

diabetes or a certified diabetic educator and individualized by a student's parent or guardian. Training must be consistent with the guidelines provided by the U.S. Department of Health and Human Services in the guide for school personnel entitled "Helping the Student with Diabetes Succeed". The training shall be updated when the diabetes care plan is changed and at least annually.

- (e) School nurses, where available, or health care providers may provide technical assistance or consultation or both to delegated care aides.
  - (f) An information sheet shall be provided to any school employee who transports a student for school-sponsored activities. It shall identify the student with diabetes, identify potential emergencies that may occur as a result of the student's diabetes and the appropriate responses to such emergencies, and provide emergency contact information.

(Source: P.A. 96-1485, eff. 12-1-10.)

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 Haine, **House Bill No. 1870** having been printed, was taken up and read by title a second time.

Senate Committee Amendment No. 1 was postponed in the Committee on Insurance.

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

#### AMENDMENT NO. 2 TO HOUSE BILL 1870

AMENDMENT NO. 2\_. Amend House Bill 1870 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Insurance Code is amended by changing Sections 245.21, 531.03, 531.05, 531.07, 531.08, 531.09, and 531.14 as follows:

(215 ILCS 5/245.21) (from Ch. 73, par. 857.21)

Sec. 245.21. Establishment of separate accounts by domestic companies organized to do a life, annuity, or accident and health insurance business. A domestic company, including for the purposes of this Article all domestic fraternal benefit societies, may, for authorized classes of insurance, establish one or more separate accounts, and may allocate thereto amounts (including without limitation proceeds applied under optional modes of settlement or under dividend options) to provide for life, annuity, or accident and health insurance (and benefits incidental thereto), payable in fixed or variable amounts or both, subject to the following:

- (1) The income, gains and losses, realized or unrealized, from assets allocated to a separate account must be credited to or charged against the account, without regard to other income, gains or losses of the company.
- (2) Except as may be provided with respect to reserves for guaranteed benefits and funds referred to in paragraph (3) of this Section (i) amounts allocated to any separate account and accumulations thereon may be invested and reinvested without regard to any requirements or limitations of Part 2 or Part 3 of Article VIII of this Code and (ii) the investments in any separate account or accounts may not be taken into account in applying the investment limitations otherwise applicable to the investments of the company.
- (3) Except with the approval of the Director and under the conditions as to investments and other matters as the Director may prescribe, that must recognize the guaranteed nature of the benefits provided, reserves for (i) benefits guaranteed as to dollar amount and duration and (ii) funds guaranteed as to principal amount or stated rate of interest may not be maintained in a separate account.
- (4) Unless otherwise approved by the Director, assets allocated to a separate account must be valued at their market value on the date of valuation, or if there is no readily available market, then as provided in the contract or the rules or other written agreement applicable to the separate account. Unless otherwise approved by the Director, the portion, if any, of the assets of the separate account equal to the company's reserve liability with regard to the guaranteed benefits and funds referred to in paragraph (3) of this Section must be valued in accordance with the rules otherwise applicable to the company's assets.
- (5) Amounts allocated to a separate account under this Article are owned by the company, and the company may not be, nor hold itself out to be, a trustee with respect to those amounts. The assets of any separate account equal to the reserves and other contract liabilities with respect to the account may not be charged with liabilities arising out of any other business the company may conduct, except with approval of the Director under conditions as to investments and other matters as the Director may prescribe.
- (6) No sale, exchange or other transfer of assets may be made by a company between any of its separate accounts or between any other investment account and one or more of its separate accounts unless, in case of a transfer into a separate account, the transfer is made solely to establish the account or to support the operation of the contracts with respect to the separate account to which the transfer is made, and unless the transfer, whether into or from a separate account, is made (i) by a transfer of cash, or (ii) by a transfer of securities having a readily determinable market value, if the transfer of securities is approved by the Director. The Director may approve other transfers among those accounts if, in his or her opinion, the transfers would not be inequitable.
- (7) To the extent a company considers it necessary to comply with any applicable federal or state laws, the company, with respect to any separate account, including without limitation any separate account which is a management investment company or a unit investment trust, may provide for persons having an interest therein appropriate voting and other rights and special procedures for the conduct of the business of the account, including without limitation special rights and procedures relating to investment policy, investment advisory services, selection of independent public accountants, and the selection of a committee, the members of which need not be otherwise affiliated with the company, to manage the business of the account.

(Source: P.A. 90-381, eff. 8-14-97; 90-418, eff. 8-15-97; 90-655, eff. 7-30-98.)".

(215 ILCS 5/531.03) (from Ch. 73, par. 1065.80-3)

Sec. 531.03. Coverage and limitations.

- (1) This Article shall provide coverage for the policies and contracts specified in paragraph (2) of this Section:
  - (a) to persons who, regardless of where they reside (except for non-resident certificate holders under group policies or contracts), are the beneficiaries, assignees or payees of the persons covered under subparagraph (1)(b), and
  - (b) to persons who are owners of or certificate holders under the policies or contracts (other than unallocated annuity contracts and structured settlement annuities) and in each case who:
    - (i) are residents; or
    - (ii) are not residents, but only under all of the following conditions:
      - (A) the insurer that issued the policies or contracts is domiciled in this State;
      - (B) the states in which the persons reside have associations similar to the Association created by this Article;
    - (C) the persons are not eligible for coverage by an association in any other state due to the fact that the insurer was not licensed in that state at the time specified in that state's guaranty association law.

- (c) For unallocated annuity contracts specified in subsection (2), paragraphs (a) and (b) of this subsection (1) shall not apply and this Article shall (except as provided in paragraphs (e) and (f) of this subsection) provide coverage to:
  - (i) persons who are the owners of the unallocated annuity contracts if the contracts are issued to or in connection with a specific benefit plan whose plan sponsor has its principal place of business in this State; and
    - (ii) persons who are owners of unallocated annuity contracts issued to or in connection with government lotteries if the owners are residents.
  - (d) For structured settlement annuities specified in subsection (2), paragraphs (a) and
- (b) of this subsection (1) shall not apply and this Article shall (except as provided in paragraphs (e) and (f) of this subsection) provide coverage to a person who is a payee under a structured settlement annuity (or beneficiary of a payee if the payee is deceased), if the payee:
  - (i) is a resident, regardless of where the contract owner resides; or
  - (ii) is not a resident, but only under both of the following conditions:
    - (A) with regard to residency:
      - (I) the contract owner of the structured settlement annuity is a resident; or
      - (II) the contract owner of the structured settlement annuity is not a
    - resident but the insurer that issued the structured settlement annuity is domiciled in this State and the state in which the contract owner resides has an association similar to the Association created by this Article; and

(B) neither the payee or beneficiary nor the contract owner is eligible for coverage by the association of the state in which the payee or contract owner resides.

- (e) This Article shall not provide coverage to:
  - (i) a person who is a payee or beneficiary of a contract owner resident of this

State if the payee or beneficiary is afforded any coverage by the association of another state; or

- (ii) a person covered under paragraph (c) of this subsection (1), if any coverage is provided by the association of another state to that person.
- (f) This Article is intended to provide coverage to a person who is a resident of this
- State and, in special circumstances, to a nonresident. In order to avoid duplicate coverage, if a person who would otherwise receive coverage under this Article is provided coverage under the laws of any other state, then the person shall not be provided coverage under this Article. In determining the application of the provisions of this paragraph in situations where a person could be covered by the association of more than one state, whether as an owner, payee, beneficiary, or assignee, this Article shall be construed in conjunction with other state laws to result in coverage by only one association.
- (2)(a) This Article shall provide coverage to the persons specified in paragraph (I) of this Section for direct, (i) nongroup life, health, annuity and supplemental policies, or contracts, (ii) for certificates under direct group policies or contracts, (iii) for unallocated annuity contracts and (iv) for contracts to furnish health care services and subscription certificates for medical or health care services issued by persons licensed to transact insurance business in this State under the Illinois Insurance Code. Annuity contracts and certificates under group annuity contracts include but are not limited to guaranteed investment contracts, deposit administration contracts, unallocated funding agreements, allocated funding agreements, structured settlement agreements, lottery contracts and any immediate or deferred annuity contracts.
  - (b) This Article shall not provide coverage for:
    - (i) that portion of a policy or contract not guaranteed by the insurer, or under which
    - the risk is borne by the policy or contract owner;
  - (ii) any such policy or contract or part thereof assumed by the impaired or insolvent insurer under a contract of reinsurance, other than reinsurance for which assumption certificates have been issued;
  - (iii) any portion of a policy or contract to the extent that the rate of interest on which it is based or the interest rate, crediting rate, or similar factor is determined by use of an index or other external reference stated in the policy or contract employed in calculating returns or changes in value:
    - (A) averaged over the period of 4 years prior to the date on which the member insurer becomes an impaired or insolvent insurer under this Article, whichever is earlier, exceeds the rate of interest determined by subtracting 2 percentage points from Moody's Corporate Bond Yield Average averaged for that same 4-year period or for such lesser period if the policy or contract was issued less than 4 years before the member insurer becomes an impaired or insolvent insurer under this Article, whichever is earlier; and

- (B) on and after the date on which the member insurer becomes an impaired or insolvent insurer under this Article, whichever is earlier, exceeds the rate of interest determined by subtracting 3 percentage points from Moody's Corporate Bond Yield Average as most recently available;
- (iv) any unallocated annuity contract issued to or in connection with a benefit plan protected under the federal Pension Benefit Guaranty Corporation, regardless of whether the federal Pension Benefit Guaranty Corporation has yet become liable to make any payments with respect to the benefit plan;
- (v) any portion of any unallocated annuity contract which is not issued to or in connection with a specific employee, union or association of natural persons benefit plan or a government lottery;
- (vi) an obligation that does not arise under the express written terms of the policy or contract issued by the insurer to the contract owner or policy owner, including without limitation:
  - (A) a claim based on marketing materials;
  - (B) a claim based on side letters, riders, or other documents that were issued by the insurer without meeting applicable policy form filing or approval requirements;
    - (C) a misrepresentation of or regarding policy benefits;
    - (D) an extra-contractual claim; or
    - (E) a claim for penalties or consequential or incidental damages;
- (vii) any stop-loss insurance, as defined in clause (b) of Class 1 or clause (a) of Class 2 of Section 4, and further defined in subsection (d) of Section 352;
- (viii) any policy or contract providing any hospital, medical, prescription drug, or other health care benefits pursuant to Part C or Part D of Subchapter XVIII, Chapter 7 of Title 42 of the United States Code (commonly known as Medicare Part C & D) or any regulations issued pursuant thereto;
- (ix) any portion of a policy or contract to the extent that the assessments required by Section 531.09 of this Code with respect to the policy or contract are preempted or otherwise not permitted by federal or State law;
- (x) any portion of a policy or contract issued to a plan or program of an employer, association, or other person to provide life, health, or annuity benefits to its employees, members, or others to the extent that the plan or program is self-funded or uninsured, including, but not limited to, benefits payable by an employer, association, or other person under:
- (A) a multiple employer welfare arrangement as defined in 29 U.S.C. Section 1002 29 U.S.C. Section 1144:
  - (B) a minimum premium group insurance plan;
  - (C) a stop-loss group insurance plan; or
  - (D) an administrative services only contract;
  - (xi) any portion of a policy or contract to the extent that it provides for:
    - (A) dividends or experience rating credits;
    - (B) voting rights; or
  - (C) payment of any fees or allowances to any person, including the policy or contract owner, in connection with the service to or administration of the policy or contract;

(xii) any policy or contract issued in this State by a member insurer at a time when it

- was not licensed or did not have a certificate of authority to issue the policy or contract in this State;
- (xiii) any contractual agreement that establishes the member insurer's obligations to provide a book value accounting guaranty for defined contribution benefit plan participants by reference to a portfolio of assets that is owned by the benefit plan or its trustee, which in each case is not an affiliate of the member insurer;
- (xiv) any portion of a policy or contract to the extent that it provides for interest or other changes in value to be determined by the use of an index or other external reference stated in the policy or contract, but which have not been credited to the policy or contract, or as to which the policy or contract owner's rights are subject to forfeiture, as of the date the member insurer becomes an impaired or insolvent insurer under this Code, whichever is earlier. If a policy's or contract's interest or changes in value are credited less frequently than annually, then for purposes of determining the values that have been credited and are not subject to forfeiture under this Section, the interest or change in value determined by using the procedures defined in the policy or contract will be credited as if the contractual date of crediting interest or changing values was the date of impairment or insolvency, whichever is earlier, and will not be subject to forfeiture; or
  - (xv) that portion or part of a variable life insurance or variable annuity contract not

guaranteed by an insurer.

- (3) The benefits for which the Association may become liable shall in no event exceed the lesser of:
  - (a) the contractual obligations for which the insurer is liable or would have been
  - liable if it were not an impaired or insolvent insurer, or
  - (b)(i) with respect to any one life, regardless of the number of policies or contracts:
    - (A) \$300,000 in life insurance death benefits, but not more than \$100,000 in net cash surrender and net cash withdrawal values for life insurance;
    - (B) in health insurance benefits:
    - (I) \$100,000 for coverages not defined as disability insurance or basic hospital, medical, and surgical insurance or major medical insurance or long-term care insurance, including any net cash surrender and net cash withdrawal values;
      - (II) \$300,000 for disability insurance and \$300,000 for long-term care insurance as defined in Section 351A 1 of this Code; and
      - (III) \$500,000 for basic hospital medical and surgical insurance or major medical insurance;
    - (C) \$250,000 in the present value of annuity benefits, including net cash surrender and net cash withdrawal values;
- (ii) with respect to each individual participating in a governmental retirement benefit plan established under Sections 401, 403(b), or 457 of the U.S. Internal Revenue Code covered by an unallocated annuity contract or the beneficiaries of each such individual if deceased, in the aggregate, \$250,000 in present value annuity benefits, including net cash surrender and net cash withdrawal values:
- (iii) with respect to each payee of a structured settlement annuity or beneficiary or beneficiaries of the payee if deceased, \$250,000 in present value annuity benefits, in the aggregate, including net cash surrender and net cash withdrawal values, if any; or
  - (iv) with respect to either (1) one contract owner provided coverage under subparagraph
- (ii) of paragraph (c) of subsection (1) of this Section or (2) one plan sponsor whose plans own directly or in trust one or more unallocated annuity contracts not included in subparagraph (ii) of paragraph (b) of this subsection, \$5,000,000 in benefits, irrespective of the number of contracts with respect to the contract owner or plan sponsor. However, in the case where one or more unallocated annuity contracts are covered contracts under this Article and are owned by a trust or other entity for the benefit of 2 or more plan sponsors, coverage shall be afforded by the Association if the largest interest in the trust or entity owning the contract or contracts is held by a plan sponsor whose principal place of business is in this State. In no event shall the Association be obligated to cover more than \$5,000,000 in benefits with respect to all these unallocated contracts.
- (3.1) Notwithstanding the provisions of subsection (3), in In no event shall the Association be obligated to cover more than (1) an aggregate of \$300,000
  - in benefits with respect to any one life under subparagraphs (i), (ii), and (iii) of this paragraph (b) of subsection (3) except with respect to benefits for basic hospital, medical, and surgical insurance and major medical insurance under item (B) of subparagraph (i) of this paragraph (b) of subsection (3), in which case the aggregate liability of the Association shall not exceed \$500,000 with respect to any one individual or (2) with respect to one owner of multiple nongroup policies of life insurance, whether the policy owner is an individual, firm, corporation, or other person and whether the persons insured are officers, managers, employees, or other persons, \$5,000,000 in benefits, regardless of the number of policies and contracts held by the owner.
- (3.2) The limitations set forth in <u>subsections (3) and (3.1)</u> this <u>subsection</u> are limitations on the benefits for which the Association is
  - obligated before taking into account either its subrogation and assignment rights or the extent to which those benefits could be provided out of the assets of the impaired or insolvent insurer attributable to covered policies. The costs of the Association's obligations under this Article may be met by the use of assets attributable to covered policies or reimbursed to the Association pursuant to its subrogation and assignment rights.
- (4) In performing its obligations to provide coverage under Section 531.08 of this Code, the Association shall not be required to guarantee, assume, reinsure, or perform or cause to be guaranteed, assumed, reinsured, or performed the contractual obligations of the insolvent or impaired insurer under a covered policy or contract that do not materially affect the economic values or economic benefits of the covered policy or contract.

(Source: P.A. 96-1450, eff. 8-20-10.)

(215 ILCS 5/531.05) (from Ch. 73, par. 1065.80-5)

Sec. 531.05. Definitions. As used in this Act:

"Account" means either of the 2 3 accounts created under Section 531.06.

"Association" means the Illinois Life and Health Insurance Guaranty Association created under Section 531.06.

"Authorized assessment" or the term "authorized" when used in the context of assessments means a resolution by the Board of Directors has been passed whereby an assessment shall be called immediately or in the future from member insurers for a specified amount. An assessment is authorized when the resolution is passed.

"Benefit plan" means a specific employee, union, or association of natural persons benefit plan.

"Called assessment" or the term "called" when used in the context of assessments means that a notice has been issued by the Association to member insurers requiring that an authorized assessment be paid within the time frame set forth within the notice. An authorized assessment becomes a called assessment when notice is mailed by the Association to member insurers.

"Director" means the Director of Insurance of this State.

"Contractual obligation" means any obligation under a policy or contract or certificate under a group policy or contract, or portion thereof for which coverage is provided under Section 531.03.

"Covered person" means any person who is entitled to the protection of the Association as described in Section 531.02.

"Covered policy" means any policy or contract within the scope of this Article under Section 531.03.

"Extra-contractual claims" shall include, for example, claims relating to bad faith in the payment of claims, punitive or exemplary damages, or attorneys' fees and costs.

"Impaired insurer" means (A) a member insurer which, after the effective date of this amendatory Act of the 96th General Assembly, is not an insolvent insurer, and is placed under an order of rehabilitation or conservation by a court of competent jurisdiction or (B) a member insurer deemed by the Director after the effective date of this amendatory Act of the 96th General Assembly to be potentially unable to fulfill its contractual obligations and not an insolvent insurer.

"Insolvent insurer" means a member insurer that, after the effective date of this amendatory Act of the 96th General Assembly, is placed under a final order of liquidation by a court of competent jurisdiction with a finding of insolvency.

"Member insurer" means an insurer licensed or holding a certificate of authority to transact in this State any kind of insurance for which coverage is provided under Section 531.03 of this Code and includes an insurer whose license or certificate of authority in this State may have been suspended, revoked, not renewed, or voluntarily withdrawn or whose certificate of authority may have been suspended pursuant to Section 119 of this Code, but does not include:

- (1) a hospital or medical service organization, whether profit or nonprofit;
- (2) a health maintenance organization;
- (3) any burial society organized under Article XIX of this Code, any fraternal

benefit society organized under Article XVII of this Code, any mutual benefit association organized under Article XVIII of this Code, and any foreign fraternal benefit society licensed under Article VI of this Code or a fraternal benefit society;

- (4) a mandatory State pooling plan;
- (5) a mutual assessment company or other person that operates on an assessment basis;
- (6) an insurance exchange;
- (7) an organization that is permitted to issue charitable gift annuities pursuant
  - to Section 121-2.10 of this Code;
- (8) any health services plan corporation established pursuant to the Voluntary Health Services Plans Act;
- (9) any dental service plan corporation established pursuant to the Dental Service Plan Act; or
- (10) an entity similar to any of the above.

"Moody's Corporate Bond Yield Average" means the Monthly Average Corporates as published by Moody's Investors Service, Inc., or any successor thereto.

"Owner" of a policy or contract and "policy owner" and "contract owner" mean the person who is identified as the legal owner under the terms of the policy or contract or who is otherwise vested with legal title to the policy or contract through a valid assignment completed in accordance with the terms of the policy or contract and properly recorded as the owner on the books of the insurer. The terms owner, contract owner, and policy owner do not include persons with a mere beneficial interest in a policy or contract.

"Person" means an individual, corporation, limited liability company, partnership, association,

governmental body or entity, or voluntary organization.

"Plan sponsor" means:

- (1) the employer in the case of a benefit plan established or maintained by a single employer;
- (2) the employee organization in the case of a benefit plan established or maintained by an employee organization; or
- (3) in a case of a benefit plan established or maintained by 2 or more employers or jointly by one or more employers and one or more employee organizations, the association, committee, joint board of trustees, or other similar group of representatives of the parties who establish or maintain the benefit plan.

"Premiums" mean amounts or considerations, by whatever name called, received on covered policies or contracts less returned premiums, considerations, and deposits and less dividends and experience credits

"Premiums" does not include:

- (A) amounts or considerations received for policies or contracts or for the portions of policies or contracts for which coverage is not provided under Section 531.03 of this Code except that assessable premium shall not be reduced on account of the provisions of subparagraph (iii) of paragraph (b) of subsection (2) (a) of Section 531.03 of this Code relating to interest limitations and the provisions of paragraph (b) of subsection (3) , subsection (3.1), or subsection (3.2) of Section 531.03 relating to limitations with respect to one individual, one participant, and one contract owner;
- (B) premiums in excess of \$5,000,000 on an unallocated annuity contract not issued under a governmental retirement benefit plan (or its trustee) established under Section 401, 403(b) or 457 of the United States Internal Revenue Code; or
- (C) with respect to multiple nongroup policies of life insurance owned by one owner, whether the policy owner is an individual, firm, corporation, or other person, and whether the persons insured are officers, managers, employees, or other persons, premiums in excess of \$5,000,000 with respect to these policies or contracts, regardless of the number of policies or contracts held by the owner.

"Principal place of business" of a plan sponsor or a person other than a natural person means the single state in which the natural persons who establish policy for the direction, control, and coordination of the operations of the entity as a whole primarily exercise that function, determined by the Association in its reasonable judgment by considering the following factors:

- (A) the state in which the primary executive and administrative headquarters of the entity is located;
- (B) the state in which the principal office of the chief executive officer of the entity is located:
- (C) the state in which the board of directors (or similar governing person or persons) of the entity conducts the majority of its meetings;
- (D) the state in which the executive or management committee of the board of directors (or similar governing person or persons) of the entity conducts the majority of its meetings;
  - (E) the state from which the management of the overall operations of the entity is directed; and
- (F) in the case of a benefit plan sponsored by affiliated companies comprising a consolidated corporation, the state in which the holding company or controlling affiliate has its principal place of business as determined using the above factors.

However, in the case of a plan sponsor, if more than 50% of the participants in the benefit

plan are employed in a single state, that state shall be deemed to be the principal place of business of the plan sponsor.

The principal place of business of a plan sponsor of a benefit plan described in <u>paragraph (3) of the definition of "plan sponsor"</u> this Section shall be

deemed to be the principal place of business of the association, committee, joint board of trustees, or other similar group of representatives of the parties who establish or maintain the benefit plan that, in lieu of a specific or clear designation of a principal place of business, shall be deemed to be the principal place of business of the employer or employee organization that has the largest investment in the benefit plan in question.

"Receivership court" means the court in the insolvent or impaired insurer's state having jurisdiction over the conservation, rehabilitation, or liquidation of the insurer.

"Resident" means a person to whom a contractual obligation is owed and who resides in this State on the date of entry of a court order that determines a member insurer to be an impaired insurer

or a court order that determines a member insurer to be an insolvent insurer. A person may be a resident of only one state, which in the case of a person other than a natural person shall be its principal place of business. Citizens of the United States that are either (i) residents of foreign countries or (ii) residents of United States possessions, territories, or protectorates that do not have an association similar to the Association created by this Article, shall be deemed residents of the state of domicile of the insurer that issued the policies or contracts.

"Structured settlement annuity" means an annuity purchased in order to fund periodic payments for a plaintiff or other claimant in payment for or with respect to personal injury suffered by the plaintiff or other claimant.

"State" means a state, the District of Columbia, Puerto Rico, and a United States possession, territory, or protectorate.

"Supplemental contract" means a written agreement entered into for the distribution of proceeds under a life, health, or annuity policy or a life, health, or annuity contract.

"Unallocated annuity contract" means any annuity contract or group annuity certificate which is not issued to and owned by an individual, except to the extent of any annuity benefits guaranteed to an individual by an insurer under such contract or certificate.

(Source: P.A. 96-1450, eff. 8-20-10.)

(215 ILCS 5/531.07) (from Ch. 73, par. 1065.80-7)

Sec. 531.07. Board of Directors.) The board of directors of the Association consists of not less than 7 nor more than 11 members serving terms as established in the plan of operation. The <u>insurer members insurers</u> of the board are to be selected by member insurers subject to the approval of the Director. In addition, 2 persons who must be public representatives may be appointed by the Director to the board of directors. A public representative may not be an officer, director, or employee of an insurance company or any person engaged in the business of insurance. Vacancies on the board must be filled for the remaining period of the term in the manner described in the plan of operation.

In approving selections or in appointing members to the board, the Director must consider, whether all member insurers are fairly represented.

Members of the board may be reimbursed from the assets of the Association for expenses incurred by them as members of the board of directors but members of the board may not otherwise be compensated by the Association for their services.

(Source: P.A. 96-1450, eff. 8-20-10.)

(215 ILCS 5/531.08) (from Ch. 73, par. 1065.80-8)

Sec. 531.08. Powers and duties of the Association.

- (a) In addition to the powers and duties enumerated in other Sections of this Article:
- (1) If a member insurer is an impaired insurer, then the Association may, in its discretion and subject to any conditions imposed by the Association that do not impair the contractual obligations of the impaired insurer and that are approved by the Director:
  - (a) (A) guarantee, assume, or reinsure or cause to be guaranteed, assumed, or reinsured, any or all of the policies or contracts of the impaired insurer; or
  - (b) (B) provide such money, pledges, loans, notes, guarantees, or other means as are proper to effectuate paragraph (a) (A) and assure payment of the contractual obligations of the impaired insurer pending action under paragraph (a) (A).
  - (2) If a member insurer is an insolvent insurer, then the Association shall, in its discretion, either:
  - (a) (A) guaranty, assume, or reinsure or cause to be guaranteed, assumed, or reinsured the policies or contracts of the insolvent insurer or assure payment of the contractual obligations of the insolvent insurer and provide money, pledges, loans, notes, guarantees, or other means reasonably necessary to discharge the Association's duties; or
    - (b) (B) provide benefits and coverages in accordance with the following provisions:
    - (i) with respect to life and health insurance policies and annuities, <u>assure ensure</u> payment of benefits for premiums identical to the premiums and benefits (except for terms of conversion and renewability) that would have been payable under the policies or contracts of the insolvent insurer for claims incurred:
      - (A) (a) with respect to group policies and contracts, not later than the earlier of the next renewal date under those policies or contracts or 45 days, but in no event less than 30 days, after the date on which the Association becomes obligated with respect to the policies and contracts;
      - (B) (b) with respect to nongroup policies, contracts, and annuities not later than the earlier of the next renewal date (if any) under the policies or contracts or one year, but in

no event less than 30 days, from the date on which the Association becomes obligated with respect to the policies or contracts;

- (ii) make diligent efforts to provide all known insureds or annuitants (for nongroup policies and contracts), or group policy owners with respect to group policies and contracts, 30 days notice of the termination (pursuant to subparagraph (i) of this paragraph (b) (B)) of the benefits provided;
- (iii) with respect to nongroup life and health insurance policies and annuities covered by the Association, make available to each known insured or annuitant, or owner if other than the insured or annuitant, and with respect to an individual formerly insured or formerly an annuitant under a group policy who is not eligible for replacement group coverage, make available substitute coverage on an individual basis in accordance with the provisions of paragraph (iv) (3), if the insureds or annuitants had a right under law or the terminated policy or annuity to convert coverage to individual coverage or to continue an individual policy or annuity in force until a specified age or for a specified time, during which the insurer had no right unilaterally to make changes in any provision of the policy or annuity or had a right only to make changes in premium by class.
- (iv) (b) In providing the substitute coverage required under subparagraph (iii) of paragraph (B) of item (2) of subsection (a) of this Section, the

Association may offer either to reissue the terminated coverage or to issue an alternative policy.

Alternative or reissued policies shall be offered without requiring evidence of insurability, and shall not provide for any waiting period or exclusion that would not have applied under the terminated policy.

The Association may reinsure any alternative or reissued policy.

Alternative policies adopted by the Association shall be subject to the approval of the Director. The Association may adopt alternative policies of various types for future insurance without regard to any particular impairment or insolvency.

(v) Alternative policies shall contain at least the minimum statutory provisions required in this State and provide benefits that shall not be unreasonable in relation to the premium charged. The Association shall set the premium in accordance with a table of rates which it shall adopt. The premium shall reflect the amount of insurance to be provided and the age and class of risk of each insured, but shall not reflect any changes in the health of the insured after the original policy was last underwritten.

Any alternative policy issued by the Association shall provide coverage of a type similar to that of the policy issued by the impaired or insolvent insurer, as determined by the Association.

- (vi) (e) If the Association elects to reissue terminated coverage at a premium rate different from that charged under the terminated policy, the premium shall be set by the Association in accordance with the amount of insurance provided and the age and class of risk, subject to approval of the Director or by a court of competent jurisdiction.
- (vii) (d) The Association's obligations with respect to coverage under any policy of the impaired or insolvent insurer or under any reissued or alternative policy shall cease on the date such coverage or policy is replaced by another similar policy by the policyholder, the insured, or the Association.
- (viii) (e) When proceeding under this Section with respect to any policy or contract carrying guaranteed minimum interest rates, the Association shall assure the payment or crediting of a rate of interest consistent with subparagraph (2)(b)(iii)(B) of Section 531.03.
- (3) (f) Nonpayment of premiums thirty-one days after the date required under the terms of any guaranteed, assumed, alternative or reissued policy or contract or substitute coverage shall terminate the Association's obligations under such policy or coverage under this Act with respect to such policy or coverage, except with respect to any claims incurred or any net cash surrender value which may be due in accordance with the provisions of this Act.
- (4) (g) Premiums due for coverage after entry of an order of liquidation of an insolvent insurer shall belong to and be payable at the direction of the Association, and the Association shall be liable for unearned premiums due to policy or contract owners arising after the entry of such order.
- (5) (h) In carrying out its duties under paragraph (2) of subsection (a) of this Section, the Association may:
  - (a) (1) subject to approval by a court in this State, impose permanent policy or contract liens in connection with a guarantee, assumption, or reinsurance agreement if the Association finds that the amounts which can be assessed under this Article are less than the amounts needed to assure full

and prompt performance of the Association's duties under this Article or that the economic or financial conditions as they affect member insurers are sufficiently adverse to render the imposition of such permanent policy or contract liens to be in the public interest; or

(b) (2) subject to approval by a court in this State, impose temporary moratoriums or liens on payments

of cash values and policy loans or any other right to withdraw funds held in conjunction with policies or contracts in addition to any contractual provisions for deferral of cash or policy loan value. In addition, in the event of a temporary moratorium or moratorium charge imposed by the receivership court on payment of cash values or policy loans or on any other right to withdraw funds held in conjunction with policies or contracts, out of the assets of the impaired or insolvent insurer, the Association may defer the payment of cash values, policy loans, or other rights by the Association for the period of the moratorium or moratorium charge imposed by the receivership court, except for claims covered by the Association to be paid in accordance with a hardship procedure established by the liquidator or rehabilitator and approved by the receivership court.

- (6) (i) There shall be no liability on the part of and no cause of action shall arise against the Association or against any transferee from the Association in connection with the transfer by reinsurance or otherwise of all or any part of an impaired or insolvent insurer's business by reason of any action taken or any failure to take any action by the impaired or insolvent insurer at any time.
- (7) (+) If the Association fails to act within a reasonable period of time as provided in subsection (2) of this Section with respect to an insolvent insurer, the Director shall have the powers and duties of the Association under this Act with regard to such insolvent insurers.
- (8) (kc) The Association or its designated representatives may render assistance and advice to the Director, upon his request, concerning rehabilitation, payment of claims, continuations of coverage, or the performance of other contractual obligations of any impaired or insolvent insurer.
- (9) (1) The Association shall have standing to appear or intervene before a court or agency in this State with jurisdiction over an impaired or insolvent insurer concerning which the Association is or may become obligated under this Article or with jurisdiction over any person or property against which the Association may have rights through subrogation or otherwise. Standing shall extend to all matters germane to the powers and duties of the Association, including, but not limited to, proposals for reinsuring, modifying, or guaranteeing the policies or contracts of the impaired or insolvent insurer and the determination of the policies or contracts and contractual obligations. The Association shall also have the right to appear or intervene before a court or agency in another state with jurisdiction over an impaired or insolvent insurer for which the Association is or may become obligated or with jurisdiction over any person or property against whom the Association may have rights through subrogation or otherwise.
- (10)(a) (m)(1) A person receiving benefits under this Article shall be deemed to have assigned the rights under and any causes of action against any person for losses arising under, resulting from, or otherwise relating to the covered policy or contract to the Association to the extent of the benefits received because of this Article, whether the benefits are payments of or on account of contractual obligations, continuation of coverage, or provision of substitute or alternative coverages. The Association may require an assignment to it of such rights and cause of action by any payee, policy, or contract owner, beneficiary, insured, or annuitant as a condition precedent to the receipt of any right or benefits conferred by this Article upon the person.
- (b) (2) The subrogation rights of the Association under this subsection have the same priority against the assets of the impaired or insolvent insurer as that possessed by the person entitled to receive benefits under this Article.
- (c) (3) In addition to paragraphs (a) (1) and (b) (2), the Association shall have all common law rights of

subrogation and any other equitable or legal remedy that would have been available to the impaired or insolvent insurer or owner, beneficiary, or payee of a policy or contract with respect to the policy or contracts, including without limitation, in the case of a structured settlement annuity, any rights of the owner, beneficiary, or payee of the annuity to the extent of benefits received pursuant to this Article, against a person originally or by succession responsible for the losses arising from the personal injury relating to the annuity or payment therefor, excepting any such person responsible solely by reason of serving as an assignee in respect of a qualified assignment under Internal Revenue Code Section 130.

(d) (4) If the preceding provisions of this subsection (10) (1) are invalid or ineffective with respect to any person or claim for any reason, then the amount payable by the Association with respect to the related covered obligations shall be reduced by the amount realized by any other person with respect to the person or claim that is attributable to the policies, or portion thereof, covered by the

Association.

- (e) (5) If the Association has provided benefits with respect to a covered obligation and a person recovers amounts as to which the Association has rights as described in the preceding paragraphs of this subsection (10), then the person shall pay to the Association the portion of the recovery attributable to the policies, or portion thereof, covered by the Association.
  - (11) (n) The Association may:
    - (a) (1) Enter into such contracts as are necessary or proper to carry out the provisions and purposes of this Article, ;
  - (b) (2) Sue or be sued, including taking any legal actions necessary or proper for recovery of any unpaid assessments under Section 531.09. The Association shall not be liable for punitive or exemplary damages. ÷
  - (c) (3) Borrow money to effect the purposes of this Article. Any notes or other evidence of indebtedness of the Association not in default are legal investments for domestic insurers and may be carried as admitted assets.
  - (d) (4) Employ or retain such persons as are necessary to handle the financial transactions of the Association, and to perform such other functions as become necessary or proper under this Article.
    - (e) (5) Negotiate and contract with any liquidator, rehabilitator, conservator, or ancillary receiver to carry out the powers and duties of the Association.
    - (f) (6) Take such legal action as may be necessary to avoid payment of improper claims.
    - (g) (7) Exercise, for the purposes of this Article and to the extent approved by the
  - Director, the powers of a domestic life or health insurer, but in no case may the Association issue insurance policies or annuity contracts other than those issued to perform the contractual obligations of the impaired or insolvent insurer.
    - (h) (8) Exercise all the rights of the Director under Section 193(4) of this Code with respect to covered policies after the association becomes obligated by statute.
  - (i) (9) Request information from a person seeking coverage from the Association in order to aid the Association in determining its obligations under this Article with respect to the person, and the person shall promptly comply with the request.
    - (j) (10) Take other necessary or appropriate action to discharge its duties and obligations under this Article or to exercise its powers under this Article.
- (12) (e) With respect to covered policies for which the Association becomes obligated after an entry of an order of liquidation or rehabilitation, the Association may elect to succeed to the rights of the insolvent insurer arising after the date of the order of liquidation or rehabilitation under any contract of reinsurance to which the insolvent insurer was a party, to the extent that such contract provides coverage for losses occurring after the date of the order of liquidation or rehabilitation. As a condition to making this election, the Association must pay all unpaid premiums due under the contract for coverage relating to periods before and after the date of the order of liquidation or rehabilitation.
- (13) (p) A deposit in this State, held pursuant to law or required by the Director for the benefit of creditors, including policy owners, not turned over to the domiciliary liquidator upon the entry of a final order of liquidation or order approving a rehabilitation plan of an insurer domiciled in this State or in a reciprocal state, pursuant to Article XIII 1/2 of this Code, shall be promptly paid to the Association. The Association shall be entitled to retain a portion of any amount so paid to it equal to the percentage determined by dividing the aggregate amount of policy owners' claims related to that insolvency for which the Association has provided statutory benefits by the aggregate amount of all policy owners' claims in this State related to that insolvency and shall remit to the domiciliary receiver the amount so paid to the Association less the amount retained pursuant to this subsection (13). Any amount so paid to the Association and retained by it shall be treated as a distribution of estate assets pursuant to applicable State receivership law dealing with early access disbursements.
- (14) (q) The Board of Directors of the Association shall have discretion and may exercise reasonable business judgment to determine the means by which the Association is to provide the benefits of this Article in an economical and efficient manner.
- (15) (r) Where the Association has arranged or offered to provide the benefits of this Article to a covered person under a plan or arrangement that fulfills the Association's obligations under this Article, the person shall not be entitled to benefits from the Association in addition to or other than those provided under the plan or arrangement.
- (16) (s) Venue in a suit against the Association arising under the Article shall be in Cook County. The Association shall not be required to give any appeal bond in an appeal that relates to a

cause of action arising under this Article.

- (17) (+) The Association may join an organization of one or more other State associations of similar purposes to further the purposes and administer the powers and duties of the Association.
- (18) (u) In carrying out its duties in connection with guaranteeing, assuming, or reinsuring policies or contracts under subsections (1) or (2), the Association may, subject to approval of the receivership court, issue substitute coverage for a policy or contract that provides an interest rate, crediting rate, or similar factor determined by use of an index or other external reference stated in the policy or contract employed in calculating returns or changes in value by issuing an alternative policy or contract in accordance with the following provisions:
  - (a) (1) in lieu of the index or other external reference provided for in the original policy or contract, the alternative policy or contract provides for (i) a fixed interest rate, or (ii) payment of dividends with minimum guarantees, or (iii) a different method for calculating interest or changes in value;
    - (b) (2) there is no requirement for evidence of insurability, waiting period, or other exclusion that would not have applied under the replaced policy or contract; and
    - (c) (3) the alternative policy or contract is substantially similar to the replaced policy or contract in all other material terms.

(Source: P.A. 96-1450, eff. 8-20-10; revised 9-16-10.)

(215 ILCS 5/531.09) (from Ch. 73, par. 1065.80-9)

Sec. 531.09. Assessments.

- (1) For the purpose of providing the funds necessary to carry out the powers and duties of the Association, the board of directors shall assess the member insurers, separately for each account, at such times and for such amounts as the board finds necessary. Assessments shall be due not less than 30 days after written notice to the member insurers and shall accrue interest from the due date at such adjusted rate as is established under Section 6621 of Chapter 26 of the United States Code and such interest shall be compounded daily.
  - (2) There shall be 2 classes of assessments, as follows:
  - (a) Class A assessments shall be made for the purpose of meeting administrative costs and other general expenses and examinations conducted under the authority of the Director under subsection (5) of Section 531.12.
  - (b) Class B assessments shall be made to the extent necessary to carry out the powers and duties of the Association under Section 531.08 with regard to an impaired or insolvent domestic insurer or insolvent foreign or alien insurers.
- (3)(a) The amount of any Class A assessment shall be determined at the discretion of the board of directors and such assessments shall be authorized and called on a non-pro rata basis. The amount of any Class B assessment shall be allocated for assessment purposes among the accounts and subaccounts pursuant to an allocation formula which may be based on the premiums or reserves of the impaired or insolvent insurer or any other standard deemed by the board in its sole discretion as being fair and reasonable under the circumstances.
  - (b) Class B assessments against member insurers for each account and subaccount shall be in the proportion that the premiums received on business in this State by each assessed member insurer on policies or contracts covered by each account or subaccount for the three most recent calendar years for which information is available preceding the year in which the insurer became impaired or insolvent, as the case may be, bears to such premiums received on business in this State for such calendar years by all assessed member insurers.
  - (c) Assessments for funds to meet the requirements of the Association with respect to an impaired or insolvent insurer shall not be made until necessary to implement the purposes of this Article. Classification of assessments under subsection (2) and computations of assessments under this subsection shall be made with a reasonable degree of accuracy, recognizing that exact determinations may not always be possible.
- (4) The Association may abate or defer, in whole or in part, the assessment of a member insurer if, in the opinion of the board, payment of the assessment would endanger the ability of the member insurer to fulfill its contractual obligations. In the event an assessment against a member insurer is abated or deferred in whole or in part the amount by which the assessment is abated or deferred may be assessed against the other member insurers in a manner consistent with the basis for assessments set forth in this Section. Once the conditions that caused a deferral have been removed or rectified, the member insurer shall pay all assessments that were deferred pursuant to a repayment plan approved by the Association.
- (5) (a) (i) Subject to the provisions of subparagraph (ii) of this paragraph, the total of all assessments authorized by the Association with respect to a member insurer for each subaccount of the life insurance

and annuity account and for the health account shall not in one calendar year exceed 2% of that member insurer's average annual premiums received in this State on the policies and contracts covered by the subaccount or account during the 3 calendar years preceding the year in which the insurer became an impaired or insolvent insurer.

- (ii) If 2 or more assessments are authorized in one calendar year with respect to insurers that become impaired or insolvent in different calendar years, the average annual premiums for purposes of the aggregate assessment percentage limitation referenced in subparagraph (a) of this paragraph shall be equal and limited to the higher of the 3-year average annual premiums for the applicable subaccount or account as calculated pursuant to this Section.
- (iii) If the maximum assessment, together with the other assets of the Association in an account, does not provide in one year in either account an amount sufficient to carry out the responsibilities of the Association, the necessary additional funds shall be assessed as soon thereafter as permitted by this Article.
- (b) The board may provide in the plan of operation a method of allocating funds among claims, whether relating to one or more impaired or insolvent insurers, when the maximum assessment will be insufficient to cover anticipated claims.
- (c) If the maximum assessment for a subaccount of the life <u>insurance</u> and annuity account in one year does not provide an amount sufficient to carry out the responsibilities of the Association, then pursuant to paragraph (b) of subsection (3), the board shall assess the other subaccounts of the life and annuity account for the necessary additional amount, subject to the maximum stated in paragraph (a) of this subsection.
- (6) The board may, by an equitable method as established in the plan of operation, refund to member insurers, in proportion to the contribution of each insurer to that account, the amount by which the assets of the account exceed the amount the board finds is necessary to carry out during the coming year the obligations of the Association with regard to that account, including assets accruing from net realized gains and income from investments. A reasonable amount may be retained in any account to provide funds for the continuing expenses of the Association and for future losses.
- (7) An assessment is deemed to occur on the date upon which the board votes such assessment. The board may defer calling the payment of the assessment or may call for payment in one or more installments
- (8) It is proper for any member insurer, in determining its premium rates and policyowner dividends as to any kind of insurance within the scope of this Article, to consider the amount reasonably necessary to meet its assessment obligations under this Article.
- (9) The Association must issue to each insurer paying a Class B assessment under this Article a certificate of contribution, in a form acceptable to the Director, for the amount of the assessment so paid. All outstanding certificates are of equal dignity and priority without reference to amounts or dates of issue. A certificate of contribution may be shown by the insurer in its financial statement as an asset in such form and for such amount, if any, and period of time as the Director may approve, provided the insurer shall in any event at its option have the right to show a certificate of contribution as an admitted asset at percentages of the original face amount for calendar years as follows:

100% for the calendar year after the year of issuance;

80% for the second calendar year after the year of issuance;

60% for the third calendar year after the year of issuance;

40% for the fourth calendar year after the year of issuance;

20% for the fifth calendar year after the year of issuance.

(10) The Association may request information of member insurers in order to aid in the exercise of its power under this Section and member insurers shall promptly comply with a request.

(Source: P.A. 95-86, eff. 9-25-07 (changed from 1-1-08 by P.A. 95-632); 96-1450, eff. 8-20-10.)

(215 ILCS 5/531.14) (from Ch. 73, par. 1065.80-14)

Sec. 531.14. Miscellaneous Provisions.

- (1) Nothing in this Article may be construed to reduce the liability for unpaid assessments of the insured of an impaired or insolvent insurer operating under a plan with assessment liability.
- (2) Records must be kept of all negotiations and meetings in which the Association or its representatives are involved to discuss the activities of the Association in carrying out its powers and duties under Section 531.08. Records of such negotiations or meetings may be made public only upon the termination of a liquidation, rehabilitation, or conservation proceeding involving the impaired or insolvent insurer, upon the termination of the impairment or insolvency of the insurer, or upon the order of a court of competent jurisdiction. Nothing in this paragraph (2) limits the duty of the Association to render a report of its activities under Section 531.15.

- (3) For the purpose of carrying out its obligations under this Article, the Association is deemed to be a creditor of the impaired or insolvent insurer to the extent of assets attributable to covered policies reduced by any amounts to which the Association is entitled as subrogee (under paragraph (8) of Section 531.08). All assets of the impaired or insolvent insurer attributable to covered policies must be used to continue all covered policies and pay all contractual obligations of the impaired insurer as required by this Article. "Assets attributable to covered policies", as used in this paragraph (3), is that proportion of the assets which the reserves that should have been established for such policies bear to the reserve that should have been established for all policies of insurance written by the impaired or insolvent insurer.
- (4) (a) Prior to the termination of any liquidation, rehabilitation, or conservation proceeding, the court may take into consideration the contributions of the respective parties, including the Association, the shareholders and policyowners of the impaired or insolvent insurer, and any other party with a bona fide interest, in making an equitable distribution of the ownership rights of such impaired or insolvent insurer. In such a determination, consideration must be given to the welfare of the policyholders of the continuing or successor insurer.
- (b) No distribution to stockholders, if any, of an impaired or insolvent insurer may be made until and unless the total amount of valid claims of the Association for funds expended, with interest, in carrying out its powers and duties under Section 531.08, with respect to such insurer have been fully recovered by the Association.
- (5) (a) If an order for liquidation or rehabilitation of an insurer domiciled in this State has been entered, the receiver appointed under such order has a right to recover on behalf of the insurer, from any affiliate that controlled it, the amount of distributions, other than stock dividends paid by the insurer on its capital stock, made at any time during the 5 years preceding the petition for liquidation or rehabilitation subject to the limitations of paragraphs (b) to (d).
- (b) No such dividend is recoverable if the insurer shows that when paid the distribution was lawful and reasonable, and that the insurer did not know and could not reasonably have known that the distribution might adversely affect the ability of the insurer to fulfill its contractual obligations.
- (c) Any person who as an affiliate that controlled the insurer at the time the distributions were paid is liable up to the amount of distributions he received. Any person who was an affiliate that controlled the insurer at the time the distributions were declared, is liable up to the amount of distributions he would have received if they had been paid immediately. If 2 persons are liable with respect to the same distributions, they are jointly and severally liable.
- (d) The maximum amount recoverable under subsection (5) of this Section is the amount needed in excess of all other available assets of the insolvent insurer to pay the contractual obligations of the insolvent insurer.
- (e) If any person liable under paragraph (c) of subsection (5) of this Section is insolvent, all its affiliates that controlled it at the time the dividend was paid are jointly and severally liable for any resulting deficiency in the amount recovered from the insolvent affiliate.
- (6) As a creditor of the impaired or insolvent insurer as established in subsection (3) of this Section and consistent with subsection (2) of Section 205 of this Code, the Association and other similar associations shall be entitled to receive a disbursement of assets out of the marshaled assets, from time to time as the assets become available to reimburse it, as a credit against contractual obligations under this Article. If the liquidator has not, within 120 days after a final determination of insolvency of an insurer by the receivership court, made an application to the court for the approval of a proposal to disburse assets out of marshaled assets to guaranty associations having obligations because of the insolvency, then the Association shall be entitled to make application to the receivership court for approval of its own proposal to disburse these assets.

(Source: P.A. 96-1450, eff. 8-20-10.)

Section 10. The Health Maintenance Organization Act is amended by changing Section 6-14 as follows:

(215 ILCS 125/6-14) (from Ch. 111 1/2, par. 1418.14)

- Sec. 6-14. Miscellaneous Provisions. (1) Records must be kept of all negotiations and meetings in which the Association or its representatives are involved to discuss the activities of the Association in carrying out its powers and duties under Section 6-8. Records of such negotiations or meetings may be made public only upon the termination of a liquidation, rehabilitation, or conservation proceeding involving the impaired or insolvent organization, upon the termination of the impairment or insolvency of the organization, or upon the order of a court of competent jurisdiction. Nothing in this subsection (1) limits the duty of the Association to submit a report of its activities under Section 6-15.
  - (2) For the purpose of carrying out its obligations under this Article, the Association is deemed to be a

creditor of the impaired or insolvent organization to the extent of assets attributable to covered health care plan certificates reduced by any amounts to which the Association is entitled as subrogee (under subsection (7) of Section 6-8). All assets of the impaired or insolvent organization attributable to covered health care plan certificates must be used to continue all covered health care plan certificates and pay all contractual obligations of the impaired organization as required by this Article. "Assets attributable to covered health care plan certificates", as used in this subsection (2), is that proportion of the assets which the reserves that should have been established for such health care plan certificates bear to the reserve that should have been established for all health care plan certificates of the impaired or insolvent organization.

- (3) (a) Prior to the termination of any liquidation, rehabilitation, or conservation proceeding, the court may take into consideration the contributions of the respective parties, including the Association, the shareholders of the impaired or insolvent organization, and any other party with a bona fide interest, in making an equitable distribution of the ownership rights of such impaired or insolvent organization. In such a determination, consideration must be given to the welfare of the enrollees of the continuing or successor organization.
- (b) No distribution to stockholders, if any, of an impaired or insolvent organization may be made until and unless the total amount of valid claims of the Association for funds expended in carrying out its powers and duties under Section 6-8, with interest, with respect to such organization have been fully recovered by the Association.
- (4) (a) If an order for liquidation or rehabilitation of an organization domiciled in this State has been entered, the receiver appointed under such order has a right to recover on behalf of the organization, from any affiliate that controlled it, the amount of distributions, other than stock dividends paid by the organization on its capital stock, made at any time during the 5 years preceding the petition for liquidation or rehabilitation subject to the limitations of paragraphs (b) to (d).
- (b) No such distribution is recoverable if the organization shows that when paid the distribution was lawful and reasonable, and that the organization did not know and could not reasonably have known that the distribution might adversely affect the ability of the organization to fulfill its contractual obligations.
- (c) Any person who was an affiliate that controlled the organization at the time the distributions were paid is liable up to the amount of distributions he received. Any person who was an affiliate that controlled the organization at the time the distributions were declared, is liable up to the amount of distributions he would have received if they had been paid immediately. If 2 persons are liable with respect to the same distributions, they are jointly and severally liable.
- (d) The maximum amount recoverable under subsection (4) of this Section is the amount needed in excess of all other available assets of the insolvent organization to pay the contractual obligations of the insolvent organization.
- (e) If any person liable under paragraph (c) of subsection (4) of this Section is insolvent, all its affiliates that controlled it at the time the distribution was paid are jointly and severally liable for any resulting deficiency in the amount recovered from the insolvent affiliate. (Source: P.A. 86-620.)".

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

On motion of Senator Haine, **House Bill No. 2249** was taken up, read by title a second. Senate Committee Amendment No. 1 was held in the Committee on Assignments. There being no further amendments, the bill was ordered to a third reading.

On motion of Senator Syverson, **House Bill No. 2554** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Althoff, **House Bill No. 2858** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator J. Collins, **House Bill No. 3285** having been printed, was taken up and read by title a second time.

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

# **AMENDMENT NO. 1 TO HOUSE BILL 3285**

AMENDMENT NO. 1 . Amend House Bill 3285 on page 5, by replacing lines 9 and 10 with the

following: "person."; and

on page 7, line 19, by replacing "shall" with "may"; and

on page 7, line 20, by replacing "40 years" with "40 years with a mandatory minimum fine of \$2,000 and a maximum fine of \$100,000".

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

On motion of Senator Rezin, **House Bill No. 3411** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Clayborne, **House Bill No. 3425** having been printed, was taken up and read by title a second time.

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

# **AMENDMENT NO. 1 TO HOUSE BILL 3425**

AMENDMENT NO. 1 . Amend House Bill 3425 as follows:

on page 1, line 19, after "Belleville", by inserting "and the City of O'Fallon"; and

on page 3, line 16, by replacing "12" with "15"; and

on page 3, line 23, after the period, by inserting "Three members shall be appointed by the Mayor of the City of O'Fallon with the advice and consent of the corporate authorities of the City of O'Fallon."; and

on page 4, line 10, after the period, by inserting "Of the initial members appointed by the Mayor of the City of O'Fallon, with the advice and consent of the corporate authorities of the City of O'Fallon, the Mayor shall designate one appointee to serve for a term ending December 31, 2011, one appointee to serve for a term ending December 31, 2012, and one appointee to serve for a term ending December 31, 2013."; and

on page 4, line 26, by replacing "6" with "9".

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

On motion of Senator Mulroe, **House Bill No. 3636** was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Haine, **House Bill No. 1129** 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 1129

AMENDMENT NO. 1\_. Amend House Bill 1129 on page 1, line 5, after "136", by inserting ", 143,"; and

on page 8, immediately below line 13, by inserting the following:

"(215 ILCS 5/143) (from Ch. 73, par. 755)

Sec. 143. Policy forms.

(1) Life, accident and health. No company transacting the kind or kinds of business enumerated in Classes 1 (a), 1 (b) and 2 (a) of Section 4 shall issue or deliver in this State a policy or certificate of insurance or evidence of coverage, attach an endorsement or rider thereto, incorporate by reference bylaws or other matter therein or use an application blank in this State until the form and content of such policy, certificate, evidence of coverage, endorsement, rider, bylaw or other matter incorporated by reference or application blank has been filed electronically with the Director, either through the System

for Electronic Rate and Form Filing (SERFF) or as otherwise prescribed by the Director, and approved by the Director. The Department shall mail a quarterly invoice to the company for the appropriate filing fees required under Section 408. Any such endorsement or rider that unilaterally reduces benefits and is to be attached to a policy subsequent to the date the policy is issued must be filed with, reviewed, and formally approved by the Director prior to the date it is attached to a policy issued or delivered in this State. It shall be the duty of the Director to withhold approval of any such policy, certificate, endorsement, rider, bylaw or other matter incorporated by reference or application blank filed with him if it contains provisions which encourage misrepresentation or are unjust, unfair, inequitable, ambiguous, misleading, inconsistent, deceptive, contrary to law or to the public policy of this State, or contains exceptions and conditions that unreasonably or deceptively affect the risk purported to be assumed in the general coverage of the policy. In all cases the Director shall approve or disapprove any such form within 60 days after submission unless the Director extends by not more than an additional 30 days the period within which he shall approve or disapprove any such form by giving written notice to the insurer of such extension before expiration of the initial 60 days period. The Director shall withdraw his approval of a policy, certificate, evidence of coverage, endorsement, rider, bylaw, or other matter incorporated by reference or application blank if he subsequently determines that such policy, certificate, evidence of coverage, endorsement, rider, bylaw, other matter, or application blank is misrepresentative, unjust, unfair, inequitable, ambiguous, misleading, inconsistent, deceptive, contrary to law or public policy of this State, or contains exceptions or conditions which unreasonably or deceptively affect the risk purported to be assumed in the general coverage of the policy or evidence of coverage.

If a previously approved policy, certificate, evidence of coverage, endorsement, rider, bylaw or other matter incorporated by reference or application blank is withdrawn for use, the Director shall serve upon the company an order of withdrawal of use, either personally or by mail, and if by mail, such service shall be completed if such notice be deposited in the post office, postage prepaid, addressed to the company's last known address specified in the records of the Department of Insurance. The order of withdrawal of use shall take effect 30 days from the date of mailing but shall be stayed if within the 30-day period a written request for hearing is filed with the Director. Such hearing shall be held at such time and place as designated in the order given by the Director. The hearing may be held either in the City of Springfield, the City of Chicago or in the county where the principal business address of the company is located. The action of the Director in disapproving or withdrawing such form shall be subject to judicial review under the Administrative Review Law.

This subsection shall not apply to riders or endorsements issued or made at the request of the individual policyholder relating to the manner of distribution of benefits or to the reservation of rights and benefits under his life insurance policy.

- (2) Casualty, fire, and marine. The Director shall require the filing of all policy forms issued or delivered by any company transacting the kind or kinds of business enumerated in Classes 2 (except Class 2 (a)) and 3 of Section 4 in an electronic format either through the System for Electronic Rate and Form Filing (SERFF) or as otherwise prescribed and approved by the Director. In addition, he may require the filing of any generally used riders, endorsements, certificates, application blanks, and other matter incorporated by reference in any such policy or contract of insurance. The Department shall mail a quarterly invoice to the company for the appropriate filing fees required under Section 408. Companies that are members of an organization, bureau, or association may have the same filed for them by the organization, bureau, or association. If the Director shall find from an examination of any such policy form, rider, endorsement, certificate, application blank, or other matter incorporated by reference in any such policy so filed that it (i) violates any provision of this Code, (ii) contains inconsistent, ambiguous, or misleading clauses, or (iii) contains exceptions and conditions that will unreasonably or deceptively affect the risks that are purported to be assumed by the policy, he shall order the company or companies issuing these forms to discontinue their use. Nothing in this subsection shall require a company transacting the kind or kinds of business enumerated in Classes 2 (except Class 2 (a)) and 3 of Section 4 to obtain approval of these forms before they are issued nor in any way affect the legality of any policy that has been issued and found to be in conflict with this subsection, but such policies shall be subject to the provisions of Section 442.
- (3) This Section shall not apply (i) to surety contracts or fidelity bonds, (ii) to policies issued to an industrial insured as defined in Section 121-2.08 except for workers' compensation policies, nor (iii) to riders or endorsements prepared to meet special, unusual, peculiar, or extraordinary conditions applying to an individual risk.

(Source: P.A. 93-1083, eff. 2-7-05.)".

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

On motion of Senator Haine, House Bill No. 1284 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 Bivins, **House Bill No. 21**, 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 Holmes Luechtefeld **Bivins** Hunter Maloney Bomke Hutchinson Martinez Brady Jacobs McCann Clayborne Johnson, C. McCarter Collins, J. Johnson, T. Meeks Crotty Jones, E. Mulroe Cultra Jones, J. Muñoz Delgado Koehler Murphy Kotowski Noland Duffy LaHood Pankau Forby Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin Harmon Link Righter

Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter Wilhelmi Mr. President

Sandack

Sandoval

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. 93**, 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 Harmon Rezin Link Bivins Holmes Luechtefeld Righter Bomke Hunter Sandack Malonev Hutchinson Sandoval Brady Martinez Clayborne Johnson, C. McCann Schmidt Collins, J. Johnson, T. McCarter Schoenberg Crottv Jones, E. Meeks Silverstein Jones, J. Mulroe Cultra Steans Delgado Koehler Muñoz Sullivan Syverson Duffy Kotowski Murphy Noland Forby LaHood Trotter Frerichs Landek Pankau Wilhelmi

Garrett Lauzen Radogno Mr. President

Haine Lightford Raoul

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. 103**, 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 10.

The following voted in the affirmative:

Althoff Hunter Mulroe **Bivins** Hutchinson Muñoz Clayborne Johnson, T. Noland Collins, J. Jones, E. Pankau Delgado Koehler Radogno Forby Kotowski Raoul Lightford Frerichs Righter Sandack Garrett Link Haine Maloney Sandoval Harmon Martinez Schmidt Holmes Meeks Schoenberg

The following voted in the negative:

Bomke Jacobs LaHood McCarter Cultra Johnson, C. Lauzen

Duffy Jones, J. Lauzen

McCann

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. 105**, 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 Holmes Luechtefeld Sandack **Bivins** Hunter Maloney Sandoval Bomke Hutchinson Martinez Schmidt Brady Jacobs McCann Schoenberg Clayborne Johnson, C. McCarter Silverstein Collins, J. Johnson, T. Meeks Steans Crotty Jones, E. Mulroe Sullivan Cultra Jones, J. Muñoz Syverson Delgado Koehler Murphy Trotter Kotowski Noland Wilhelmi Duffy

Silverstein

Steans

Sullivan

Trotter

Syverson

Wilhelmi

Mr President

Mr. President

Sandoval

Schmidt Schoenberg

Steans

Trotter

Sullivan

Wilhelmi

Mr. President

Silverstein

Forby LaHood Pankau
Frerichs Landek Radogno
Garrett Lauzen Raoul
Haine Lightford Rezin
Harmon Link 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 Trotter, **House Bill No. 106**, 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 48; NAYS 5.

The following voted in the affirmative:

Althoff Hutchinson Martinez **Bivins** Jacobs McCann Clayborne Johnson, C. McCarter Collins, J. Johnson, T. Meeks Jones, E. Mulroe Crotty Delgado Koehler Muñoz Duffy Kotowski Murphy LaHood Noland Forby Frerichs Landek Pankau Haine Lightford Radogno Harmon Link Raoul Holmes Luechtefeld Rezin Sandack Hunter Maloney

The following voted in the negative:

Bomke Jones, J. Righter

Cultra 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. 144**, 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 Harmon Lightford Raoul **Bivins** Holmes Link Rezin Bomke Hunter Luechtefeld Righter Sandack Brady Hutchinson Maloney Sandoval Clavborne Jacobs Martinez Johnson, C. McCann Schmidt Collins, J.

Crottv Johnson, T. McCarter Schoenberg Cultra Jones, E. Meeks Silverstein Delgado Jones, J. Mulroe Steans Duffy Koehler Muñoz Sullivan Forby Kotowski Murphy Trotter Frerichs LaHood Noland Wilhelmi Garrett Landek Pankau Mr. President Haine Lauzen 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 Schmidt, **House Bill No. 156**, 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 Holmes Link Rezin Rivins Hunter Luechtefeld Righter Bomke Hutchinson Maloney Sandack Brady Jacobs Martinez Sandoval Clayborne Johnson, C. McCann Schmidt Collins, J. Johnson, T. McCarter Schoenberg Crotty Jones, E. Meeks Silverstein Delgado Jones I Mulroe Steans Duffy Koehler Muñoz Sullivan Forby Kotowski Murphy Syverson Frerichs LaHood Noland Trotter Garrett Pankau Wilhelmi Landek Haine Radogno Mr. President Lauzen Harmon Raoul 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.

On motion of Senator J. Collins, **House Bill No. 159**, 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 36; NAYS 20.

The following voted in the affirmative:

Silverstein Althoff Hunter Martinez Clayborne Hutchinson Meeks Steans Collins, J. Johnson, T. Mulroe Sullivan Crotty Jones, E. Muñoz Trotter Delgado Wilhelmi Koehler Noland Frerichs Kotowski Raoul Mr. President Garrett Landek Sandack

HaineLightfordSandovalHarmonLinkSchmidtHolmesMaloneySchoenberg

The following voted in the negative:

**Bivins** Jacobs McCann Righter Bomke Johnson, C. McCarter Syverson Bradv Jones, J. Murphy Cultra LaHood Pankau Dillard Lauzen Radogno Duffy Luechtefeld Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Kotowski, **House Bill No. 167**, 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 Haine Lightford Raoul **Bivins** Harmon Link Rezin Bomke Holmes Luechtefeld Righter Sandack Bradv Hunter Malonev Clayborne Hutchinson Martinez Sandoval Collins, J. Jacobs McCann Schmidt Crotty Johnson, C. McCarter Schoenberg Cultra Johnson, T. Meeks Silverstein Delgado Jones, E. Mulroe Steans Dillard Koehler Muñoz Sullivan Duffy Kotowski Murphy Trotter Forby LaHood Noland Wilhelmi Frerichs Landek Mr. President Pankau Garrett Lauzen 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 Cultra, **House Bill No. 173**, 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 2.

The following voted in the affirmative:

Althoff Holmes Link Sandack
Bivins Hunter Luechtefeld Sandoval
Bomke Hutchinson Maloney Schmidt

Brady Jacobs Martinez Schoenberg Clayborne Johnson, C. McCann Silverstein Collins, J. Johnson, T. McCarter Steans Crotty Jones, E. Meeks Sullivan Jones, J. Cultra Mulroe Syverson Koehler Delgado Muñoz Trotter Dillard Kotowski Murphy Wilhelmi Forby LaHood Noland Mr. President Landek Pankau Frerichs Haine Raoul Lauzen Harmon Lightford Righter

The following voted in the negative:

Duffy 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 Mulroe, **House Bill No. 176**, 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 Harmon Link Righter Sandack Bivins Holmes Luechtefeld Bomke Hunter Maloney Sandoval Bradv Hutchinson Martinez Schmidt Schoenberg McCann Clayborne Jacobs Johnson, C. Silverstein Collins, J. McCarter Crotty Johnson, T. Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffy Kotowski Noland Wilhelmi Forby LaHood Pankau Mr President Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Koehler, **House Bill No. 177**, 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 Harmon Link Bivins Holmes Luechtefeld Hunter Bomke Maloney Hutchinson Bradv Martinez Clayborne McCann Iacobs Collins, J. Johnson, C. McCarter Crotty Johnson, T. Meeks Jones, E. Cultra Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Duffv Kotowski Noland LaHood Forby Pankau Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin

Righter Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 Maloney, **House Bill No. 179**, 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 Harmon **Bivins** Holmes Bomke Hunter Hutchinson Bradv Clayborne Jacobs Collins, J. Johnson, C. Crotty Johnson, T. Cultra Jones, E. Delgado Jones, J. Dillard Koehler Duffv Kotowski Forby LaHood Frerichs Landek Garrett Lightford Haine Link

Luechtefeld Maloney Martinez McCann McCarter Meeks Mulroe Muñoz Murphy Noland Pankau Radogno Raoul Rezin

Righter

Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 Righter, **House Bill No. 192**, 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 Harmon Link Bivins Holmes Luechtefeld Bomke Hunter Malonev Brady Hutchinson Martinez Clayborne Jacobs McCann Collins, J. Johnson, C. McCarter Crottv Johnson, T. Meeks Cultra Jones, E. Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Noland Duffv Kotowski Forby LaHood Pankau Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Link, House Bill No. 195, 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 Harmon Link Bivins Holmes Luechtefeld Bomke Hunter Malonev Hutchinson Martinez Brady Clayborne Jacobs McCann Collins, J. Johnson, C. McCarter Johnson, T. Crotty Meeks Jones, E. Cultra Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Noland Duffy Kotowski Forby LaHood Pankau Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford

Rezin This bill, having received the vote of a constitutional majority of the members elected, was

Righter

Sandack

Sandoval

Schmidt

Schoenberg

Silverstein

Steans

Sullivan

Syverson

Wilhelmi

Righter

Sandack

Sandoval

Schmidt

Schoenberg

Silverstein

Steans

Sullivan

Syverson

Wilhelmi

Mr. President

Trotter

Mr. President

Trotter

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. 200, 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 Harmon Luechtefeld Bivins Holmes Malonev Bomke Hunter Martinez Brady Hutchinson McCann Clayborne Jacobs McCarter Collins, J. Johnson, C. Meeks Crotty Johnson, T. Mulroe Cultra Jones, E. Muñoz Koehler Murphy Delgado Dillard Kotowski Noland Duffy LaHood Pankau Landek Radogno Forby Frerichs Lauzen Raoul Garrett Lightford Rezin Haine Righter Link

Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 Radogno, **House Bill No. 204**, 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 Harmon Link Bivins Holmes Luechtefeld Hunter Bomke Maloney Brady Hutchinson Martinez Clayborne Jacobs McCann Collins, J. Johnson, C. McCarter Crotty Johnson, T. Meeks Cultra Jones, E. Mulroe Delgado Jones, J. Muñoz Koehler Dillard Murphy Duffy Kotowski Noland LaHood Pankau Forby Frerichs Landek Raoul Garrett Lauzen Rezin Haine Lightford Righter

Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 Holmes, **House Bill No. 233**, 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 Harmon Link **Bivins** Holmes Luechtefeld Bomke Hunter Maloney Bradv Hutchinson Martinez Clavborne McCann Jacobs Collins, J. Johnson, C. McCarter Crotty Johnson, T. Meeks Jones, E. Cultra Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Duffy Kotowski Noland LaHood Pankau Forby Frerichs Landek Radogno Garrett Raoul Lauzen Haine Lightford Rezin

Righter Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 Murphy, **House Bill No. 234**, 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 Harmon Bivins Holmes Bomke Hunter Brady Hutchinson Clayborne Jacobs Collins, J. Johnson, C. Crotty Johnson, T. Cultra Jones, E. Delgado Jones, J. Dillard Koehler Duffv Kotowski Forby LaHood Frerichs Landek Garrett Lauzen Haine Lightford

Luechtefeld Maloney Martinez McCann McCarter Meeks Mulroe Muñoz Murphy Noland Pankau Radogno Raoul Rezin

Link

Righter Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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. 248**, 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 Haine Link Rezin **Bivins** Righter Harmon Luechtefeld Bomke Holmes Malonev Sandack Brady Hunter Martinez Sandoval Clayborne Hutchinson McCann Schmidt Collins, J. McCarter Schoenberg Jacobs Silverstein Crottv Johnson, C. Meeks Cultra Johnson, T. Mulroe Steans Delgado Jones E Muñoz Sullivan Dillard Koehler Murphy Syverson Duffy Kotowski Noland Trotter Forby LaHood Pankau Wilhelmi Frerichs Landek Radogno Mr President Garrett Lightford Raoul

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 Raoul, **House Bill No. 268**, 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:

Schmidt

Schoenberg

Silverstein

Steans

Sullivan

Syverson

Wilhelmi

Mr. President

Trotter

YEAS 48; NAYS 2.

The following voted in the affirmative:

Althoff Harmon Link Bomke Holmes Malonev Clayborne Martinez Hunter Collins, J. Meeks Hutchinson Crotty Jacobs Mulroe Cultra Johnson, T. Muñoz Delgado Jones, E. Murphy Dillard Koehler Noland Duffv Kotowski Pankau Forby LaHood Radogno Frerichs Landek Raoul Garrett Sandack Lauzen Haine Sandoval Lightford

The following voted in the negative:

Johnson, C. McCann

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. 274**, 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 Harmon Link Sandack **Bivins** Holmes Luechtefeld Sandoval Hunter Bomke Schmidt Malonev Brady Hutchinson Martinez Schoenberg Clayborne Jacobs McCann Silverstein Collins, J. Johnson, C. McCarter Steans Crotty Johnson, T. Meeks Sullivan Cultra Jones, E. Mulroe Syverson Delgado Jones, J. Muñoz Trotter Wilhelmi Dillard Koehler Murphy Duffy Kotowski Noland Mr. President Forby LaHood Pankau Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford 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 Wilhelmi, **House Bill No. 275**, 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 Harmon Link Righter Bivins Holmes Luechtefeld Sandack Bomke Hunter Malonev Sandoval Brady Hutchinson Martinez Schmidt Clayborne Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Jones, E. Cultra Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffy Kotowski Noland Wilhelmi Forby LaHood Pankau Mr. President Radogno Frerichs Landek Garrett Lauzen Raoul Haine Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Bivins, **House Bill No. 276**, 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 Harmon Link Righter Bivins Holmes Sandack Luechtefeld Bomke Hunter Maloney Sandoval Brady Hutchinson Martinez Schmidt Clayborne Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffy Kotowski Noland Wilhelmi LaHood Pankau Mr President Forby Landek Frerichs Radogno Garrett Lauzen Raoul Haine Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

## HOUSE BILL RECALLED

On motion of Senator Delgado, **House Bill No. 279** was recalled from the order of third reading to the order of second reading.

Senator Delgado offered the following amendment and moved its adoption:

## AMENDMENT NO. 2 TO HOUSE BILL 279

AMENDMENT NO. <u>2</u>. Amend House Bill 279, on page 2, line 5, after "<u>Health</u>", by inserting "and the Illinois Department of Human Rights".

The motion prevailed.

And the amendment was adopted and ordered printed.

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

## READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Delgado, **House Bill No. 286**, 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 Haine Link Rezin Bivins Harmon Luechtefeld Righter Bomke Holmes Maloney Sandack Hunter Sandoval Bradv Martinez Clavborne Hutchinson McCann Schmidt Collins, J. Johnson, C. McCarter Schoenberg Crotty Johnson, T. Meeks Silverstein Cultra Jones, E. Mulroe Steans Delgado Koehler Sullivan Muñoz Dillard Kotowski Murphy Syverson Duffy LaHood Noland Troffer Wilhelmi Forby Landek Pankau Frerichs Lauzen Radogno Mr. President Garrett Lightford Raoul

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. 297**, 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 Harmon Link Righter Bivins Holmes Luechtefeld Sandack Bomke Hunter Sandoval Maloney Brady Hutchinson Martinez Schmidt Clayborne McCann Jacobs Schoenberg Johnson, C. Silverstein Collins, J. McCarter Johnson, T. Crotty Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Wilhelmi Duffy Kotowski Noland Forby LaHood Pankau Mr. President Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendment adopted thereto.

On motion of Senator Radogno, **House Bill No. 299**, 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 Harmon Link Righter **Bivins** Holmes Luechtefeld Sandack Hunter Sandoval Bomke Maloney Bradv Hutchinson Martinez Schmidt Clayborne Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Johnson, T. Crotty Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Wilhelmi Duffv Kotowski Noland Mr. President Forby LaHood Pankau Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendment adopted thereto.

On motion of Senator Forby, **House Bill No. 390**, 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 3.

The following voted in the affirmative:

Althoff Holmes Luechtefeld **Bivins** Hunter Malonev Bomke Jacobs Martinez Johnson, C. Brady McCann Clayborne Johnson, T. McCarter Crotty Jones, E. Meeks Cultra Jones, J. Mulroe Delgado Koehler Muñoz Dillard Kotowski Murphy Duffv LaHood Noland Landek Pankau Forby Frerichs Lauzen Radogno Haine Raoul Lightford Harmon Rezin Link

Righter Sandack Sandoval Schmidt Silverstein Steans Sullivan Syverson Trotter Wilhelmi Mr. President

The following voted in the negative:

Collins, J. Garrett Schoenberg

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 Mulroe, **House Bill No. 785**, 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 Haine Lightford Rezin Bivins Harmon Link Righter Luechtefeld Bomke Holmes Sandack Hunter Sandoval Brady Maloney Clayborne Hutchinson Martinez Schmidt Collins, J. Johnson, C. McCarter Schoenberg Crotty Johnson, T. Meeks Silverstein Cultra Jones, E. Mulroe Steans Delgado Jones, J. Muñoz Sullivan Dillard Koehler Murphy Syverson Duffy Kotowski Noland Trotter Forby LaHood Pankau Wilhelmi Frerichs Landek Radogno Mr. President Garrett Lauzen Raoul

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. 880**, 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 34; NAYS 22.

The following voted in the affirmative:

| Clayborne   | Holmes     | Link     | Schoenberg    |
|-------------|------------|----------|---------------|
| Collins, J. | Hunter     | Maloney  | Silverstein   |
| Crotty      | Hutchinson | Martinez | Steans        |
| Delgado     | Jacobs     | Meeks    | Sullivan      |
| Forby       | Jones, E.  | Mulroe   | Trotter       |
| Frerichs    | Koehler    | Muñoz    | Wilhelmi      |
| Garrett     | Kotowski   | Noland   | Mr. President |
| Haine       | Landek     | Raoul    |               |
| Harmon      | Lightford  | Sandack  |               |

The following voted in the negative:

| Althoff | Johnson, C. | McCann   | Righter  |
|---------|-------------|----------|----------|
| Bivins  | Johnson, T. | McCarter | Sandoval |
| Bomke   | Jones, J.   | Murphy   | Schmidt  |
| Brady   | LaHood      | Pankau   | Syverson |
| Cultra  | Lauzen      | Radogno  |          |
| Duffy   | Luechtefeld | Rezin    |          |

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

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendment adopted thereto.

On motion of Senator Bivins, **House Bill No. 1069**, 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 Harmon Link Bivins Holmes Luechtefeld Bomke Hunter Maloney Brady Hutchinson Martinez Clayborne Jacobs McCann Collins, J. Johnson, C. McCarter Crotty Johnson, T. Meeks Cultra Jones, E. Mulroe Muñoz Delgado Jones, J. Koehler Dillard Murphy Duffy Kotowski Noland Pankau Forby LaHood Frerichs Landek Radogno Garrett Raoul Lauzen Haine Lightford Rezin

Righter Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 Jacobs, **House Bill No. 1093**, 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 Haine Bivins Harmon Bomke Holmes Hunter Bradv Clayborne Hutchinson Collins, J. Jacobs Crotty Johnson, C. Cultra Jones, E. Jones, J. Delgado Dillard Koehler Duffy Kotowski Forby LaHood Frerichs Landek

Lightford
Link
Luechtefeld
Maloney
Martinez
McCann
McCarter
Meeks
Mulroe
Muñoz
Murphy
Noland
Radogno

Rezin
Righter
Sandack
Sandoval
Schmidt
Schoenberg
Silverstein
Steans
Sullivan
Syverson
Trotter
Wilhelmi
Mr. President

Garrett Lauzen Raoul

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. Collins, **House Bill No. 1110**, 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 Link Harmon Righter Bivins Holmes Luechtefeld Sandack Bomke Hunter Sandoval Maloney Hutchinson Martinez Schmidt Brady Clayborne Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Jones, E. Mulroe Sullivan Cultra Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Kotowski Noland Wilhelmi Duffy LaHood Pankau Mr. President Forby Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Holmes, **House Bill No. 1112**, 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 Harmon Link Righter Bivins Holmes Luechtefeld Sandack Sandoval Bomke Hunter Maloney Hutchinson Schmidt Bradv Martinez Clayborne Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Cultra Jones, E. Mulroe Sullivan Jones, J. Muñoz Syverson Delgado Dillard Koehler Murphy Trotter Duffy Kotowski Noland Wilhelmi Forby LaHood Pankau Mr. President Frerichs Landek Radogno

Garrett Lauzen Raoul Haine Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Kotowski, House Bill No. 1128, 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 Harmon Link Righter Bivins Holmes Luechtefeld Sandack Bomke Hunter Maloney Sandoval Hutchinson Brady Martinez Schmidt Clayborne Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Jones, E. Cultra Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Trotter Murphy Kotowski Noland Wilhelmi Duffv LaHood Pankau Mr. President Forby Frerichs Landek Radogno Garrett Lauzen Raoul Rezin Haine 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 and ask their concurrence in the Senate Amendment adopted thereto.

On motion of Senator Wilhelmi, **House Bill No. 1153**, 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; Present 2.

The following voted in the affirmative:

Althoff Haine Lauzen Raoul Bivins Harmon Lightford Rezin Bomke Holmes Link Righter Brady Hunter Luechtefeld Sandack Clayborne Hutchinson Maloney Sandoval Collins, J. Jacobs Martinez Schmidt Johnson, C. McCann Schoenberg Crotty Cultra Johnson, T. Meeks Silverstein Steans Delgado Jones, E. Mulroe Dillard Jones, J. Muñoz Sullivan Koehler Duffy Murphy Syverson

Forby Kotowski Noland Trotter
Frerichs LaHood Pankau Wilhelmi
Garrett Landek Radogno

The following voted present:

McCarter 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 Steans, **House Bill No. 1191**, 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 Harmon Link Bivins Holmes Luechtefeld Bomke Hunter Maloney Bradv Hutchinson Martinez Clayborne Jacobs McCann Collins, J. Johnson, C. McCarter Crotty Johnson T Meeks Cultra Jones, E. Mulroe Jones, J. Delgado Muñoz Koehler Dillard Murphy Kotowski Noland Duffv LaHood Pankau Forby Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Jones, E. III, **House Bill No. 1204**, 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 Harmon Link Righter Bivins Holmes Luechtefeld Sandack Hunter Sandoval Bomke Maloney Hutchinson Martinez Schmidt Bradv Clayborne Jacobs McCann Schoenberg

Righter

Sandack

Sandoval

Schoenberg

Silverstein

Steans

Trotter

Sullivan

Syverson

Wilhelmi

Mr. President

Schmidt

Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffv Noland Wilhelmi Kotowski Forby LaHood Pankau Mr. President Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Martinez, **House Bill No. 1209**, 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 Harmon Link Righter Bivins Holmes Luechtefeld Sandack Bomke Hunter Malonev Sandoval Hutchinson Brady Martinez Schmidt Clayborne Jacobs McCann Schoenberg Collins, J. McCarter Silverstein Johnson, C. Crotty Johnson, T. Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Trotter Murphy Duffv Kotowski Noland Wilhelmi Forby LaHood Pankau Mr. President Frerichs Landek Radogno Garrett Lauzen Raoul Haine Rezin 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.

On motion of Senator Koehler, **House Bill No. 1216**, 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 16.

The following voted in the affirmative:

Clayborne Hunter Maloney Sandack Collins, J. Martinez Sandoval Hutchinson Schoenberg Meeks Crottv Jacobs Johnson, T. Mulroe Silverstein Delgado

Dillard Jones, E. Muñoz Steans Sullivan Frerichs Koehler Murphy Garrett Kotowski Noland Trotter Haine Landek Radogno Wilhelmi Harmon Raoul Mr. President Lightford Holmes Righter Link

The following voted in the negative:

Althoff Johnson, C. McCann Syverson **Bivins** Jones, J. McCarter Bomke LaHood Pankau Cultra Lauzen Rezin Duffy Luechtefeld Schmidt

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. 1218**, 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; NAY 1.

The following voted in the affirmative:

Althoff Harmon Lightford Rezin **Bivins** Holmes Link Righter Sandack Bomke Hunter Luechtefeld Brady Hutchinson Maloney Sandoval Clayborne Jacobs Martinez Schmidt Johnson, C. McCann Schoenberg Collins, J. Johnson, T. Silverstein Crotty McCarter Delgado Jones, E. Meeks Steans Dillard Jones I Mulroe Sullivan Koehler Duffy Muñoz Syverson Forby Kotowski Murphy Trotter Frerichs LaHood Noland Wilhelmi Garrett Landek Pankau Mr President Haine Raoul Lauzen

The following voted in the negative:

## Cultra

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 Garrett, **House Bill No. 1240**, 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 Lightford Harmon Rezin **Bivins** Holmes Link Righter Bomke Hunter Luechtefeld Sandack Sandoval Clayborne Hutchinson Malonev Collins, J. Schmidt Jacobs Martinez Crotty Johnson, C. McCann Schoenberg Cultra Johnson, T. McCarter Silverstein Jones, E. Steans Delgado Meeks Dillard Jones, J. Mulroe Sullivan Duffy Koehler Muñoz Syverson Kotowski Trotter Forby Murphy LaHood Wilhelmi Frerichs Noland Garrett Landek Pankau Mr. President Haine Raoul 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 Hutchinson, **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 54; NAYS None.

The following voted in the affirmative:

Althoff Harmon Luechtefeld Righter Bivins Holmes Sandack Malonev Sandoval Bomke Hunter Martinez Brady Hutchinson McCann Schmidt Clayborne Jacobs McCarter Schoenberg Collins, J. Johnson, C. Meeks Silverstein Crotty Johnson, T. Mulroe Steans Cultra Jones, E. Muñoz Sullivan Delgado Koehler Murphy Syverson Dillard Kotowski Noland Trotter Forby LaHood Pankau Wilhelmi Frerichs Landek Radogno Mr. President Garrett Lightford Raoul Haine Link Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

At the hour of 12:15 o'clock p.m., Senator Schoenberg, presiding.

On motion of Senator Martinez, **House Bill No. 1277**, 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 Haine Link Rezin **Bivins** Harmon Luechtefeld Sandack Bomke Holmes Malonev Sandoval Hunter Martinez Schmidt Brady Clayborne Hutchinson McCann Schoenberg Collins, J. Jacobs McCarter Silverstein Crotty Johnson, C. Meeks Steans Cultra Johnson, T. Mulroe Sullivan Delgado Jones, E. Muñoz Syverson Dillard Koehler Murphy Trotter Duffy Kotowski Noland Wilhelmi Forby Landek Pankau Mr. President Frerichs Lauzen Radogno Garrett Lightford Raoul

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. 1279**, 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     | Harmon      | Luechtefeld | Sandack       |
|-------------|-------------|-------------|---------------|
| Bivins      | Holmes      | Maloney     | Sandoval      |
| Bomke       | Hunter      | Martinez    | Schmidt       |
| Brady       | Hutchinson  | McCann      | Schoenberg    |
| Clayborne   | Jacobs      | McCarter    | Silverstein   |
| Collins, J. | Johnson, C. | Meeks       | Steans        |
| Crotty      | Johnson, T. | Mulroe      | Sullivan      |
| Cultra      | Jones, E.   | Muñoz       | Syverson      |
| Delgado     | Koehler     | Murphy      | Trotter       |
| Dillard     | Kotowski    | Noland      | Wilhelmi      |
| Duffy       | LaHood      | Pankau      | Mr. President |
| Forby       | Landek      | Radogno     |               |
| Frerichs    | Lauzen      | Raoul       |               |
| Garrett     | Lightford   | Rezin       |               |
| Haine       | Link        | 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 Sullivan, **House Bill No. 1287**, 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 Harmon Link **Bivins** Holmes Luechtefeld Hunter Bomke Malonev Hutchinson Brady Martinez Clayborne Jacobs McCann Collins, J. Johnson, C. McCarter Crotty Johnson, T. Meeks Cultra Jones, E. Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Duffy Kotowski Noland Forby LaHood Pankau Frerichs Landek Radogno Garrett Raoul Lauzen Haine Rezin Lightford

Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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. 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 57; NAYS None.

The following voted in the affirmative:

Althoff Harmon Bivins Holmes Bomke Hunter Hutchinson Brady Clayborne Jacobs Collins, J. Johnson, C. Crotty Johnson, T. Cultra Jones, E. Delgado Jones, J. Dillard Koehler Duffy Kotowski Forby LaHood Frerichs Landek Garrett Lauzen Haine Lightford

Luechtefeld Maloney Martinez McCann McCarter Meeks Mulroe Muñoz Murphy Noland Pankau Radogno Raoul Rezin

Link

Righter Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 Bomke, **House Bill No. 1311**, 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 Harmon Link Bivins Holmes Luechtefeld Bomke Hunter Malonev Brady Hutchinson Martinez Clayborne Jacobs McCann Collins, J. Johnson, C. McCarter Crotty Johnson, T. Meeks Cultra Jones, E. Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Duffy Kotowski Noland Forby LaHood Pankau Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin

Righter Sandack Sandoval Schmidt Schoenberg Silverstein Sullivan Syverson Trotter 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 Noland, **House Bill No. 1316**, 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 Harmon Link Bivins Holmes Luechtefeld Bomke Hunter Malonev Brady Hutchinson Martinez Clayborne McCann Jacobs Collins, J. Johnson, C. McCarter Crotty Johnson, T. Meeks Jones, E. Cultra Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Duffy Kotowski Noland Forby LaHood Pankau Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin

Righter
Sandack
Sandoval
Schmidt
Schoenberg
Silverstein
Steans
Sullivan
Syverson
Trotter
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. 1326**, 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 Harmon Link Bivins Holmes Luechtefeld Bomke Hunter Maloney Brady Hutchinson Martinez Clayborne Jacobs McCann Collins, J. Johnson, C. McCarter Crotty Johnson, T. Meeks Cultra Jones, E. Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Duffy Kotowski Noland LaHood Pankau Forby Landek Frerichs Radogno Garrett Lauzen Raoul Haine Lightford Rezin

Righter Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 Dillard, **House Bill No. 1353**, 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 Harmon Bivins Holmes Bomke Hunter Hutchinson Bradv Clayborne Jacobs Collins, J. Johnson, C. Johnson, T. Crotty Cultra Jones, E. Delgado Jones, J. Dillard Koehler Duffy Kotowski Forby LaHood Frerichs Landek Garrett Lauzen Haine Lightford

Link
Luechtefeld
Maloney
Martinez
McCann
McCarter
Meeks
Mulroe
Muñoz
Murphy
Noland
Pankau
Radogno

Raoul

Rezin

Righter Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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. 1359**, 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 Harmon Link Bivins Holmes Luechtefeld Bomke Hunter Malonev Brady Hutchinson Martinez Clayborne McCann Jacobs Johnson, C. Collins, J. McCarter Crotty Johnson, T. Meeks Cultra Jones, E. Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Kotowski Noland Duffy Forby LaHood Pankau Frerichs Landek Radogno Garrett Raoul Lauzen Haine Lightford Rezin

Righter Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 J. Jones, **House Bill No. 1373**, 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 Harmon **Bivins** Holmes Bomke Hunter Brady Hutchinson Clayborne Johnson, C. Collins, J. Johnson, T. Crotty Jones, E. Cultra Jones, J. Delgado Koehler Dillard Kotowski Duffy LaHood Forby Landek Frerichs Lauzen

Lightford

Garrett

Luechtefeld Maloney Martinez McCann McCarter Meeks Mulroe Muñoz Murphy Noland Pankau Radogno Raoul Rezin Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter Wilhelmi

Mr. President

Haine Link 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. 1377**, 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:

Righter

Sandack

Sandoval

Schoenberg

Silverstein

Steans

Sullivan

Trotter Wilhelmi

Syverson

Mr. President

Schmidt

YEAS 54; NAY 1.

The following voted in the affirmative:

Althoff Holmes Link Bivins Hunter Maloney Bomke Hutchinson Martinez Jacobs McCann Brady Clayborne Johnson, C. McCarter Collins, A. Johnson, T. Meeks Collins, J. Jones, E. Mulroe Jones, J. Crotty Muñoz Delgado Koehler Murphy Dillard Kotowski Noland Duffy LaHood Pankau Frerichs Landek Radogno Haine Raoul Lauzen Harmon Lightford Rezin

The following voted in the negative:

Cultra

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. 1378**, 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 Link Harmon Righter Bivins Holmes Luechtefeld Sandack Bomke Hunter Sandoval Maloney Brady Hutchinson Martinez Schmidt Clayborne Jacobs McCann Schoenberg Johnson, C. McCarter Silverstein Collins, J. Crotty Johnson, T. Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter

Duffv Kotowski Noland Wilhelmi Mr. President Forby LaHood Pankau Frerichs Landek Radogno Garrett Lauzen Raoul Haine Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

Lightford

On motion of Senator Sandoval, House Bill No. 1385, 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 33; NAYS 21.

The following voted in the affirmative:

Brady Harmon Link Schoenberg Clayborne Hunter Maloney Silverstein Collins, A. Hutchinson Martinez Steans Crottv Jacobs Meeks Trotter Delgado Jones, E. Mulroe Wilhelmi Forby Koehler Muñoz Mr. President Frerichs Kotowski Noland Garrett Landek Raoul Haine Lightford Sandoval

The following voted in the negative:

Althoff Holmes McCarter Sandack Bivins Johnson, C. Murphy Schmidt Bomke Pankau Johnson, T. Syverson Cultra Jones, J. Radogno Dillard Rezin LaHood Duffy McCann 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. 1394, 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 Harmon Link Righter Bivins Holmes Luechtefeld Sandack Bomke Hunter Maloney Sandoval Brady Hutchinson Martinez Schmidt Schoenberg McCann Clavborne Jacobs Collins, A. Johnson, C. McCarter Silverstein

Collins, J. Johnson, T. Meeks Steans Mulroe Sullivan Crotty Jones, E. Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Kotowski Noland Wilhelmi Duffv LaHood Pankau Mr. President Forby Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Muñoz, **House Bill No. 1445**, 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 Garrett Lauzen Radogno Bivins Haine Lightford Raoul Bomke Harmon Rezin Link Bradv Holmes Luechtefeld Righter Clayborne Hunter Sandack Maloney Collins, A. Hutchinson Martinez Schmidt Collins, J. Jacobs McCann Schoenberg Crotty Johnson, C. McCarter Silverstein Johnson, T. Meeks Cultra Syverson Delgado Jones, J. Mulroe Trotter Koehler Wilhelmi Dillard Muñoz Duffv Kotowski Mr. President Murphy Forby Noland LaHood Frerichs Landek Pankau

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. 1458**, 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 Haine Lightford Rezin **Bivins** Harmon Link Righter Bomke Holmes Luechtefeld Sandack Hunter Sandoval Brady Maloney Hutchinson Schmidt Clavborne Martinez Jacobs McCann Schoenberg Collins, A.

Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffv Kotowski Noland Wilhelmi Forby LaHood Pankau Mr. President Frerichs Landek Radogno Garrett Lauzen Raoul

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. 1463**, 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     | Haine       | Lightford   | Rezin         |
|-------------|-------------|-------------|---------------|
| Bivins      | Harmon      | Link        | Righter       |
| Bomke       | Holmes      | Luechtefeld | Sandack       |
| Brady       | Hunter      | Maloney     | Sandoval      |
| Clayborne   | Hutchinson  | Martinez    | Schmidt       |
| Collins, A. | Jacobs      | McCann      | Schoenberg    |
| Collins, J. | Johnson, C. | McCarter    | Silverstein   |
| Crotty      | Johnson, T. | Meeks       | Steans        |
| Cultra      | Jones, E.   | Mulroe      | Sullivan      |
| Delgado     | Jones, J.   | Muñoz       | Syverson      |
| Dillard     | Koehler     | Murphy      | Trotter       |
| Duffy       | Kotowski    | Noland      | Wilhelmi      |
| Forby       | LaHood      | Pankau      | Mr. President |
| Frerichs    | Landek      | Radogno     |               |
| Garrett     | Lauzen      | Raoul       |               |

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. 1471**, 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 | Haine  | Lightford   | Rezin    |
|---------|--------|-------------|----------|
| Bivins  | Harmon | Link        | Righter  |
| Bomke   | Holmes | Luechtefeld | Sandack  |
| Brady   | Hunter | Maloney     | Sandoval |

Clayborne Hutchinson Martinez Schmidt Collins, A. McCann Schoenberg Jacobs Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Jones, E. Mulroe Sullivan Cultra Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffy Kotowski Noland Wilhelmi LaHood Mr President Forby Pankau Frerichs Landek Radogno Garrett Lauzen Raoul

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. 1487**, 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 Harmon Righter Link Bivins Holmes Luechtefeld Sandack Bomke Hunter Maloney Sandoval Brady Hutchinson Martinez Schmidt Clavborne Jacobs McCann Schoenberg Collins, A. Johnson, C. McCarter Silverstein Johnson, T. Collins, J. Meeks Steans Crotty Jones, E. Mulroe Sullivan Syverson Cultra Jones, J. Muñoz Delgado Koehler Murphy Trotter Kotowski Wilhelmi Duffy Noland Forby LaHood Pankau Mr. President Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Frerichs, **House Bill No. 1488**, 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 Haine Lightford Rezin
Bivins Harmon Link Righter
Bomke Holmes Luechtefeld Sandack

Brady Hunter Maloney Sandoval Clayborne Hutchinson Schmidt Martinez Collins, A. Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Johnson, T. Steans Crotty Meeks Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Wilhelmi Duffv Kotowski Noland Forby LaHood Pankau Mr. President Frerichs Landek Radogno Garrett Lauzen Raoul

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. 1494**, 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 Haine **Bivins** Harmon Link Bomke Holmes Luechtefeld Bradv Hunter Malonev Clayborne Martinez Hutchinson Collins, A. Jacobs McCann Collins, J. Johnson, C. McCarter Johnson, T. Crotty Meeks Jones, E. Cultra Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Duffy Kotowski Noland Forby LaHood Radogno Frerichs Landek Raoul Garrett Lauzen Rezin

Righter Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 Maloney, **House Bill No. 1503**, 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 Harmon Link Righter

Bivins Holmes Luechtefeld Sandack Bomke Sandoval Hunter Maloney Brady Hutchinson Martinez Schmidt Clayborne Jacobs McCann Schoenberg Collins, A. Johnson, C. McCarter Silverstein Collins, J. Johnson, T. Meeks Steans Crotty Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffv Kotowski Noland Wilhelmi Forby LaHood Pankau Mr. President Frerichs Landek Radogno Garrett Lauzen Raoul Haine Rezin 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.

At the hour of 1:04 o'clock p.m., Senator Clayborne, presiding.

On motion of Senator Holmes, **House Bill No. 1513**, 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 Haine Lightford Rezin Harmon **Bivins** Link Righter Bomke Holmes Luechtefeld Sandack Sandoval Brady Hunter Maloney Clayborne Hutchinson Martinez Schmidt Collins, A. Jacobs McCann Schoenberg McCarter Collins, J. Johnson, C. Silverstein Johnson, T. Crotty Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffy Kotowski Noland Wilhelmi LaHood Pankau Forby Mr. President Frerichs Landek Radogno Garrett Lauzen Raoul

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 Mulroe, **House Bill No. 1518**, 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:

Link

YEAS 57; NAYS None.

The following voted in the affirmative:

Haine

Althoff Righter Bivins Luechtefeld Sandack Harmon Bomke Holmes Maloney Sandoval Brady Hunter Martinez Schmidt Clayborne Hutchinson McCann Schoenberg Collins, A. McCarter Silverstein Johnson, C. Collins, J. Johnson, T. Meeks Steans Crotty Jones, E. Mulroe Sullivan Cultra Jones, J. Muñoz Syverson Koehler Delgado Murphy Trotter Dillard Kotowski Noland Wilhelmi Duffy LaHood Pankau Mr President Landek Forby Radogno Frerichs Lauzen Raoul Garrett Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendment adopted thereto.

On motion of Senator Crotty, House Bill No. 1521, 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 Haine Rezin Bivins Link Harmon Righter Bomke Holmes Luechtefeld Sandack Brady Hunter Malonev Sandoval Clayborne Hutchinson Martinez Schmidt Collins, A. Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crottv Johnson, T. Meeks Steans Jones, E. Cultra Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Trotter Murphy Duffy Kotowski Noland Wilhelmi Forby LaHood Pankau Mr. President Frerichs Landek Radogno Garrett Lauzen Raoul

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. 1552, 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 Haine Link **Bivins** Harmon Luechtefeld Bomke Holmes Malonev Brady Hunter Martinez Clayborne Hutchinson McCann Collins, A. Johnson, C. McCarter Johnson, T. Collins, J. Meeks Crotty Jones, E. Mulroe Cultra Jones I Muñoz Delgado Koehler Murphy Dillard Kotowski Noland Duffy LaHood Pankau Landek Radogno Forby Frerichs Lauzen Raoul Garrett Lightford Rezin

Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter Wilhelmi Mr. President

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 Schoenberg, **House Bill No. 1558**, 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 50; NAYS 5.

The following voted in the affirmative:

Althoff Harmon **Bivins** Holmes Bomke Hunter Clayborne Hutchinson Collins, A. Jacobs Collins, J. Johnson, C. Johnson, T. Crotty Delgado Jones, E. Dillard Jones, J. Forby Koehler Frerichs Kotowski Garrett LaHood Haine Landek

Lightford Luechtefeld Maloney Martinez Meeks Mulroe Muñoz Murphy Noland Pankau Radogno Raoul Rezin

Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter Wilhelmi Mr. President

The following voted in the negative:

Cultra Lauzen
Duffy McCann

McCarter

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 Sandoval, **House Bill No. 1563**, 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 Harmon Link Bivins Holmes Luechtefeld Bomke Hunter Maloney Bradv Hutchinson Martinez Clayborne Jacobs McCann Collins, A. Johnson, C. McCarter Collins, J. Johnson, T. Meeks Crotty Jones, E. Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Kotowski Noland Duffy Forby LaHood Pankau Frerichs Landek Radogno Garrett Raoul Lauzen Haine Rezin Lightford

Righter Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 J. Collins, **House Bill No. 1574**, 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 Haine Bivins Harmon Bomke Holmes Brady Hunter Clayborne Hutchinson Collins, A. Jacobs Collins, J. Johnson, C. Johnson, T. Crotty Jones, E. Cultra Delgado Koehler Dillard Kotowski LaHood Duffy Forby Landek Frerichs Lauzen Garrett Lightford

Link
Luechtefeld
Maloney
Martinez
McCann
McCarter
Meeks
Mulroe
Muñoz
Murphy
Noland
Pankau

Radogno

Raoul

Rezin

Righter Sandack Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 Holmes, **House Bill No. 1684**, 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 Haine Lightford Rezin **Bivins** Harmon Link Righter Bomke Holmes Luechtefeld Sandack Brady Hunter Sandoval Maloney Clayborne Hutchinson Martinez Schmidt Collins, A. Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Mulroe Sullivan Cultra Jones, E. Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Kotowski Noland Wilhelmi Duffy LaHood Pankau Mr President Forby Frerichs Landek Radogno Garrett Lauzen Raoul

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. 1700**, 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 Haine Rezin **Bivins** Harmon Link Righter Bomke Holmes Luechtefeld Sandack Brady Hunter Maloney Sandoval Hutchinson Schmidt Clavborne Martinez Collins, A. Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Cultra Jones, E. Mulroe Sullivan Jones, J. Delgado Muñoz Syverson Dillard Koehler Murphy Trotter Duffy Wilhelmi Kotowski Noland Mr. President Forby LaHood Pankau Frerichs Landek Radogno

Garrett Lauzen Raoul

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. 1707**, 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 Haine Lightford Rezin Bivins Harmon Link Righter Bomke Holmes Luechtefeld Sandack Hunter Maloney Sandoval Brady Clayborne Hutchinson Martinez Schmidt Collins, A. Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Jones, E. Cultra Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Trotter Murphy Kotowski Noland Wilhelmi Duffv LaHood Pankau Mr. President Forby Frerichs Landek Radogno Garrett Lauzen Raoul

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 Maloney, **House Bill No. 1710**, 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; NAYS 13.

The following voted in the affirmative:

Althoff Harmon Luechtefeld Sandoval Clayborne Holmes Maloney Schmidt Collins, A. Hunter Martinez Schoenberg Collins, J. Hutchinson Meeks Silverstein Crotty Mulroe Jacobs Steans Delgado Jones, E. Muñoz Sullivan Dillard Koehler Murphy Trotter Kotowski Noland Wilhelmi Forby Frerichs Landek Pankau Mr. President Garrett Lightford Raoul Sandack Haine Link

The following voted in the negative:

Bomke Johnson, T. McCann Syverson Cultra Jones, J. McCarter

Duffy LaHood Rezin
Johnson, C. 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. 1712**, 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 Haine Lightford Rezin **Bivins** Harmon Link Sandack Bomke Holmes Luechtefeld Sandoval Schmidt Brady Hunter Maloney Clayborne Hutchinson Martinez Schoenberg Collins. A. McCann Silverstein Jacobs Collins, J. Johnson, C. McCarter Steans Crotty Johnson, T. Meeks Sullivan Cultra Jones, E. Mulroe Syverson Delgado Jones J Muñoz Trotter Dillard Koehler Murphy Wilhelmi Duffy Kotowski Noland Mr. President Forby LaHood Pankau Frerichs Landek Radogno Garrett Raoul 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 Jones, E. III, **House Bill No. 1748**, 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 Haine Rezin Bivins Harmon Link Righter Bomke Holmes Luechtefeld Sandack Hunter Sandoval Brady Maloney Clayborne Hutchinson Martinez Schmidt Collins, A. Jacobs McCann Schoenberg McCarter Collins, J. Johnson, C. Silverstein Johnson, T. Meeks Steans Crotty

Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Syverson Muñoz Koehler Trotter Dillard Murphy Duffy Kotowski Noland Wilhelmi Forby LaHood Pankau Mr President Frerichs Landek Radogno Garrett Lauzen Raoul

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. 1760**, 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 Haine Righter Sandack **Bivins** Harmon Luechtefeld Bomke Holmes Maloney Sandoval Brady Hunter Martinez Schmidt Clayborne Hutchinson McCann Schoenberg Collins, A. Jacobs McCarter Silverstein Collins, J. Johnson, C. Meeks Steans Crotty Johnson, T. Mulroe Sullivan Cultra Jones J Muñoz Syverson Delgado Koehler Murphy Trotter Dillard Kotowski Noland Wilhelmi Duffy LaHood Pankau Mr. President Forby Landek Radogno Frerichs Lauzen Raoul Garrett Rezin 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.

On motion of Senator Garrett, **House Bill No. 1831**, 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 Haine Lightford Righter Bivins Harmon Link Sandack Bomke Holmes Luechtefeld Sandoval Brady Hunter Maloney Schmidt Clayborne Martinez Hutchinson Schoenberg Collins, A. McCann Silverstein Jacobs Collins, J. Johnson, C. McCarter Steans

Crotty Johnson, T. Meeks Sullivan Cultra Mulroe Syverson Jones, E. Delgado Jones, J. Murphy Trotter Dillard Koehler Noland Wilhelmi Kotowski Pankau Mr President Duffv LaHood Forby Radogno Frerichs Landek Raoul Garrett Lauzen Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Koehler, **House Bill No. 1857**, 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 Rezin Haine **Bivins** Harmon Link Righter Bomke Holmes Luechtefeld Sandack Brady Hunter Maloney Sandoval Clayborne Hutchinson Martinez Schmidt Collins, A. Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crottv Johnson T Meeks Steans Cultra Jones, E. Mulroe Sullivan Jones, J. Delgado Muñoz Syverson Dillard Koehler Murphy Trotter Kotowski Wilhelmi Duffv Noland LaHood Pankau Mr. President Forby Frerichs Landek Radogno Garrett Lauzen Raoul

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 Jacobs, **House Bill No. 1865**, 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 33; NAYS 24.

The following voted in the affirmative:

Clavborne Holmes Malonev Silverstein Collins, A. Hunter Martinez Steans Collins, J. Sullivan Hutchinson Meeks Crotty Jacobs Mulroe Trotter Jones, E. Muñoz Wilhelmi Delgado Koehler Noland Mr President Forby

Frerichs Kotowski Raoul Haine Lightford Sandoval Harmon Link Schoenberg

The following voted in the negative:

Althoff Johnson, C. McCann Sandack **Bivins** Johnson, T. McCarter Schmidt Bomke Jones, J. Murphy Syverson LaHood Pankau Bradv Cultra Landek Radogno Dillard Lauzen Rezin Duffv Luechtefeld 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. 1866**, 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 48; NAYS 7.

The following voted in the affirmative:

Althoff Haine Maloney Bivins Holmes Martinez Bradv Hunter McCarter Clayborne Hutchinson Meeks Collins, A. Mulroe Jacobs Collins, J. Johnson, T. Muñoz Crotty Murphy Jones, E. Koehler Noland Cultra Kotowski Delgado Pankau Dillard Landek Radogno Forby Lauzen Raoul Frerichs Rezin Lightford Garrett Link Sandack

The following voted in the negative:

Bomke Johnson, C. LaHood Righter Duffy Jones, J. McCann

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. 1884**, 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 48; NAYS 6.

Sandoval

Schmidt

Schoenberg

Silverstein

Steans

Sullivan

Syverson

Wilhelmi

Trotter

The following voted in the affirmative:

Althoff Garrett Maloney Bivins Haine Martinez Harmon Meeks Bomke Bradv Holmes Mulroe Clayborne Hunter Muñoz Collins, A. Hutchinson Murphy Collins, J. Johnson, C. Noland Crottv Johnson, T. Pankau Cultra Koehler Radogno Delgado Kotowski Raoul Dillard Rezin Landek Duffy Lightford Righter Forby Sandack Link

Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter Wilhelmi Mr. President

The following voted in the negative:

Jones, J. Lauzen McCann LaHood Luechtefeld McCarter

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 Jones, E. III, **House Bill No. 1888**, 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 10.

The following voted in the affirmative:

Althoff Sandoval Haine Link Brady Schmidt Harmon Maloney Clayborne Holmes Martinez Schoenberg Collins, A. Hunter Meeks Silverstein Collins, J. Hutchinson Mulroe Steans Crotty Jacobs Muñoz Sullivan Cultra Johnson, T. Murphy Syverson Delgado Jones, E. Noland Trotter Dillard Koehler Pankau Wilhelmi Forby Kotowski Radogno Mr. President Frerichs Landek Raoul Garrett Lightford Sandack

The following voted in the negative:

Bivins Johnson, C. McCann Righter
Bomke LaHood McCarter
Duffy Lauzen Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Silverstein, **House Bill No. 1872**, 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 Haine Lightford Rezin **Bivins** Harmon Link Righter Bomke Holmes Luechtefeld Sandack Hunter Sandoval Brady Malonev Clayborne Hutchinson Martinez Schmidt Collins, A. Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffy Kotowski Noland Wilhelmi Forby LaHood Pankau Mr. President Frerichs Landek Radogno Garrett Raoul 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 Haine, **House Bill No. 1928**, 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 Haine Lightford Rezin **Bivins** Harmon Link Righter Bomke Holmes Luechtefeld Sandack Hunter Malonev Sandoval Brady Clayborne Hutchinson Martinez Schoenberg Collins, A. Jacobs McCann Silverstein Collins, J. Johnson, C. McCarter Steans Crotty Johnson, T. Meeks Sullivan Jones, E. Cultra Mulroe Syverson Delgado Jones, J. Muñoz Trotter Dillard Koehler Murphy Wilhelmi Duffy Kotowski Noland Mr. President Forby LaHood Pankau Frerichs Landek Radogno Garrett Lauzen Raoul

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. 1949**, 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 Haine Lightford Rezin **Bivins** Harmon Link Righter Bomke Holmes Luechtefeld Sandack Brady Hunter Maloney Sandoval Clayborne Hutchinson Martinez Schmidt Collins, A. Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffy Kotowski Noland Wilhelmi LaHood Pankau Mr President Forby Frerichs Landek Radogno Garrett Lauzen Raoul

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 Schmidt, **House Bill No. 1956**, 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 Haine Lightford Rezin **Bivins** Harmon Link Righter Bomke Holmes Luechtefeld Sandack Brady Hunter Maloney Sandoval Clayborne Hutchinson Martinez Schmidt Collins, A. Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffy Kotowski Noland Wilhelmi Forby LaHood Pankau Mr. President Frerichs Landek Radogno Garrett Lauzen Raoul

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 Dillard, **House Bill No. 1960**, 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:

Righter

Sandack

Sandoval

Schoenberg

Silverstein

Steans

Sullivan

Syverson

Wilhelmi

Sandack

Sandoval

Schmidt

Steans

Trotter

Sullivan

Syverson

Wilhelmi

Mr. President

Schoenberg

Silverstein

Mr President

Trotter

Schmidt

YEAS 57; NAYS None.

The following voted in the affirmative:

Althoff Harmon Link Bivins Holmes Luechtefeld Bomke Hunter Maloney Brady Hutchinson Martinez Clayborne Jacobs McCann Collins, A. Johnson, C. McCarter Crotty Johnson, T. Meeks Cultra Jones, E. Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Duffy Kotowski Noland LaHood Pankau Forby Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Sandoval, **House Bill No. 1966**, 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 2.

The following voted in the affirmative:

Althoff Haine Link Bivins Harmon Luechtefeld Bomke Holmes Maloney Bradv Hunter Martinez Clayborne Hutchinson McCann Collins, A. Jacobs McCarter Johnson, C. Collins, J. Meeks Crotty Johnson, T. Mulroe Cultra Jones, E. Muñoz Delgado Jones, J. Murphy Noland Dillard Koehler Duffv Kotowski Pankau LaHood Radogno Forby Frerichs Landek Raoul Garrett Lightford Rezin

The following voted in the negative:

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 Delgado, **House Bill No. 2019**, 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 Harmon Link Righter Sandack Bivins Holmes Luechtefeld Bomke Hunter Maloney Sandoval Brady Hutchinson Martinez Schmidt Clayborne Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffy Kotowski Noland Wilhelmi Forby LaHood Pankau Mr. President Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Delgado, **House Bill No. 2020**, 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 Haine Lightford Rezin Bivins Harmon Link Righter Bomke Holmes Luechtefeld Sandack Brady Hunter Maloney Sandoval Clayborne Hutchinson Martinez Schmidt Collins, A. Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Cultra Jones, E. Mulroe Sullivan Jones, J. Muñoz Delgado Syverson Dillard Koehler Murphy Trotter

DuffyKotowskiNolandWilhelmiForbyLaHoodPankauMr. PresidentFrerichsLandekRadognoGarrettLauzenRaoul

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. 2043**, 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 Haine Link Righter **Bivins** Harmon Luechtefeld Sandack Bomke Holmes Maloney Sandoval Brady Hunter Martinez Schmidt Clayborne Hutchinson McCann Schoenberg McCarter Collins, A. Johnson, C. Silverstein Collins, J. Johnson, T. Meeks Steans Crotty Jones, E. Mulroe Sullivan Cultra Jones, J. Muñoz Syverson Delgado Koehler Murphy Trotter Dillard Kotowski Noland Wilhelmi LaHood Duffv Pankau Mr President Forby Landek Radogno Frerichs Lauzen Raoul Garrett Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Wilhelmi, **House Bill No. 2069**, 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 Haine Lightford Rezin **Bivins** Harmon Link Righter Bomke Holmes Luechtefeld Sandack Brady Hunter Maloney Sandoval Clavborne Hutchinson Martinez Schmidt Collins, A. Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Cultra Jones, E. Mulroe Sullivan Muñoz Delgado Jones, J. Syverson

Dillard Koehler Murphy Trotter Wilhelmi Duffy Kotowski Noland Forby LaHood Pankau Mr. President Frerichs Landek Radogno Garrett Raoul 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.

## HOUSE BILL RECALLED

On motion of Senator Noland, **House Bill No. 2084** was recalled from the order of third reading to the order of second reading.

Senator Noland offered the following amendment and moved its adoption:

## **AMENDMENT NO. 1 TO HOUSE BILL 2084**

AMENDMENT NO. 1 . Amend House Bill 2084 as follows:

on page 4, line 4, after "authorization," by inserting "and subject to appropriation,"; and

on page 4, immediately below line 15, by inserting the following:

"(i) This Section is repealed on December 31, 2019.".

The motion prevailed.

And the amendment was adopted and ordered printed.

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

#### READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Lightford, **House Bill No. 2086**, 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 Haine Link Righter Bivins Harmon Luechtefeld Sandack Bomke Holmes Maloney Sandoval Hunter Martinez Schmidt Bradv Clayborne Hutchinson McCann Schoenberg Collins, A. Jacobs McCarter Silverstein Johnson, C. Collins, J. Meeks Steans Johnson, T. Mulroe Sullivan Crottv Cultra Jones, E. Muñoz Syverson Delgado Koehler Murphy Trotter Dillard Kotowski Noland Wilhelmi Duffv LaHood Pankau Mr. President Landek Radogno Forby Frerichs Lauzen Raoul Garrett Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendment adopted thereto.

On motion of Senator C. Johnson, **House Bill No. 2094**, 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 Haine Lightford Rezin Bivins Harmon Link Righter Bomke Holmes Luechtefeld Sandack Brady Hunter Maloney Sandoval Clayborne Hutchinson Martinez Schmidt Collins, A. Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffy Kotowski Noland Wilhelmi LaHood Pankau Mr. President Forby Frerichs Landek Radogno Garrett Lauzen Raoul

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. 2101**, 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     | Haine       | Link        | Righter       |
|-------------|-------------|-------------|---------------|
| Bivins      | Harmon      | Luechtefeld | Sandack       |
| Bomke       | Holmes      | Maloney     | Sandoval      |
| Brady       | Hunter      | Martinez    | Schmidt       |
| Clayborne   | Hutchinson  | McCann      | Schoenberg    |
| Collins, A. | Jacobs      | McCarter    | Silverstein   |
| Collins, J. | Johnson, C. | Meeks       | Steans        |
| Crotty      | Johnson, T. | Mulroe      | Sullivan      |
| Cultra      | Jones, E.   | Muñoz       | Syverson      |
| Delgado     | Koehler     | Murphy      | Trotter       |
| Dillard     | Kotowski    | Noland      | Wilhelmi      |
| Duffy       | LaHood      | Pankau      | Mr. President |
| Forby       | Landek      | Radogno     |               |

Frerichs Lauzen Raoul Garrett Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Sandoval, **House Bill No. 2270**, 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:

Sandoval

Schoenberg

Silverstein

Schmidt

Steans

Sullivan

Trotter

Syverson

Wilhelmi

Mr. President

YEAS 52; NAY 1.

The following voted in the affirmative:

Althoff Holmes Martinez **Bivins** Hunter McCann Bomke Hutchinson McCarter Brady Jacobs Meeks Clayborne Johnson, C. Mulroe Collins, A. Johnson, T. Muñoz Collins, J. Jones, E. Murphy Koehler Noland Crotty Cultra Kotowski Pankau Delgado LaHood Radogno Dillard Landek Raoul Frerichs Lightford Rezin Garrett Link Righter Harmon Luechtefeld Sandack

The following voted in the negative:

## 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.

Senator Maloney asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on **House Bill No. 2270**.

On motion of Senator Holmes, **House Bill No. 2397**, 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 Harmon Link Righter Bivins Holmes Luechtefeld Sandack Bomke Hunter Maloney Sandoval Brady Hutchinson Martinez Schmidt Clayborne Jacobs McCann Schoenberg McCarter Collins, A. Johnson, C. Silverstein Johnson, T. Meeks Steans Crotty

Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Syverson Muñoz Trotter Dillard Koehler Murphy Duffy Kotowski Noland Wilhelmi LaHood Pankau Mr. President Forby Landek Frerichs Radogno Garrett Lauzen Raoul Haine Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendment adopted thereto.

On motion of Senator Lightford, **House Bill No. 2401**, 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 Haine Link Righter Bivins Harmon Luechtefeld Sandack Bomke Holmes Maloney Sandoval Bradv Hunter Martinez Schmidt Clayborne Hutchinson McCann Schoenberg Collins, A. Jacobs McCarter Silverstein Collins, J. Johnson, C. Meeks Steans Crotty Johnson, T. Mulroe Sullivan Jones, E. Cultra Muñoz Syverson Delgado Koehler Murphy Trotter Dillard Kotowski Wilhelmi Noland Duffv LaHood Pankau Mr. President Forby Landek Radogno Frerichs Lauzen Raoul

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).

Rezin

Ordered that the Secretary inform the House of Representatives thereof.

Lightford

On motion of Senator Sandack, **House Bill No. 2550**, 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.

Garrett

The following voted in the affirmative:

Althoff Haine Lightford Righter Bivins Harmon Link Sandack Sandoval Bomke Holmes Luechtefeld Schmidt Bradv Hunter Malonev Clayborne Hutchinson McCann Schoenberg Collins, A. Jacobs McCarter Silverstein Collins, J. Johnson, C. Meeks Steans Crotty Johnson, T. Mulroe Sullivan Cultra Jones, E. Muñoz Syverson Delgado Jones, J. Murphy Trotter Dillard Koehler Wilhelmi Noland Duffy Kotowski Pankau Mr. President Forby LaHood Radogno Frerichs Landek Raoul Garrett Lauzen Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Althoff, **House Bill No. 2556**, 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 Haine Lightford Rezin **Bivins** Harmon Link Righter Bomke Holmes Luechtefeld Sandack Brady Hunter Maloney Sandoval Clayborne Hutchinson Martinez Schmidt Collins, A. Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Johnson, T. Crotty Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffy Kotowski Noland Wilhelmi Forby LaHood Pankau Mr. President Frerichs Landek Radogno Garrett Lauzen Raoul

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 Bivins, **House Bill No. 2581**, 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 Haine Lightford Rezin Link Righter Bivins Harmon Bomke Holmes Sandack Luechtefeld Hunter Maloney Sandoval Brady

Clayborne Hutchinson Martinez Schmidt Collins, A. Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffy Kotowski Noland Wilhelmi LaHood Pankau Mr President Forby Frerichs Landek Radogno Garrett Lauzen Raoul

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. Collins, House Bill No. 2595, 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     | Haine       | Lightford   | Rezin         |
|-------------|-------------|-------------|---------------|
| Bivins      | Harmon      | Link        | Righter       |
| Bomke       | Holmes      | Luechtefeld | Sandack       |
| Brady       | Hunter      | Maloney     | Sandoval      |
| Clayborne   | Hutchinson  | Martinez    | Schmidt       |
| Collins, A. | Jacobs      | McCann      | Schoenberg    |
| Collins, J. | Johnson, C. | McCarter    | Silverstein   |
| Crotty      | Johnson, T. | Meeks       | Steans        |
| Cultra      | Jones, E.   | Mulroe      | Sullivan      |
| Delgado     | Jones, J.   | Muñoz       | Syverson      |
| Dillard     | Koehler     | Murphy      | Trotter       |
| Duffy       | Kotowski    | Noland      | Wilhelmi      |
| Forby       | LaHood      | Pankau      | Mr. President |
| Frerichs    | Landek      | Radogno     |               |
| Garrett     | Lauzen      | Raoul       |               |

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. 2777, 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 | Haine  | Luechtefeld | Sandack  |
|---------|--------|-------------|----------|
| Bivins  | Harmon | Maloney     | Sandoval |
| Bomke   | Holmes | Martinez    | Schmidt  |

Brady Hunter McCann Schoenberg Clayborne Hutchinson McCarter Silverstein Collins, A. Johnson, C. Meeks Steans Collins, J. Johnson, T. Mulroe Sullivan Crottv Jones, E. Muñoz Syverson Koehler Cultra Murphy Trotter Delgado Kotowski Noland Wilhelmi Dillard LaHood Pankau Mr. President Landek Duffv Radogno Forby Lauzen Raoul Frerichs Lightford Rezin Garrett Link 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. 2853**, 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 Haine Lightford Rezin Bivins Harmon Link Righter Bomke Holmes Luechtefeld Sandack Sandoval Bradv Hunter Malonev Clayborne Hutchinson Martinez Schmidt Collins, A. Jacobs McCann Schoenberg Johnson, C. Collins, J. McCarter Silverstein Johnson, T. Crottv Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffv Kotowski Noland Wilhelmi LaHood Mr. President Forby Pankau Frerichs Landek Radogno Garrett Lauzen Raoul

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. 2870**, 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 43: NAYS 14.

The following voted in the affirmative:

Althoff Harmon Link Raoul Bomke Holmes Luechtefeld Sandack

Clayborne Hunter Maloney Sandoval Collins, A. Hutchinson Martinez Schoenberg Collins, J. Jacobs McCann Silverstein Crotty Johnson, T. Meeks Steans Delgado Jones, E. Mulroe Sullivan Dillard Koehler Muñoz Trotter Forby Kotowski Murphy Wilhelmi Frerichs Landek Noland Mr. President Pankau Haine Lightford

The following voted in the negative:

Bivins Johnson, C. McCarter Schmidt
Cultra Jones, J. Radogno Syverson
Duffy LaHood Rezin
Garrett 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 Forby, **House Bill No. 2875**, 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 Haine Rezin **Bivins** Harmon Link Righter Luechtefeld Bomke Holmes Sandack Hunter Sandoval Bradv Malonev Clayborne Schmidt Hutchinson Martinez Collins, A. Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Johnson, T. Crotty Meeks Steans Jones, E. Cultra Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Noland Wilhelmi Duffy Kotowski Forby LaHood Pankau Mr. President Frerichs Landek Radogno Garrett Lauzen Raoul

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.

## HOUSE BILL RECALLED

On motion of Senator Garrett, **House Bill No. 2902** was recalled from the order of third reading to the order of second reading.

Senator Garrett offered the following amendment and moved its adoption:

## AMENDMENT NO. 1 TO HOUSE BILL 2902

AMENDMENT NO. 1 . Amend House Bill 2902 as follows:

on page 3, immediately below line 5, by inserting the following:

"(6) The Secretary of the Illinois Department of Transportation or his or her designee."; and

on page 3, line 6, by replacing "(6)" with "(7)".

The motion prevailed.

And the amendment was adopted and ordered printed.

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

#### READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Harmon, **House Bill No. 2917**, 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 Haine Lightford Bivins Harmon Link Bomke Holmes Luechtefeld Brady Hunter Malonev Clayborne Hutchinson Martinez Collins, A. Jacobs McCann Johnson, C. Collins, J. McCarter Johnson, T. Crottv Meeks Cultra Jones, E. Mulroe Delgado Jones, J. Murphy Dillard Koehler Noland Duffv Kotowski Pankau LaHood Forby Radogno Frerichs Raoul Landek Garrett Lauzen Rezin

Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter Wilhelmi Mr. President

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 Noland, **House Bill No. 2927**, 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 Haine Link Righter Bomke Harmon Luechtefeld Sandack

Brady Holmes Maloney Sandoval Clayborne Martinez Schmidt Hunter Collins, A. Hutchinson McCann Schoenberg Collins, J. Jacobs Meeks Silverstein Crottv Johnson, T. Mulroe Steans Jones, E. Sullivan Cultra Muñoz Delgado Jones, J. Murphy Syverson Dillard Koehler Noland Trotter Kotowski Pankau Wilhelmi Duffv Forby LaHood Radogno Mr. President Frerichs Landek Raoul Garrett Lightford Rezin

The following voted in the negative:

Johnson, C. 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 Hutchinson, **House Bill No. 2935**, 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 Haine Lightford Rezin **Bivins** Harmon Link Righter Bomke Holmes Luechtefeld Sandack Brady Hunter Sandoval Maloney Clayborne Hutchinson Martinez Schmidt Collins, A. Jacobs McCann Schoenberg Johnson, C. McCarter Silverstein Collins, J. Johnson, T. Crotty Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffy Kotowski Noland Wilhelmi LaHood Pankau Mr. President Forby Frerichs Landek Radogno Garrett Lauzen Raoul

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. 2937**, 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 Haine Luechtefeld Bivins Harmon Malonev Bomke Holmes Martinez Brady Hunter McCann Jacobs Clayborne McCarter Collins, A. Johnson, C. Meeks Collins, J. Johnson, T. Mulroe Crotty Jones, E. Muñoz Koehler Cultra Murphy Delgado Kotowski Noland Dillard LaHood Pankau Duffy Landek Radogno Forby Lauzen Raoul Frerichs Lightford Rezin Garrett Righter Link

Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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. 2991**, 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 Haine Bivins Harmon Holmes Bomke Brady Hunter Clayborne Hutchinson Collins, A. Jacobs Collins, J. Johnson, C. Crotty Johnson, T. Cultra Jones, E. Delgado Jones, J. Dillard Koehler Duffy Kotowski Forby LaHood Frerichs Landek Garrett Lauzen

Link
Luechtefeld
Maloney
Martinez
McCann
McCarter
Meeks
Mulroe
Muñoz
Murphy
Noland
Pankau
Radogno
Raoul

Lightford

Rezin Righter Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 Crotty, **House Bill No. 2993**, 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:

Lightford Althoff Haine Rezin Bivins Harmon Link Righter Bomke Holmes Luechtefeld Sandack Malonev Sandoval Bradv Hunter Clayborne Hutchinson Martinez Schmidt Collins, A. Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crottv Johnson, T. Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffy Kotowski Noland Wilhelmi Forby LaHood Pankau Mr. President Frerichs Landek Radogno Garrett Lauzen Raoul

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. 3012**, 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

Darin

## YEAS 58; NAYS None.

A 1+b off

The following voted in the affirmative:

Haina

| Althoff     | Haine       | Lightford   | Rezin         |
|-------------|-------------|-------------|---------------|
| Bivins      | Harmon      | Link        | Righter       |
| Bomke       | Holmes      | Luechtefeld | Sandack       |
| Brady       | Hunter      | Maloney     | Sandoval      |
| Clayborne   | Hutchinson  | Martinez    | Schmidt       |
| Collins, A. | Jacobs      | McCann      | Schoenberg    |
| Collins, J. | Johnson, C. | McCarter    | Silverstein   |
| Crotty      | Johnson, T. | Meeks       | Steans        |
| Cultra      | Jones, E.   | Mulroe      | Sullivan      |
| Delgado     | Jones, J.   | Muñoz       | Syverson      |
| Dillard     | Koehler     | Murphy      | Trotter       |
| Duffy       | Kotowski    | Noland      | Wilhelmi      |
| Forby       | LaHood      | Pankau      | Mr. President |
| Frerichs    | Landek      | Radogno     |               |
| Garrett     | Lauzen      | Raoul       |               |
|             |             |             |               |

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 Noland, **House Bill No. 3033**, 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 Harmon Link Bivins Holmes Luechtefeld Bomke Hunter Malonev Brady Hutchinson Martinez Clayborne Jacobs McCann Johnson, C. Collins, A. McCarter Crottv Johnson, T. Meeks Cultra Jones, E. Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Duffy Kotowski Noland LaHood Pankau Forby Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin

Righter Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 J. Collins, **House Bill No. 3042**, 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 Haine Link **Bivins** Harmon Luechtefeld Bomke Holmes Maloney Brady Hunter Martinez Clayborne Hutchinson McCann McCarter Collins, A. Jacobs Collins, J. Johnson, C. Meeks Crottv Johnson, T. Mulroe Cultra Jones, E. Muñoz Delgado Koehler Murphy Dillard Kotowski Noland LaHood Pankau Duffv Landek Raoul Forby Frerichs Lauzen Rezin Garrett Lightford Righter

Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 Althoff, **House Bill No. 3102**, 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 Haine Lightford Rezin **Bivins** Harmon Link Righter Bomke Holmes Luechtefeld Sandack Hunter Sandoval Brady Malonev Clayborne Hutchinson Martinez Schmidt Collins, A. Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffy Kotowski Noland Wilhelmi Forby LaHood Pankau Mr. President Frerichs Landek Radogno Garrett Raoul 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. 3109**, 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 Righter Harmon Link Sandack Bivins Holmes Luechtefeld Bomke Hunter Malonev Sandoval Hutchinson Martinez Schmidt Brady Clayborne Jacobs McCann Schoenberg Collins, A. Johnson, C. McCarter Silverstein Collins, J. Johnson, T. Meeks Steans Crotty Jones, E. Mulroe Syverson Jones, J. Trotter Cultra Muñoz Delgado Koehler Murphy Wilhelmi Dillard Kotowski Noland Mr President Duffy LaHood Pankau Forby Landek Radogno Frerichs Lauzen Raoul Garrett Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Haine, **House Bill No. 3152**, 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 Harmon Link Bivins Holmes Luechtefeld Bomke Hunter Malonev Brady Hutchinson Martinez Clayborne Jacobs McCann Collins, J. Johnson, C. McCarter Crotty Johnson, T. Meeks Cultra Jones, E. Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Duffy Kotowski Noland Forby LaHood Pankau Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin

Righter Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 J. Jones, **House Bill No. 3172**, 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 Haine Lauzen Raoul **Bivins** Harmon Lightford Rezin Link Bomke Holmes Sandack Clayborne Hunter Luechtefeld Sandoval Collins, A. Hutchinson Schmidt Maloney Collins, J. Jacobs Martinez Schoenberg Crotty Johnson, C. McCann Silverstein Johnson, T. Cultra McCarter Steans Delgado Jones, E. Meeks Sullivan Dillard Jones, J. Mulroe Syverson Duffy Koehler Muñoz Trotter Forby Kotowski Murphy Wilhelmi Frerichs LaHood Noland Mr. President Garrett Landek Pankau

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. 3182**, 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:

Link

YEAS 57; NAYS None.

Althoff

The following voted in the affirmative:

Haine

Harmon **Bivins** Luechtefeld Bomke Holmes Malonev Brady Hunter Martinez Clayborne Hutchinson McCann Collins, A. Jacobs McCarter Collins, J. Johnson, C. Meeks Crotty Johnson, T. Mulroe Cultra Jones, E. Muñoz Delgado Koehler Murphy Dillard Kotowski Noland Duffy LaHood Pankau Landek Radogno Forby Frerichs Lauzen Raoul Garrett Lightford Rezin

Righter Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 Hunter, **House Bill No. 3186**, 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 Haine **Bivins** Harmon Bomke Holmes Brady Hunter Clayborne Hutchinson Collins, A. Jacobs Collins, J. Johnson, C. Crotty Johnson, T. Cultra Jones, E. Delgado Koehler Dillard Kotowski Duffy LaHood Forby Landek Frerichs Lauzen Garrett Lightford

Link Righter Luechtefeld Sandack Malonev Sandoval Martinez Schmidt McCann Schoenberg McCarter Silverstein Meeks Steans Mulroe Sullivan Muñoz Syverson Murphy Trotter Noland Wilhelmi Pankau Mr. President 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).

Raoul

Rezin

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator T. Johnson, **House Bill No. 3223**, 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 Haine Lightford Rezin Bivins Righter Harmon Link Bomke Holmes Luechtefeld Sandack Brady Hunter Maloney Sandoval Clayborne Hutchinson Schmidt Martinez Collins, A. Jacobs McCann Schoenberg Collins, J. Johnson, C. McCarter Silverstein Crotty Johnson, T. Meeks Steans Cultra Jones, E. Mulroe Sullivan Delgado Jones, J. Muñoz Syverson Dillard Koehler Murphy Trotter Duffy Kotowski Noland Wilhelmi LaHood Mr. President Forby Pankau Frerichs Landek Radogno Garrett Raoul 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.

## HOUSE BILL RECALLED

On motion of Senator Pankau, **House Bill No. 3255** was recalled from the order of third reading to the order of second reading.

Senator Pankau offered the following amendment and moved its adoption:

# AMENDMENT NO. 1 TO HOUSE BILL 3255

AMENDMENT NO. 1. Amend House Bill 3255 on page 6, line 2, by replacing "is an Illinois State Trooper or" with "is a member of the Illinois National Guard, an Illinois State Trooper, or".

The motion prevailed.

And the amendment was adopted and ordered printed.

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

#### READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator McCann, **House Bill No. 3274**, 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 Sandack Haine Link Bivins Harmon Luechtefeld Sandoval Bomke Holmes Maloney Schmidt Hunter Schoenberg Bradv Martinez Clavborne Hutchinson McCann Silverstein Collins, A. Jacobs McCarter Steans Collins, J. Johnson, C. Meeks Sullivan Crotty Johnson, T. Mulroe Syverson Jones, E. Trotter Cultra Muñoz Delgado Koehler Murphy Wilhelmi Dillard Kotowski Noland Mr. President LaHood Pankau Duffv Forby Landek Radogno Frerichs Raoul Lauzen Garrett Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendment adopted thereto.

On motion of Senator J. Collins, **House Bill No. 3275**, 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 Lightford Haine Raoul **Bivins** Harmon Link Rezin Luechtefeld Bomke Holmes Sandack Hunter Sandoval Bradv Malonev Clayborne Hutchinson Martinez Schmidt Collins, J. Jacobs McCann Schoenberg Crotty Johnson, C. McCarter Silverstein Cultra Johnson, T. Meeks Steans Delgado Jones, E. Mulroe Sullivan Dillard Koehler Muñoz Syverson Duffv Kotowski Murphy Trotter LaHood Noland Wilhelmi Forby Frerichs Landek Pankau Mr. President Garrett Lauzen 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 Jones, E. III, **House Bill No. 3281**, 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 Harmon Link **Bivins** Holmes Luechtefeld Hunter Bomke Maloney Hutchinson Bradv Martinez Clayborne McCann Jacobs Collins, J. Johnson, C. McCarter Crotty Johnson, T. Meeks Jones, E. Cultra Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Duffv Kotowski Noland LaHood Forby Pankau Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin

Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 Dillard, **House Bill No. 3283**, 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 Harmon Link **Bivins** Holmes Luechtefeld Bomke Hunter Maloney Hutchinson Brady Martinez Clayborne Jacobs McCann Collins, J. Johnson, C. McCarter Crotty Johnson, T. Meeks Cultra Jones, E. Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Duffv Kotowski Noland Forby LaHood Pankau Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin

Sandack
Sandoval
Schmidt
Schoenberg
Silverstein
Steans
Sullivan
Syverson
Trotter
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 Holmes, **House Bill No. 3289**, 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 Haine Lightford Raoul Bivins Harmon Link Rezin Bomke Holmes Luechtefeld Sandack Brady Hunter Schmidt Maloney Clayborne Hutchinson Martinez Schoenberg Collins, J. Jacobs McCann Silverstein Crottv Johnson, C. McCarter Steans Cultra Johnson, T. Meeks Sullivan Delgado Jones, E. Mulroe Syverson Dillard Muñoz Koehler Trotter Duffv Kotowski Murphy Wilhelmi Forby LaHood Noland Mr. President Frerichs Landek Pankau Garrett Lauzen 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 Hutchinson, **House Bill No. 3331**, 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 Haine Lightford **Bivins** Harmon Link Bomke Holmes Luechtefeld Hunter Bradv Maloney Clayborne Hutchinson Martinez Collins, A. Jacobs McCann Collins, J. Johnson, C. McCarter Crotty Johnson, T. Meeks Cultra Jones, E. Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Duffy Kotowski Noland Forby LaHood Pankau Frerichs Landek Radogno Garrett Lauzen Raoul

Rezin Sandack Sandoval Schmidt Silverstein Steans Sullivan Syverson Trotter 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. 3335**, 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 Haine Lightford Bivins Harmon Link Holmes Bomke Luechtefeld Brady Hunter Maloney Clayborne Hutchinson Martinez Collins, A. Jacobs McCann Collins, J. Johnson, C. McCarter Crotty Johnson, T. Meeks Cultra Jones, E. Mulroe Delgado Jones, J. Muñoz Koehler Dillard Murphy Duffy Kotowski Noland LaHood Pankau Forby Landek Frerichs Radogno Garrett Lauzen Raoul

Rezin Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 Hutchinson, **House Bill No. 3342**, 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:

Link

YEAS 54; NAYS None.

The following voted in the affirmative:

Althoff Garrett Bivins Haine Bomke Holmes Brady Hunter Clayborne Hutchinson Collins, A. Jacobs Collins, J. Johnson, C. Crotty Johnson, T. Cultra Koehler Delgado Kotowski Dillard LaHood Duffy Landek Forby Lauzen Frerichs Lightford

Luechtefeld
Maloney
Martinez
McCann
McCarter
Meeks
Mulroe
Muñoz
Murphy
Noland
Pankau
Radogno

Rezin Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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).

Raoul

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Maloney, **House Bill No. 3358**, 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 Lightford Haine Raoul Bivins Link Harmon Rezin Bomke Holmes Luechtefeld Sandack Brady Hunter Maloney Sandoval Clayborne Hutchinson Martinez Schmidt Collins, J. McCann Schoenberg Jacobs Crotty Johnson, C. McCarter Silverstein Cultra Johnson, T. Meeks Steans Delgado Mulroe Jones, J. Sullivan Koehler Dillard Muñoz Syverson Duffy Kotowski Murphy Trotter Forby LaHood Noland Wilhelmi Landek Pankau Mr President Frerichs Garrett Lauzen 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 Jones, E. III, **House Bill No. 3360**, 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 Harmon Link **Bivins** Holmes Luechtefeld Bomke Hunter Malonev Hutchinson Martinez Brady Clayborne Jacobs McCann Collins, J. Johnson, C. McCarter Johnson, T. Crotty Meeks Jones, E. Cultra Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Noland Duffy Kotowski Forby LaHood Pankau Frerichs Landek Radogno Garrett Lauzen Raoul Haine Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Martinez, **House Bill No. 3365**, 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:

Sandack

Sandoval

Schoenberg

Silverstein

Steans

Sullivan

Trotter

Syverson

Wilhelmi

Mr. President

Schmidt

YEAS 55; NAY 1.

The following voted in the affirmative:

Althoff Haine Lauzen Radogno Bivins Harmon Lightford Raoul Bomke Holmes Link Rezin Brady Hunter Luechtefeld Sandack Clayborne Hutchinson Malonev Sandoval Collins, A. Jacobs Martinez Schmidt Collins, J. Johnson, C. McCann Schoenberg Crotty Johnson, T. McCarter Silverstein Delgado Jones, E. Meeks Steans Dillard Mulroe Syverson Jones, J. Duffy Koehler Muñoz Trotter Forby Kotowski Murphy Wilhelmi Frerichs LaHood Noland Mr President Garrett Landek Pankau

The following voted in the negative:

## Cultra

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. 3376**, 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     | Haine       | Lauzen    | Raoul         |
|-------------|-------------|-----------|---------------|
| Bivins      | Harmon      | Lightford | Rezin         |
| Bomke       | Holmes      | Link      | Sandack       |
| Brady       | Hunter      | Maloney   | Sandoval      |
| Clayborne   | Hutchinson  | Martinez  | Schmidt       |
| Collins, A. | Jacobs      | McCann    | Schoenberg    |
| Collins, J. | Johnson, C. | McCarter  | Silverstein   |
| Crotty      | Johnson, T. | Meeks     | Steans        |
| Cultra      | Jones, E.   | Mulroe    | Sullivan      |
| Delgado     | Jones, J.   | Muñoz     | Syverson      |
| Dillard     | Koehler     | Murphy    | Trotter       |
| Duffy       | Kotowski    | Noland    | Wilhelmi      |
| Forby       | LaHood      | Pankau    | Mr. President |
| Garrett     | Landek      | 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 C. Johnson, **House Bill No. 3386**, 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 Haine Lightford **Bivins** Link Harmon Bomke Holmes Luechtefeld Brady Hunter Maloney Clayborne Hutchinson Martinez Collins, A. McCann Jacobs Collins, J. Johnson, C. McCarter Crotty Johnson, T. Meeks Cultra Jones, E. Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Duffy Kotowski Noland LaHood Pankau Forby Frerichs Landek Radogno Garrett Lauzen Raoul

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. 3405**, 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 Haine Lightford **Bivins** Harmon Link Bomke Holmes Brady Hunter Maloney Clayborne Hutchinson Martinez Collins, A. Jacobs McCann Collins, J. Johnson, C. Crotty Johnson, T. Meeks Cultra Jones, E. Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Noland Duffy Kotowski LaHood Pankau Forby Frerichs Landek Radogno Garrett Raoul Lauzen

Lightford Rezin
Link Sandack
Luechtefeld Sandoval
Maloney Schmidt
Martinez Schoenberg
McCann Silverstein
McCarter Steans
Meeks Sullivan
Mulroe Syverson
Muñoz Trotter
Murphy Wilhelmi
Noland Mr. President
Pankau
Pandango

Rezin

Sandack

Schmidt

Steans

Sullivan

Syverson

Wilhelmi

Mr. President

Trotter

Schoenberg

Silverstein

Sandoval

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 Hutchinson, **House Bill No. 3406**, 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:

Sandack

Sandoval

Schmidt

Schoenberg

Silverstein

Steans

Sullivan

Syverson

Wilhelmi

Sandack

Sandoval

Schoenberg

Silverstein Steans

Sullivan

Trotter

Syverson

Wilhelmi

Mr President

Schmidt

Mr President

Trotter

YEAS 56; NAYS None.

The following voted in the affirmative:

Althoff Haine Lightford **Bivins** Harmon Link Bomke Holmes Luechtefeld Hunter Brady Malonev Clayborne Hutchinson McCann Collins, A. Jacobs McCarter Collins, J. Johnson, C. Meeks Crotty Johnson, T. Mulroe Cultra Jones, E. Muñoz Delgado Jones, J. Murphy Dillard Koehler Noland Duffy Kotowski Pankau Radogno Forby LaHood Frerichs Landek Raoul Garrett Rezin 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 Dillard, **House Bill No. 3431**, 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 Haine Link Bivins Harmon Luechtefeld Bomke Holmes Malonev Hunter Martinez Brady Clayborne Hutchinson McCann Collins, A. Johnson, C. McCarter Collins, J. Johnson, T. Meeks Crotty Jones, E. Mulroe Jones, J. Cultra Muñoz Delgado Koehler Murphy Dillard Kotowski Noland Duffy LaHood Pankau Forby Landek Radogno Frerichs Lauzen Raoul Garrett Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Haine, **House Bill No. 3441**, 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 Haine Link Harmon **Bivins** Luechtefeld Holmes Bomke Malonev Brady Hunter Martinez Clayborne Hutchinson McCann Collins, A. Johnson, C. McCarter Collins, J. Johnson, T. Meeks Crotty Jones, E. Mulroe Cultra Jones, J. Muñoz Delgado Koehler Murphy Dillard Kotowski Noland Duffy LaHood Pankau Landek Radogno Forby Frerichs Lauzen Raoul Garrett Lightford Rezin

Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 Bivins, **House Bill No. 3449**, 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 Haine Link **Bivins** Harmon Luechtefeld Bomke Holmes Malonev Brady Hunter Martinez Clayborne Hutchinson McCann Collins, A. Jacobs McCarter Collins, J. Johnson, C. Meeks Crotty Jones, E. Mulroe Cultra Jones, J. Muñoz Delgado Koehler Murphy Dillard Kotowski Noland Duffy LaHood Pankau Radogno Forby Landek Frerichs Lauzen Raoul Garrett Lightford Rezin

Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 T. Johnson, **House Bill No. 3458**, 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 Haine Lightford Bivins Harmon Link Bomke Holmes Luechtefeld Brady Hunter Maloney Clayborne Hutchinson Martinez Collins, A. Jacobs McCann Collins, J. Johnson, C. McCarter Crotty Johnson, T. Meeks Cultra Jones, E. Mulroe Delgado Jones, J. Muñoz Dillard Koehler Murphy Duffy Kotowski Noland LaHood Forby Pankau Frerichs Landek Radogno Garrett Raoul Lauzen

Rezin Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 Silverstein, **House Bill No. 3478**, 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 Haine Bivins Harmon Bomke Holmes Hunter Bradv Clayborne Hutchinson Collins, A. Jacobs Johnson, C. Collins, J. Crottv Johnson, T. Cultra Jones, E. Delgado Jones, J. Dillard Koehler Duffv Kotowski LaHood Forby Frerichs Landek Garrett Lauzen

Lightford
Link
Luechtefeld
Maloney
Martinez
McCann
McCarter
Meeks
Mulroe
Muñoz
Murphy
Noland
Pankau
Radogno

Raoul

Rezin Sandack Sandoval Schmidt Schoenberg Silverstein Steans Sullivan Syverson Trotter 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 Murphy, **House Bill No. 3539**, 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 50; NAYS 2.

The following voted in the affirmative:

Althoff Hunter Link **Bivins** Hutchinson Luechtefeld Clayborne Jacobs Malonev Collins, A. Johnson, C. Martinez Collins, J. Johnson, T. McCann Crotty Jones, E. McCarter Delgado Jones, J. Meeks Dillard Koehler Mulroe Frerichs Kotowski Muñoz Garrett LaHood Murphy Landek Noland Haine Harmon Lauzen Pankau Holmes Raoul Lightford

Sandack Sandoval Schmidt Schoenberg Silverstein Steans Syverson Trotter Wilhelmi Mr. President

Rezin

The following voted in the negative:

Bomke Cultra

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. 3550**, 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 Haine Lightford Bivins Harmon Link Bomke Holmes Luechtefeld Hunter Maloney Brady Clayborne Hutchinson Martinez Collins, A. Jacobs McCann Collins, J. Johnson, C. McCarter Johnson, T. Meeks Crotty Cultra Jones, E. Mulroe Delgado Jones, J. Muñoz Koehler Dillard Murphy Duffy Kotowski Noland

Mr. President
[May 17, 2011]

Rezin Sandack

Sandoval

Schoenberg

Silverstein

Schmidt

Steans

Sullivan

Syverson

Wilhelmi

Trotter

Forby LaHood Pankau Frerichs Landek Radogno Garrett Lauzen Raoul

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. 3597**, 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 Haine Lightford Rezin Bivins Harmon Link Sandack Bomke Holmes Luechtefeld Sandoval Brady Hunter Maloney Schmidt Schoenberg Clayborne Hutchinson Martinez Collins, A. Jacobs McCann Silverstein Collins, J. Johnson, C. McCarter Steans Crotty Johnson, T. Meeks Sullivan Cultra Jones, E. Mulroe Syverson Delgado Jones, J. Muñoz Trotter Dillard Koehler Murphy Wilhelmi Duffy Kotowski Noland Mr. President LaHood Forby Pankau Frerichs Landek Radogno Raoul 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 Steans, **House Bill No. 3620**, 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 Haine Lauzen Raoul Bivins Harmon Lightford Rezin Bomke Holmes Link Sandack Brady Hunter Luechtefeld Sandoval Clayborne Hutchinson Maloney Schmidt Collins, A. Jacobs Martinez Schoenberg Collins, J. Johnson, C. McCann Silverstein Crotty Johnson, T. McCarter Steans Jones, E. Cultra Meeks Sullivan Jones, J. Mulroe Delgado Syverson Koehler Muñoz Trotter Duffy

Forby Kotowski Murphy Wilhelmi Frerichs LaHood Noland Mr. President Garrett Landek Pankau

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 Trotter, **House Bill No. 1379**, 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 Haine Lauzen Radogno Lightford **Bivins** Harmon Raoul Bomke Holmes Link Rezin Brady Hunter Luechtefeld Sandack Clayborne Hutchinson Maloney Sandoval Collins, A. Schmidt Jacobs Martinez Collins, J. Johnson, C. McCann Schoenberg Crotty Johnson, T. McCarter Silverstein Cultra Jones, E. Meeks Steans Delgado Jones, J. Mulroe Sullivan Duffy Koehler Muñoz Syverson Trotter Forby Kotowski Murphy Frerichs LaHood Noland Wilhelmi Landek Pankau Garrett

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 Trotter, **House Bill No. 1425**, 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:

Sandack Althoff Harmon Link Bivins Holmes Luechtefeld Sandoval Bomke Hunter Maloney Schmidt Brady Hutchinson Martinez Schoenberg Clayborne Jacobs McCann Silverstein Collins, A. Johnson, C. McCarter Steans Collins, J. Johnson, T. Meeks Sullivan Crotty Jones, E. Mulroe Syverson Muñoz Trotter Cultra Jones, J. Koehler Wilhelmi Delgado Murphy Duffy Kotowski Noland Mr. President Forby LaHood Pankau
Frerichs Landek Radogno
Garrett Lauzen Raoul
Haine Lightford Rezin

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

Ordered that the Secretary inform the House of Representatives thereof.

## 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 concurred with the Senate in the passage of a bill of the following title, to-wit:

SENATE BILL NO. 170

A bill for AN ACT concerning government.

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

House Amendment No. 1 to SENATE BILL NO. 170

House Amendment No. 2 to SENATE BILL NO. 170

Passed the House, as amended, May 17, 2011.

MARK MAHONEY, Clerk of the House

## AMENDMENT NO. 1 TO SENATE BILL 170

AMENDMENT NO. 11. Amend Senate Bill 170 on page 11, immediately below line 18, by inserting the following:

"(1-5) Establish a locally held account to be maintained and administered for the Therkelsen/Hansen College Loan Fund (referred to as the Fund). Existing funds for this purpose shall be transferred from the State Treasury to the locally held account. The Department shall promulgate rules regarding the Fund; the use of funds; the eligibility of potential borrowers; the awarding and repayment of loans; and other rules, as applicable. The administration of the Fund and the promulgation of rules shall meet the requirements of the will of Petrea Therkelsen, which establishes the Fund."

## **AMENDMENT NO. 2 TO SENATE BILL 170**

AMENDMENT NO. 2 . Amend Senate Bill 170 as follows:

on page 2, by replacing lines 13 through 14 with the following:

"office (i) for a term expiring on June 30 of 2015, and every 4 years thereafter and (ii) until the Superintendent's successor is"; and

on page 2, line 23, by replacing "20" with "15"; and

on page 3, by replacing lines 17 through 18 with the following:

"hold office (i) for a term expiring on June 30 of 2015, and every 4 years thereafter and (ii) until the Superintendent's"; and

on page 4, line 1, by replacing "20" with "15".

Under the rules, the foregoing **Senate Bill No. 170**, with House Amendments numbered 1 and 2, was referred to the Secretary's Desk.

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. 587

A bill for AN ACT concerning local government.

HOUSE BILL NO. 1261
A bill for AN ACT concerning public health.

HOUSE BILL NO. 2934
A bill for AN ACT concerning public aid.
Passed the House, May 17, 2011.

MARK MAHONEY, Clerk of the House

The foregoing **House Bills Numbered 587, 1261 and 2934** were taken up, ordered printed and placed on first reading.

## READING BILLS FROM THE HOUSE OF REPRESENTATIVES A FIRST TIME

**House Bill No. 124**, sponsored by Senator Kotowski, was taken up, read by title a first time and referred to the Committee on Assignments.

**House Bill No. 327**, sponsored by Senator Kotowski, was taken up, read by title a first time and referred to the Committee on Assignments.

**House Bill No. 2165**, sponsored by Senator Steans, was taken up, read by title a first time and referred to the Committee on Assignments.

**House Bill No. 2189**, sponsored by Senator Kotowski, was taken up, read by title a first time and referred to the Committee on Assignments.

**House Bill No. 3700**, sponsored by Senator Kotowski, was taken up, read by title a first time and referred to the Committee on Assignments.

**House Bill No. 3717**, sponsored by Senator Steans, was taken up, read by title a first time and referred to the Committee on Assignments.

## COMMUNICATION FROM THE MINORITY LEADER

# CHRISTINE RADOGNO SENATE REPUBLICAN LEADER · 41st DISTRICT

May 17, 2011

Ms. Jillayne Rock Secretary of the Senate 401 State House Springfield, Illinois 62706

Dear Madam Secretary:

Pursuant to Senate Rule 3-5(c), I hereby appoint Senator Tom Johnson to temporarily replace Senator Dale Righter as a member of the Senate Committee on Assignments. This appointment is effective immediately and will automatically expire upon adjournment of the Senate Committee on Assignments.

Sincerely, s/Christine Radogno Christine Radogno Senate Republican Leader

cc: Senate President John Cullerton

Assistant Secretary of the Senate Scott Kaiser

## LEGISLATIVE MEASURES FILED

The following Committee amendment to the Senate Resolution listed below has been filed with the Secretary and referred to the Committee on Assignments:

Senate Committee Amendment No. 1 to Senate Joint Resolution 30

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

Senate Committee Amendment No. 1 House Bill 219 Senate Committee Amendment No. 2 to House Bill 1262 Senate Committee Amendment No. 1 to House Bill 3384

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

Senate Floor Amendment No. 1 to House Bill 147

Senate Floor Amendment No. 1 to House Bill 242

Senate Floor Amendment No. 2 to House Bill 363

Senate Floor Amendment No. 1 to House Bill 1490

Senate Floor Amendment No. 2 to House Bill 1909

Senate Floor Amendment No. 1 to House Bill 2095

Senate Floor Amendment No. 2 to House Bill 2249

Senate Floor Amendment No. 1 to House Bill 2313

Senate Floor Amendment No. 1 to House Bill 2804

Senate Floor Amendment No. 2 to House Bill 2974 Senate Floor Amendment No. 1 to House Bill 3636

# JOINT ACTION MOTION FILED

The following Joint Action Motion to the Senate Bill listed below has been filed with the Secretary and referred to the Committee on Assignments:

Motion to Concur in House Amendment 1 to Senate Bill 1240

At the hour of 4:14 o'clock p.m., Senator Trotter, presiding.

At the hour of 4:15 o'clock p.m., the Chair announced that the Senate stand at recess subject to the call of the Chair.

#### AFTER RECESS

At the hour of 4:23 o'clock p.m., the Senate resumed consideration of business. Senator Trotter, presiding.

# REPORT FROM COMMITTEE ON ASSIGNMENTS

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 17, 2011 meeting, reported the following Legislative Measures have been assigned to the indicated Standing Committees of the Senate:

Criminal Law: Senate Floor Amendment No. 1 to House Bill 180; Senate Committee Amendment No. 2 to House Bill 1554; Senate Floor Amendment No. 2 to House Bill 1908; Senate Floor Amendment No. 2 to House Bill 2089

Education: Senate Floor Amendment No. 2 to House Bill 190.

Environment: Senate Floor Amendment No. 1 to House Bill 806; Senate Floor Amendment No. 2 to House Bill 2056.

Executive: Senate Floor Amendment No. 3 to House Bill 1091; Senate Floor Amendment No. 1 to House Bill 1163; Senate Floor Amendment No. 1 to House Bill 1193; Senate Floor Amendment No. 2 to House Bill 1670; Senate Floor Amendment No. 2 to House Bill 1670; Senate Floor Amendment No. 1 to House Bill 1825; Senate Floor Amendment No. 1 to House Bill 2860; Senate Floor Amendment No. 4 to House Bill 3131.

Human Services: Senate Floor Amendment No. 1 to House Bill 1656.

Judiciary: Senate Floor Amendment No. 1 to House Bill 3025.

Licensed Activities: Senate Committee Amendment No. 3 to Senate Bill 2255.

Local Government: Senate Floor Amendment No. 1 to Senate Bill 1410; Senate Floor Amendment No. 2 to Senate Bill 1410; Senate Floor Amendment No. 2 to House Bill 2555.

Public Health: Senate Committee Amendment No. 1 to House Bill 143; Senate Floor Amendment No. 1 to House Bill 3090

Revenue: Senate Floor Amendment No. 2 to House Bill 2955.

State Government and Veterans Affairs: Senate Floor Amendment No. 1 to House Bill 464; Senate Floor Amendment No. 1 to House Bill 1537.

Transportation: Senate Floor Amendment No. 1 to House Bill 3403.

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 17, 2011 meeting, reported the following Appointment Messages have been assigned to the indicated Standing Committee of the Senate:

Executive Appointments: Appointment Messages Numbered 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122 and 123.

## 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 concurred with the Senate in the passage of a bill of the following title, to-wit:

SENATE BILL NO. 153

A bill for AN ACT concerning regulation.

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

House Amendment No. 1 to SENATE BILL NO. 153

Passed the House, as amended, May 17, 2011.

MARK MAHONEY, Clerk of the House

## AMENDMENT NO. 1 TO SENATE BILL 153

AMENDMENT NO. 1 . Amend Senate Bill 153 as follows:

on page 5, line 11, by replacing "2016", with "2014"; and

on page 5, line 12, by replacing "750", with "600"; and

on page 5, by replacing lines 15 and 16 with the following:

"jurisdiction having licensure requirements that include the completion of a massage therapy program of at least 500 hours that meet or exceed those defined within this Act; or".

Under the rules, the foregoing **Senate Bill No. 153**, with House Amendment No. 1, was referred to the Secretary's Desk.

A message from the House by

Mr. Mahoney, Clerk:

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

SENATE BILL NO. 1352

A bill for AN ACT concerning finance.

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

House Amendment No. 2 to SENATE BILL NO. 1352

Passed the House, as amended, May 17, 2011.

MARK MAHONEY, Clerk of the House

## **AMENDMENT NO. 2 TO SENATE BILL 1352**

AMENDMENT NO. 2. Amend Senate Bill 1352 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Procurement Code is amended by changing Section 30-30 as follows: (30 ILCS 500/30-30)

Sec. 30-30. Contracts in excess of \$250,000. For building construction contracts in excess of \$250,000, separate specifications shall be prepared for all equipment, labor, and materials in connection with the following 5 subdivisions of the work to be performed:

- (1) plumbing;
- (2) heating, piping, refrigeration, and automatic temperature control systems, including the testing and balancing of those systems;
- (3) ventilating and distribution systems for conditioned air, including the testing and balancing of those systems;
- (4) electric wiring; and
- (5) general contract work.

The specifications must be so drawn as to permit separate and independent bidding upon each of the 5 subdivisions of work. All contracts awarded for any part thereof shall award the 5 subdivisions of work separately to responsible and reliable persons, firms, or corporations engaged in these classes of work. The contracts, at the discretion of the construction agency, may be assigned to the successful bidder on the general contract work or to the successful bidder on the subdivision of work designated by the construction agency before the bidding as the prime subdivision of work, provided that all payments will be made directly to the contractors for the 5 subdivisions of work upon compliance with the conditions of the contract. A contract may be let for one or more buildings in any project to the same contractor. The specifications shall require, however, that unless the buildings are identical, a separate price shall be submitted for each building. The contract may be awarded to the lowest responsible bidder for each or all of the buildings included in the specifications.

Until a date 4 years after July 1, 2011 January 1, 2009 (the effective date of Public Act 95 758), the requirements of this Section do not apply to a construction project for which the Capital Development Board is the construction agency if: (i) the project budget is at least \$15,000,000 \$20,000,000; (ii) the Capital Development Board has submitted to the Procurement Policy Board a written request for a public hearing on waiver of the application of the requirements of this Section to that project, including

its reasons for seeking the waiver and why the waiver is in the best interest of the State; (iii) the Capital Development Board has posted notice of the waiver hearing on its procurement web page and on the online Procurement Bulletin at least 15 working days before the hearing; (iv) the Procurement Policy Board, after conducting the public hearing on the waiver request, reviews and approves the request in writing before the award of the contract; (v) the successful low bidder has prequalified with the Capital Development Board; (vi) the bid of the successful low bidder identifies the name of the subcontractor, if any, and the bid proposal costs for each of the 5 subdivisions of work set forth in this Section; and (vii) the contract entered into with the successful bidder provides that no identified subcontractor may be terminated without the written consent of the Capital Development Board. With respect to any construction project described in this paragraph, the Capital Development Board shall: (i) provide to the Auditor General an affidavit that the waiver of the application of the requirements of this Section is in the best interest of the State; (ii) specify in writing as a public record that the project shall comply with the disadvantaged business practices of the Business Enterprise for Minorities, Females, and Persons with Disabilities Act and the equal employment practices of Section 2-105 of the Illinois Human Rights Act; and (iii) report annually to the Governor and the General Assembly on the bidding, award, and performance. On and after January 1, 2009 (the effective date of Public Act 95-758), the Capital Development Board may award in each year contracts with an aggregate total value of no more than \$200,000,000 \$100,000,000 with respect to construction projects described in this paragraph.

Until a date 11 years after November 29, 2005 (the effective date of Public Act 94-699), the requirements of this Section do not apply to the Capitol Building HVAC upgrade project if (i) the bid of the successful bidder identifies the name of the subcontractor, if any, and the bid proposal costs for each of the 5 subdivisions of work set forth in this Section, and (ii) the contract entered into with the successful bidder provides that no identified subcontractor may be terminated without the written consent of the Capital Development Board.

(Source: P.A. 95-758, eff. 1-1-09; 96-1204, eff. 7-22-10; 96-1486, eff. 12-30-10.)

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

Under the rules, the foregoing **Senate Bill No. 1352**, with House Amendment No. 2, was referred to the Secretary's Desk.

A message from the House by

Mr. Mahoney, Clerk:

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

SENATE BILL NO. 1740

A bill for AN ACT concerning criminal law.

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

House Amendment No. 1 to SENATE BILL NO. 1740

Passed the House, as amended, May 17, 2011.

MARK MAHONEY, Clerk of the House

# AMENDMENT NO. 1 TO SENATE BILL 1740

AMENDMENT NO. 1. Amend Senate Bill 1740 on page 1, by replacing lines 4 and 5 with the following:

"Section 5. The Unified Code of Corrections is amended by changing Sections 3-3-7, 3-3-8, and 5-8-1 as follows:

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

(Text of Section after amendment by P.A. 96-1551)

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 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 January 1, 2007 (the effective date of Public Act 94-988) 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 and if convicted for an offense of criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, criminal sexual abuse, aggravated criminal sexual abuse, or ritualized abuse of a child committed on or after August 11, 2009 (the effective date of Public Act 96-236) when the victim was under 18 years of age at the time of the commission of the offense and the defendant used force or the threat of force in the commission of the offense wear an approved electronic monitoring device as defined in Section 5-8A-2 that has Global Positioning System (GPS) capability for the duration of the person's parole, mandatory supervised release term, or extended mandatory supervised release term;
- (7.8) if convicted for an offense committed on or after <u>June 1, 2008</u> (the effective date of <u>Public Act 95-464</u>) the effective date of this amendatory Act of the 95th General Assembly that would qualify the accused
  - as a child sex offender as defined in Section 11-9.3 or 11-9.4 of the Criminal Code of 1961, refrain from communicating with or contacting, by means of the Internet, a person who is not related to the accused and whom the accused reasonably believes to be under 18 years of age; for purposes of this paragraph (7.8), "Internet" has the meaning ascribed to it in Section 16J-5 of the Criminal Code of 1961; and a person is not related to the accused if the person is not: (i) the spouse, brother, or sister of the accused; (ii) a descendant of the accused; (iii) a first or second cousin of the accused; or (iv) a step-child or adopted child of the accused;
  - (7.9) if convicted under Section 11-6, 11-20.1, 11-20.1B, 11-20.3, or 11-21 of the Criminal Code of 1961, consent to search of computers, PDAs, cellular phones, and other devices under his or her control that are capable of accessing the Internet or storing electronic files, in order to confirm Internet protocol addresses reported in accordance with the Sex Offender Registration Act and compliance with conditions in this Act;
  - (7.10) if convicted for an offense that would qualify the accused as a sex offender or sexual predator under the Sex Offender Registration Act on or after June 1, 2008 (the effective date of Public Act 95-640) the effective date of this amendatory Act of the 95th General Assembly, not possess prescription drugs for erectile dysfunction;
  - (7.11) if convicted for an offense under Section 11-6, 11-9.1, 11-14.4 that involves soliciting for a juvenile prostitute, 11-15.1, 11-20.1, 11-20.1B, 11-20.3, or 11-21 of the Criminal Code of 1961, or any attempt to commit any of these offenses, committed on or after June 1, 2009 (the effective date of Public Act 95-983):
    - (i) not access or use a computer or any other device with Internet capability without the prior written approval of the Department;
    - (ii) submit to periodic unannounced examinations of the offender's computer or any

other device with Internet capability by the offender's supervising agent, a law enforcement officer, or assigned computer or information technology specialist, including the retrieval and copying of all data from the computer or device and any internal or external peripherals and removal of such information, equipment, or device to conduct a more thorough inspection;

- (iii) submit to the installation on the offender's computer or device with Internet capability, at the offender's expense, of one or more hardware or software systems to monitor the Internet use; and
- (iv) submit to any other appropriate restrictions concerning the offender's use of or access to a computer or any other device with Internet capability imposed by the Board, the Department or the offender's supervising agent;
- (7.12) if convicted of a sex offense as defined in the Sex Offender Registration Act committed on or after January 1, 2010 (the effective date of Public Act 96-262), refrain from accessing or using a social networking website as defined in Section 17-0.5 of the Criminal Code of 1961;
- (7.13) if convicted of a sex offense as defined in Section 2 of the Sex Offender Registration Act committed on or after January 1, 2010 (the effective date of Public Act 96-362) that requires the person to register as a sex offender under that Act, may not knowingly use any computer scrub software on any computer that the sex offender uses:
  - (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 control;
- (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 urinallysis 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;
- (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; and
- (17) if convicted of a violation of an order of protection under Section 12-30 of the Criminal Code of 1961, be placed under electronic surveillance as provided in Section 5-8A-7 of this Code.
- (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:
  - (3) 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;
- (7.5) if convicted for an offense committed on or after the effective date of this amendatory Act of the 95th General Assembly that would qualify the accused as a child sex offender as defined in Section 11-9.3 or 11-9.4 of the Criminal Code of 1961, refrain from communicating with or contacting, by means of the Internet, a person who is related to the accused and whom the accused reasonably believes to be under 18 years of age; for purposes of this paragraph (7.5), "Internet" has the meaning ascribed to it in Section 16J-5 of the Criminal Code of 1961; and a person is related to the accused if the person is: (i) the spouse, brother, or sister of the accused; (ii) a descendant of the accused; (iii) a first or second cousin of the accused; or (iv) a step-child or adopted child of the accused:
- (7.6) if convicted for an offense committed on or after June 1, 2009 (the effective date of Public Act 95-983) that would qualify as a sex offense as defined in the Sex Offender Registration Act.
  - (i) not access or use a computer or any other device with Internet capability without the prior written approval of the Department;
  - (ii) submit to periodic unannounced examinations of the offender's computer or any other device with Internet capability by the offender's supervising agent, a law enforcement officer, or assigned computer or information technology specialist, including the retrieval and copying of all data from the computer or device and any internal or external peripherals and removal of such information, equipment, or device to conduct a more thorough inspection;
  - (iii) submit to the installation on the offender's computer or device with Internet capability, at the offender's expense, of one or more hardware or software systems to monitor the Internet use; and
  - (iv) submit to any other appropriate restrictions concerning the offender's use of or access to a computer or any other device with Internet capability imposed by the Board, the Department or the offender's supervising agent; 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;
  - (16) take an annual polygraph exam;
  - (17) maintain a log of his or her travel; or
  - (18) obtain prior approval of his or her parole officer before driving alone in a motor vehicle.
- (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) (Blank). 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 receiving a high school diploma or 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. 95-464, eff. 6-1-08; 95-539, eff. 1-1-08; 95-579, eff. 6-1-08; 95-640, eff. 6-1-08; 95-773, eff. 1-1-09; 95-876, eff. 8-21-08; 95-983, eff. 6-1-09; 96-236, eff. 8-11-09; 96-262, eff. 1-1-10; 96-328, eff. 8-11-09; 96-362, eff. 1-1-10; 96-1000, eff. 7-2-10; 96-1539, eff. 3-4-11; 96-1551, Article 2, Section 1065, eff. 7-1-11; 96-1551, Article 10, Section 10-150, eff. 7-1-11; revised 4-18-11.)

(730 ILCS 5/3-3-8) (from Ch. 38, par. 1003-3-8)

Sec. 3-3-8. Length of parole and mandatory supervised release; discharge.)

- (a) The length of parole for a person sentenced under the law in effect prior to the effective date of this amendatory Act of 1977 and the length of mandatory supervised release for those sentenced under the law in effect on and after such effective date shall be as set out in Section 5-8-1 unless sooner terminated under paragraph (b) of this Section. The parole period of a juvenile committed to the Department under the Juvenile Court Act or the Juvenile Court Act of 1987 shall extend until he is 21 years of age unless sooner terminated under paragraph (b) of this Section.
- (b) The Prisoner Review Board may enter an order releasing and discharging one from parole or mandatory supervised release, and his commitment to the Department, when it determines that he is likely to remain at liberty without committing another offense.
- (b-1) Provided that the subject is in compliance with the terms and conditions of his or her parole or mandatory supervised release, the Prisoner Review Board may reduce the period of a parolee or releasee's parole or mandatory supervised release by 90 days upon the parolee or releasee receiving a high school diploma or 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.

- (c) The order of discharge shall become effective upon entry of the order of the Board. The Board shall notify the clerk of the committing court of the order. Upon receipt of such copy, the clerk shall make an entry on the record judgment that the sentence or commitment has been satisfied pursuant to the order
- (d) Rights of the person discharged under this Section shall be restored under Section 5-5-5. This Section is subject to Section 5-750 of the Juvenile Court Act of 1987. (Source: P.A. 90-590, eff. 1-1-99.)".

Under the rules, the foregoing **Senate Bill No. 1740**, with House Amendment No. 1, was referred to the Secretary's Desk.

A message from the House by

Mr. Mahoney, Clerk:

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

SENATE BILL NO. 43

A bill for AN ACT concerning revenue.

SENATE BILL NO. 79

A bill for AN ACT concerning education, which may be referred to as the Charter School Quality Law.

SENATE BILL NO. 1038

A bill for AN ACT concerning criminal law.

SENATE BILL NO. 1074

A bill for AN ACT concerning civil law.

Passed the House, May 17, 2011.

MARK MAHONEY, Clerk of 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 concurred with the Senate in the passage of bills of the following titles, to-wit:

SENATE BILL NO. 1603

A bill for AN ACT concerning regulation.

SENATE BILL NO. 1641

A bill for AN ACT concerning transportation.

SENATE BILL NO. 1712

A bill for AN ACT concerning local government.

Passed the House, May 17, 2011.

MARK MAHONEY, Clerk of the House

Senator Murphy asked and obtained unanimous consent for a Republican caucus to begin immediately upon adjournment.

At the hour of 4:32 o'clock p.m., the Chair announced the Senate stand adjourned until Wednesday, May 18, 2011, at 10:00 o'clock a.m.