

STATE OF ILLINOIS



HOUSE JOURNAL

HOUSE OF REPRESENTATIVES

ONE HUNDRED SECOND GENERAL ASSEMBLY

14TH LEGISLATIVE DAY

REGULAR & PERFUNCTORY SESSION

THURSDAY, MARCH 18, 2021

12:05 O'CLOCK P.M.

**HOUSE OF REPRESENTATIVES
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At the hour of 9:36 o'clock a.m., the House convened perfunctory session.

HOUSE RESOLUTIONS

The following resolutions were offered and placed in the Committee on Rules.

HOUSE RESOLUTION 88

Offered by Representative Ramirez:

WHEREAS, The Illinois Department of Children and Family Services, Illinois Department of Human Services, the Illinois Department of Public Health, the Illinois Department of Mental Health, the Illinois Department of Juvenile Justice, and the Illinois State Board of Education promulgate rules and procedures to govern the use of restraint and seclusion with children and adolescents in social services, medical, and educational settings; and

WHEREAS, Manual restraint is defined as anytime an adult staff member, responsible for the care of a child or an adolescent, manually holds a child to prevent the child's free movement or normal access to the child's body; and

WHEREAS, Seclusion is defined as the involuntary confinement of a child in a room or an area from which the child is physically prevented from leaving; and

WHEREAS, Numerous sources document the harmful physical outcomes associated with manual restraint, including dehydration, choking, loss of strength or mobility, incontinence, and injuries, including bruises, rug burns, broken bones, and cardiopulmonary complications, or death; and

WHEREAS, Children and adolescents who experience restraint express negative social-emotional consequences, including fear, rage, anxiety, a lack of understanding about why they were restrained, profound alienation from adult staff responsible for their care, re-traumatization from their own restraint, and vicarious traumatization from witnessing the restraint of their peers; and

WHEREAS, Adult staff, responsible for the care of children and adolescents, who implement restraints may be exposed to biological material, such as saliva or blood, without appropriate protective equipment or may sustain injuries, including scrapes, bruises, sprains, scratches, bites, or broken bones; and

WHEREAS, Children and adolescents placed in seclusion have experienced a wide variety of self-inflicted injuries, such as cutting, pounding, head banging, and suicide; and

WHEREAS, High frequency of restraint and seclusion episodes are associated with turbulent workplace environments, uncertainty, lost productivity, low morale, and potentially detrimental influences on the quality of care delivered; and

WHEREAS, The United Nations Committee on the Rights of the Child has stated that restraint and seclusion may violate children's rights, including their right to be free from cruel, inhuman, or degrading treatment or punishment, their right to respect for bodily integrity, and their right not to be deprived of their liberty; and

WHEREAS, Over the last two decades, national organizations, including the Substance Abuse and Mental Health Services Administration, the Child Welfare League of America, the Federation of Families for Children's Mental Health, and the National Association of State Mental Health Program Directors, began supporting programs to prevent and reduce the use of restraint and seclusion; and

WHEREAS, The U.S. Department of Education warned on multiple occasions that secluding students can be dangerous and that there is no evidence it is effective in reducing problematic behaviors among children and adolescents; and

WHEREAS, The Statewide Youth Advisory Board for the Department of Children and Family Services, which provides the Department and General Assembly with the perspective of youth-in-care, voted that reforming use of restraints was a top policy priority; and

WHEREAS, The National Association of State Mental Health Program Directors' position statement on restraint and seclusion illustrates that practices should only be administered in the least restrictive method and should never be used for purposes of punishment, discipline, or convenience; and

WHEREAS, The U.S. Department of Education found Illinois had the highest number of state-level seclusion totals within schools across the country; and

WHEREAS, Research has shown that children and adolescents often see seclusion as a form of punishment and can be traumatized by the practice; and

WHEREAS, The use of restraint and seclusion are based on the staff assumption that controlling children and adolescents by force will reduce dangerous behaviors and maintain community safety, although academic research shows that such coercive interventions can maintain and intensify the very behaviors staff are trying to control; and

WHEREAS, Research shows that inexperienced or inadequately trained staff are involved in more restraint and seclusion incidents than experienced staff in child welfare, mental health, juvenile justice, and educational settings; and

WHEREAS, Strategies to reduce restraint and elimination may include leadership in organizational culture change, using data to inform practice, workforce development, inclusion of family and peers, specific reduction interventions, and rigorous debriefing; and

WHEREAS, Service providers may select from various available training curricula, supported by data and academic research, to implement organizational change and focus on the reduction of restraint and seclusion; and

WHEREAS, Research by the Substance Abuse and Mental Health Service Administration deemed one training curriculum, the Six Core Strategies, an evidence-based intervention after an eight-state evaluation; and

WHEREAS, Restraint and seclusion reduction training curricula include trauma-informed principles as foundational components; and

WHEREAS, When Massachusetts developed and implemented a statewide initiative to reduce or eliminate the use of seclusion and restraint among children and adolescents for psychiatric facility workers, the number of workers' compensation claims decreased by 29 percent, and the amount of compensation paid decreased by 98 percent; and

WHEREAS, A shared vision across child and adolescent serving organizations, which is grounded in academic research and data, will help unite professionals under the common goal of restraint and seclusion reduction; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge policy decisions of State agencies and the Illinois General Assembly to align with the goal of preventing, reducing, and ultimately eliminating, the use of restraint and seclusion with children and adolescents; and be it further

RESOLVED, That it is the overarching policy of the State of Illinois that restraint and seclusion should only be used as a last resort to protect a youth from harming themselves or others and should never be used for punishment, discipline, or convenience; and be it further

RESOLVED, That until use of restraint and seclusion is ultimately eliminated, State agencies who employ restraint and seclusion, as well as contractors to those agencies, must ensure that only staff members with certified training who are experienced in restraint and seclusion employ these methods to reduce incidents of harm; and be it further

RESOLVED, That we urge all administrative staff of the State of Illinois who promulgate rules and procedures that govern the use of restraint and seclusion with children and adolescents, including the Office of the Governor, the State Board of Education, the Department of Human Services, the Department of Children and Family Services, the Department of Public Health, and the Department of Juvenile Justice, to operate under the shared vision that restraint and seclusion are behavior management interventions of last resort and work towards their reduction.

HOUSE RESOLUTION 90

Offered by Representative Gordon-Booth:

WHEREAS, The members of the Illinois House of Representatives would like to declare African Methodist Episcopal (AME) Church Day on March 27, 2021 and celebrate the AME Church's 205th anniversary of their founding in 1816; and

WHEREAS, The African Methodist Episcopal Church was born through adversity and grew out of the Free African Society (FAS), which was established in Philadelphia by Richard Allen, Absalom Jones, and others in 1787; due to racial discrimination at St. George's MEC, members made plans to transform their

mutual aid society into an African congregation; Bethel AME was dedicated in 1974 with Richard Allen as its pastor; and

WHEREAS, The geographical spread of the AMEC prior to the Civil War was mainly restricted to the Northeast and Midwest; the denomination reached the Pacific Coast in the early 1850s; the most significant era of denominational development occurred during the Civil War and Reconstruction; because of its rapid spread below the Mason-Dixon line, AME membership reached 400,000; and

WHEREAS, Today, the African American Methodist Episcopal Church has membership in 20 Episcopal Districts in 44 countries on five continents; the work of the Church is administered by 21 active bishops and nine general officers, who manage the departments of the Church; Reverend John Franklin White is the 130th Elected and Consecrated Bishop and is the Presiding Bishop of the Fourth Episcopal District of the AME Church (AMEC); he supervises AME Churches and pastors in Canada, Michigan, Indiana, Minnesota, Wisconsin, Iowa, and Illinois; his wife, Mrs. Penny Hartsfield White, is the Episcopal Supervisor of the Fourth District; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare African Methodist Episcopal (AME) Church Day on March 27, 2021 and congratulate the AME Church on their 205th anniversary; and be it further

RESOLVED, that we recognize the Fourth District Council for its leadership and service, and we wish the AME continued success in its mission to minister to the social, spiritual, and physical development of all people.

HOUSE RESOLUTION 91

Offered by Representative Buckner:

WHEREAS, According to the Federal Reserve, 54% of Americans who went to college assumed some form of debt in order to do so; and

WHEREAS, Over 45 million people in the United States collectively owe more than \$1.5 trillion in student loan debt, making it the second highest form of consumer debt, behind only home mortgages, and higher than credit card debt and auto loan debt; and

WHEREAS, Student loans have a higher delinquency rate than credit cards, auto loans, and mortgages; the delinquency rate (90 days or more overdue) for student loans is 10.85%; comparatively, the delinquency rate for auto loans is 4.69%, and the delinquency rate for credit cards is 8.32%; and

WHEREAS, Over 1.5 million student loan borrowers in the State of Illinois have a collective balance of \$49 billion in student loans, with a student loan delinquency rate (90+ days delinquent) of 11.4%; and

WHEREAS, Student loan debt has caused great division between Americans; the average debt for African American bachelor's degree recipients was \$34,000, compared to \$30,000 for white bachelor's recipients and just under \$25,000 for Hispanic and Asian bachelor's recipients; and

WHEREAS, African American students who complete a bachelor's degree are more likely to struggle to repay their loans, and 12 years later, the typical African American student who entered college in 2003 and who completed a bachelor's degree owed 114% of what they originally borrowed, compared to 47% for white graduates; additionally, 49% of African American students who borrowed for their undergraduate education defaulted on a federal student loan, representing the highest default of all borrowers; and

WHEREAS, Student loan debt has created a clear divide among all gendered people; for example, women hold nearly two-thirds of the outstanding student debt in the United States, almost \$929 billion as of early 2019 according to studies; the burden of student debt is compounded by existing and intersecting inequalities, women working full time with college degrees make 26% less than their male counterparts; and

WHEREAS, One year after graduating, female college graduates working full time are paid 18% less than their male peers; by four years after graduation, that gap widens to 20%; and

WHEREAS, A 2019 Federal Reserve study found that student loan debt is linked to over 20% of the decline in homeownership, which is recognized as one of the most important ways to build wealth; homeownership has returned to 50-year lows, and the African American homeownership rate in 2019 was as low as it was when the Fair Housing Act was passed in 1968; and

WHEREAS, Research from the National Association of Realtors revealed that 61% of millennials said they have delayed buying a house because of student loan debt, with the average student loan borrower delaying the purchase of their first home by an average of seven years; and

WHEREAS, Student loan servicers are a critical link in determining whether borrowers will have a pathway towards paying off their debt or be continually rolled into one unaffordable payment after another; and

WHEREAS, Without strong federal and state guidelines, servicers have engaged in a range of abusive practices that include misapplying student loan payments in ways which maximize fees to the servicer and placing borrowers into plans that delay the debt rather than repay it; and

WHEREAS, The U.S. Department of Education has recently signaled that it is willing to make it easier for servicers of federal student loan debt to operate with less oversight and fewer protections for students by rolling back existing federal guidance and by seeking to thwart states' rights to protect students in their own states against student loan abuses; and

WHEREAS, Several states have already begun to take legislative and enforcement actions related to unfair and deceptive practices of student loan servicers; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the United States Congress to recognize outstanding student debt as a crisis for Americans seeking an education that endangers the well-being of Americans and to work to develop and enact legislation that will forgive student loans for all current student loan borrowers and prevent future students from shouldering an insurmountable burden of debt; and be it further

RESOLVED, That suitable copies of this resolution be delivered to the President of the United States, the U.S. Senate Majority Leader, the U.S. Senate Minority Leader, the U.S. Speaker of the House, the U.S. House of Representatives Minority Leader, and all members of the Illinois Congressional Delegation.

HOUSE RESOLUTION 92

Offered by Representative Moeller:

WHEREAS, The future of our nation's productivity and competitiveness in the global marketplace depends on the success of all men and women; and

WHEREAS, Women have been discriminated against in education, the workplace, and society as a whole; and

WHEREAS, Nationally, women continue to earn no more than 82 cents on the dollar compared to men; in Illinois, women earn 78 cents on the dollar compared to men; and

WHEREAS, The wage gap is even greater for most women of color; African American women earn 62 cents on the dollar and Latina women earn 54 cents on the dollar; and

WHEREAS, The pay gap has been shown to start as soon as one year after college; this inequality affects not only women, but their families and society as a whole; and

WHEREAS, The pay gap between women and men has long-term effects on women's economic security; such a gap affects women's Social Security earnings, their ability to save for retirement, and their children's education; and

WHEREAS, Pay equity is closely linked to the eradication of poverty and is essential to having a highly-motivated workforce; and

WHEREAS, Equal Pay Day was originated by the National Committee on Pay Equity in 1996 as a public awareness event to illustrate the gap between men's and women's wages; the day symbolizes how far into the year a woman must work, on average, to earn as much as a man earned the previous year, with Tuesday being the day in which women's wages catch up to men's wages from the previous week; because women earn less on average than men, they must work longer for the same amount of pay; this wage gap is even greater for most women of color; and

WHEREAS, Equal pay is a priority for all women and for our society at large; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare March 24, 2021 as Pay Equity Day in the State of Illinois in order to raise awareness about this endemic inequity.

HOUSE RESOLUTION 94

Offered by Representative Avelar:

WHEREAS, Planned Parenthood has been an expert source of information and education on reproductive and sexual health care issues for 100 years; and

WHEREAS, Roughly 75 percent of Planned Parenthood's patients have income at or below 150 percent of the federal poverty level; approximately 60% of Planned Parenthood's patients access health care at its health centers through publicly funded programs like Medicaid or Title X; and

WHEREAS, More than one-third, or 39 percent, of Planned Parenthood patients are people of color, with more than 560,000 patients who identify as Latino and nearly 390,000 patients who identify as Black; and

WHEREAS, Per year, Planned Parenthood health centers provide birth control for 2 million people, as well as over 4 million STD tests and treatments, over 360,000 breast exams, and over 270,000 Pap tests; and

WHEREAS, Planned Parenthood also provides services for men; in 2014, Planned Parenthood provided almost 4,000 vasectomies; and

WHEREAS, In Texas, one study found that pregnancy-related deaths doubled after the state stopped reimbursing Planned Parenthood and imposed stringent funding cuts for women's health, which led to 54 percent fewer patients in the state receiving care; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we support the funding of Planned Parenthood.

HOUSE RESOLUTION 96

Offered by Representative McCombie:

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that the Rules of the House of Representatives of the 102nd General Assembly are amended by adding Rule 18.5 as follows:

(House Rule 18.5 new)

18.5. Bipartisan Bills. Notwithstanding any other provision of these Rules, any bill pending before the Rules Committee shall be immediately discharged and referred to a standing committee or special committee, as provided in Rule 18, if the Principal Sponsor of the bill notifies the Clerk in writing that the bill has, in addition to the Principal Sponsor, 5 or more chief co-sponsors or co-sponsors from the majority caucus and 5 or more chief co-sponsors or co-sponsors from the minority caucus. The written notice shall specify the standing committee or special committee to which the bill shall be referred. Such a bill must be heard before the standing committee or special committee to which it is referred under this Rule and must be called for a vote in that standing committee or special committee.

HOUSE RESOLUTION 97

Offered by Representative McCombie:

WHEREAS, Child abuse and neglect is a major social problem in Illinois, with 34,561 indicted cases affecting children statewide in 2018; according to the Children's Bureau's Child Maltreatment 2017 Report, an estimated 1,720 children died as a result of abuse or neglect in the United States in 2017; and

WHEREAS, It is estimated that more than 100,000 cases of abuse go unreported each year; the impact of abuse on children manifests itself in various ways; the affected children may experience a range of emotional, psychological, and physical trauma resulting from abuse or neglect; and

WHEREAS, There are various organizations and agencies devoted to combatting this concern; such groups seek to provide preventative solutions and possible exit strategies to at-risk youth and victimized children; and

WHEREAS, In 1982, Congress designated June 6-12 as National Child Abuse Prevention Week; the following year, President Ronald Reagan proclaimed April to be the first National Child Abuse Prevention Month, a tradition that continues to this day; and

WHEREAS, Illinois law requires that mandated reporters, including most professionals employed within education, healthcare, law enforcement, and social work sectors, report suspected child neglect or abuse; and

WHEREAS, Healthcare professionals and concerned private parties continue to educate parents and raise awareness of child abuse within the State; and

WHEREAS, Effective preventative measures concerning child abuse succeed because of partnerships created between the courts, social service agencies, schools, religious organizations, law enforcement agencies, businesses, and civilian communities; the establishment of an Illinois Child Abuse Prevention Month would cohesively promote such successful partnerships aiming to eradicate the social ill of child abuse and neglect; and

WHEREAS, National Child Abuse Prevention Month promotes the social and emotional well-being of children and families and thus serves to acknowledge the importance of community cooperation throughout the nation with respect to the prevention of child abuse and neglect; the institution of an Illinois Child Abuse Prevention Month would functionally reiterate such principles within Illinois and would reinforce Illinois' commitment to educating residents and helping prevent any more children from being subjected to child abuse and neglect; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare April 2021 as Child Abuse Prevention Month in the State of Illinois.

HOUSE RESOLUTION 98

Offered by Representative McCombie:

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that the Auditor General is directed to conduct an audit of the Department of Children and Family Services to determine the number of incidents involving investigators in the field who are hurt while on duty; and be it further

RESOLVED, That suitable copies of this resolution are delivered to the Auditor General and the Director of the Department of Children and Family Services.

HOUSE RESOLUTION 99

Offered by Representative McCombie:

WHEREAS, The State of Illinois exempts State taxation of retirement income; and

WHEREAS, Retirees living on a fixed income have limited ability to rejoin the workforce, face high health care costs, and have little ability to save money; and

WHEREAS, Retirees could not have anticipated in their lifetime of planning that their retirement income would suddenly be taxed by the State, forcing them to cut already strained household budgets; and

WHEREAS, Retirees do pay many other taxes, such as federal income taxes, property taxes, and sales taxes; and

WHEREAS, The exclusion of taxing retirement income encourages residents to remain living throughout their retirement in Illinois and encourages newly retired Americans to relocate to the state; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we state our belief that the Illinois Income Tax Act should not be amended to permit taxing retirement income; and be it further

RESOLVED, That suitable copies of this resolution be delivered to all Illinois constitutional officers, the Speaker and Minority Leader of the Illinois House of Representatives, and the President and Minority Leader of the Illinois Senate.

HOUSE RESOLUTION 101

Offered by Representative Bennett:

WHEREAS, The Illinois Constitution declares that it is the public policy of the State "to provide and maintain a healthful environment for the benefit of this and future generations"; and

WHEREAS, Illinois has historically demonstrated leadership and resolve to protect, conserve, and restore the natural environment, including through a network of protected areas; and

WHEREAS, There are over 130 state parks and multiple conservation programs in Illinois; and

WHEREAS, According to an estimate by the United States Department of Agriculture, there were approximately five million acres of forested land in Illinois in 2018, containing over two billion trees; that is an increase of over 100,000 acres of wooded land since 2013; of those five million acres, over 83% of them were owned by private land-owners; and

WHEREAS, The United States ranks among the top five countries in the world for the amount of wilderness-quality land and ocean it has remaining; and

WHEREAS, The United States Geological Survey classifies over seven-hundred million acres of land, or 30% of the U.S. landmass, as protected; that network of protected areas is preserved and supported by a variety of conservation laws; and

WHEREAS, The United States has the conservation experience and traditions necessary to make great strides in the preservation of natural areas for future generations; and

WHEREAS, The United States announced that it would join the Trillion Trees Initiative, a global campaign to plant at least one trillion new trees; and

WHEREAS, The U.S. Senate is considering a resolution calling for the establishment of a national goal of conserving at least 30% of U.S. lands and oceans by 2030; and

WHEREAS, Congressional leaders of both major parties have implemented legislation to protect the United States' rich natural heritage; and

WHEREAS, Despite these accomplishments, there are over 1,300 threatened or endangered species in the United States according to the federal Environmental Protection Agency; a study published in the journal Science found that the bird populations in the United States and Canada have declined by three billion since 1970; and

WHEREAS, Young people are taking the lead in the effort to conserve Illinois' environmental resources; the students of Pontiac Township High School raised \$100,000 and launched Operation Endangered Species to restore endangered species to their historical habitats; and

WHEREAS, Through the Operation Endangered Species program, these students have performed research, secured habitat, informed citizens, and empowered youth to take action; and

WHEREAS, Operation Endangered Species fostered cooperation between the students of Pontiac Township High School and the Illinois Department of Natural Resources, resulting in the reintroduction of the Alligator Snapping Turtle back into its natural habitat; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that the State should redouble its efforts to work with the federal government, local governments, the private sector, civil society, schools, students, farmers, ranchers, fishing communities, and sportsmen to conserve the land, rivers, and lakes of Illinois for present and future generations to enjoy, taking into account a wide range of flexible and enduring conservation solutions that will improve access to nature for all people within Illinois, especially for communities that have historically lacked access to natural spaces; and be it further

RESOLVED, That the State should pursue this goal in a way that protects private property rights and traditional land uses and enables landowners to pass down the working land of those landowners to the next generation; and be it further

RESOLVED, That a suitable copy of this resolution be delivered to the students of Pontiac Township High School, Lemont High School, and Whitney M. Young Magnet High School.

HOUSE RESOLUTION 102

Offered by Representative Halbrook:

WHEREAS, The State of Illinois is often regarded as having two distinct regions, the urban Cook County area and downstate Illinois; and

WHEREAS, Even communities north of Chicago are considered "downstate" because their needs, interests, economies, and cultures have more in common with rural southern and central Illinois counties than they do with urban Cook County; and

WHEREAS, The majority of residents in downstate Illinois disagree with urban Cook County on key policy issues; for example, 61 outstate Illinois counties, from the Wisconsin state line to the Kentucky state line, have approved resolutions to become sanctuary counties for gun owners, while the City of Chicago has some of the strictest gun laws in the country; and

WHEREAS, The divide between urban Cook County and the rest of Illinois is frequently manifested in electoral results such as the 2010 gubernatorial election in which the winning candidate carried only four out of 102 counties and, in fact, did not need to carry any other counties to win because of the margin of victory in urban Cook County; and

WHEREAS, The U.S. Supreme Court ruling *Reynolds v. Sims* (1964) removed the geographic element from districting for the state legislature, and, as Illinois' U.S. Senator Everett Dirksen warned, this caused power to be concentrated in Chicago and resulted in rural areas losing their voice in state government; and

WHEREAS, Article IV Section 4 of the U.S. Constitution guarantees a republican form of government, but the people of rural, small town and suburban outstate Illinois do not experience this; and

WHEREAS, This concentration of power in Illinois' largest urban area opened the door to extreme gerrymandering and further decreased the voice of outstate Illinoisans; gerrymandering has enabled one county, with 40% of the state population, to dominate the other 60%; and

WHEREAS, Article IV, Section 3(a) of the Illinois Constitution requires districts to be compact; both state and federal districts have shapes resembling snakes, dinosaurs, gloves, jaws, and a pipe wrench; this includes the "earmuffs" district, which *The Economist* called one of the "most strangely drawn and gerrymandered congressional districts in the country"; and

WHEREAS, Article I, Section 1 of the Illinois Constitution Bill of Rights declares that all men are by nature free and independent and have certain inherent and inalienable rights among which are life, liberty, and the pursuit of happiness; to secure these rights and the protection of property, governments are instituted among men, deriving their just powers from the consent of the governed; and

WHEREAS, The lack of representative government has decreased accountability, has allowed corruption to flourish, and has led to Illinois being rated the third most corrupt state and Chicago the most corrupt city in the nation; and

WHEREAS, This has led to the government of Illinois having the worst financial health of all 50 states, while giving the people of Illinois the greatest collective state and local tax burden of all 50 states, and because the General Assembly is dominated by one county, the people of downstate Illinois have experienced legislation, taxation, and regulation without representation; and

WHEREAS, Amendment XIV of the U.S. Constitution guarantees equal protection under the laws; and

WHEREAS, The City of Chicago is frequently treated as a separate region of the State and has often been exempted from major legislative initiatives the General Assembly enacts into law because of this fact; and

WHEREAS, The divide between rural, small town, and suburban Illinois and the City of Chicago spans the 200-year history of the State, and there have been several attempts in the past to split Illinois into two states; and

WHEREAS, The City of Chicago passed a resolution in 1925 to form the State of Chicago; and

WHEREAS, In 1971, West Central Illinoisans declared their region the "Republic of Forgottonia"; and

WHEREAS, In 1981, Democrat State Senator Howard Carroll of Chicago passed a Cook County state split bill through both chambers of the legislature; and

WHEREAS, Organizations, such as New Illinois, Illinois Separation, and The State of Southern Illinois, continue pushing for the formation of a new state truly representing the rural, small town, and suburban residents of Illinois; and

WHEREAS, In 2020, an advisory referendum for the creation of a new state appeared on the ballots in 22 counties and, in each county, won by a landslide of 70-80%; and

WHEREAS, Article IV, Section 3 of the Constitution of the United States provides in part: "New States may be admitted by Congress into this Union; but no new State shall be formed or erected within the Jurisdiction of any other state; nor any State be formed by the Junction of two or more States, or Parts of

States, without the consent of the Legislatures of the States concerned as well as of the Congress"; four states in the Union have been formed by this process, most recently West Virginia; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the United States Congress to take action to declare the 101 counties of outstate Illinois, along with outlying areas of Cook County wishing to be included, the 51st state of the United States of America and separate it from the rest of Illinois; and be it further

RESOLVED, That suitable copies of this resolution be delivered to all Illinois constitutional officers, the Speaker and Minority Leader of the Illinois House of Representatives, and the President and Minority Leader of the Illinois Senate.

HOUSE RESOLUTION 105

Offered by Representative Lilly:

WHEREAS, Article X, Section 1 of the Illinois Constitution provides that "A fundamental goal of the People of the State is the educational development of all persons to the limits of their capacities."; the Section also provides that "The State shall provide for an efficient system of high quality public educational institutions and services." and that "The State has the primary responsibility for financing the system of public education."; and

WHEREAS, The economic competitiveness of the United States and Illinois in the global economy requires a well-educated workforce; and

WHEREAS, Education is more important than ever because it is an essential step to entering and remaining in the middle class; and

WHEREAS, High school dropouts are more than twice as likely to be unemployed and three times as likely to receive welfare assistance; nationally, this costs billions of dollars to government-funded assistance programs annually; and

WHEREAS, The United States Census Bureau estimates that a person with a high school diploma will earn \$9,634 more per year than someone without a high school diploma; and

WHEREAS, In 2014, people without a high school diploma had a 9% unemployment rate, compared to a 6% rate for those with a high school diploma; and

WHEREAS, A well-educated citizenry improves the business climate by providing highly skilled workers that employers need; and

WHEREAS, According to a Georgetown University study, the United States economy will face a shortage of five million workers with the necessary education and training by 2020; and

WHEREAS, The majority of jobs that will be created will require some sort of education and training after high school; and

WHEREAS, Males with a college education live an average of 8 years longer than those without a high school diploma, while females with a college education lived an average of 6 years longer; males with a college education are also 55% more likely to vote than those without a high school diploma, and females with a college education are 40% more likely to vote than those without a high school diploma; a one-year increase in median education level is associated with a more than 13% increase in political primary turnouts; and

WHEREAS, Between 1987 and 2007, the United States has increased spending on incarceration by 127%, compared with a 21% increase in funding for education during the same time period; and

WHEREAS, Forty-one percent of all prisoners have not completed high school, compared to 18% of the general adult population; and

WHEREAS, The annual cost of incarcerating an individual is roughly \$32,000, while the annual cost of educating a student is about \$11,000; a 5% increase in male graduation rates nationally would save an estimated \$5 billion annually in crime-related expenses; and

WHEREAS, Investment in education is shown to prevent violence by providing opportunities and knowledge that create a higher quality life; and

WHEREAS, The average annual public health cost is an estimated \$2,700 per high school dropout, \$1,000 per high school graduate, and \$170 per college graduate; it is estimated that if every high school dropout graduated, the national savings in public health costs would exceed \$40 billion annually; and

WHEREAS, The foundation level is the statutorily set minimum per-pupil funding necessary to adequately educate public K-12 students in Illinois through a combination of State and local resources; the foundation level has remained at \$6,119 since the 2009-2010 school year, despite rising costs of education; and

WHEREAS, The Education Funding Advisory Board recommended that the foundation level be changed to \$9,204 for Fiscal Year 2016 to adequately fund the educational needs of students; and

WHEREAS, Illinois currently ranks last in state share of P-12 education funding; and

WHEREAS, Improved education and more stable employment greatly increases tax revenue, returning at least seven dollars for every dollar invested in pre-kindergarten education; and

WHEREAS, A high quality education system should be the identity and legacy that we establish for Illinois and the United States; in addition, education should be the number one budget priority for the State of Illinois; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we acknowledge the importance of having a high quality education system and all of the societal benefits that go along with it; and be it further

RESOLVED, That we encourage the General Assembly to make education a priority in the budget for the State of Illinois and to fully fund elementary and secondary education; and be it further

RESOLVED, That we encourage the business community to advocate for a high quality education system in Illinois, which will benefit the business climate as well as the citizens of Illinois; and be it further

RESOLVED, That we encourage the General Assembly to continue to strive to create an adequately funded and high quality education system for the benefit of all citizens.

HOUSE RESOLUTION 106

Offered by Representative Lilly:

WHEREAS, Mental health is a state of well-being in which the individual realizes his or her own abilities, can cope with the normal stresses of life, can work productively and fruitfully, and is able to make a contribution to his or her community; and

WHEREAS, There is a stigma around mental health issues that can often prevent informed conversations on mental health issues as well as proper treatment from taking place; removing the stigma surrounding mental health issues will allow those suffering with mental health issues to more easily seek treatment and gain an understanding of their condition; and

WHEREAS, Mental illnesses are health conditions that are characterized by alterations in thinking, mood, or behavior, or some combination thereof, associated with distress or impaired functioning; behavioral health is defined as the behaviors and biology relating to a person's mental well-being, ability to function in everyday life, and concept of self; and

WHEREAS, Mental illnesses take on a wide variety of forms, including, but not limited to, mood disorders such as depression, anxiety disorders, schizophrenia, dementias, and eating disorders, which can be associated with learning disabilities; and

WHEREAS, Learning disabilities are neurologically based mental processing disabilities that can give rise to difficulties in acquiring knowledge and skills; learning disabilities include, but are not limited to, autism, dyslexia, visual processing disorders, auditory processing disorders, ADHD, dyscalculia, dysgraphia, and dyspraxia; and

WHEREAS, Children with learning disabilities are disproportionately affected by mental health issues; 36% of children with a learning disability will also develop mental health issues; and

WHEREAS, Mental health is essential to one's overall health and well-being, and mental health issues can strike a person regardless of his or her age, gender, race, ethnicity, religion, or economic status; and

WHEREAS, There is a lack of awareness of how to treat mental health issues and of resources available for that purpose; there is also a crisis of unaddressed mental health issues in the United States and the State of Illinois; and

WHEREAS, Those suffering from a mental illness and their loved ones often do not understand how to identify the symptoms and warning signs; and

WHEREAS, Untreated mental health issues lead to lost potential and numerous societal problems, such as increased incarceration rates, substance abuse rates, and emergency room visits; and

WHEREAS, According to the National Institute of Mental Health, there are an estimated 43.7 million adults with a mental disorder, or 18.6% of the total adult population in the United States; just over 20% of American children, either currently or at some point during their life, have or will have a seriously debilitating mental disorder; and

WHEREAS, The National Survey on Drug Use and Health found that only 58.7% of adults in the United States with a serious mental illness received treatment for a mental health problem; and

WHEREAS, The National Health and Nutrition Examination Survey found that only 50.6% of children with mental disorders had received treatment for their disorder within the past year; and

WHEREAS, With proper treatment, many mental health problems can dissipate or be reduced to a level where the person can fully function; and

WHEREAS, According to the National Alliance on Mental Illness, successful treatment rates for mental illness are extremely high and range from between 60% to 80%; the successful treatment rate for schizophrenia is roughly 60%, while depression is 70% and bipolar disorder is 80%; and

WHEREAS, People with mental illness who are in treatment can lead full, productive lives in their communities; and

WHEREAS, The Bureau of Labor Statistics estimates that 89.3 million Americans live in federally designated Mental Health Professional Shortage areas, where there is little to no access to mental health professionals; and

WHEREAS, A Journal of Psychiatric Services survey found that 47% of people untreated for mental health issues reported cost as a reason not to seek treatment; the same survey also found that 66% of untreated mental health patients did not go to a doctor because they thought the problem would get better on its own; and

WHEREAS, Six of 12 City of Chicago public mental health clinics were closed in 2012; and

WHEREAS, A total of 64.2% of inmates in local jails satisfied the criteria for a mental health problem currently or in the previous year; and

WHEREAS, The United States Department of Justice's Survey of Inmates in State and Federal Correctional Facilities found that fewer than half of inmates with a mental health problem have ever received treatment and only one-third received mental health treatment after admission; and

WHEREAS, The National Alliance on Mental Illness found that states collectively cut \$1.8 billion from their mental health budgets during the recession; the organization also found that, from 2009 to 2012, Illinois cut mental health funding by \$187 million, a 31.7% reduction; Illinois cut the fourth most of any state during this time period; and

WHEREAS, The Affordable Care Act makes behavioral and mental health treatment available to people throughout the country, especially those who could not previously afford treatment; and

WHEREAS, Mental health issues influence all branches of State government, including public health, children and family services, criminal justice, housing, employment, and other services; and

WHEREAS, It should be a fundamental goal of the State of Illinois to ensure proper awareness, identification, and treatment for mental health issues; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we acknowledge the seriousness of mental health issues in Illinois and strive to improve awareness and treatment of these issues; and be it further

RESOLVED, That we urge the members of the General Assembly to have discussions and forums with their communities to promote awareness of mental health issues and access to mental health resources; and be it further

RESOLVED, That we encourage the members of the General Assembly and all school districts in Illinois to post information on mental health issues and local treatment resources on their public websites; and be it further

RESOLVED, That we encourage all school districts in Illinois to implement mental health screenings to properly identify students with mental health problems; and be it further

RESOLVED, That we encourage the federal government to improve mental health awareness, treatment, and funding to improve the lives of citizens struggling with mental health issues; and be it further

RESOLVED, That suitable copies of this resolution be delivered to President Joe Biden, the United States House of Representatives, and the United States Senate to review and discuss at the national level.

HOUSE RESOLUTION 107

Offered by Representative Lilly:

WHEREAS, Bringing a resurgence of economic opportunity and workforce development to underserved areas to ensure that those who have faced historical structural barriers have the same opportunity to participate in the economy and benefit from economic growth as everyone else is part of the Governor's economic plan for Illinois; and

WHEREAS, The Employer Training Investment Program (ETIP) supports upgrading Illinois workers' skills to remain current in new technologies and business practices; ETIP enables Illinois companies to remain competitive, expand into new markets, and introduce more efficient technologies into their own operations; incentives are available to pre-qualified Illinois businesses that apply for training funds as part of an Economic Development Incentive Project; and

WHEREAS, Employment Opportunities, Personalized services, Individualized training, and Career Planning (EPIC) is a pilot program that tests innovative career pathway approaches to increase work opportunities for Supplemental Nutrition Assistance Program (SNAP) recipients, ultimately leading to a reduced dependency on SNAP benefits; this initiative addresses the needs of the underemployed and unemployed SNAP recipients in Illinois who require basic and technical skills and work experience to get good jobs, increase earnings, and reduce reliance on public assistance; and

WHEREAS, Through the Community Services Block Grant Program (CSBG), Community Action Agencies (CAAs) offer a variety of services to assist individuals and families in moving towards self-sufficiency; federal funding is provided to Illinois' 36 CAAs to deliver locally designed programs and services for low-income individuals and families; and

WHEREAS, The Participation Loan Program (PLP) delivers participation loans through pre-approved Illinois financial institutions to accelerate investments and ease traditional credit underwriting standards for small businesses that may not otherwise qualify for traditional bank financing; and

WHEREAS, Important parts of the Governor's economic plan for Illinois include investing in transportation, broadband, and small business development, bringing down barriers to accessing the job market and capital in communities of color, and fostering collaboration by developing regional economic hubs, which can be accomplished by having clear communication among key economic actors in Illinois including state and local governments, industry, unions, universities, and non-profits; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we encourage companies to bring pre-training and pre-hiring placement centers to underresourced and underserved communities; and be it further

RESOLVED, That we encourage the Department of Commerce and Economic Opportunity and the State of Illinois to explore creating a pilot program or grant program for these companies.

HOUSE RESOLUTION 108

Offered by Representative Lilly:

WHEREAS, Parks and recreation programs are an integral part of communities throughout this country, including the State of Illinois; and

WHEREAS, Parks and recreation are vitally important to establishing and maintaining the quality of life in communities, ensuring the health of all citizens, and contributing to the economic and environmental well-being of a community and region; and

WHEREAS, Parks and recreation programs build healthy, active communities that aid in the prevention of chronic disease, provide therapeutic recreation services for those who are mentally or physically disabled, and also improve the mental and emotional health of all citizens; and

WHEREAS, Parks and recreation programs increase a community's economic prosperity through increased property values, expansion of the local tax base, increased tourism, the attraction and retention of businesses, and crime reduction; and

WHEREAS, Parks and recreation areas are fundamental to the environmental well-being of our communities; and

WHEREAS, Parks and natural recreation areas improve water quality, protect groundwater, prevent flooding, improve the quality of the air we breathe, provide vegetative buffers to development, and produce habitat for wildlife; and

WHEREAS, Our parks and natural recreation areas ensure the ecological beauty of our communities and provide a place for children and adults to connect with nature and recreate outdoors; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare July 2021 as Parks and Recreation Month; and be it further

RESOLVED, That suitable copies of this resolution be delivered to the Illinois Park and Recreation Association, the Illinois Association of Park Districts, the Illinois Department of Natural Resources, and the National Park and Recreation Association.

HOUSE RESOLUTION 109

Offered by Representative Sosnowski:

WHEREAS, The COVID-19 pandemic has had a devastating impact on society, including shutting down in-person learning at schools across the State of Illinois; and

WHEREAS, On March 15, 2020, Governor Pritzker issued Executive Order 2020-05, which required all schools to close between March 17 and March 31; and

WHEREAS, On March 27, 2020, Executive Order 2020-15 was issued, which allowed for the establishment of remote learning days so that school districts could continue to educate students via remote means; and

WHEREAS, Executive Order 2020-33 was issued by Governor Pritzker on April 30, 2020, which suspended in-person instruction for the remainder of the 2019-2020 school year; and

WHEREAS, On June 4, 2020, Executive Order 2020-40 marked the first time that students could return to school with limited in-person instruction for summer school courses; and

WHEREAS, On July, 24, 2020, Executive Order 2020-47 was issued, which allowed all public and nonpublic schools in Illinois serving pre-kindergarten through 12th grade students to open for in-person educational purposes following the completion of the regular 2019-20 school term as long as they followed public health guidelines; and

WHEREAS, While this was a welcome change in educational guidelines during the COVID-19 pandemic, it has been nearly a year since students were learning in the classroom, and many school districts have continued to offer only remote learning; and

WHEREAS, Preliminary data has shown that remote learning does not offer the same educational outcomes that in-person learning does; and

WHEREAS, A report from McKinsey & Company suggested that, on average, students began the fall 2020 school year three months behind in mathematics and a month behind in reading; and

WHEREAS, It is extremely important that students return to the classroom so they do not fall further behind; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge school districts to make a plan to open for in-person instruction immediately; and be it further

RESOLVED, That parents should have the ability to make the best decision for their family so it is essential that a school's reopening plan allow parents the opportunity to decide to send their children to in-person learning or continue with remote learning; and be it further

RESOLVED, That suitable copies of this resolution be delivered to Governor JB Pritzker, State Superintendent Carmen Ayala, Executive Director of the Illinois Association of School Boards Thomas Bertrand, and Executive Director of the Illinois Association of School Administrators Dr. Brent Clark.

HOUSE RESOLUTION 110

Offered by Representative Niemerg:

WHEREAS, In November 2020, the people of Illinois overwhelmingly voted "no" on a graduated income tax proposed by Governor JB Pritzker as a means to increase state revenue; and

WHEREAS, Illinois has undergone two income tax increases in the past decade, neither of which have provided a stable solution to the State's budget woes; and

WHEREAS, Certain elected officials actively worked for and succeeded in expanding state spending since the last tax increase was enacted in 2017, without any method to pay for the additional programs; and

WHEREAS, The Comptroller estimates that the State's current bill backlog is \$4.77 billion, not including the \$4.3 billion in short-term and emergency borrowing liabilities that have to be repaid in the near future; and

WHEREAS, These certain members helped ensure that the General Assembly passed and the Governor signed an FY21 budget with an estimated \$6.2 billion deficit; and

WHEREAS, The State is currently faced with over \$140 billion in unfunded pension liabilities; and

WHEREAS, The voters' rejection of the failed graduated income tax proposal is further proof that citizens no longer trust government with more tax dollars; and

WHEREAS, With additional revenue items exhausted, it is time for elected officials in Illinois to find other places to save money; and

WHEREAS, A forensic audit is a thorough and evidentiary audit that can identify corrupt practices and wasteful spending that have occurred and provide the basis for prosecution of those who engaged in those practices; and

WHEREAS, Identifying waste, fraud, neglect, and abuse is a first step in restoring Illinois citizens' faith in government; and

WHEREAS, Forensic audit findings, coupled with agency cuts and efficiencies by the Governor, can make a meaningful dent in the State's structural deficit; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that the Auditor General is directed pursuant to Section 3-2 of the Illinois State Auditing Act to conduct a forensic audit of all State spending, hiring, procurement, and contracts awarded from January 1, 2018 to January 1, 2020; and be it further

RESOLVED, That the Auditor General commence this forensic audit as soon as possible and report the findings and recommendations upon completion in accordance with the Illinois State Auditing Act; and be it further

RESOLVED, That the Auditor General, upon finding any incident of suspected waste, fraud, neglect, or abuse, shall file a complaint to the Executive Inspector General or other appropriate Inspector General to be referred for further investigation; and be it further

RESOLVED, That suitable copies of this resolution be delivered to the Auditor General and the Governor.

HOUSE RESOLUTION 112

Offered by Representative Lilly:

WHEREAS, For over 50 years, community health centers have provided high-quality, affordable, comprehensive primary and preventive health care in our nation's underserved communities, delivering value to and having a significant impact on America's health care system; and

WHEREAS, As the country's largest primary care network, community health centers are the health care home for 30 million Americans in over 14,000 communities across the nation; one in every 12 people in the United States gets their care in a community health center; and

WHEREAS, Over 40 organizations in Illinois operate community health centers at over 400 sites in communities across the State, providing services for nearly 5,000,000 patient visits annually; and

WHEREAS, Community health centers are a critical element of the health system, serving both rural and urban communities and often providing the only accessible and dependable source of primary care in their communities; nationwide, community health centers serve one in every five residents of rural areas; and

WHEREAS, In Illinois, over one quarter of organizations operating as community health centers serve rural patients; and

WHEREAS, Community health centers serve as beacons of essential resources and support in testing and treatment in the face of the global coronavirus pandemic and will continue to offer reliable, affordable, high-quality care against COVID-19 for America's most vulnerable and underserved communities; and

WHEREAS, Every day, community health centers develop new approaches to integrating a wide range of services beyond primary care, including oral health, vision, behavioral health, and pharmacy services, to meet the needs and challenges of their communities; and

WHEREAS, Community health centers are governed by patient-majority boards, ensuring that the patients of each health center are engaged in their own health care decisions; and

WHEREAS, Community health centers are locally owned and operated small businesses that serve as critical economic engines, helping to power local economies by generating \$54.6 billion in economic activity in some of the country's most economically-deprived communities; and

WHEREAS, Every dollar in investment in community health centers in Illinois generates \$5.21 in economic activity, and community health centers in Illinois generate over \$2.4 billion in total economic activity; and

WHEREAS, Nationally, community health centers employ more than 236,000 people, including physicians, nurse practitioners, physician assistants, and certified nurse midwives who work as part of multi-disciplinary clinical teams designed to treat the whole patient; and

WHEREAS, Community health centers in Illinois employ nearly 10,000 health care professionals, including physicians, physician assistants, nurse practitioners, dentists, dental hygienists, behavioral health specialists, pharmacists, and eye care specialists; and

WHEREAS, The community health center model continues to prove an effective means of overcoming barriers to healthcare access, including geography, income, and insurance status, improving health care outcomes and reducing health care system costs; and

WHEREAS, Community health centers reduce overall costs of care by helping manage patients' chronic conditions, which keeps them out of costlier health care settings like hospital emergency rooms; and

WHEREAS, Community health centers are on the front lines of emerging health care crises, providing access to care for our nation's veterans, addressing the opioid epidemic, and responding to public health threats in the wake of natural disasters; and

WHEREAS, Community Health Center Week offers the opportunity to celebrate America's over 1,400 health center organizations with over 12,000 service delivery sites, Illinois's over 40 health center organizations with over 400 service delivery sites, their dedicated staff, board members, patients, and all those responsible for their continued success and growth since the first health centers opened their doors more than 50 years ago; and

WHEREAS, During Community Health Center Week, we celebrate the legacy of America's community health centers and their vital role in shaping the past, present, and future of America's health care system; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare August 9-15, 2021 as Community Health Center Week in the State of Illinois; and be it further

RESOLVED, That we encourage all Americans to take part in this week by visiting their local health center and celebrating the important partnership between America's community health centers and the communities they serve; and be it further

RESOLVED, That we will work to ensure that every underserved and under-resourced community shall have sustainable access to a community health center and a community hospital to address their health needs in an effort to improve health outcomes; and be it further

RESOLVED, That suitable copies of this resolution be presented to the Illinois Primary Health Care Association and the National Association of Community Health Centers.

HOUSE RESOLUTION 116

Offered by Representative Gabel:

WHEREAS, During the transition from childhood to adolescence, adolescents may not have access to or the awareness of the tools, skills, and knowledge necessary to establish healthy patterns of behavior and make the appropriate lifestyle choices that will improve both their current and future health; and

WHEREAS, Many adolescents may not have access to primary healthcare services; in Illinois, over 120,000 children between the ages of birth and eighteen have no insurance; in 2018, 33.8% of 12 to 17 year olds did not receive a preventive medical visit; and

WHEREAS, Adolescence is a critical time to develop positive habits and skills that can lead to a healthy lifestyle and behavior over an adolescent's lifetime; the Institute of Medicine and the National Research Council conducted a study that found that one important factor in designing an adolescent health service is the focus on prevention of disease; one of the study's findings concluded that prevention, early intervention, and timely treatment improve health status for adolescents, prepare them for healthy adulthood, and decrease the incidence of many chronic diseases in adulthood; and

WHEREAS, Adolescents and young adults are adversely affected by serious health and safety issues, such as motor vehicle crashes, violence, and substance abuse; they also struggle to adopt behaviors that could decrease their risk of developing chronic diseases in adulthood, such as eating nutritiously, engaging in physical activity, and choosing not to use tobacco; environmental factors such as family, peer group, school, and community also contribute to the challenges that adolescents face; and

WHEREAS, In the past few years, immunizations have been licensed to provide protection for adolescents against infections and diseases, such as meningitis, tetanus, diphtheria, acellular pertussis, influenza, and cancers caused by human papillomavirus (HPV); and

WHEREAS, The Centers for Disease Control and Prevention's Advisory Committee on Immunization Practices (ACIP), the American Academy of Pediatrics (AAP), the American Academy of Family Physicians (AAFP), and the American Medical Association (AMA) recommend a routine healthcare visit for adolescents who are eleven or twelve years of age to receive all recommended immunizations and other evidence-based preventive healthcare services; and

WHEREAS, The United States Department of Health and Human Services' Health Resources and Services Administration (HRSA) has developed, in conjunction with AAP, the Bright Futures Initiative, which provides a set of guidelines with recommendations on immunizations and routine health screenings for adolescents; and

WHEREAS, ACIP recommends the use of FDA-approved vaccines for tetanus, diphtheria, acellular pertussis, meningitis, influenza, and cervical cancer caused by HPV in adolescents, but the COVID-19 pandemic has impacted adolescent access to essential healthcare services, including immunization; and

WHEREAS, The Society for Adolescent Health and Medicine has found that adolescent well visits are one of the best tools of preventive care to ensure continued health from childhood to adulthood and that children and adolescents who regularly visit a primary care physician are less likely to have emergency room visits and preventable hospitalizations; and

WHEREAS, Because adolescents remain under the care of their parents or guardians, the need for greater awareness for all on the importance of an adolescent well visit is paramount; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we hereby express support for improved adolescent health and wellness by recognizing the importance of an adolescent well visit to prevent chronic diseases, help better diagnosis and treat chronic diseases, and update immunizations; and be it further

RESOLVED, That copies of this resolution be delivered to the Illinois Department of Public Health and the Illinois Department of Human Services to disseminate to State and federal agencies and stakeholder organizations that can assist with the promotion of adolescent well health in Illinois.

HOUSE RESOLUTION 117

Offered by Representative Yednock:

WHEREAS, Dairy animals have provided people around the globe with a reliable and abundant source of milk and milk-based products, such as butter, yogurt, various kinds of cheese, ice cream, milk, and concentrated and dry milk products; and

WHEREAS, Nutrient-rich dairy foods play an important role in child and adult nutrition and are good sources of several vital nutrients, including calcium, potassium, vitamins D and A, protein, and phosphorus; and

WHEREAS, Eating nutritious dairy foods, such as milk, cheese, and yogurt, improves bone health, especially in children and adolescents, and is associated with reduced risk of cardiovascular disease and lower blood pressure in adults and a reduced risk of Type 2 diabetes; and

WHEREAS, Global demand for protein-rich dairy products is rising, and the nation's dairy exports have more than quadrupled since 2000, to nearly \$5 billion in 2016; and

WHEREAS, The nation's top five export markets include Mexico (\$1.2 billion in sales), Southeast Asia (\$671 million in sales), Canada (\$632 million in sales), China (\$384 million in sales), and South America (\$280 million in sales); and

WHEREAS, Illinois has over 84,000 dairy cows, and Illinois milk production was 1.748 billion pounds in 2019 and 1.631 billion pounds for the first 11 months of 2020; and

WHEREAS, Illinois ranked 3rd in Ag exports to the world in 2019 with approximately \$7.5 billion, in which dairy was the 7th highest product category (fresh dairy to cheese, etc.) at \$232M in 2019 and \$168M through the first three-fourths of 2020; and

WHEREAS, It is important to increase the exportation of dairy products from Illinois in the global economy to provide additional jobs for citizens of the State, to boost the State's economy and to provide citizens of other nations with wholesome, fresh dairy foods; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the United States Department of Agriculture and the United States Department of Commerce to increase the exportation of Illinois dairy products to other nations; and be it further

RESOLVED, That suitable copies of this resolution be delivered to the Governor of Illinois, the Illinois Department of Agriculture, the United States Department of Agriculture and the United States Department of Commerce.

HOUSE RESOLUTION 118

Offered by Representative Sosnowski:

WHEREAS, Daylight Saving time began in Germany during World War I as an effort to conserve fuel; and

WHEREAS, Daylight Saving Time was instituted in the United States in 1918 under the title of "War time" and proved so unpopular that Congress abolished it when the war was over; and

WHEREAS, Local jurisdictions then had control over their clocks until the Uniform Time Act of 1966, which mandated standard time within time zones and instituted the practice of advancing clocks one hour in the spring and turning them back one hour in the fall; and

WHEREAS, In 1986, Congress amended the Uniform Time Act, moving the beginning of Daylight Saving Time from the last Sunday in April to the first Sunday in April; and

WHEREAS, Congress, as part of the Energy Policy Act of 2005, moved the beginning of Daylight Saving Time to the second Sunday in March and the end to the first Sunday of November; and

WHEREAS, States were allowed to exempt themselves from Daylight Saving Time, resulting in a patchwork of time differences throughout the nation, especially in states with multiple time zones, such as Indiana; and

WHEREAS, Uniformity of time among the states is essential for interstate commerce; and

WHEREAS, Numerous studies indicate that the biannual time change interferes with the body's circadian rhythm, affecting sleep cycles, stress levels, and drowsiness during the day; and

WHEREAS, A 2009 study in the Sleep Medicine journal indicated that it may take some people up to three weeks to adjust to the time change; and

WHEREAS, According to the American Journal of Cardiology, there is a ten percent increase in the number of heart attacks on the Monday following the time change; and

WHEREAS, A 2004 study in the Accident Analysis and Prevention journal estimated that instituting Daylight Saving Time permanently could save up to 366 lives due to a reduction in automotive accidents; and

WHEREAS, The rationale for switching clocks twice per year to aid in the war effort was laudable over 100 years ago, but modern and scientific research now clearly favors the institution of Daylight Saving Time year round, eliminating the stress and negative health effects caused by changing clocks; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we believe that the United States should move away from biannual time change, instead instituting Daylight Saving Time permanently; and be it further

RESOLVED, That we urge the Congress of the United States of American to enact permanent Daylight Saving Time to minimize confusion and disruption to people's lives, wellness, transportation, and commerce; and be it further

RESOLVED, That a suitable copy of this resolution be presented to the President of the United States, the Secretary of the United States Department of Energy, and the Congressional Delegation of the State of Illinois.

HOUSE RESOLUTION 119

Offered by Representative Sosnowski:

WHEREAS, The Illinois General Assembly has been asked to consider the imposition of a privilege tax on the transfer of financial assets when this transfer takes place on a market platform that is domiciled within the State of Illinois; and

WHEREAS, Transactions on market platforms domiciled in Illinois play an essential role in creating and stabilizing a global market and global market prices for debt securities and interest, financial instruments, currencies, and essential commodities of all sorts, including foodstuffs, motor fuel, and energy; and

WHEREAS, The financial securities that are traded in Illinois-based financial transaction platforms or enjoy market value based upon those platforms are used by millions of Illinois workers to save for pensions and retirement; and

WHEREAS, The CME Group, a market platform domiciled in Chicago, and the transactions carried out on its financial exchanges would be affected by this tax; and

WHEREAS, The CME Group, as a direct entity, pays \$50 million in annual taxes to Illinois, prior to and independently of the taxes paid by and on behalf of the thousands of professionals and workers whose jobs are tied to the financial trading markets of Illinois; and

WHEREAS, The estimated 100,000 jobs connected directly or indirectly to Illinois financial markets create income tax revenue from wage taxes withheld, sales tax revenue from goods purchased, and other tax and fee revenues essential to the budget of the State of Illinois and its local governments; and

WHEREAS, While an overwhelming subset of the people who hold these jobs are men and women who live and pay taxes in Illinois, the market platforms themselves are electronic ones, and the great majority of the transactions that take place on these platforms can take place anywhere within the United States or anywhere within any of the other nations governed by a financial Rule of Law, with a speed determined by the excellence of electrical engineering; and

WHEREAS, The State of Illinois should protect these platforms and keep these jobs; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we support the continued health and operation of the financial transaction markets of Illinois and oppose the concept of a privilege tax on financial transactions; and be it further

RESOLVED, That any tax of this type will be passed on to burden the savings activities of people all over the world, including Illinois workers saving for retirement; and be it further

RESOLVED, That suitable copies of this resolution be delivered to the Speaker of the House of Representatives, the Minority Leader of the House of Representatives, the President of the Senate, the Minority Leader of the Senate, the Mayor of the City of Chicago, and the chief executive officer of the CME Group.

HOUSE RESOLUTION 121

Offered by Representative Sosnowski:

WHEREAS, The State of Illinois has faced years of financial instability and mismanagement; years of routine promises made about grandiose spending plans that were never consistent with actual state revenues have resulted in budget deficits that have collectively culminated in the current bleak fiscal condition of the State of Illinois; and

WHEREAS, When crafting and subsequently presenting FY21 budget projections, Governor Pritzker's administration consistently relied on fictional revenue to balance his budget proposals or highlight his spending priorities; and

WHEREAS, The Governor has a history of taking action to increase state spending by billions of dollars without offering or passing real and concrete revenue solutions to pay for them; and

WHEREAS, Governor Pritzker's FY21 introduced budget relied on \$1.4 billion in so-called "Fair Tax" revenues that, at the time, were not approved by the voters; adding to this budget deficit variable, the State and country were later impacted with the Covid-19 pandemic, which caused significant harm to the State's economy and revenue outlook; and

WHEREAS, By May 2020, the majority party and the Governor's Administration were busy negotiating, discussing, and ultimately drafting the FY21 budget, which, unsurprisingly, relied on the ill-advised revenue projections; and

WHEREAS, Democratic members of the House and Senate passed a budget for Fiscal Year 2021 that, at the time, reflected an estimated \$6.2 billion structural deficit, despite pleas by Republican members of the legislature to take into account the economic realities of the time; and

WHEREAS, Governor Pritzker signed the FY21 budget, knowing that it was \$6.2 billion out-of-balance and was going to be funded by potentially \$5 billion in borrowing from the Federal Reserve, \$1.2 billion from imaginary "Fair Tax" revenue or additional borrowing, federal bailouts, and cuts by his administration; and

WHEREAS, In the middle part of FY21, the Illinois economy showed more resilience than was anticipated, causing the Governor's Office of Management and Budget, in November 2020, to revise their revenue estimates upwards by \$2.25 billion, leaving a budget deficit of \$3.9 billion; and

WHEREAS, In December 2020 at the direction of Governor Pritzker, the State of Illinois borrowed \$2 billion through the Municipal Liquidity Facility (MLF) at the Federal Reserve in an effort to close the budget deficit; and

WHEREAS, Now, well into FY21, Governor Pritzker has recently publicly submitted \$700 million in cuts and efficiencies to help balance the deficit spending budget that he knowingly signed; the \$2 billion in borrowing coupled with the \$700 million in cuts leaves the FY21 budget at least \$1.2 billion in the red; and

WHEREAS, In early January 2021, the Governor's Office surprised the General Assembly with a proposal to decouple from federal tax changes authorized under the bipartisan CARES Act, which would create a \$500 million to \$1 billion tax liability on small businesses; and

WHEREAS, The testimony on the floor of the House of Representatives indicated that the administration knew about the decoupling issue by at least October of 2020, despite the CARES Act becoming law in the spring of 2020 and several states taking action to decouple from these changes in the interim; and

WHEREAS, Updated revenue estimates by GOMB in April and November 2020 failed to capture the revenue loss Illinois would experience due to the tax changes in the CARES Act; and

WHEREAS, Governor Pritzker has made it clear that he believes that the wealthy, like him, should and want to pay more in state income taxes; the proponents of the so-called "Fair Tax", then, should perhaps be given the opportunity to nevertheless make voluntary contributions to the State of Illinois; and

WHEREAS, These donations from the generous and wealthy members of our state, like Governor Pritzker, could, indeed, go a long way in helping close the budget hole; and

WHEREAS, The State of Illinois currently does not have a mechanism by which Illinois residents can voluntarily make donations to the State of Illinois at the time of income tax filing or payment; and

WHEREAS, In order to allow proponents of increased taxation to have an opportunity to make voluntary tax contributions to the State, Governor Pritzker and the Illinois Department of Revenue should

make an effort to explore options to implement a process by which taxpayers can make voluntary contributions to the State; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the Governor and the Illinois Department of Revenue to explore administrative or legislative options that will allow Illinois residents to voluntarily contribute any amount in excess of what they are required to pay the State of Illinois under Illinois income tax laws; and be it further

RESOLVED, That a suitable copy be delivered to the Director of the Illinois Department of Revenue and the Governor's Office.

HOUSE RESOLUTION 122

Offered by Representative Jones:

WHEREAS, The South Suburban Cook County casino license seeks to create quality skilled maintenance jobs with pay and benefits that meet or exceed the area standard and offer advancement through a higher learning entity accredited by the Illinois Community College Board and the Higher Learning Commission; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the Governor to call a special session of the gaming board by March 1, 2021 to name the South Suburban casino license recipient; and be it further

RESOLVED, That the recipient of the South Suburban casino license is urged to adhere to the following:

(1) Be neutral regarding the unionization of any of its employees, such that the casino will not at any time express a position on the matter of whether its employees will be unionized and such that the casino will not threaten, intimidate, discriminate against, retaliate against, or take any adverse action against any employee based on their decision to support or oppose union representation;

(2) Provide any labor organization recognized under the National Labor Relations Act access at reasonable times to areas in which the casino's employees work for the purpose of meeting with the employees to discuss their right to representation, employment rights under the law, and terms and conditions of employment;

(3) Provide union recognition through a majority card check verified by a neutral third-party arbitrator mutually selected by the casino and the recognized labor organization through alternate striking from a panel of seven arbitrators, who are members of the National Academy of Arbitrators, provided by the Federal Mediation and Conciliation Services; and

(4) Within sixty days of the issuance of the casino license enter into a Labor-Peace agreement with a recognized labor organization that seeks to represent the skilled maintenance employees and meets the requirements of offered education stated here; and be it further

RESOLVED, That suitable copies of this resolution be delivered to the Governor, the Illinois Gaming Board, and the Illinois Gaming Association.

HOUSE RESOLUTION 126

Offered by Representative Windhorst:

WHEREAS, According to the Centers for Disease Control, heart disease is the leading cause of death for men, women, and people of most racial and ethnic groups in the United States; and

WHEREAS, Every 36 seconds, one person dies in the United States from cardiovascular disease; about 655,000 Americans die from heart disease each year, which accounts for one in every four deaths; and

WHEREAS, Including the cost of health care services, medicines, and lost productivity, the costs of heart disease to the United States are estimated in the hundreds of billions of dollars; and

WHEREAS, In the United States, someone has a heart attack every 40 seconds; every year, approximately 805,000 Americans have a heart attack with about 605,000 being a first heart attack; and

WHEREAS, According to the Centers for Disease Control, an estimated 80 percent of heart disease is preventable; and

WHEREAS, While nationwide programs assist in awareness and education, it is imperative that each state increase its efforts locally, regionally, and statewide to educate its citizens about heart disease, including how to prevent it and how to keep our hearts healthy; and

WHEREAS, President Lyndon B. Johnson, who suffered from a heart attack, issued the first proclamation declaring February to be American Heart Month in 1964; and

WHEREAS, Increasing awareness of heart health is important to reducing the prevalence of heart disease and heart attacks; and

WHEREAS, Promoting annual heart wellness checks, including cholesterol, blood pressure, and blood sugar tests, would increase the chances of preventing the onset of heart attack or heart disease; and

WHEREAS, A new test, the coronary calcium scan or heart scan, helps reveal a person's risk of heart disease before other warning signs appear by assisting the doctor in detecting and measuring calcium containing plaque in the arteries; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we acknowledge the importance of heart health, including the importance of coronary calcium scans or heart scans, in preventing the onset of a heart attack or heart disease, and we acknowledge the need to increase education and awareness of heart health locally, regionally, and throughout the State of Illinois; and be it further

RESOLVED, That we encourage citizens to obtain critical annual heart wellness tests.

HOUSE RESOLUTION 130

Offered by Representative Avelar:

WHEREAS, There are over five million individuals living with a pre-existing condition, over two million individuals enrolled in Medicare, and 3.2 million individuals enrolled in Medicaid in Illinois; and

WHEREAS, Attorneys General from 18 states, along with two governors, have filed suit in the United States District Court for the Northern District of Texas and obtained a ruling that the Affordable Care Act (ACA) is unconstitutional; and

WHEREAS, This ruling, if upheld by a higher court, would threaten the health and insurance coverage of millions of Illinoisans; it would cause consumer protections to vanish overnight and would unleash chaos in our health care system; and

WHEREAS, Specifically, the over five million people in Illinois living with pre-existing conditions like cancer, asthma, or diabetes could face exorbitantly high rates or be denied coverage all together; and

WHEREAS, Over 650,000 people in Illinois could lose their health care coverage through the forced repeal of the Medicaid expansion, the continued attacks on the Medicaid program by the Trump administration through provisions such as the work requirement, and the potential loss of tax credit subsidies on the Marketplace for over 280,000 Illinoisans; and

WHEREAS, Improvements to Medicare, including reduced costs for prescription drugs, would vanish; and

WHEREAS, The rulings in this lawsuit could strip away other consumer protections enshrined within the law and beloved by the public, including Essential Health Benefits (e.g., prescription drugs, substance use treatment, maternity care) and the prohibitions on charging women or older adults more for the same policy as men or younger people; the rulings could also eliminate out-of-pocket expenses for many preventive services and protections allowing young people under the age of 26 to stay on a parent's health plan; and

WHEREAS, Illinoisans have shown their support of the ACA, including maintaining the ACA's protection for pre-existing conditions; and

WHEREAS, Instead of actively working to gut health coverage and pre-existing condition protections, Congress and the Biden Administration should focus on helping people gain access to health care coverage that they and their families need to stay healthy; and

WHEREAS, The ACA and Medicaid support our State in assuring "the health, safety and welfare of the people", "legal, social and economic justice", and "opportunity for the fullest development of the

individual", all of which are ordained intentions of our state government noted in the Preamble of the Illinois Constitution; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we affirm our support for the Affordable Care Act and the Medicaid program; and be it further

RESOLVED, That removing the protections of the ACA will have devastating consequences for personal health, family health, and community health in addition to raising health care costs, lowering health care access, and giving special tax breaks to the wealthy; and be it further

RESOLVED, That suitable copies of this resolution be delivered to the President of the United States, the U.S. Senate Majority Leader, the U.S. Senate Minority Leader, the U.S. Speaker of the House, the U.S. House of Representatives Minority Leader, and all members of the Illinois Congressional Delegation.

HOUSE RESOLUTION 131

Offered by Representative Conroy:

WHEREAS, In 2017, the opioid crisis was declared a national public health emergency; and

WHEREAS, At the time, the U.S. Substance Abuse and Mental Health Services Administration reported that over 2.1 million people in the United States suffered from an opioid use disorder; and

WHEREAS, The criminal justice system has felt the impact of this epidemic; and

WHEREAS, The U.S. Substance Abuse and Mental Health Services Administration reported that nearly 15 percent of state prisoners and jail inmates convicted of violent crimes and 40 percent of those convicted of property crimes reported committing their offense to support a drug addiction; and

WHEREAS, Approximately 7 percent of state prison and jail inmates were under the influence of opioids at the time of their offense; and

WHEREAS, The impact of opioid use on individuals transitioning from jail or prison back to their communities is overwhelmingly negative; and

WHEREAS, Outcomes include higher rates of returning to the criminal justice system, harm to families, negative public health effects such as the transmission of infectious diseases, and death; and

WHEREAS, The U.S. Substance Abuse and Mental Health Services Administration reported that within 3 months of release from custody, 75 percent of formerly incarcerated individuals with an opioid use disorder relapse to opioid use, and approximately 40 to 50 percent are arrested for a new crime within the first year; and

WHEREAS, Medication-Assisted Treatment is the use of medications in combination with counseling and behavioral therapies to provide a whole-patient approach to the treatment of substance use disorders; and

WHEREAS, Buprenorphine, methadone, and naltrexone are used to treat opioid use disorders to short-acting opioids, such as heroin, morphine, and codeine, as well as semi-synthetic opioids like oxycodone and hydrocodone; and

WHEREAS, Medication-Assisted Treatment medications relieve the withdrawal symptoms and psychological cravings that cause chemical imbalances in the body; and

WHEREAS, Medications used for Medication-Assisted Treatment are evidence-based treatment options and do not merely substitute one drug for another; and

WHEREAS, The Rikers Island Jail in New York has provided Medication-Assisted Treatment medications to inmates and has witnessed fewer overdose deaths after inmates are released; and

WHEREAS, Court action has won Medication-Assisted Treatment rights for inmates in Maine and Massachusetts; and

WHEREAS, The Cook County Jail has provided Medication-Assisted Treatment medications to inmates for approximately three years; and

WHEREAS, In contrast, the DuPage County Jail has had a policy of not providing Medication-Assisted Treatment medications to inmates; at least two inmates who detoxed at the DuPage County Jail died of overdoses soon after release; the DuPage County Jail was recently sued to allow Medication-Assisted Treatment medications for inmates; and

WHEREAS, Medication-Assisted Treatment medications are safe to use for months, years, or even a lifetime; and

WHEREAS, The Illinois Association for Behavioral Health has urged the DuPage County Jail and all Illinois county jails to adopt a uniformed, best practice standard of providing Medication-Assisted Treatment medications to individuals under their jurisdiction requiring such services; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we support mandating a statewide standard that requires all Illinois counties to provide Medication-Assisted Treatment medications to individuals under their jurisdiction requiring such services; and be it further

RESOLVED, That suitable copies of this resolution be delivered to the Governor of Illinois, the Director of the Illinois Department of Corrections, the Director of the Illinois Department of Public Health, the Director of the Illinois Department of Healthcare and Families, the Secretary of the Illinois Department of Human Services, and the Illinois County Sheriffs' Association.

HOUSE RESOLUTION 132

Offered by Representative Morgan:

WHEREAS, Section 3 of Article XIII of the Constitution of the State of Illinois provides that each State office holder shall take and subscribe to an oath of office by affirming that he or she will uphold the Constitution of the United States of America and the Constitution of the State of Illinois and faithfully discharge the duties of the office to the best of his or her ability; and

WHEREAS, On multiple documented occasions, Illinois State Representative Chris Miller has violated his oath to the Constitution of the United States of America and the Constitution of the State of Illinois by actively and publicly promoting the actions of an internationally recognized para-military hate group; and

WHEREAS, On January 6, 2021, Illinois State Representative Chris Miller participated, and publicly promoted his role, in a rally that led to a violent insurrection of the Capitol of the United States of America, which resulted in the death of United States citizens, including members of law enforcement; and

WHEREAS, Illinois State Representative Chris Miller continues to show no remorse for this blatant violation of his oath of office and has continued to publicly support The Three Percenters, a para-military, anti-government hate group identified by the Anti-Defamation League and the Southern Poverty Law Center as having the goal of overthrowing the United States government through violent revolutionary tactics; and

WHEREAS, The Federal Bureau of Investigation has identified The Three Percenters as one of the groups that took part in the violent acts of insurrection against the United States of America on January 6, 2021; and

WHEREAS, Illinois State Representative Chris Miller has violated his oath to the Constitution of the United States of America and the Constitution of the State of Illinois and, through his continued actions and instigations, has created an environment that potentially threatens not only the sanctity of the Illinois General Assembly but also the safety of the members and their staff; and

WHEREAS, On March 3, 2021, a formal complaint was filed by members of the Illinois General Assembly referring this matter for investigation to the Illinois Legislative Inspector General; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we condemn the above conduct of Illinois State Representative Chris Miller.

HOUSE RESOLUTION 134

Offered by Representative Scherer:

WHEREAS, The 1908 Springfield Race Riot (the Riot) started on August 14 when a white mob attempted to lynch two Black inmates in the Sangamon County Jail; the mob discovered the two inmates had been transferred out of Springfield and went on a rampage that ended in the death of at least sixteen people and the destruction of many Black homes and businesses; the riots ended after two days when the state militia quelled the violence; and

WHEREAS, Black residents, who fought in self-defense to protect their property and themselves, were brutally attacked; during and immediately following the Riot, nearly 2,000 Black residents fled the City, and most did not return; and

WHEREAS, Personal and property damages from the riots, suffered overwhelmingly by Black citizens, amounted to more than \$4 million in a current valuation; and

WHEREAS, In February of 1909, civil rights leaders formed the National Negro Committee in New York City, New York in response to the Riot; this Committee would later become the National Association for the Advancement of Colored People (NAACP); and

WHEREAS, In 2008, the City of Springfield erected historical markers across the City and a memorial statue to commemorate the 100th year anniversary of the Riot; and

WHEREAS, During an excavation as part of the Springfield High-Speed Rail project, foundations and artifacts from homes destroyed during the 1908 Springfield Race Riot were uncovered; in 2018, an agreement with community members was reached to excavate the remains and designate the uncovered site a memorial; and

WHEREAS, In 2019, the National Park Service conducted a reconnaissance survey that concluded that the archeological site in Springfield, Illinois associated with the 1908 Race Riot likely meets the criteria established by Congress for inclusion in the National Parks System; and

WHEREAS, In 2019, Illinois Senators Tammy Duckworth and Dick Durbin introduced the Springfield Race Riot Monument Act to establish the Springfield Race Riot National Historic Monument and to help increase the number of National Parks devoted to recognizing the histories of diverse peoples and cultures; and

WHEREAS, In August of 2020, The U.S. Department of the Interior recognized the national and historic significance of the Riot when it designated the 1908 Springfield Race Riot Site as the 30th addition to the African American Civil Rights Network; and

WHEREAS, The NAACP was instrumental in pushing our Nation forward by helping establish justice and working to secure liberty for Black Americans; it is time for the United States Government to formally honor and commemorate the NAACP's founding and national legacy of service; and

WHEREAS, Establishing the 1908 Springfield Race Riot National Monument would represent long overdue progress in making sure the National Parks System properly memorializes the historic events of the African-American civil rights movement; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge President Joe Biden and other federal leaders to designate the 1908 Race Riot Sites in Springfield, Illinois as a national monument to be managed by the National Park Service; and be it further

RESOLVED, That suitable copies of this resolution be presented to President Joe Biden and the entire Illinois Congressional Delegation.

HOUSE RESOLUTION 135

Offered by Representative Ugaste:

WHEREAS, Under Illinois constitutional law, the individual income tax is levied upon incomes at a flat, non-graduated rate; this flat rate is explicitly specified by subsection (a) of Section 3 of Article IX of the Constitution of Illinois; the Constitution, with its flat-rate income tax language, was ratified by the voters in November 1970; and

WHEREAS, Given an opportunity to reopen the question in November 2020, the people of Illinois renewed their commitment to a single State individual income tax levied at a flat rate; when presented with a proposed constitutional amendment to strike this language and to grant the politicians of Illinois the right to enact multiple income tax rates to be levied upon multiple levels of income, the proposed amendment was resoundingly defeated; and

WHEREAS, As evidenced by the November 2020 voting numbers on the Graduated Income Tax Amendment, with passage requiring either (i) a simple majority of all of those casting ballots in the overall election or (ii) a three-fifths majority of those voting on the constitutional question, the proposed amendment fell far short in both categories, with more than 3.0 million "no" votes cast against the measure; and

WHEREAS, The 3,059,411 "no" votes cast against the proposed constitutional amendment were a majority (53.3%) of the votes cast on the question and were also a majority (50.2%) of the total votes cast in the November 2020 election as a whole; and

WHEREAS, Enough "no" votes were cast on the proposed constitutional amendment that it fell more than 360,000 votes short of a simple majority and more than 760,000 votes short of a three-fifths majority of those voting on the question; and

WHEREAS, The people of Illinois have spoken with dignity and finality on the question of what form the individual income tax should take in Illinois; and

WHEREAS, Despite the expressed constitutional command of the people of Illinois, re-expressed as recently as November 2020, some voices continue to speak in favor of reopening this question yet again; and

WHEREAS, As on every previous occasion this question has arisen, the abolition of the constitutional flat-rate law and its erasure from the income tax code of Illinois would make it easier for politicians to enact multiple income tax rates upon multiple levels of income earned by the working people of Illinois and to spend this money however they want; and

WHEREAS, The people of Illinois do not want a Graduated Income Tax; the negative effects upon the lives of Illinoisans by reopening this issue would far outweigh whatever benefits have been promised to them by those who call for the reconsideration of such a tax; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we oppose a graduated income tax law in Illinois, whether it is called a "graduated tax", a "progressive tax", a "fair tax", or any other euphemism its supporters wish to use to present it to the voters and engender support; and be it further

RESOLVED, That we oppose the reconsideration by the Illinois General Assembly of any constitutional measure intended to yet again reopen the flat-rate income tax language of subsection (a) of Section 3 of Article IX of the Constitution of Illinois; and be it further

RESOLVED, That suitable copies of this resolution be delivered to Governor JB Pritzker, Speaker Chris Welch, and President Don Harmon.

HOUSE RESOLUTION 136

Offered by Representative Kifowit:

WHEREAS, All citizens possess the basic human right to the preservation of personal dignity; and

WHEREAS, All citizens deserve the investment of every possible resource to ensure their lasting physical, mental, and emotional well-being; and

WHEREAS, Post-traumatic stress can result from any number of stressors, including combat, interpersonal violence, severe impact collisions, natural disaster, and exposure to the suffering of others; and

WHEREAS, The diagnosis known as Post-Traumatic Stress Disorder (PTSD) was initially formulated in 1980 by the American Psychiatric Association to commonly describe and categorize the psychological aftermath of severe traumatic distress; and

WHEREAS, Post-traumatic distress has historically been unjustly portrayed as a mental illness caused by a preexisting flaw of character or ability, and association with the word "disorder" generates a stigma that perpetuates this misconception; and

WHEREAS, It has been shown through electro-magnetic imaging that severe post-traumatic stress causes physical changes within the brain that are more accurately described as an injury rather than a disorder; and

WHEREAS, Referring to post-traumatic stress as a disorder can disparage the injured and discourage them from seeking timely care for their behavioral health needs; and

WHEREAS, Post-traumatic stress injury exhibiting compliance with criteria B through H of §309.81 in the Diagnostic Statistical Manual deserves equal compensation strictly matching that presently allowed under the law for post-traumatic stress disorder; and

WHEREAS, All citizens suffering from post-traumatic stress injury deserve our compassion and consideration; the brave men and women who received these wounds while risking their lives to protect our

freedom, health, and welfare deserve special recognition for their gallantry, commitment, devotion, and sacrifice; and

WHEREAS, Timely access to appropriate treatment of post-traumatic stress injury can diminish complications and prevent suicide; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare June 27, 2021 as Post-Traumatic Stress Injury Awareness Day in the State of Illinois; and be it further

RESOLVED, That we declare June 2021 as Post-Traumatic Stress Injury Awareness Month; and be it further

RESOLVED, That we urge the Departments of Public Health, Military Affairs, and Veterans Affairs to continue working to educate victims of interpersonal violence, combat, life-threatening accidents, or natural disasters and their families, as well as the general public, about the causes, symptoms, and treatment of post-traumatic stress injury; and be it further

RESOLVED, That a suitable copy of this resolution be delivered to the Governor, and we encourage all citizens and residents to join in this worthy observance.

HOUSE RESOLUTION 138

Offered by Representative Gabel:

WHEREAS, Precision medicine, which is also called personalized health care or individualized medicine, is an evolving field in which healthcare providers use analysis of a patient's biospecimen, known as biomarker testing, to determine which medical treatments will work best for each patient; and

WHEREAS, By combining the data from biomarker testing with an individual's medical history, circumstances, and values, healthcare providers can direct a patient to targeted treatment, which benefits both patients and the overall healthcare system; and

WHEREAS, The field of precision medicine holds great promise in ensuring the delivery of the right treatment to the right patient at the right time; and

WHEREAS, Sixty percent of treatments in preclinical development rely on biomarker data; and

WHEREAS, Biomedicine and the understanding of the characteristics of a patient's disease that informs precision medicine is evolving rapidly; and

WHEREAS, Healthcare providers are increasingly gaining access to new technologies, such as biomarker testing, that can help identify gene mutations, alterations, or protein expressions specific to individual patients; and

WHEREAS, Health outcomes are improved through the use of precision medicine; for example, patients with certain types of lung cancer who received biomarker testing had a 28 percent reduction in mortality; and

WHEREAS, The National Academy of Medicine considers biomarker tests to be "key to unlocking the promise" of personalized health care; and

WHEREAS, Biomarker testing is available for an ever-increasing range of conditions and diseases, but patient access to these tests is not keeping pace with the rate of innovation; and

WHEREAS, A lack of awareness among providers and patients, a lack of common terminology, and deficient coverage policies by both public and private payers are preventing effective adoption and integration of biomarker testing into precision medicine and appropriate awareness and education about the ways biomarker testing can be used to support diagnosis, treatment, and monitoring of patients in a personalized way; and

WHEREAS, The Illinois Department of Public Health and other relevant partners seek to promote awareness, education, and action related to improving access to biomarker testing; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare March 2021 as "Precision Medicine and Biomarker Testing Awareness Month" to raise awareness, encourage education, and improve understanding of the ways biomarker testing can be used to support diagnosis, treatment, and monitoring of patients in a personalized way and the importance of ensuring access to these promising technologies.

HOUSE RESOLUTION 139

Offered by Representative Butler:

WHEREAS, The members of the Illinois House of Representatives wish to recognize Ecumenical Patriarch Bartholomew of Constantinople on the historic 30th anniversary of his election on October 22, 1991 and his elevation on November 2, 1991 as the 270th Archbishop of Constantinople New Rome and Ecumenical Patriarch; and

WHEREAS, Ecumenical Patriarch Bartholomew was born to Christos and Merope Archontonis in the village of Zeytinli on the island of Imbros; and

WHEREAS, Ecumenical Patriarch Bartholomew belongs to the historically indigenous Rum, descendants of the Eastern Roman Empire/Byzantine Empire Greek community in Turkey; and

WHEREAS, Ecumenical Patriarch Bartholomew attended elementary school in his native Imbros and continued his secondary education in the famous Zographeion Lyceum in Constantinople; soon afterward, he studied theology as an undergraduate at the Patriarchal Theological School of Halki; he graduated with highest honors in 1961 and was immediately ordained deacon, receiving the name Bartholomew; from 1963 to 1968, he pursued his postgraduate studies at the Pontifical Oriental Institute in Rome, the Ecumenical Institute of Bossey in Switzerland, and the Ludwig Maximilians University of Munich in Germany; his doctoral research was on the Canon Law; after returning to Constantinople in 1968, he took a position at the Patriarchal Theological Seminary of Halki; and

WHEREAS, Ecumenical Patriarch Bartholomew was ordained a priest on October 19, 1969 by Ecumenical Patriarch Athenagoras I; and

WHEREAS, When Demetrius I became Ecumenical Patriarch in 1972 and established the Patriarchal Office, he selected Ecumenical Patriarch Bartholomew as its director; on Christmas of 1973, Ecumenical Patriarch Bartholomew became Metropolitan of Philadelphia and was renamed as director of the patriarchal office until his enthronement as Metropolitan of Chalcedon in 1990; and

WHEREAS, On October 22, 1991, Ecumenical Patriarch Bartholomew was elected the 270th Archbishop of Constantinople New Rome and Ecumenical Patriarch, for which his enthronement ceremony took place on November 2, 1991 in the Patriarchal Cathedral in the Phanar; and

WHEREAS, Ecumenical Patriarch Bartholomew is the longest-serving Ecumenical Patriarch of Constantinople in the history of Christianity; and

WHEREAS, Ecumenical Patriarch Bartholomew is recognized in the United States and abroad as a leader in the quest for world peace, greater religious understanding, and respect for the Earth's environment; and

WHEREAS, Ecumenical Patriarch Bartholomew is the spiritual leader of the Eastern Orthodox Church with millions of Orthodox Christians around the world and in the United States, with a significant population here in Illinois and the City of Chicago; and

WHEREAS, On his first official visit to the United States in 1997, Ecumenical Patriarch Bartholomew received the Congressional Gold Medal, presented by the United States on behalf of Congress in recognition of his outstanding and enduring contributions to religious understanding and peace; he was recognized by the United States in a manner reserved for a very small number of world leaders; and

WHEREAS, Ecumenical Patriarch Bartholomew enhanced greater religious understanding by initiating a joint declaration stating that it is man's duty to protect the earth, signed by himself and Pope John Paul II, the spiritual leaders of nearly one out of every five people in the world; and

WHEREAS, House Resolution 666 of the 95th General Assembly passed the Illinois House of Representatives on October 4, 2007, followed by Senate Resolution 70 of the 98th, which passed the Illinois State Senate on May 31, 2013, both remarked on Ecumenical Patriarch Bartholomew's importance to the State of Illinois and his accomplishments; and

WHEREAS, House Resolution 348 of the 101st General Assembly passed the Illinois House of Representatives on May 30, 2019, recognized the 50th anniversary of Priesthood for Ecumenical Patriarch Bartholomew of Constantinople, and remarked on his importance to the State of Illinois and his accomplishments; and

WHEREAS, The outstanding accomplishments of Ecumenical Patriarch Bartholomew have been formally recognized and honored by numerous governmental, academic, and other institutions around the world; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare October 22, 2021 as Ecumenical See of Constantinople Day in order to commemorate the 30th anniversary of the elevation of Ecumenical Patriarch Bartholomew of Constantinople; and be it further

RESOLVED, That we recognize the continuing and historic service by the Ecumenical Patriarch of Constantinople; and be it further

RESOLVED, That we recognize the importance to Illinois, the United States, and to the world of Ecumenical Patriarch Bartholomew's leadership on matters of the environment, peace, and religion and encourage United States foreign policy makers to continue to urge Turkey to grant religious freedom and property rights to the Ecumenical Patriarchate as well as to reopen the theological school at Halki; and be it further

RESOLVED, That we express our support for Ecumenical Patriarch Bartholomew's noble efforts for the betterment of humankind; and be it further

RESOLVED, That a suitable copy of this resolution be presented to Ecumenical Patriarch Bartholomew as a symbol of our respect and esteem.

HOUSE RESOLUTION 148

Offered by Representative Harper:

WHEREAS, The State of Illinois has identified the need to create a local, sustainable, accessible, fair, and healthy food system in order to provide healthy food choices in State-funded facilities; and

WHEREAS, The State of Illinois is committed to improving the health of all its residents and to promoting a safe, healthy, and fair work environment for its workforce; and

WHEREAS, The Good Food Purchasing Program (GFPP) was developed in 2012 to provide an incentive to public institutions to procure Good Food produced through values-driven purchasing standards; and

WHEREAS, GFPP defines Good Food as food that is healthy, affordable, fair, and sustainable and is produced, processed, distributed, and recycled locally using the principles of environmental stewardship, meets the Dietary Guidelines for Americans, and is available to purchase for all income levels; and

WHEREAS, Good Food values prioritize nutrition, affordability, locality, and sustainable production practices, including sound environmental practices, fair prices for producers, safe and fair working conditions for employees, and humane conditions for animals; and

WHEREAS, All participants in the GFPP food supply chain receive fair compensation and fair treatment and are free from exploitation; and

WHEREAS, Good Food Purchasing refers to the sourcing and purchasing of foods and beverages and food and beverage service contracts procured by the State of Illinois; and

WHEREAS, In practicing Good Food Purchasing policies, the State of Illinois will help support a regional food system that is ecologically sound, economically viable, and racially and socially equitable and has an impact on the availability of local, sustainable food; and

WHEREAS, It is recognized that the significant buying power of public institutions across the country can reform the food system, create opportunities for smaller farmers and low-income entrepreneurs to thrive, provide just compensation and fair treatment for food chain workers, support sustainable farming practices, reward good environmental stewardship, and increase access to fresh and healthy foods; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that we embrace the principles of the Good Food Purchasing Program as a strategy to help improve our region's food system through the adoption and implementation of Good Food Purchasing Standards; and be it further

RESOLVED, That there is created the Illinois Good Food Purchasing Policy Task Force to study the current procurement of food within the State and explore how Good Food Purchasing can be implemented to maximize the procurement of healthy foods that are sustainably, locally, and equitably sourced; and be it further

RESOLVED, That the Task Force shall consist of the following members, who shall serve without compensation:

- (1) The Lieutenant Governor or his or her designee;
- (2) The Speaker of the House of Representatives or his or her designee;
- (3) The Minority Leader of the House of Representatives or his or her designee;
- (4) The Senate President or his or her designee;
- (5) The Senate Minority Leader or his or her designee;
- (6) One member nominated by a statewide local food advocacy organization and appointed by the Lt. Governor;
- (7) One member nominated by a national multi-sector food advocacy organization and appointed by the Lt. Governor;
- (8) One member nominated by a Chicago-based food advocacy organization and appointed by the Lt. Governor;
- (9) One member nominated by a statewide environmental advocacy organization and appointed by the Lt. Governor;
- (10) One member nominated by a statewide labor organization that represents food workers and appointed by the Lt. Governor;
- (11) One member nominated by a national farm-animal welfare organization and appointed by the Lt. Governor;
- (12) The Director of the Department of Commerce and Economic Opportunity or his or her designee;
- (13) The Director of the Environmental Protection Agency or his or her designee;
- (14) The Director of the Department of Public Health or his or her designee;
- (15) The Director of the Department of Natural Resources or his or her designee;
- (16) The Chief Procurement Officer for General Services or his or her designee;
- (17) The Chief Procurement Officer for Higher Education or his or her designee;
- (18) The Chief Procurement Officer for the Secretary of State's Office or his or her designee;
- (19) The Chief Procurement Officer for the Department of Corrections or his or her designee;
- (20) The Chief Procurement Officer for the Department of Human Services or his or her designee;
- (21) The Chief Procurement Officer for Central Management Services or his or her designee; and
- (22) The Director of the Department of Agriculture or his or her designee; and be it further

RESOLVED, That the Department of Agriculture shall provide administrative support for the Task Force; and be it further

RESOLVED, That the Task Force members shall select a chairperson at the first meeting; and be it further

RESOLVED, That the Task Force shall submit an interim report to the Governor and the General Assembly no later than January 1, 2022; and be it further

RESOLVED, That the Task Force shall submit its final report to the Governor and the General Assembly no later than January 1, 2023 and is dissolved upon the filing of its final report.

HOUSE RESOLUTION 158

Offered by Representative Harper:

WHEREAS, Families and communities throughout the United States share similar hopes and dreams of a good life that is free from worry about meeting basic needs, with reliable and fulfilling work, a dignified and healthy standard of living, and the ability to enjoy time with loved ones; and

WHEREAS, The United States faces the stress of multiple, overlapping crises, old and new, that prevent the achievement of these fundamental human rights and needs, in which the COVID-19 pandemic has killed over 500,000 United States residents including over 20,000 Illinoisans; more than 10,000,000 United States workers remain unemployed and nearly 7,000,000 more are not in the labor force but want a job; rising economic inequality has made working families vulnerable; tens of millions of individuals do not get the health care they need, and intensifying climate change increases the threats to our health, economy, and livelihoods; and

WHEREAS, These health, economic, and climate crises have magnified centuries-old injustices, causing high rates of death and hardship among Black, Brown, and Indigenous communities due to

long-standing systemic racism, a fact spotlighted by an emerging, multiracial movement to end violence against Black people; and

WHEREAS, These crises are causing the inequitable workloads of women, particularly women of color, to grow, especially as women of color overwhelmingly make up the essential workforce, bearing the weight of the increased care needs of children, the elderly, and the sick; and

WHEREAS, Even before the COVID–19 crisis, many rural communities and independent family farmers suffered from poverty, declining economic opportunity, and alarming rates of farm bankruptcy, including loss of land from Black farmers and the exploitation of Black, Brown, and Indigenous farmers caused by predatory and racist public, private, and governmental institutions and policies; and

WHEREAS, The root of our interlocking economic and environmental crises is society's historical willingness to treat some communities and workers as disposable; and

WHEREAS, It is necessary to counteract systemic injustice and value the dignity of all individuals in order to address unemployment, pandemics, or climate change and ensure the survival of the nation and the planet; and

WHEREAS, The choices made in response to these crises will shape the United States direction for the 21st century and beyond, offering an opportunity to reshape our society to provide a good life for each of us and for our children and grandchildren; and

WHEREAS, The United States and the State of Illinois have the means to support fulfilling livelihoods for millions of people, Black, Indigenous, Brown, Latinx, Asian/Pacific Islander, White, immigrant, urban and rural, old and young, of many faiths, genders, abilities, and talents, while working to heal harms, protect communities, and invest in a future that fosters justice, not crisis; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that:

(1) it is the duty of the Federal Government and the State government to respond to the crises of racial injustice, mass unemployment, a pandemic, and climate change with a bold and holistic national mobilization, an Agenda to Transform, Heal, and Renew by Investing in a Vibrant Economy (THRIVE) (referred to in this resolving clause as the Agenda), to build a society that enables:

- (A) greater racial, economic, and gender justice;
- (B) dignified work;
- (C) healthy communities; and
- (D) a stable climate; and

(2) such Agenda shall be assessed upon its ability to uphold its foundational pillars, including:

(A) creating millions of good, safe jobs with access to unions by:

(i) investing in projects including:

(I) upgrading our broken infrastructure to expand access to clean and affordable energy, transportation, high-speed broadband, and water, particularly for public systems;

(II) modernizing and retrofitting millions of homes, schools, offices, and industrial buildings to cut pollution and costs;

(III) investing in public health and care work, including by increasing jobs, protections, wages, and benefits for the historically unpaid and undervalued work of caring for children, the elderly, and the sick;

(IV) protecting and restoring wetlands, forests, and public lands, and cleaning up pollution in our communities;

(V) creating opportunities for family farmers and rural communities, including by untangling the hyper-consolidated food supply chain, bolstering regenerative agriculture, and investing in local and regional food systems that support farmers, agricultural workers, healthy soil, and climate resilience; and

(VI) developing and transforming the industrial base of the United States, while creating high-skill, high-wage manufacturing jobs across the country, including by expanding manufacturing of clean technologies, reducing industrial pollution, and prioritizing clean, domestic manufacturing for the aforementioned investments;

(ii) prioritizing the mobilization of direct public investments, while excluding false solutions

that:

- (I) increase inequality;
- (II) privatize public lands, water, or nature;

- (III) violate human rights;
- (IV) expedite the destruction of ecosystems; or
- (V) decrease union density or membership;
- (iii) driving investment toward real full employment, where every individual who wishes to work has a viable pathway to a meaningful and dignified job with the right to form a union, including by establishing new public employment programs, as necessary; and
- (iv) subjecting each job created under this Agenda to high-road labor standards that:
 - (I) require family-sustaining wages and benefits, including child care support;
 - (II) ensure safe workplaces;
 - (III) protect the rights of workers to organize; and
 - (IV) prioritize the hiring of local workers to ensure wages stay within communities to stimulate economic activity;
- (B) building the power of workers to fight inequality by:
 - (i) reversing the corporate erosion of workers' organizing rights and bargaining power so that millions of new clean energy jobs, as well as millions of existing low-wage jobs across the economy, become the family-supporting union jobs that everyone deserves, including by:
 - (I) Congress passing the bipartisan Protecting the Right to Organize Act;
 - (II) repealing the ban on secondary boycotts;
 - (III) requiring employer neutrality with regard to union organizing;
 - (IV) ensuring that "franchising" and other corporate structures may not be used to hinder collective bargaining on a company-wide, regional, or national basis;
 - (V) advancing sectoral bargaining in certain economic sectors; and
 - (VI) ensuring that no workers are misclassified as "independent contractors";
 - (ii) expanding union representation for all workers; and
 - (iii) creating ladders of opportunity, particularly for women and people of color, to access registered apprenticeship and pre-apprenticeship programs in communities of all sizes across the country;
- (C) investing in Black, Brown, and Indigenous communities to build power and counteract racial and gender injustice by:
 - (i) directing at least 40 percent of investments to communities that have been excluded, oppressed, and harmed by racist and unjust practices, including:
 - (I) communities of color;
 - (II) low-income communities;
 - (III) deindustrialized communities; and
 - (IV) communities facing environmental injustice;
 - (ii) ensuring that investments in these communities enable:
 - (I) the creation of good jobs with family-sustaining wages;
 - (II) economic ownership opportunities that close the racial wealth gap;
 - (III) pollution reduction;
 - (IV) climate resilience;
 - (V) small business support;
 - (VI) economic opportunities for independent family farmers and ranchers; and
 - (VII) the expansion of public services;
 - (iii) ensuring that affected communities have the power to democratically plan, implement, and administer these projects;
 - (iv) prioritizing local and equitable hiring and contracting that creates opportunities for:
 - (I) people of color;
 - (II) immigrants, regardless of immigration status;
 - (III) formerly incarcerated individuals;
 - (IV) women;
 - (V) LGBTQIAP+ individuals;
 - (VI) disabled and chronically ill individuals; and
 - (VII) marginalized communities; and

(v) providing access to quality workforce training, including through registered apprenticeships and pre-apprenticeships to ensure real pathways to good careers, including those that have historically been inaccessible;

(D) strengthening and healing the nation-to-nation relationship with sovereign Native Nations, including by:

(i) making systemic changes in Federal policies to honor the environmental and social trust responsibilities to Native Nations and their Peoples, which are essential to tackling society's economic, environmental, and health crises;

(ii) strengthening Tribal sovereignty and enforcing Indian treaty rights by moving towards greater recognition and support of the inherent self-governance and sovereignty of these nations and their members; and

(iii) promulgating specific initiatives that reflect the nuanced relationships between the Native Nations, including:

(I) the confirmation by Congress that Tribal nations can exercise their full and inherent civil regulatory and adjudicatory authority over their own citizens, lands, and resources, and over activities within their Tribal lands;

(II) the codification of Free, Prior, and Informed Consent as it relates to Tribal consultation; and

(III) the implementation of the United Nations Declaration on the Rights of Indigenous Peoples, without qualification;

(E) combating environmental injustice and ensuring healthy lives for all, including by:

(i) curtailing air, water, and land pollution from all sources;

(ii) removing health hazards from communities;

(iii) replacing lead pipes to ensure clean water is available to all;

(iv) remediating the cumulative health and environmental impacts of toxic pollution and climate change;

(v) ensuring that affected communities have equitable access to public health resources that have been systemically denied, which includes:

(I) upgrading unhealthy and overcrowded homes, public schools, and public hospitals;

(II) ensuring access to healthy food, mental health support, and restorative justice; and

(III) investing in universal childcare, care for individuals with disabilities, senior care, and a robust care workforce; and

(vi) focusing these initiatives in Black, Brown, and Indigenous communities that have endured disproportionately high death rates from COVID-19 due to higher exposure to air pollution and other cumulative health hazards as a result of decades of environmental racism;

(F) averting climate and environmental catastrophe, including by:

(i) contributing to a livable climate and environment for today and for future generations, including by:

(I) staying below 1.5 degrees Celsius of global warming;

(II) building climate resilience to keep communities safe; and

(III) ensuring sustainable resource use;

(ii) deploying investments and standards in the electricity, transportation, buildings, manufacturing, lands, and agricultural sectors to spur the largest expansion in history of clean, renewable energy, emissions reductions, climate resilience, and sustainable resource use;

(iii) transforming the power sector in order to move the country, by not later than 2035, to carbon pollution-free electricity that passes an environmental justice screen to prevent concentrating pollution in Black, Brown, Indigenous, and poor communities;

(iv) prioritizing materials and parts that meet high labor, environmental, and human rights standards throughout the supply chain;

(v) supporting sustainable, domestic production of healthy, nutritious food that pays independent farmers and ranchers a fair price for their land stewardship; and

(vi) ensuring that funding under this Agenda goes to workers and communities affected by the economic and environmental crises, not to corporate fossil fuel polluters;

(G) ensuring fairness for workers and communities affected by economic transitions by:

- (i) guaranteeing that workers and communities in industries and regions in economic transition due to COVID-19, climate change, and other economic shocks receive:
 - (I) stable wages and benefits, including full pension and health care;
 - (II) early retirement offerings;
 - (III) crisis and trauma support; and
 - (IV) equitable job placement; and
- (ii) investing in transitioning areas to support:
 - (I) economic diversification;
 - (II) high quality job creation;
 - (III) community reinvestment;
 - (IV) retooling and conversion;
 - (V) reclamation and remediation of closed and abandoned facilities and sites;
 - (VI) child and adult care infrastructure; and
 - (VII) funding to shore up budget shortfalls in local and State governments; and
- (H) reinvesting in public sector institutions that enable workers and communities to thrive by:
 - (i) rebuilding vital public services and strengthening social infrastructure in cities and counties, health care systems, schools, the postal service, and other services;
 - (ii) investing in equitable public education opportunities, including career and technical education pathways that prepare youth, especially girls; Black, Brown, and Indigenous students; students with disabilities; students from low-income families; and other students from marginalized groups, for high-quality jobs of the future, and state of the art technology and schools, so that from the beginning students are prepared to transform society and preserve democracy;
 - (iii) investing in the workers who provide care to children, the elderly, and communities burdened by neglect;
 - (iv) creating new public institutions, inspired by and improving upon New Deal-era institutions, to ensure universal access to critical resources and to strategically and coherently mobilize and channel investments, in line with the above priorities, at the scale and pace that these times require; and
 - (v) coupling this institutional renewal with democratic governance and accountability to correct the systemic misallocation of resources and representation that prevents families and communities from meeting fundamental human needs and pursuing fulfilling lives.

HOUSE JOINT RESOLUTION 15

Offered by Representative Guzzardi:

WHEREAS, The COVID-19 pandemic has created a crisis more sudden and far more dramatic than any previously in history; and

WHEREAS, In a period of just a year, the COVID-19 pandemic has infected more than 25 million people and caused the death of more than 450,000 people in the United States; and

WHEREAS, The COVID-19 pandemic has forced state and local governments to shut down businesses for weeks, even months, to protect everyone's health, with tens of millions of people losing their jobs within a period of weeks and millions more underemployed; and

WHEREAS, The COVID-19 pandemic continues to constitute an emergency that places essential workers at high risk for contracting the virus; public sector employees, such as first responders, public health staff, sanitation workers, and safety net enrollment staff, are among the many public employees saving lives, keeping communities safe, and ensuring that families have access to healthcare and food and roofs over their heads; and

WHEREAS, State and local governments are facing staggering budget shortfalls as economic contraction has reduced nearly all forms of government revenues, with the prospect of severe cuts to public services, painful layoffs, and austerity measures on the horizon that will disproportionately impact Black, Brown, and Indigenous workers and communities; and

WHEREAS, State and local governments are unable to predict the true scale of declining revenues as costs rise sharply from business closings and rampant unemployment; and

WHEREAS, The public health and economic crises caused by the pandemic demand a robust safety net and the expansion of public services; and

WHEREAS, The imposition of austerity measures and service cuts will not only greatly increase the suffering of communities and families but it will also prolong our recovery and roll back advances we have made in creating more equitable communities for residents; and

WHEREAS, The recovery from the COVID-19 pandemic will be uneven and disastrous without reprioritization of our local budget; and

WHEREAS, State and local governments across the country pay an estimated \$160 billion annually in interest payments on public debt, hindering governments' ability to provide critical services and meet community needs; and

WHEREAS, Illinois spent \$1.7 billion on interest payments on debt during the last fiscal year; and

WHEREAS, These high-interest payments that are intended to compensate creditors for the risk that borrowers will default on their debts have become a major drain on public budgets; and

WHEREAS, The risk of state and local governments and government agencies defaulting on their debts is virtually nonexistent because debt payments take priority over almost all other government expenses, and history shows that municipal borrower default rates are less than 0.2 percent; and

WHEREAS, Despite these extremely rare defaults, credit rating agencies give municipal borrowers lower credit ratings than corporations with riskier credit profiles, thereby forcing them to pay unreasonably high interest rates; and

WHEREAS, Credit rating agencies give municipal borrowers with larger concentrations of people of color lower credit ratings; and

WHEREAS, The Wall Street banks that underwrite the municipal bonds have rigged the rules to maximize profits; and

WHEREAS, Wall Street banks have a long history of targeting municipal borrowers with fraudulent practices and predatory forms of debt, of repeatedly breaking federal and state antitrust and securities laws, and of defrauding municipal borrowers with misleading information to pad their own bottom line; and

WHEREAS, Many of the bondholders profiting off the interest from municipal bonds are the same wealthy investors who do not pay their fair share in taxes; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that the Governor's Office of Management and Budget is urged to enter into conversations with the financial institutions that serve as bond underwriters for the State and demand that they offer the State long-term loans with terms of up to 30 years to meet all of its borrowing needs without charging any interest or fees; and be it further

RESOLVED, That we urge the Federal Reserve Bank of the United States to offer long-term loans with terms of up to 30 years to meet all of the borrowing needs of all state and local governments and government units in the United States without charging them any interest or fees.

HOUSE JOINT RESOLUTION 16

Offered by Representative Guzzardi:

WHEREAS, The people living on the land that would eventually be designated as the District of Columbia were provided the right to vote for representation in Congress when the United States Constitution was ratified in 1788; and

WHEREAS, The passage of the Organic Act of 1801 placed the District of Columbia under the exclusive authority of the United States Congress and abolished residents' right to vote for members of Congress and the President and Vice President of the United States; and

WHEREAS, Residents of the District of Columbia were granted the right to vote for the President and Vice President through passage of the Twenty-Third Amendment to the United States Constitution in 1961; and

WHEREAS, As of 2020, the U.S. Census Bureau data estimates that the District of Columbia's population at approximately 712,000 residents is comparable to the populations of Wyoming (582,000), Vermont (623,000), Alaska (731,000), and North Dakota (765,000); and

WHEREAS, Residents of the District of Columbia share all the responsibilities of United States citizenship, including paying more federal taxes than residents of 22 states, serving on federal juries, and defending the United States as members of the United States armed forces in every war since the War for Independence; yet, they are denied full representation in Congress; and

WHEREAS, The residents of the District of Columbia themselves have endorsed statehood for the District of Columbia and passed a District-wide referendum on November 8, 2016 which favored statehood by 86%; and

WHEREAS, No other democratic nation denies the right of self-government, including participation in its national legislature, to the residents of its capital; and

WHEREAS, The residents of the District of Columbia lack full democracy, equality, and citizenship enjoyed by the residents of the 50 states; and

WHEREAS, The United States Congress has interfered repeatedly with the District of Columbia's limited self-government by enacting laws that affect the District of Columbia's expenditure of its locally-raised tax revenue; this includes barring the usage of locally-raised revenue, thus violating the fundamental principle that states and local governments are best suited to enact legislation that represents the will of their citizens; and

WHEREAS, Although the District of Columbia has passed consecutive balanced budgets since FY 1997, it still faces the possibility of being shut down yearly because of Congressional deliberations over the federal budget; and

WHEREAS, In the 117th Congress, District of Columbia Delegate Eleanor Holmes Norton and Delaware U.S. Senator Tom Carper introduced H.R. 51 and S. 51, the Washington, D.C. Admission Act, that provides that the State of Washington, D.C. would have all the rights of citizenship as taxpaying American citizens, including two Senators and at least one House member; and

WHEREAS, The United Nations Human Rights Committee has called on the United States Congress to address the District of Columbia's lack of political equality, and the Organization of American States has declared the disenfranchisement of the District of Columbia residents a violation of its charter agreement to which the United States is a signatory; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that we urge the members of the United States Congress to enact federal legislation granting statehood to the people of Washington, D.C.; and be it further

RESOLVED, That the State of Illinois supports admitting Washington, D.C. into the Union as a state of the United States of America.

HOUSE JOINT RESOLUTION 17

Offered by Representative Miller:

WHEREAS, The State of Illinois, like every other governmental unit across the country, is facing one of the most challenging circumstances in recent history with the Covid-19 crisis; facing these challenges, ranging from the health and well-being of our most vulnerable residents to the livelihoods of individuals, has proved incredibly difficult; and

WHEREAS, Numerous State agencies have tried to handle the challenge and, indeed, much great effort has been exerted; however, the need and the demand continue to place an incredible strain on our systems; and

WHEREAS, Nowhere, perhaps, has this been more the case than at the Illinois Department of Employment Security (IDES); and

WHEREAS, In addition to the tremendous cost of life taken by this global pandemic, the economic effects on the State have left many without a job, a career, and even a business; and

WHEREAS, With the voluminous number of persons that have become unemployed, there has been a previously unheard of rate of individuals seeking UI benefits; and

WHEREAS, Early on, this demand was met with grossly inept deficiencies in our IDES systems that led to serious issues, which contributed to various errors and delays; then, to compound the problems, it was learned the voluminous number of claims led to a series of data breaches and serious disruptions to the claim-processing procedures; and

WHEREAS, IDES, facing these challenges, has taken steps to repair the damage that was done and is working to bring new protections; IDES has entered into partnerships with third-parties and fellow State agencies to make sure these same problems are avoided; yet, there remain unresolved issues; and

WHEREAS, The issue of identity theft is a very serious and damaging one that was identified by IDES; yet, there were additional issues identified with regards to unemployment insurance fraud; and

WHEREAS, The State has established an IDES Identity Theft Line, has entered into contracts with outside firms to investigate cases of fraud and identified theft, and continues to assist impacted individuals; there needs to be a greater effort made to protect workers and businesses from being negatively impacted by this fraudulent activity; and

WHEREAS, IDES is now faced with the task of helping those individuals and businesses that were, are, or will be affected by acts of identity theft and unemployment insurance fraud stemming from pandemic-related claims; and

WHEREAS, In 2021, there continue to be reports of individuals having difficulty applying for and receiving unemployment insurance benefits, reports of rampant insurance fraud, and failures at the Department level to account for, flag, and otherwise contain cases of fraud in the unemployment insurance benefit systems; and

WHEREAS, The various issues that have plagued IDES must be completely identified, reviewed, and studied so as to understand where there is a need for accountability on the part of the Administration and for corrective measures to be taken; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that the Illinois Auditor General is directed to conduct a performance audit of the Illinois Department of Employment Security's administration of the Unemployment Insurance Act; and be it further

RESOLVED, That the Illinois Department of Employment Security and any other State agency, entity, or person that may have information relevant to this audit cooperate fully and promptly with the Auditor General's office in its conduct; and be it further

RESOLVED, That the Auditor General commence this audit as soon as possible and, upon completion, distribute a report in accordance with Section 3-14 of the Illinois State Auditing Act.

HOUSE JOINT RESOLUTION 18

Offered by Representative Halbrook:

WHEREAS, Section 3 of Article VIII of the Constitution of the State of Illinois provides that the General Assembly, by a vote of three-fifths of the members elected to each house, shall appoint an Auditor General; and

WHEREAS, Section 3 of Article VIII of the Constitution of the State of Illinois provides that the General Assembly, by a vote of three-fifths of the members elected to each house, may remove the Auditor General for cause; and

WHEREAS, The Senate and the House of Representatives adopted Senate Joint Resolution 35 on October 20, 2015 to appoint Frank J. Mautino as Auditor General; and

WHEREAS, Auditor General Frank J. Mautino's term commenced on January 1, 2016 for a term of 10 years; and

WHEREAS, Frank J. Mautino served as chairman of the political committee referred to as the Committee for Frank J. Mautino that was established on September 6, 1999 and closed on December 30, 2015; and

WHEREAS, On August 19, 2019, in *Cooke v. Illinois State Board of Elections, et al.*, the 4th District Appellate Court of the State of Illinois determined that the Committee for Frank J. Mautino had violated paragraphs (2) and (9) of subsection (a) of Section 9-8.10 of the Election Code relating to the improper expenditure of campaign funds for personal use, and remanded the matter to the Illinois State Board of Elections to determine the fine to be imposed for those violations; and

WHEREAS, Auditor General Frank J. Mautino acknowledged over three years ago that there was an ongoing investigation by the United States Attorney's Office into the spending of campaign funds by the Committee for Frank J. Mautino, which investigation is ongoing; and

WHEREAS, Auditor General Frank J. Mautino has repeatedly refused to respond to requests for information submitted by members of the General Assembly regarding allegations of misappropriation of campaign funds and ethical concerns; and

WHEREAS, Auditor General Frank J. Mautino has avoided answering questions from the State Board of Elections, leaving the Board unable to determine whether the Committee for Frank J. Mautino was innocent of the charges brought against it; and

WHEREAS, The investigation by the United States Attorney's Office may not be concluded for months or years; and

WHEREAS, Taxpayers deserve and require an Auditor General beyond reproach who is not the subject of an ongoing federal investigation and who has not committed major campaign finance violations; and

WHEREAS, The ongoing investigations into the Committee for Frank J. Mautino and serious allegations leveled against Frank J. Mautino demonstrate his inability to conduct the Office of Auditor General in an impartial and professional manner; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that Frank J. Mautino has neglected his duty to the General Assembly by refusing to respond to legislative inquiries regarding specific allegations involving misappropriation of campaign funds and ethical concerns; and be it further

RESOLVED, That, pursuant to Section 3 of Article VIII of the Illinois Constitution, Auditor General Frank J. Mautino shall have been afforded due process and the opportunity to appear before each chamber, prior to any vote on removal, to respond to the charges contained in this resolution; and be it further

RESOLVED, That, by the vote of three-fifths of the members elected to each chamber of the General Assembly pursuant to Section 3 of Article VIII of the Constitution of the State of Illinois, Frank J. Mautino is removed as Auditor General for the State of Illinois immediately; and be it further

RESOLVED, That, pursuant to Section 3 of Article VIII of the Illinois Constitution, Frank J. Mautino is to be removed for cause and shall be removed from office as the Auditor General of the State of Illinois.

HOUSE JOINT RESOLUTION 19

Offered by Representative Halbrook:

WHEREAS, Executive Orders by the President of the United States have become a vehicle through which the President may overstep the limits of his constitutional authority; and

WHEREAS, The concentration of power at the federal level has had the effect of making federal officials less responsive to the will of the people and more readily influenced by lobbyists, wealthy corporations, and special interests in Washington, D.C.; and

WHEREAS, Much of federal law is now enacted by federal bureaucrats who were never chosen by the people and have no accountability to the people whatsoever; and

WHEREAS, Policy decisions made at the state level tend to be more responsive to the needs and desires of the people; and

WHEREAS, The federal government has created a crushing national debt through improper and imprudent spending; and

WHEREAS, The federal government has invaded the legitimate roles of the states through the manipulative process of federal mandates, most of which are unfunded to a great extent; and

WHEREAS, The states have the ability to restore the responsiveness of government to the people and to restrain abuses of federal power by proposing amendments to the Constitution of the United States through a limited Convention of the States under Article V; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that the legislature of the State of Illinois hereby applies to Congress, under the provisions of Article V of the Constitution of the United States, for the calling of a convention of the states limited to proposing amendments to the Constitution of the United States that impose fiscal restraints on the federal government, limit the power and jurisdiction of the federal government, and limit the terms of office for its officials and for members of Congress; and be it further

RESOLVED, That the Illinois Secretary of State is hereby directed to transmit copies of this application to the President and Secretary of the United States Senate, to the Speaker and Clerk of the United States House of Representatives, to the Illinois Congressional Delegation, and to the presiding officers of each of the legislative houses in the United States, requesting their cooperation; and be it further

RESOLVED, That this application constitutes a continuing application in accordance with Article V of the Constitution of the United States until the legislatures of at least two-thirds of the states have made applications on the same subject.

HOUSE JOINT RESOLUTION 20

Offered by Representative Hammond:

WHEREAS, It is appropriate to remember the many sacrifices and contributions to the cause of freedom made by the outstanding men and women who served in the United States Armed Forces; and

WHEREAS, Lt. Col. Stein was born in Des Moines, Iowa to Jay and Hazel (Fick) Stein on July 8, 1963; he married Barbara Nelson in Macomb on July 9, 1983; and

WHEREAS, Lt. Col. Stein grew up in the Macomb area and moved away in 1983; he graduated from the Rochester Institute of Technology in 1985; he received his master's degree from the University of Maryland; and

WHEREAS, Lt. Col. Stein was commissioned into the United States Army and transferred to the United States Air Force; during his military career, he flew 3,901 hours; he volunteered for the rescue mission he was flying when he was killed in Afghanistan on March 23, 2003; and

WHEREAS, During his military career, Lt. Col. Stein received a Meritorious Service Medal, an Air Medal, an Aerial Achievement Medal, an Air Force Commendation Medal, an Army Commendation Medal, and an Army Achievement Medal; and

WHEREAS, Lt. Col. Stein's passing has been deeply felt by many, especially his wife, Barbara Nelson Stein; his father, Jay W. Stein; his mother, Hazel Henry; his two sons, Doug and Tim Stein; his daughter, Erin Stein Jones; his sisters, Holly Stein, Navida (James McLaughlin) Stein, and April Stein; his six nieces; and his two nephews; and

WHEREAS, Lt. Col. Stein was preceded in death by his grandparents; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that we designate the portion of Old Highway 136 from E. 950th St. to E. 750th St. between Macomb and Colchester as the "Lt. Col. John Stein Memorial Highway"; and be it further

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

RESOLVED, That suitable copies of this resolution be presented to the Secretary of Transportation and the family of Lt. Col. Stein.

HOUSE JOINT RESOLUTION 21

Offered by Representative Bos:

WHEREAS, It is important to remember and honor the service of those who gave the ultimate sacrifice in the defense of the United States of America; and

WHEREAS, U.S. Army Specialist Wesley R. Wells was born in Libertyville on October 24, 1982; he was a lifelong resident of Libertyville and attended Libertyville High School; and

WHEREAS, After high school, SPC Wells enlisted in the United States Army; he was stationed at Schofield Barracks in Honolulu, Hawaii; and

WHEREAS, In April of 2004, SPC Wells was deployed to Afghanistan to conduct combat operations with the 2nd Battalion, 27th Infantry; and

WHEREAS, On September 20, 2004, SPC Wells was killed in action in Paktika, Afghanistan; and

WHEREAS, SPC Wells was extremely proud of his career and accomplishments in the military; for his service, he was awarded the Bronze Star, the Purple Heart, the Combat Infantryman Medal, the Army

Good Conduct Medal, the Army Service Ribbons, the Global War on Terrorism Service Medal, and the Global War on Terrorism Expeditionary Medal; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that we designate the portion of Illinois Route 137 from Illinois Route 21 to Butterfield Road in Libertyville as the "Army SPC Wesley R. Wells Memorial Road"; and be it further

RESOLVED, That the Illinois Department of Transportation is requested to erect at suitable locations, consistent with State and federal regulations, appropriated plaques or signs giving notice of the name "Army SPC Wesley R. Wells Memorial Road"; and be it further

RESOLVED, That suitable copies of this resolution be presented to the family of SPC Wells and the Secretary of Transportation.

HOUSE JOINT RESOLUTION 22

Offered by Representative McLaughlin:

WHEREAS, Taxpayers in the State of Illinois are faced with high taxation; the weight of property taxes, and the process by which they are applied is one of the most burdensome concerns facing Illinois homeowners, and thus there needs to be an investigation into ways by which Illinois government can bring about necessary relief to homeowners across the State; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that there is created the Fair and Equitable Assessment of Property Task Force, whose purpose is the following:

- (1) conduct a comprehensive review of State laws relating to Assessment of Real Property including the appeal of assessments at the local and State level;
- (2) conduct a comprehensive review of all Statewide Assessment systems or Computer Assisted Mass Appraisal systems (CAMA) and their impact on equity;
- (3) identify opportunities to consolidate, streamline, eliminate, or create new assessment jurisdictions;
- (4) conduct a comprehensive review of current exemptions available, the impact of these exemptions, and the administration or application of these exemptions;
- (5) analyze the impact of TIFs on assessed values and local property taxes;
- (6) analyze preferential assessments including farm valuation, open space, and developer relief;
- (7) discuss the use of technology in the data collection, online review, CAMA analysis, and electronic appeal filing and make recommendations for improved accountability and efficiency;
- (8) analyze assessment systems and legislation in the United States and countries worldwide; and
- (9) prepare a final report to the Governor and the General Assembly making specific recommendations on the improvement of fair and equitable assessments through technology advancements, legislative procedural review, consolidation, streamlining, and/or creation of new jurisdictions with the goal to improve fair and equitable assessments throughout the State; and be it further

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

- (1) the Governor, or his or her designee, who shall serve as Chair;
- (2) the Secretary of the Illinois Department of Revenue, or his or her designee;
- (3) four members of the House of Representatives, one each appointed by the President of the Senate, the Minority Leader of the Senate, the Speaker of the House of Representatives, and the Minority Leader of the House of Representatives; and
- (4) four members appointed by the Governor, or his or her designee, who are residents of the State of Illinois and represent public and private organizations with an interest in strengthening the fair and equitable appraisal for real estate for property tax purposes throughout the State, including, but not limited to, representatives of units of local government and assessment jurisdictions; and be it further

RESOLVED, That the Task Force members shall serve without compensation; if a vacancy occurs, a replacement will be appointed by the Chair of the Task Force; and be it further

RESOLVED, That the purpose of the Task Force shall be to study issues of assessment equity and fairness and to make recommendations that will ensure accountable and efficient delivery of uniform and transparent property valuations for property tax purposes; and be it further

RESOLVED, That the Illinois Department of Revenue shall provide staffing and administrative support to the Task Force as needed, including providing an ethics officer, an Open Meeting Act officer, and a Freedom of Information Act officer; and be it further

RESOLVED, That the Task Force shall hold at least four meetings throughout the State, but otherwise shall meet at the call of the Chair; and be it further

RESOLVED, That in addition to whatever policies or procedures it may adopt, all operations of the Task Force will be subject to the provision of the Illinois Freedom of Information Act (5 ILCS 140/1 et seq.) and the Illinois Open Meeting Act (5 ILCS 120/1 et seq.); and be it further

RESOLVED, That if any provision of this resolution is found invalid by a court, the remaining provisions shall remain in full force and effect; and be it further

RESOLVED, That the Task Force shall submit its final report to the Governor and General Assembly by December 31, 2022; and be it further

RESOLVED, That the Task Force shall be dissolved upon submission of its final report.

HOUSE JOINT RESOLUTION 23

Offered by Representative Hurley:

WHEREAS, The Illinois ABLE program is a transformative tool for Illinoisans with disabilities and their families who want to save for additional expenses that come with living with a disability; and

WHEREAS, Before ABLE, people with disabilities lived with chronic financial insecurity, and only those with means had a real pathway to financial independence and to achieve the promise of the Americans with Disabilities Act to assure equality of opportunity, full participation, independent living, and economic self-sufficiency; and

WHEREAS, In 2014, a great bi-partisan victory was achieved when members of Congress joined together to pass the Stephen Beck Jr. Achieving a Better Life Experience (ABLE) Act, making it possible for people with disabilities to save for disability expenses without losing federal means-tested benefits, and more than 43 states plus the District of Columbia have launched ABLE programs since then; and

WHEREAS, The Illinois General Assembly passed ABLE legislation in 2015, and Illinois now leads a 18-state National ABLE Alliance, representing approximately one-quarter of the ABLE eligible population nationwide; and

WHEREAS, Illinois ABLE was launched by the State Treasurer's Office in January 2017, and four years later, as of January 1, 2021, more than 1,900 Illinois ABLE accounts have been opened; approximately \$17 million has been contributed to save for a wide range of qualified disability expenses, such as therapy, adaptive equipment, training, transportation, job coaching, housing, and more; and

WHEREAS, Illinois ABLE has created a pathway to greater financial independence for Illinoisans with disabilities and their families, incentivizes employment of people with disabilities, and increases economic self-reliance and person-centered independence for many individuals with disabilities; and

WHEREAS, The State Treasurer offers his thanks and heartfelt appreciation for the path that Illinois lawmakers blazed four years ago and acknowledges that we must build upon our progress to keep Illinois ABLE on the path to advancement through cooperation and collaboration with Illinois human services agencies and departments to accomplish the long term goals of the ABLE ACT; and

WHEREAS, Illinois human services agencies and departments, including the Illinois Department of Human Services, the Division of Family and Community Services, the Division of Rehabilitation Services, the Division of Mental Health, the Division of Developmental Disabilities, the Division of Substance Use Prevention and Recovery, the Department of Children and Family Services, the Department of Healthcare and Family Services, the Department on Aging, and the Illinois State Board of Education can aid in the identification of ABLE-eligible persons and direct the dissemination of information about ABLE through a direct connection to approximately 300,000 people in the State of Illinois who are ABLE-eligible; and

WHEREAS, The State Treasurer recognizes these State agencies and departments for their excellent service to people with disabilities across the State and looks to achieve support from these agencies and

departments in helping Illinoisans with disabilities achieve a better life experience through ABLE savings plans as they are essential to the continued success of Illinois ABLE; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that we encourage these State agencies and departments to continue their efforts to train staff and share information about Illinois ABLE to the beneficiaries they serve; and be it further

RESOLVED, That suitable copies of this resolution be delivered to the Illinois Department of Human Services, the Division of Family and Community Services, the Division of Rehabilitation Services, the Division of Mental Health, the Division of Developmental Disabilities, the Division of Substance Use Prevention and Recovery, the Department of Children and Family Services, the Department of Healthcare and Family Services, the Department on Aging, the Illinois State Board of Education, and the Treasurer's Office.

HOUSE JOINT RESOLUTION 24

Offered by Representative Stava-Murray:

WHEREAS, Interstate 55 (I-55) experiences serious congestion daily for extended periods of time and is unable to acclimate to current traffic demands due to limited roadway capacity, roadway design constraints, high truck volumes, and numerous interchanges; and

WHEREAS, Commuters have limited public transit options for their commutes, which has consequently led to increased congestion, long and unreliable travel times, reductions in safety, and increased costs for delivery of goods and services; and

WHEREAS, To improve automobile transportation along the I-55 corridor from the I-355 (Veterans Memorial Tollway) to the I-90/I-94 (Dan Ryan Expressway), the Illinois Department of Transportation (IDOT) initiated the "I-55 Managed Lane Project" to study the advantages of adding managed lanes; and

WHEREAS, A managed lane is a type of highway lane that is administered via a management scheme, such as lane use restrictions or variable tolling, to improve traffic flow, provide commuters with travel options, increase average vehicle occupancy, and support transit ridership; and

WHEREAS, The project assessed implementing two Express Toll Lanes (ETLs) in each direction on the eastern section of the corridor, between I-294 (Central Tri-State Tollway) and the I-90/94; additionally, the section from I-355 to I-294 will have one ETL in each direction; and

WHEREAS, IDOT led this project in partnership with the Federal Highway Administration (FHWA); furthermore, to reach a broad range of stakeholders, the partnership sought input from area residents, municipalities, counties, townships, agencies, elected officials, and interested groups; and

WHEREAS, An environmental study has been completed to meet the National Environmental Policy Act (NEPA) requirements; the NEPA requires federal agencies to analyze the environmental impacts of the proposed actions and requires the evaluation of reasonable alternatives; and

WHEREAS, Phase II, the "Final Design and Contract Plan Preparation," is funded in IDOT's Fiscal Year 2020-2025 Proposed Highway Improvement Program; however, IDOT does not presently have funding for Phase III which is the construction of the project; and

WHEREAS, IDOT is evaluating alternative project delivery opportunities, such as a public-private partnership or P3, to involve industry and best leverage resources for this project; using the P3 method, IDOT can deliver an I-55 project that is the safest, most efficient, and most cost-effective; and

WHEREAS, Under the Public Private Partnership for Transportation Act, IDOT must receive approval from the General Assembly to pursue the project as a P3 and see the project through to completion; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that we support the "I-55 Managed Lane Project" and IDOT's efforts to pursue the project as a P3.

The House met pursuant to adjournment.

Representative Welch in the chair.

Prayer by Lee Crawford, the Pastor of the Cathedral of Praise Christian Center in Springfield.

Representative Murphy led the House in the Pledge of Allegiance.

By direction of the Speaker, a roll call was taken to ascertain the attendance of Members, as follows:
109 present. (ROLL CALL 1)

By unanimous consent, Representatives Demmer, Severin and Welter were excused from attendance.

At the hour of 2:30 o'clock p.m., Representative Marron was excused for the remainder of the day.
At the hour of 7:11 o'clock p.m., Representative Reick was excused for the remainder of the day.

REQUEST TO BE SHOWN ON QUORUM

Having been absent when the Quorum Roll Call for Attendance was taken, this is to advise you that I, Representative Burke, should be recorded as present at the hour of 12:23 o'clock p.m.

Having been absent when the Quorum Roll Call for Attendance was taken, this is to advise you that I, Representative Mason, should be recorded as present at the hour of 1:25 o'clock p.m.

Having been absent when the Quorum Roll Call for Attendance was taken, this is to advise you that I, Representative Evans, should be recorded as present at the hour of 1:56 o'clock p.m.

Having been absent when the Quorum Roll Call for Attendance was taken, this is to advise you that I, Representative Williams, Jawaharial, should be recorded as present at the hour of 1:56 o'clock p.m.

Having been absent when the Quorum Roll Call for Attendance was taken, this is to advise you that I, Representative Rita, should be recorded as present at the hour of 2:32 o'clock p.m.

The membership of the House was temporarily reduced to 117 as a result of the vacancy created by the resignation of Representative Thapedi.

AGREED RESOLUTIONS

The following resolutions were offered and placed on the Calendar on the order of Agreed Resolutions.

HOUSE RESOLUTION 85

Offered by Representative Gordon-Booth:
Mourns the passing of Mary Ellen Harkrader.

HOUSE RESOLUTION 86

Offered by Representative Gordon-Booth:
Mourns the passing of Nana B. Banks.

HOUSE RESOLUTION 87

Offered by Representative Evans:
Congratulates Harold's Chicken Shack on their 70th anniversary and wishes them continued success.

HOUSE RESOLUTION 89

Offered by Representative Friess:
Recognizes the Brazinksi Family's hard work and wishes them continued success with the Brazinksi Pork Farm.

HOUSE RESOLUTION 93

Offered by Representative Gabel:
Congratulates the Village of Kenilworth on its 125 year anniversary on May 6, 2021.

HOUSE RESOLUTION 95

Offered by Representative Robinson:
Mourns the death of Charlene Willis.

HOUSE RESOLUTION 100

Offered by Representative Keicher:
Mourns the death of Donna Curzon.

HOUSE RESOLUTION 103

Offered by Representative Hoffman:
Congratulates Joe Eble on his retirement as recording secretary of the Southwestern Illinois Central Labor Council. Further thanks him for his service to the labor movement. Further wishes him many happy and healthy retirement years.

HOUSE RESOLUTION 104

Offered by Representative Buckner:
Mourns the passing of Karen GJ Lewis.

HOUSE RESOLUTION 111

Offered by Representative Bennett:
Mourns the death of Bill Zeman.

HOUSE RESOLUTION 113

Offered by Representative Lilly:
Congratulates the administrators and employees of Oak-Leyden Developmental Services on the occasion of the organization's 65th anniversary.

HOUSE RESOLUTION 114

Offered by Representative Gordon-Booth:
Commends the work being done by Crime Survivors for Safety and Justice to prevent people from becoming victims and assist all survivors in recovering from crime and trauma.

HOUSE RESOLUTION 115

Offered by Representative Gordon-Booth:
Mourns the death of Kayla Fannon and recognizes the need for people who suffer domestic violence to be taken seriously by the criminal justice system and the wider need in society to offer support to people who suffer domestic violence.

HOUSE RESOLUTION 120

Offered by Representative Didech:

Mourns the passing of Jacob Harris "Jakey" Grossman.

HOUSE RESOLUTION 123

Offered by Representative Didech:
Mourns the passing of Dianne Patrice Durham.

HOUSE RESOLUTION 124

Offered by Representative Zalewski:

WHEREAS, The members of the Illinois House of Representatives are saddened to learn of the death of Robert "Bob" S. Molaro, who passed away on June 15, 2020; and

WHEREAS, Bob Molaro was born to Angelina (Spizzirri) Molaro and Samuel Molaro in Chicago on June 29, 1950; he graduated from St. Ignatius College Prep in 1968, Loyola University in 1972, and John Marshall Law School in 1976; and

WHEREAS, Bob Molaro began his career with the City of Chicago Corporation Counsel; he then started his own law practice, which he continued until his passing; and

WHEREAS, Bob Molaro became the 12th Ward Democratic Committeeman in 1984; he served in the Illinois State Senate from 1993 to 2003; during his time as a state senator, he was the democratic spokesman on the Senate Executive, Higher Education, and Licensed Activities Committees and served on the Senate Insurance, Pensions, Judiciary, and Transportation Committees; he served in the Illinois House of Representatives from 2003 to 2008; during this time, he served as chairman of the Criminal Law Judiciary Committee and served on the Gaming, Public Safety Appropriations, Mass Transit, and Executive Leadership Committees; he was the lead sponsor of the bill that strengthened penalties for corporate official misconduct, for various gun control measures designed to protect neighborhood residents, and for several criminal justice reforms measures; throughout his political career, he championed animal protection issues and was a leading advocate for Illinois horse racing and gaming expansion; he retired from politics in 2008 and became a lobbyist; and

WHEREAS, Bob Molaro had a remarkable passion for life and was a caring and compassionate friend; most of all, he enjoyed spending time with his family, especially his 11 grandchildren; and

WHEREAS, Bob Molaro was preceded in death by his parents and his brother, Peter (Michelle); and

WHEREAS, At the time of his death, Bob Molaro was survived by his wife, Barbara (nee Teska); his children, Samuel, Robyn (Timothy King), Miranda (Daniel Diaz), Michael (Jane Middleton), and Alexandra (Daniel Stell); his grandchildren, Rocco, Luciana, Francesca, Enzo, Daniel, Angelina, Evelyn, Felix, Jethro, Contessa, and Isabella; his sister-in-law, Nancy (Charles) Lunon; and his nephew, Nicholas (Rachel) Lunon; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we mourn the passing of Robert "Bob" S. Molaro and extend our sincere condolences to his family, friends, and all who knew and loved him; and be it further

RESOLVED, That a suitable copy of his resolution be presented to the family of Bob Molaro as an expression of our deepest sympathy.

HOUSE RESOLUTION 125

Offered by Representative Smith:

WHEREAS, The members of the Illinois House of Representatives are saddened to learn of the death of Clarence B. Williamson Sr., who passed away on June 27, 2020; and

WHEREAS, Clarence Williamson was born in Chicago to Robert E. and Annie V. Williamson on June 1, 1930; he attended St. Elizabeth High School, Roosevelt University, and later in life, Chicago State University, where he received his Bachelor of Arts and Master of Science; in 1951, he married Marion Degraffimeed; and

WHEREAS, Clarence Williamson worked in many of the family-owned businesses; he then started on a long political career; he became the first Precinct Captain of Parkway Gardens, Vice President of the Young Democrats, 6th Ward Executive Secretary, and Precinct Committeeman of the 6th Ward Democratic Organization for 27 years; he served as a State Representative in the Illinois General Assembly for the 29th District; and

WHEREAS, During the tenure of Chicago Mayor Eugene Sawyer, Clarence Williamson served as his Administrative Assistant and Director of Contract Compliance and Affirmative Action; he retired from the Cook County Department of Probation in 1997; and

WHEREAS, Clarence Williamson continued working in the insurance field, first as an underwriter for New York Life and eventually becoming President of Vital Associates Incorporated; and

WHEREAS, Clarence Williamson was interviewed by and featured in The History Makers in August of 2000; he was a lover of Jazz and could be seen around Chicago at many Jazz events; he also had a passion for photography and swimming; he was a member of several organizations, including the National Association of Blacks in Criminal Justice, the Illinois Correctional Associations, the Knight of Columbus (4th Degree), Jazz Unites (Board Member), the Jazz Institute of Chicago, the Hyde Park Jazz Society, and Alpha Phi Alpha Fraternity, Inc.; and

WHEREAS, Clarence Williamson was preceded in death by his son, Clarence Jr.; his parents; his sister, Queenetta Miller; and his brothers, Joseph Williamson, Robert Williamson Jr., and Theodore Williamson; and

WHEREAS, Clarence Williamson is survived by his wife, Marion; his grandson, Clarence III; his sister, Patricia Comeaux; many nieces, nephews, and cousins; and numerous other family members and devoted friends; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we mourn the passing of Clarence B. Williamson Sr. and extend our sincere condolences to his family, friends, and all who knew and loved him; and be it further

RESOLVED, That a suitable copy of this resolution be presented to the family of Clarence Williamson as an expression of our deepest sympathy.

HOUSE RESOLUTION 127

Offered by Representative D'Amico:
Mourns the death of Rose Mayerbock.

HOUSE RESOLUTION 128

Offered by Representative Chesney:
Congratulates Deputy Chief Kevin Ogden on the occasion of his retirement. Further thanks him for his many years of service to the people of Rockford and the State of Illinois and wishes him many happy and healthy retirement years.

HOUSE RESOLUTION 129

Offered by Representative Chesney:
Mourns the passing of Steven R. "Steve" Allendorf.

HOUSE RESOLUTION 133

Offered by Representative Moeller:
Mourns the death of Kathleen Mau.

HOUSE RESOLUTION 137

Offered by Representative Zalewski:

Commends Lt. Brian Kulaga of the Cicero Fire Department for his selfless actions on February 19, 2021. Further thanks him for his continued service to the community of Cicero and the citizens of Illinois.

HOUSE RESOLUTION 140

Offered by Representative Murphy:
Congratulates Crawford, Murphy & Tilly, Inc. on its 75th anniversary.

HOUSE RESOLUTION 141

Offered by Representative Morrison:
Congratulates the Fremd High School girls basketball team, the Vikings, and the entire girls basketball program at Fremd High School for their successful season.

HOUSE RESOLUTION 142

Offered by Representative Davis:
Mourns the death of Inez Anderson-Washington.

HOUSE RESOLUTION 143

Offered by Representative Stephens:
Congratulates Frannie's Beef & Catering on the 30th anniversary of its founding.

HOUSE RESOLUTION 144

Offered by Representative Hernandez, Elizabeth:
Mourns the passing of Kenneth R. "Coach" Geiger.

HOUSE RESOLUTION 145

Offered by Representative Batinick:
Commends Shorewood Mayor Rick Chapman on his decades of public service. Further wishes him the best in his future endeavors.

HOUSE RESOLUTION 146

Offered by Representative Batinick:
Congratulates Mayor Michael Collins on decades of hard work on behalf of the Village of Plainfield.

HOUSE RESOLUTION 147

Offered by Representative Morgan:

WHEREAS, The members of the Illinois House of Representatives wish to recognize the life and service of former State Representative Daniel Marshall Pierce, who passed away on February 13, 2020; and

WHEREAS, Rep. Pierce was born in Chicago on March 31, 1928; he moved to the North Shore when he was young and graduated from New Trier High School in Winnetka; and

WHEREAS, Rep. Pierce earned an undergraduate and a law degree from Harvard University and later served in the United States Air Force Judge Advocate General's Corps during the Korean War; and

WHEREAS, Rep. Pierce began his career in the Illinois House in 1965 as a part of the legendary election involving the "Bed Sheet Ballot," a 33-inch long, 236-candidate ballot for all 177 seats in the Illinois House of Representatives; he was one of the three representatives of the 32nd District; during his time in the Illinois House, he served as Chairman of the House Revenue Committee, the Mental Health

Investigating Committee, the Energy and Environment Committee, the Illinois Economic Fiscal Commission, and the Energy Resources Commission; he retired from the House in 1983; and

WHEREAS, Rep. Pierce continued his life of public service after his time in the Illinois House; he was elected Mayor of Highland Park in 1987 and reelected in 1991; he served a final term after being elected again in 1999; and

WHEREAS, Rep. Pierce served as a member of the North Shore Water Reclamation District, beginning in 2004; he served as president from 2006 until his passing in 2020; and

WHEREAS, Rep. Pierce served as a Democratic State Central Committeeman for the 10th Congressional District; and

WHEREAS, Rep. Pierce was a loving husband and father and was survived by his wife, Rhoda Pierce, three sons, and two stepsons; and

WHEREAS, Rep. Pierce was a mentor to many elected officials; he served with humility and conviction and believed deeply in bipartisanship; he was a friend to so many; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we recognize the life and service of former State Representative Daniel Marshall Pierce; and be it further

RESOLVED, That a suitable copy of this resolution be presented to Rep. Pierce's wife, Rhoda, as a symbol of our gratitude for his work in this body and his lifetime of public service.

HOUSE RESOLUTION 149

Offered by Representative Welch:
Mourns the death of James B. Burns.

HOUSE RESOLUTION 150

Offered by Representative Mason:
Congratulates Joy A. Swoboda, Ed.D., on her retirement as superintendent of Woodland Community Consolidated School District 50. Further wishes her many happy, healthy retirement years.

HOUSE RESOLUTION 151

Offered by Representative Mason:
Mourns the death of Shawn Denise Johnson.

HOUSE RESOLUTION 152

Offered by Representative Ford:
Mourns the passing of Rev. Thomas G. Henry Sr.

HOUSE RESOLUTION 153

Offered by Representative Stephens:
Congratulates the Park Ridge Historical Society on its 50th anniversary and wishes it many years of continued success.

HOUSE RESOLUTION 154

Offered by Representative Elik:
Congratulates Roger D. Smith on his retirement as Madison County Chief Deputy Coroner.

HOUSE RESOLUTION 155

Offered by Representative Ness:

Congratulates Elizabeth Kessler for receiving the Robert Artz Lifetime Achievement Award and thanks her for her many years of promoting conservation in Illinois.

HOUSE RESOLUTION 156

Offered by Representative Robinson:
Mourns the passing of Marcia Robinson Blair.

HOUSE RESOLUTION 157

Offered by Representative Buckner:
Congratulates the University of Illinois Men's Basketball Team, the Fighting Illini, on winning the 2021 Big Ten Tournament Championship.

HOUSE RESOLUTION 159

Offered by Representative Tarver:
Congratulates Rey B. Gonzalez on 40 years of service at El Valor.

TEMPORARY COMMITTEE ASSIGNMENTS FOR COMMITTEES NOT REPORTING

Representative Stuart replaced Representative Gordon-Booth in the Committee on Appropriations-Public Safety on March 18, 2021.

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Wheeler replaced Representative Brady in the Committee on Rules on March 18, 2021.

Representative Spain replaced Representative Demmer in the Committee on Rules on March 18, 2021.

Representative Davis replaced Representative Gordon-Booth in the Committee on Rules on March 18, 2021.

Representative Meyers-Martin replaced Representative Gordon-Booth in the Committee on Rules (A) on March 18, 2021.

Representative Mah replaced Representative Hernandez, Elizabeth in the Committee on Rules (A) on March 18, 2021.

Representative Moeller replaced Representative Buckner in the Committee on Higher Education on March 11, 2021.

Representative Costa Howard replaced Representative Flowers in the Committee on Child Care Accessibility & Early Childhood Education on March 12, 2021.

Representative Hernandez, Barbara replaced Representative Flowers in the Committee on Adoption & Child Welfare on March 15, 2021.

Representative Tarver replaced Representative Collins in the Committee on Child Care Accessibility & Early Childhood Education on March 12, 2021.

Representative Kifowit replaced Representative Ramirez in the Committee on Adoption & Child Welfare on March 15, 2021.

Representative Ramirez replaced Representative Hernandez, Barbara in the Committee on Energy & Environment on March 15, 2021.

Representative Ortiz replaced Representative Moeller in the Committee on Energy & Environment on March 15, 2021.

Representative Mason replaced Representative Gabel in the Committee on Insurance on March 15, 2021.

Representative Mazzochi replaced Representative Welter in the Committee on Health Care Availability & Accessibility on March 16, 2021.

Representative Didech replaced Representative Halpin in the Committee on Veterans' Affairs on March 16, 2021.

Representative Morgan replaced Representative D'Amico in the Committee on Veterans' Affairs on March 16, 2021.

Representative Mayfield replaced Representative Ramirez in the Committee on Judiciary - Criminal on March 16, 2021.

Representative West replaced Representative Ness in the Committee on Human Services on March 16, 2021.

Representative Murphy replaced Representative Welter in the Committee on Judiciary - Civil on March 16, 2021.

Representative Mayfield replaced Representative Carroll in the Committee on Judiciary - Civil on March 16, 2021.

Representative Butler replaced Representative Ugaste in the Committee on Judiciary - Civil on March 16, 2021.

Representative Wheeler replaced Representative Swanson in the Committee on Elementary & Secondary Education: School Curriculum & Policies on March 17, 2021.

Representative Moeller replaced Representative D'Amico in the Committee on Labor & Commerce on March 17, 2021.

REPORTS FROM THE COMMITTEE ON RULES

Representative Harris, Chairperson, from the Committee on Rules to which the following were referred, action taken on March 18, 2021, reported the same back with the following recommendations:

LEGISLATIVE MEASURES APPROVED FOR FLOOR CONSIDERATION:

That the Floor Amendment be reported "recommends be adopted":
House Floor Amendment No. 2 to HOUSE BILL 26.
House Floor Amendment No. 3 to HOUSE BILL 158.

House Floor Amendment No. 1 to HOUSE BILL 395.

House Floor Amendment No. 2 to SENATE BILL 168.

That the resolution be reported "approved for consideration" and placed on the House Calendar: HOUSE RESOLUTION 132.

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Adoption & Child Welfare: House Amendment No. 1 to HOUSE BILL 77 and House Amendment No. 1 to HOUSE BILL 1910.

Appropriations-Human Services: House Amendment No. 1 to HOUSE BILL 1776 and House Amendment No. 1 to HOUSE BILL 3084.

Counties & Townships: House Amendment No. 1 to HOUSE BILL 2994.

Cybersecurity, Data Analytics, & IT: House Amendment No. 1 to HOUSE BILL 3731.

Economic Opportunity & Equity: House Amendment No. 2 to HOUSE BILL 3190.

Elementary & Secondary Education: Administration, Licensing & Charter Schools: House Amendment No. 1 to HOUSE BILL 70.

Elementary & Secondary Education: School Curriculum & Policies: House Amendment No. 1 to HOUSE BILL 24 and House Amendment No. 1 to HOUSE BILL 3706.

Executive: House Amendment No. 1 to HOUSE BILL 849.

Health Care Availability & Accessibility: House Amendment No. 1 to HOUSE BILL 207.

Human Services: House Amendment No. 2 to HOUSE BILL 155, House Amendment No. 1 to HOUSE BILL 292, House Amendment No. 1 to HOUSE BILL 452, House Amendment No. 1 to HOUSE BILL 2660, House Amendment No. 1 to HOUSE BILL 3821 and House Amendment No. 1 to HOUSE BILL 3918.

Insurance: House Amendment No. 1 to HOUSE BILL 241.

Judiciary - Civil: House Amendment No. 1 to HOUSE BILL 48, House Amendment No. 1 to HOUSE BILL 644, House Amendment No. 1 to HOUSE BILL 3712 and House Amendment No. 2 to HOUSE BILL 3849.

Judiciary - Criminal: House Amendment No. 1 to HOUSE BILL 54, House Amendment No. 1 to HOUSE BILL 3201 and House Amendment No. 1 to HOUSE BILL 3483.

Labor & Commerce: House Amendment No. 1 to HOUSE BILL 562, House Amendment No. 1 to HOUSE BILL 3496 and House Amendment No. 1 to HOUSE BILL 4038.

Mental Health & Addiction: House Amendment No. 1 to HOUSE BILL 348.

Personnel & Pensions: House Amendment No. 1 to HOUSE BILL 2523.

Public Utilities: House Amendment No. 1 to HOUSE BILL 1747.

Revenue & Finance: House Amendment No. 1 to HOUSE BILL 859, House Amendment No. 1 to HOUSE BILL 3107, House Amendment No. 1 to HOUSE BILL 3129, House Amendment No. 1 to HOUSE BILL 3249 and House Amendment No. 1 to HOUSE BILL 3920.

State Government Administration: HOUSE BILL 832; House Amendment No. 1 to HOUSE BILL 2608, House Amendment No. 1 to HOUSE BILL 2616 and House Amendment No. 1 to HOUSE BILL 3820.

Transportation: Regulation, Roads & Bridges: House Amendment No. 1 to HOUSE BILL 2499.

LEGISLATIVE MEASURES REASSIGNED TO COMMITTEE:

HOUSE BILL 3084 was recalled from the Committee on Executive and reassigned to the Committee on Appropriations-Human Services.

HOUSE BILL 3190 was recalled from the Committee on Executive and reassigned to the Committee on Economic Opportunity & Equity.

MOTION TO WAIVE POSTING NOTICE:

Pursuant to House Rule 21(a), Representative Hernandez, Elizabeth moved to waive the posting notice requirements so that the Revenue & Finance Committee may have a subject matter hearing on HB 3965.

The committee roll call vote on the foregoing Legislative Measure(s) is as follows:
3, Yeas; 2, Nays; 0, Answering Present.

Y Harris(D), Chairperson	N Wheeler(R), Republican Spokesperson(replacing Brady)
N Spain(R)(replacing Demmer)	Y Davis(D)(replacing Gordon-Booth)
Y Hernandez, Elizabeth(D)	

Representative Harris, Chairperson, from the Committee on Rules (A) to which the following were referred, action taken on March 18, 2021, reported the same back with the following recommendations:

LEGISLATIVE MEASURES APPROVED FOR FLOOR CONSIDERATION:

That the Floor Amendment be reported “recommends be adopted”:

House Floor Amendment No. 2 to SENATE BILL 72.
House Floor Amendment No. 3 to SENATE BILL 168.

The committee roll call vote on the foregoing Legislative Measure(s) is as follows:
3, Yeas; 1, Nay; 0, Answering Present.

Y Harris(D), Chairperson	N Brady(R), Republican Spokesperson
A Demmer(R)	Y Meyers-Martin(D)(replacing Gordon-Booth)
Y Mah(D)(replacing Hernandez, Elizabeth)	

REPORTS FROM STANDING COMMITTEES

Representative Stuart, Chairperson, from the Committee on Higher Education to which the following were referred, action taken on March 11, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILLS 73, 573 and 641.

The committee roll call vote on HOUSE BILLS 73, 573 and 641 is as follows:
6, Yeas; 4, Nays; 0, Answering Present.

Y Stuart(D), Chairperson	Y West(D), Vice-Chairperson
N Brady(R), Republican Spokesperson	Y Ammons(D)
Y Moeller(D)(replacing Buckner)	Y Gonzalez(D)
N Hammond(R)	N Jacobs(R)
N Marron(R)	Y Scherer(D)

Representative Hurley, Chairperson, from the Committee on Police & Fire to which the following were referred, action taken on March 11, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass consent calendar”-- Consent Calendar: HOUSE BILLS 202, 628, 640, 691 and 809.

The committee roll call vote on HOUSE BILLS 202, 628, 640 and 691 is as follows:
15, Yeas; 0, Nays; 0, Answering Present.

Y Hurley(D), Chairperson	Y Mayfield(D), Vice-Chairperson
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Y Marron(R), Republican Spokesperson	Y Bennett(R)
Y Bos(R)	Y Guerrero-Cuellar(D)
Y LaPointe(D)	Y Manley(D)
Y Moylan(D)	Y Stephens(R)
Y Stuart(D)	Y Swanson(R)
Y Ugaste(R)	Y Vella(D)
Y Walsh(D)	

The committee roll call vote on HOUSE BILL 809 is as follows:
14, Yeas; 0, Nays; 0, Answering Present.

Y Hurley(D), Chairperson	A Mayfield(D), Vice-Chairperson
Y Marron(R), Republican Spokesperson	Y Bennett(R)
Y Bos(R)	Y Guerrero-Cuellar(D)
Y LaPointe(D)	Y Manley(D)
Y Moylan(D)	Y Stephens(R)
Y Stuart(D)	Y Swanson(R)
Y Ugaste(R)	Y Vella(D)
Y Walsh(D)	

Representative Halpin, Chairperson, from the Committee on Personnel & Pensions to which the following were referred, action taken on March 12, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILL 351.

That the bill be reported “do pass as amended consent calendar”-- Consent Calendar: HOUSE BILL 426.

That the bill be reported “do pass consent calendar”-- Consent Calendar: HOUSE BILLS 379, 416 and 417.

The committee roll call vote on HOUSE BILLS 379, 416, 417 and 426 is as follows:
8, Yeas; 0, Nays; 0, Answering Present.

Y Halpin(D), Chairperson	Y Burke(D), Vice-Chairperson
Y Batinick(R), Republican Spokesperson	Y Harris(D)
Y Morrison(R)	Y Wilhour(R)
Y Yang Rohr(D)	Y Zalewski(D)

The committee roll call vote on HOUSE BILL 351 is as follows:
5, Yeas; 3, Nays; 0, Answering Present.

Y Halpin(D), Chairperson	Y Burke(D), Vice-Chairperson
N Batinick(R), Republican Spokesperson	Y Harris(D)
N Morrison(R)	N Wilhour(R)
Y Yang Rohr(D)	Y Zalewski(D)

Representative Willis, Chairperson, from the Committee on Child Care Accessibility & Early Childhood Education to which the following were referred, action taken on March 12, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILL 13.

That the bill be reported “do pass consent calendar”-- Consent Calendar: HOUSE BILL 692.

The committee roll call vote on HOUSE BILLS 13 and 692 is as follows:
11, Yeas; 0, Nays; 0, Answering Present.

Y Willis(D), Chairperson	Y Tarver(D), Vice-Chairperson(replacing Collins)
Y Sosnowski(R), Republican Spokesperson	Y Bennett(R)
Y Bourne(R)	Y Croke(D)
Y Costa Howard(D)(replacing Flowers)	Y Hirschauer(D)
Y Mazzochi(R)	Y Mussman(D)
Y Vella(D)	

Representative Ford, Chairperson, from the Committee on Appropriations-Higher Education to which the following were referred, action taken on March 12, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILL 83.

The committee roll call vote on HOUSE BILL 83 is as follows:
10, Yeas; 6, Nays; 0, Answering Present.

Y Ford(D), Chairperson	Y Smith(D), Vice-Chairperson
N Keicher(R), Republican Spokesperson	Y Ammons(D)
N Brady(R)	Y Burke(D)
N Hammond(R)	Y Hernandez, Barbara(D)
Y Hernandez, Elizabeth(D)	N Jacobs(R)
Y Mason(D)	N Mazzochi(R)
Y Meyers-Martin(D)	N Murphy(R)
Y Slaughter(D)	Y Stuart(D)

Representative Harper, Chairperson, from the Committee on Agriculture & Conservation to which the following were referred, action taken on March 15, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILLS 123, 633, 2633 and 2921.

That the bill be reported “do pass consent calendar”-- Consent Calendar: HOUSE BILLS 2620 and 2621.

The committee roll call vote on HOUSE BILLS 123, 2620, 2621, 2633 and 2921 is as follows:
8, Yeas; 0, Nays; 0, Answering Present.

Y Harper(D), Chairperson	Y Yednock(D), Vice-Chairperson
Y Meier(R), Republican Spokesperson	Y Chesney(R)
Y Greenwood(D)	Y Halpin(D)
Y Mason(D)	Y Swanson(R)

The committee roll call vote on HOUSE BILL 633 is as follows:
7, Yeas; 1, Nay; 0, Answering Present.

Y Harper(D), Chairperson	Y Yednock(D), Vice-Chairperson
Y Meier(R), Republican Spokesperson	Y Chesney(R)
Y Greenwood(D)	Y Halpin(D)
Y Mason(D)	N Swanson(R)

Representative Jones, Chairperson, from the Committee on Insurance to which the following were referred, action taken on March 15, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILLS 33, 1955, 1956, 2649 and 2992.

That the bill be reported “do pass as amended” and placed on the order of Second Reading -- Short Debate: HOUSE BILL 295.

That the bill be reported “do pass” and placed on the order of Second Reading -- Standard Debate: HOUSE BILL 228.

That the bill be reported “do pass consent calendar”-- Consent Calendar: HOUSE BILLS 1957 and 2570.

The committee roll call vote on HOUSE BILLS 1955, 1956, 1957 and 2570 is as follows:
19, Yeas; 0, Nays; 0, Answering Present.

Y Jones(D), Chairperson	Y Morgan(D), Vice-Chairperson
Y Brady(R), Republican Spokesperson	Y Batinick(R)
Y Carroll(D)	Y Conroy(D)
Y DeLuca(D)	Y Gabel(D)
Y Lilly(D)	Y Mayfield(D)
Y McCombie(R)	Y Moeller(D)
Y Morrison(R)	Y Murphy(R)
Y Niemerg(R)	Y Smith(D)
Y Sommer(R)	Y Walker(D)
Y Yang Rohr(D)	

The committee roll call vote on HOUSE BILL 33 is as follows:
16, Yeas; 2, Nays; 0, Answering Present.

Y Jones(D), Chairperson	Y Morgan(D), Vice-Chairperson
Y Brady(R), Republican Spokesperson	Y Batinick(R)
Y Carroll(D)	Y Conroy(D)
Y DeLuca(D)	Y Mason(D)(replacing Gabel)
Y Lilly(D)	Y Mayfield(D)
N McCombie(R)	Y Moeller(D)
A Morrison(R)	Y Murphy(R)
N Niemerg(R)	Y Smith(D)
Y Sommer(R)	Y Walker(D)
Y Yang Rohr(D)	

The committee roll call vote on HOUSE BILL 228 is as follows:
11, Yeas; 8, Nays; 0, Answering Present.

Y Jones(D), Chairperson	Y Morgan(D), Vice-Chairperson
N Brady(R), Republican Spokesperson	N Batinick(R)
Y Carroll(D)	Y Conroy(D)
N DeLuca(D)	Y Gabel(D)
Y Lilly(D)	Y Mayfield(D)
N McCombie(R)	Y Moeller(D)
N Morrison(R)	N Murphy(R)
N Niemerg(R)	Y Smith(D)
N Sommer(R)	Y Walker(D)
Y Yang Rohr(D)	

The committee roll call vote on HOUSE BILLS 2649 and 2992 is as follows:
12, Yeas; 7, Nays; 0, Answering Present.

Y Jones(D), Chairperson	Y Morgan(D), Vice-Chairperson
N Brady(R), Republican Spokesperson	N Batinick(R)
Y Carroll(D)	Y Conroy(D)
Y DeLuca(D)	Y Gabel(D)
Y Lilly(D)	Y Mayfield(D)
N McCombie(R)	Y Moeller(D)
N Morrison(R)	N Murphy(R)
N Niemerg(R)	Y Smith(D)
N Sommer(R)	Y Walker(D)
Y Yang Rohr(D)	

The committee roll call vote on HOUSE BILL 295 is as follows:
14, Yeas; 5, Nays; 0, Answering Present.

Y Jones(D), Chairperson	Y Morgan(D), Vice-Chairperson
Y Brady(R), Republican Spokesperson	N Batinick(R)
Y Carroll(D)	Y Conroy(D)
Y DeLuca(D)	Y Gabel(D)
Y Lilly(D)	Y Mayfield(D)
N McCombie(R)	Y Moeller(D)
N Morrison(R)	N Murphy(R)
N Niemerg(R)	Y Smith(D)
Y Sommer(R)	Y Walker(D)
Y Yang Rohr(D)	

Representative Moylan, Chairperson, from the Committee on Transportation: Regulation, Roads & Bridges to which the following were referred, action taken on March 15, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILL 2413.

That the bill be reported “do pass as amended consent calendar”-- Consent Calendar: HOUSE BILL 813.

That the bill be reported “do pass consent calendar”-- Consent Calendar: HOUSE BILLS 398 and 1916.

The committee roll call vote on HOUSE BILLS 398, 813, 1916 and 2413 is as follows:
13, Yeas; 0, Nays; 0, Answering Present.

Y Moylan(D), Chairperson	Y Williams, Jawaharial(D), Vice-Chairperson
Y Marron(R), Republican Spokesperson	Y Avelar(D)
Y Croke(D)	Y D'Amico(D)
Y Elik(R)	Y Guerrero-Cuellar(D)
Y Lewis(R)	Y Meyers-Martin(D)
Y Ness(D)	Y Stephens(R)
Y Ugaste(R)	

Representative Willis, Chairperson, from the Committee on Adoption & Child Welfare to which the following were referred, action taken on March 15, 2021, reported the same back with the following

recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILL 307.

The committee roll call vote on HOUSE BILL 307 is as follows:
8, Yeas; 0, Nays; 0, Answering Present.

Y Willis(D), Chairperson	Y Costa Howard(D), Vice-Chairperson
Y Sommer(R), Republican Spokesperson	Y Bos(R)
Y Hernandez, Barbara(D)(replacing Flowers)	Y Grant(R)
Y Mussman(D)	Y Kifowit(D)(replacing Ramirez)

Representative Carroll, Chairperson, from the Committee on Consumer Protection to which the following were referred, action taken on March 15, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILLS 1711, 2910 and 2943.

That the bill be reported “do pass consent calendar”-- Consent Calendar: HOUSE BILL 1721.

That the Floor Amendment be reported “recommends be adopted”:

House Floor Amendment No. 1 to HOUSE BILL 52.
House Floor Amendment No. 1 to HOUSE BILL 60.
House Floor Amendment No. 1 to HOUSE BILL 279.

The committee roll call vote on HOUSE BILLS 1721 and 2910; House Floor Amendment No. 1 to HOUSE BILL 52 and House Floor Amendment No. 1 to HOUSE BILL 279 is as follows:

6, Yeas; 0, Nays; 0, Answering Present.

Y Carroll(D), Chairperson	Y Hernandez, Elizabeth(D), Vice-Chairperson
Y Hammond(R), Republican Spokesperson	Y Delgado(D)
Y Lewis(R)	Y Mayfield(D)

The committee roll call vote on HOUSE BILL 2943; House Floor Amendment No. 1 to HOUSE BILL 60 is as follows:

4, Yeas; 2, Nays; 0, Answering Present.

Y Carroll(D), Chairperson	Y Hernandez, Elizabeth(D), Vice-Chairperson
N Hammond(R), Republican Spokesperson	Y Delgado(D)
N Lewis(R)	Y Mayfield(D)

The committee roll call vote on HOUSE BILL 1711 is as follows:
5, Yeas; 1, Nay; 0, Answering Present.

Y Carroll(D), Chairperson	N Hernandez, Elizabeth(D), Vice-Chairperson
Y Hammond(R), Republican Spokesperson	Y Delgado(D)
Y Lewis(R)	Y Mayfield(D)

Representative Williams, Ann, Chairperson, from the Committee on Energy & Environment to which the following were referred, action taken on March 15, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILLS 804, 2640 and 2791.

That the bill be reported “do pass” and placed on the order of Second Reading -- Standard Debate: HOUSE BILLS 653 and 1847.

That the bill be reported “do pass consent calendar”-- Consent Calendar: HOUSE BILL 2785.

The committee roll call vote on HOUSE BILLS 2785 and 2791 is as follows:
29, Yeas; 0, Nays; 0, Answering Present.

Y Williams, Ann(D), Chairperson	Y Didech(D), Vice-Chairperson
Y Welter(R), Republican Spokesperson	Y Ammons(D)
Y Butler(R)	Y Caulkins(R)
Y Davis(D)	Y Elik(R)
Y Gabel(D)	Y Gong-Gershowitz(D)
Y Harper(D)	Y Hernandez, Barbara(D)
Y Marron(R)	Y Mason(D)
Y Mayfield(D)	Y Meier(R)
Y Miller(R)	Y Moeller(D)
Y Morgan(D)	Y Morrison(R)
Y Mussman(D)	Y Ness(D)
Y Ozinga(R)	Y Smith(D)
Y Tarver(D)	Y Ugaste(R)
Y Walsh(D)	Y Wilhour(R)
Y Yingling(D)	

The committee roll call vote on HOUSE BILL 653 is as follows:
17, Yeas; 10, Nays; 2, Answering Present.

Y Williams, Ann(D), Chairperson	Y Didech(D), Vice-Chairperson
N Welter(R), Republican Spokesperson	Y Ammons(D)
N Butler(R)	N Caulkins(R)
Y Davis(D)	N Elik(R)
Y Gabel(D)	Y Gong-Gershowitz(D)
Y Harper(D)	Y Hernandez, Barbara(D)
N Marron(R)	Y Mason(D)
Y Mayfield(D)	N Meier(R)
N Miller(R)	Y Moeller(D)
Y Morgan(D)	N Morrison(R)
Y Mussman(D)	Y Ness(D)
P Ozinga(R)	Y Smith(D)
Y Tarver(D)	N Ugaste(R)
P Walsh(D)	N Wilhour(R)
Y Yingling(D)	

The committee roll call vote on HOUSE BILL 804 is as follows:
18, Yeas; 11, Nays; 0, Answering Present.

Y Williams, Ann(D), Chairperson	Y Didech(D), Vice-Chairperson
N Welter(R), Republican Spokesperson	Y Ammons(D)
N Butler(R)	N Caulkins(R)
Y Davis(D)	N Elik(R)
Y Gabel(D)	Y Gong-Gershowitz(D)
Y Harper(D)	Y Hernandez, Barbara(D)
N Marron(R)	Y Mason(D)
Y Mayfield(D)	N Meier(R)
N Miller(R)	Y Moeller(D)
Y Morgan(D)	N Morrison(R)

Y Mussman(D)	Y Ness(D)
N Ozinga(R)	Y Smith(D)
Y Tarver(D)	N Ugaste(R)
Y Walsh(D)	N Wilhour(R)
Y Yingling(D)	

The committee roll call vote on HOUSE BILL 1847 is as follows:
17, Yeas; 12, Nays; 0, Answering Present.

Y Williams, Ann(D), Chairperson	Y Didech(D), Vice-Chairperson
N Welter(R), Republican Spokesperson	Y Ammons(D)
N Butler(R)	N Caulkins(R)
Y Davis(D)	N Elik(R)
Y Gabel(D)	Y Gong-Gershowitz(D)
Y Harper(D)	Y Ramirez(D)(replacing Hernandez, Barbara)
N Marron(R)	Y Mason(D)
Y Mayfield(D)	N Meier(R)
N Miller(R)	Y Moeller(D)
Y Morgan(D)	N Morrison(R)
Y Mussman(D)	Y Ness(D)
N Ozinga(R)	Y Smith(D)
Y Tarver(D)	N Ugaste(R)
N Walsh(D)	N Wilhour(R)
Y Yingling(D)	

The committee roll call vote on HOUSE BILL 2640 is as follows:
18, Yeas; 11, Nays; 0, Answering Present.

Y Williams, Ann(D), Chairperson	Y Didech(D), Vice-Chairperson
N Welter(R), Republican Spokesperson	Y Ammons(D)
N Butler(R)	N Caulkins(R)
Y Davis(D)	N Elik(R)
Y Gabel(D)	Y Gong-Gershowitz(D)
Y Harper(D)	Y Hernandez, Barbara(D)
N Marron(R)	Y Mason(D)
Y Mayfield(D)	N Meier(R)
N Miller(R)	Y Ortiz(D)(replacing Moeller)
Y Morgan(D)	N Morrison(R)
Y Mussman(D)	Y Ness(D)
N Ozinga(R)	Y Smith(D)
Y Tarver(D)	N Ugaste(R)
Y Walsh(D)	N Wilhour(R)
Y Yingling(D)	

Representative Walker, Chairperson, from the Committee on Financial Institutions to which the following were referred, action taken on March 16, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILL 1803.

The committee roll call vote on HOUSE BILL 1803 is as follows:
10, Yeas; 0, Nays; 0, Answering Present.

Y Walker(D), Chairperson	Y Croke(D), Vice-Chairperson
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Y Davidsmeyer(R), Republican Spokesperson	Y Andrade(D)
A Ford(D)	Y Keicher(R)
Y Lilly(D)	Y Murphy(R)
Y Spain(R)	Y Williams, Jawaharial(D)
Y Yang Rohr(D)	

Representative Greenwood, Chairperson, from the Committee on Health Care Availability & Accessibility to which the following were referred, action taken on March 16, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILLS 62, 68 and 362.

The committee roll call vote on HOUSE BILLS 62 and 68 is as follows:
8, Yeas; 5, Nays; 0, Answering Present.

Y Greenwood(D), Chairperson	Y Flowers(D), Vice-Chairperson
N Mazzochi(R), Republican Spokesperson(replacing Welter)	Y Avelar(D)
Y Evans(D)	Y Guerrero-Cuellar(D)
N Haas(R)	Y Harper(D)
N Jacobs(R)	Y Lilly(D)
N Niemerg(R)	Y Robinson(D)
N Weber(R)	

The committee roll call vote on HOUSE BILL 362 is as follows:
11, Yeas; 2, Nays; 0, Answering Present.

Y Greenwood(D), Chairperson	Y Flowers(D), Vice-Chairperson
Y Mazzochi(R), Republican Spokesperson(replacing Welter)	Y Avelar(D)
Y Evans(D)	Y Guerrero-Cuellar(D)
Y Haas(R)	Y Harper(D)
Y Jacobs(R)	Y Lilly(D)
N Niemerg(R)	Y Robinson(D)
N Weber(R)	

Representative Kifowit, Chairperson, from the Committee on Veterans' Affairs to which the following were referred, action taken on March 16, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILLS 2369, 2628 and 2991.

That the bill be reported “do pass consent calendar”-- Consent Calendar: HOUSE BILL 1815.

The committee roll call vote on HOUSE BILLS 1815, 2369, 2628 and 2991 is as follows:
6, Yeas; 0, Nays; 0, Answering Present.

Y Kifowit(D), Chairperson	Y Didech(D), Vice-Chairperson(replacing Halpin)
Y Swanson(R), Republican Spokesperson	Y Morgan(D)(replacing D'Amico)
Y Frese(R)	Y Yednock(D)

Representative DeLuca, Chairperson, from the Committee on Cities & Villages to which the following were referred, action taken on March 16, 2021, reported the same back with the following

recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILLS 2559 and 2807.

That the bill be reported “do pass consent calendar”-- Consent Calendar: HOUSE BILLS 1931, 1932, 2454 and 2806.

The committee roll call vote on HOUSE BILLS 1931, 1932, 2454, 2806 and 2807 is as follows:
10, Yeas; 0, Nays; 0, Answering Present.

Y DeLuca(D), Chairperson	Y Hernandez, Barbara(D), Vice-Chairperson
Y Chesney(R), Republican Spokesperson	Y Halbbrook(R)
Y Hoffman(D)	A Hurley(D)
Y Luft(R)	Y Meyers-Martin(D)
Y Moylan(D)	A Rita(D)
Y Sosnowski(R)	Y Stephens(R)

The committee roll call vote on HOUSE BILL 2559 is as follows:
9, Yeas; 1, Nay; 0, Answering Present.

Y DeLuca(D), Chairperson	Y Hernandez, Barbara(D), Vice-Chairperson
Y Chesney(R), Republican Spokesperson	Y Halbbrook(R)
Y Hoffman(D)	A Hurley(D)
Y Luft(R)	Y Meyers-Martin(D)
N Moylan(D)	A Rita(D)
Y Sosnowski(R)	Y Stephens(R)

Representative Slaughter, Chairperson, from the Committee on Judiciary - Criminal to which the following were referred, action taken on March 16, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILLS 111, 184 and 1765.

That the bill be reported “do pass as amended consent calendar”-- Consent Calendar: HOUSE BILLS 86 and 625.

That the bill be reported “do pass consent calendar”-- Consent Calendar: HOUSE BILLS 182, 2427 and 2533.

The committee roll call vote on HOUSE BILLS 86, 182, 625 and 2533 is as follows:
19, Yeas; 0, Nays; 0, Answering Present.

Y Slaughter(D), Chairperson	Y Cassidy(D), Vice-Chairperson
Y Severin(R), Republican Spokesperson	Y Bos(R)
Y Buckner(D)	Y Friess(R)
Y Gonzalez(D)	Y Grant(R)
Y Guzzardi(D)	Y Mazzochi(R)
Y McCombie(R)	Y Ramirez(D)
Y Stava-Murray(D)	Y Stoneback(D)
Y Vella(D)	Y West(D)
Y Willis(D)	Y Windhorst(R)
Y Zalewski(D)	

The committee roll call vote on HOUSE BILL 2427 is as follows:
19, Yeas; 0, Nays; 0, Answering Present.

Y Slaughter(D), Chairperson	Y Cassidy(D), Vice-Chairperson
Y Severin(R), Republican Spokesperson	Y Bos(R)
Y Buckner(D)	Y Friess(R)
Y Gonzalez(D)	Y Grant(R)
Y Guzzardi(D)	Y Mazzochi(R)
Y McCombie(R)	Y Mayfield(D)(replacing Ramirez)
Y Stava-Murray(D)	Y Stoneback(D)
Y Vella(D)	Y West(D)
Y Willis(D)	Y Windhorst(R)
Y Zalewski(D)	

The committee roll call vote on HOUSE BILL 111 is as follows:
12, Yeas; 7, Nays; 0, Answering Present.

Y Slaughter(D), Chairperson	Y Cassidy(D), Vice-Chairperson
N Severin(R), Republican Spokesperson	N Bos(R)
Y Buckner(D)	N Friess(R)
Y Gonzalez(D)	N Grant(R)
Y Guzzardi(D)	N Mazzochi(R)
N McCombie(R)	Y Ramirez(D)
Y Stava-Murray(D)	Y Stoneback(D)
Y Vella(D)	Y West(D)
Y Willis(D)	N Windhorst(R)
Y Zalewski(D)	

The committee roll call vote on HOUSE BILL 184 is as follows:
17, Yeas; 2, Nays; 0, Answering Present.

Y Slaughter(D), Chairperson	Y Cassidy(D), Vice-Chairperson
Y Severin(R), Republican Spokesperson	Y Bos(R)
Y Buckner(D)	Y Friess(R)
Y Gonzalez(D)	Y Grant(R)
Y Guzzardi(D)	N Mazzochi(R)
Y McCombie(R)	Y Ramirez(D)
Y Stava-Murray(D)	Y Stoneback(D)
Y Vella(D)	Y West(D)
Y Willis(D)	N Windhorst(R)
Y Zalewski(D)	

The committee roll call vote on HOUSE BILL 1765 is as follows:
12, Yeas; 7, Nays; 0, Answering Present.

Y Slaughter(D), Chairperson	Y Cassidy(D), Vice-Chairperson
N Severin(R), Republican Spokesperson	N Bos(R)
Y Buckner(D)	N Friess(R)
Y Gonzalez(D)	N Grant(R)
Y Guzzardi(D)	N Mazzochi(R)
N McCombie(R)	Y Mayfield(D)(replacing Ramirez)
Y Stava-Murray(D)	Y Stoneback(D)
Y Vella(D)	Y West(D)
Y Willis(D)	N Windhorst(R)
Y Zalewski(D)	

Representative Moeller, Chairperson, from the Committee on Human Services to which the following were referred, action taken on March 16, 2021, reported the same back with the following

recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILLS 110 and 1965.

That the bill be reported “do pass as amended consent calendar”-- Consent Calendar: HOUSE BILL 119.

That the bill be reported “do pass consent calendar”-- Consent Calendar: HOUSE BILLS 1710, 1766, 1950 and 2914.

The committee roll call vote on HOUSE BILLS 119, 1710 and 1766 is as follows:
15, Yeas; 0, Nays; 0, Answering Present.

Y Moeller(D), Chairperson	Y LaPointe(D), Vice-Chairperson
Y Hammond(R), Republican Spokesperson	Y Andrade(D)
Y Cassidy(D)	Y Collins(D)
Y Demmer(R)	Y Flowers(D)
Y Gabel(D)	Y Grant(R)
Y Haas(R)	Y Meier(R)
Y Morgan(D)	Y Ness(D)
Y Weber(R)	

The committee roll call vote on HOUSE BILLS 1950, 1965 and 2914 is as follows:
15, Yeas; 0, Nays; 0, Answering Present.

Y Moeller(D), Chairperson	Y LaPointe(D), Vice-Chairperson
Y Hammond(R), Republican Spokesperson	Y Andrade(D)
Y Cassidy(D)	Y Collins(D)
Y Demmer(R)	Y Flowers(D)
Y Gabel(D)	Y Grant(R)
Y Haas(R)	Y Meier(R)
Y Morgan(D)	Y West(D)(replacing Ness)
Y Weber(R)	

The committee roll call vote on HOUSE BILL 110 is as follows:
9, Yeas; 6, Nays; 0, Answering Present.

Y Moeller(D), Chairperson	Y LaPointe(D), Vice-Chairperson
N Hammond(R), Republican Spokesperson	Y Andrade(D)
Y Cassidy(D)	Y Collins(D)
N Demmer(R)	Y Flowers(D)
Y Gabel(D)	N Grant(R)
N Haas(R)	N Meier(R)
Y Morgan(D)	Y Ness(D)
N Weber(R)	

Representative Thapedi, Chairperson, from the Committee on Judiciary - Civil to which the following were referred, action taken on March 16, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILLS 1831, 1853, 1911, 2590, 2741 and 2777.

That the bill be reported “do pass as amended consent calendar”-- Consent Calendar: HOUSE BILL 835.

That the bill be reported “do pass as amended” and placed on the order of Second Reading -- Short Debate: HOUSE BILLS 1795 and 2412.

That the bill be reported “do pass consent calendar”-- Consent Calendar: HOUSE BILL 2401.

The committee roll call vote on HOUSE BILLS 835, 1831, 1911, 2401, 2412, 2741 and 2777 is as follows:

16, Yeas; 0, Nays; 0, Answering Present.

- | | |
|--|--|
| Y Thapedi(D), Chairperson | Y Gong-Gershowitz(D), Vice-Chairperson |
| Y Mazzochi(R), Republican Spokesperson | Y Avelar(D) |
| Y Mayfield(D)(replacing Carroll) | Y Costa Howard(D) |
| Y Didech(D) | Y Hoffman(D) |
| Y Jones(D) | Y Lewis(R) |
| Y McLaughlin(R) | Y Tarver(D) |
| Y Ugaste(R) | Y Murphy(R)(replacing Welter) |
| Y Williams, Ann(D) | Y Windhorst(R) |

The committee roll call vote on HOUSE BILLS 1795 and 1853 is as follows:

10, Yeas; 6, Nays; 0, Answering Present.

- | | |
|--|--|
| Y Thapedi(D), Chairperson | Y Gong-Gershowitz(D), Vice-Chairperson |
| N Mazzochi(R), Republican Spokesperson | Y Avelar(D) |
| Y Mayfield(D)(replacing Carroll) | Y Costa Howard(D) |
| Y Didech(D) | Y Hoffman(D) |
| Y Jones(D) | N Lewis(R) |
| N McLaughlin(R) | Y Tarver(D) |
| N Butler(R)(replacing Ugaste) | N Murphy(R)(replacing Welter) |
| Y Williams, Ann(D) | N Windhorst(R) |

The committee roll call vote on HOUSE BILL 2590 is as follows:

12, Yeas; 0, Nays; 4, Answering Present.

- | | |
|--|--|
| Y Thapedi(D), Chairperson | Y Gong-Gershowitz(D), Vice-Chairperson |
| P Mazzochi(R), Republican Spokesperson | Y Avelar(D) |
| Y Mayfield(D)(replacing Carroll) | Y Costa Howard(D) |
| Y Didech(D) | Y Hoffman(D) |
| Y Jones(D) | P Lewis(R) |
| P McLaughlin(R) | Y Tarver(D) |
| Y Butler(R)(replacing Ugaste) | P Murphy(R)(replacing Welter) |
| Y Williams, Ann(D) | Y Windhorst(R) |

Representative Mussman, Chairperson, from the Committee on Elementary & Secondary Education: School Curriculum & Policies to which the following were referred, action taken on March 17, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILLS 219 and 376.

That the bill be reported “do pass as amended” and placed on the order of Second Reading -- Short Debate: HOUSE BILL 1736.

The committee roll call vote on HOUSE BILL 219 is as follows:

20, Yeas; 3, Nays; 0, Answering Present.

- | | |
|--------------------------------------|-------------------------------|
| Y Mussman(D), Chairperson | Y Crespo(D), Vice-Chairperson |
| Y Bourne(R), Republican Spokesperson | Y Bennett(R) |
| Y Conroy(D) | Y Elik(R) |
| N Friess(R) | Y Harper(D) |

Y Hirschauer(D)	Y Hurley(D)
Y LaPointe(D)	Y Manley(D)
Y Mason(D)	Y Mayfield(D)
Y McCombie(R)	N Morrison(R)
N Reick(R)	Y Severin(R)
Y Stuart(D)	Y Wheeler(R)(replacing Swanson)
Y Vella(D)	Y Willis(D)
Y Yang Rohr(D)	

The committee roll call vote on HOUSE BILL 376 is as follows:
14, Yeas; 9, Nays; 0, Answering Present.

Y Mussman(D), Chairperson	Y Crespo(D), Vice-Chairperson
N Bourne(R), Republican Spokesperson	N Bennett(R)
Y Conroy(D)	N Elik(R)
N Friess(R)	Y Harper(D)
Y Hirschauer(D)	Y Hurley(D)
Y LaPointe(D)	Y Manley(D)
Y Mason(D)	Y Mayfield(D)
N McCombie(R)	N Morrison(R)
N Reick(R)	N Severin(R)
Y Stuart(D)	N Wheeler(R)(replacing Swanson)
Y Vella(D)	Y Willis(D)
Y Yang Rohr(D)	

The committee roll call vote on HOUSE BILL 1736 is as follows:
14, Yeas; 7, Nays; 0, Answering Present.

Y Mussman(D), Chairperson	Y Crespo(D), Vice-Chairperson
N Bourne(R), Republican Spokesperson	N Bennett(R)
Y Conroy(D)	N Elik(R)
N Friess(R)	Y Harper(D)
Y Hirschauer(D)	Y Hurley(D)
Y LaPointe(D)	Y Manley(D)
Y Mason(D)	Y Mayfield(D)
N McCombie(R)	N Morrison(R)
A Reick(R)	N Severin(R)
Y Stuart(D)	A Wheeler(R)(replacing Swanson)
Y Vella(D)	Y Willis(D)
Y Yang Rohr(D)	

Representative D'Amico, Chairperson, from the Committee on Transportation: Vehicles & Safety to which the following were referred, action taken on March 17, 2021, reported the same back with the following recommendations:

That the bill be reported "do pass" and placed on the order of Second Reading -- Short Debate: HOUSE BILLS 2584 and 2840.

That the bill be reported "do pass as amended consent calendar"-- Consent Calendar: HOUSE BILLS 365, 694 and 733.

That the bill be reported "do pass consent calendar"-- Consent Calendar: HOUSE BILLS 1915, 2432, 2491, 2860 and 2939.

The committee roll call vote on HOUSE BILLS 365, 694, 733, 1915, 2432, 2491, 2584, 2860 and 2939 is as follows:

10, Yeas; 0, Nays; 0, Answering Present.

Y D'Amico(D), Chairperson	Y Ortiz(D), Vice-Chairperson
Y Butler(R), Republican Spokesperson	Y Delgado(D)
Y Guerrero-Cuellar(D)	Y Hurley(D)
Y Keicher(R)	Y Murphy(R)
Y Wilhour(R)	A Williams, Jawaharial(D)
Y Yednock(D)	

The committee roll call vote on HOUSE BILL 2840 is as follows:

9, Yeas; 0, Nays; 1, Answering Present.

Y D'Amico(D), Chairperson	Y Ortiz(D), Vice-Chairperson
Y Butler(R), Republican Spokesperson	Y Delgado(D)
Y Guerrero-Cuellar(D)	Y Hurley(D)
P Keicher(R)	Y Murphy(R)
Y Wilhour(R)	A Williams, Jawaharial(D)
Y Yednock(D)	

Representative Mah, Chairperson, from the Committee on Health Care Licenses to which the following were referred, action taken on March 17, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass as amended consent calendar”-- Consent Calendar: HOUSE BILL 704.

That the bill be reported “do pass consent calendar”-- Consent Calendar: HOUSE BILLS 1976, 2431 and 2554.

The committee roll call vote on HOUSE BILLS 704, 1976, 2431 and 2554 is as follows:

8, Yeas; 0, Nays; 0, Answering Present.

Y Mah(D), Chairperson	Y Burke(D), Vice-Chairperson
Y Frese(R), Republican Spokesperson	Y Batinick(R)
Y Jacobs(R)	Y Moeller(D)
Y Morgan(D)	Y Walsh(D)

Representative Evans, Chairperson, from the Committee on Labor & Commerce to which the following were referred, action taken on March 17, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILLS 14, 220, 2568 and 2622.

That the bill be reported “do pass as amended” and placed on the order of Second Reading -- Short Debate: HOUSE BILL 816.

That the bill be reported “do pass consent calendar”-- Consent Calendar: HOUSE BILLS 51, 1738, 2543 and 2947.

The committee roll call vote on HOUSE BILLS 14, 51, 1738, 2543 and 2947 is as follows:

28, Yeas; 0, Nays; 0, Answering Present.

Y Evans(D), Chairperson	Y Willis(D), Vice-Chairperson
Y Reick(R), Republican Spokesperson	Y Andrade(D)
Y Chesney(R)	Y Collins(D)
Y Conroy(D)	Y Moeller(D)(replacing D'Amico)
Y Davis(D)	Y Elik(R)

Y Ford(D)	Y Hoffman(D)
Y Hurley(D)	Y Jones(D)
Y Lewis(R)	Y Lilly(D)
Y Manley(D)	Y Mazzochi(R)
Y Moylan(D)	Y Niemerg(R)
Y Ortiz(D)	Y Spain(R)
Y Stephens(R)	Y Ugaste(R)
Y Wheeler(R)	Y Wilhour(R)
Y Williams, Jawaharial(D)	Y Yednock(D)

The committee roll call vote on HOUSE BILL 220 is as follows:
19, Yeas; 6, Nays; 0, Answering Present.

Y Evans(D), Chairperson	Y Willis(D), Vice-Chairperson
Y Reick(R), Republican Spokesperson	A Andrade(D)
N Chesney(R)	Y Collins(D)
Y Conroy(D)	Y Moeller(D)(replacing D'Amico)
A Davis(D)	Y Elik(R)
Y Ford(D)	A Hoffman(D)
Y Hurley(D)	Y Jones(D)
N Lewis(R)	Y Lilly(D)
Y Manley(D)	N Mazzochi(R)
Y Moylan(D)	N Niemerg(R)
Y Ortiz(D)	N Spain(R)
Y Stephens(R)	Y Ugaste(R)
Y Wheeler(R)	N Wilhour(R)
Y Williams, Jawaharial(D)	Y Yednock(D)

The committee roll call vote on HOUSE BILLS 816 and 2622 is as follows:
17, Yeas; 11, Nays; 0, Answering Present.

Y Evans(D), Chairperson	Y Willis(D), Vice-Chairperson
N Reick(R), Republican Spokesperson	Y Andrade(D)
N Chesney(R)	Y Collins(D)
Y Conroy(D)	Y Moeller(D)(replacing D'Amico)
Y Davis(D)	N Elik(R)
Y Ford(D)	Y Hoffman(D)
Y Hurley(D)	Y Jones(D)
N Lewis(R)	Y Lilly(D)
Y Manley(D)	N Mazzochi(R)
Y Moylan(D)	N Niemerg(R)
Y Ortiz(D)	N Spain(R)
N Stephens(R)	N Ugaste(R)
N Wheeler(R)	N Wilhour(R)
Y Williams, Jawaharial(D)	Y Yednock(D)

The committee roll call vote on HOUSE BILL 2568 is as follows:
24, Yeas; 2, Nays; 0, Answering Present.

Y Evans(D), Chairperson	Y Willis(D), Vice-Chairperson
N Reick(R), Republican Spokesperson	A Andrade(D)
Y Chesney(R)	Y Collins(D)
Y Conroy(D)	Y Moeller(D)(replacing D'Amico)
Y Davis(D)	Y Elik(R)
Y Ford(D)	Y Hoffman(D)

Y Hurley(D)	Y Jones(D)
Y Lewis(R)	Y Lilly(D)
Y Manley(D)	A Mazzochi(R)
Y Moylan(D)	Y Niemerg(R)
Y Ortiz(D)	Y Spain(R)
Y Stephens(R)	Y Ugaste(R)
Y Wheeler(R)	N Wilhour(R)
Y Williams, Jawaharial(D)	Y Yednock(D)

Representative Kifowit, Chairperson, from the Committee on State Government Administration to which the following were referred, action taken on March 17, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILLS 1839, 1953 and 2811.

That the bill be reported “do pass as amended consent calendar”-- Consent Calendar: HOUSE BILL 2567.

That the bill be reported “do pass consent calendar”-- Consent Calendar: HOUSE BILLS 1724, 1726, 1737, 1755, 1836, 2755, 2834 and 2894.

The committee roll call vote on HOUSE BILLS 1724, 1726, 1737, 1755, 1836, 1953, 2567, 2755, 2811, 2834 and 2894 is as follows:

8, Yeas; 0, Nays; 0, Answering Present.

Y Kifowit(D), Chairperson	Y Slaughter(D), Vice-Chairperson
Y Sosnowski(R), Republican Spokesperson	Y Avelar(D)
Y Friess(R)	Y Gabel(D)
Y Murphy(R)	Y Ness(D)

The committee roll call vote on HOUSE BILL 1839 is as follows:

5, Yeas; 3, Nays; 0, Answering Present.

Y Kifowit(D), Chairperson	Y Slaughter(D), Vice-Chairperson
N Sosnowski(R), Republican Spokesperson	Y Avelar(D)
N Friess(R)	Y Gabel(D)
N Murphy(R)	Y Ness(D)

Representative Smith, Chairperson, from the Committee on Economic Opportunity & Equity to which the following were referred, action taken on March 17, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass consent calendar”-- Consent Calendar: HOUSE BILL 1960.

The committee roll call vote on HOUSE BILL 1960 is as follows:

8, Yeas; 0, Nays; 0, Answering Present.

Y Smith(D), Chairperson	Y Meyers-Martin(D), Vice-Chairperson
Y Sommer(R), Republican Spokesperson	Y Ammons(D)
Y Harper(D)	Y Luft(R)
Y Miller(R)	Y Walker(D)

Representative Scherer, Chairperson, from the Committee on Elementary & Secondary Education: Administration, Licensing & Charter Schools to which the following were referred, action taken on March 17, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass” and placed on the order of Second Reading -- Short Debate: HOUSE BILLS 1819, 1874 and 2828.

That the bill be reported “do pass as amended consent calendar”-- Consent Calendar: HOUSE BILL 41.

That the bill be reported “do pass consent calendar”-- Consent Calendar: HOUSE BILLS 217, 1719, 1725, 1746, 1785, 1934, 2438, 2594 and 2778.

The committee roll call vote on HOUSE BILLS 41, 217, 1719, 1725, 1746, 1785, 1819, 1874, 1934, 2438, 2594, 2778 and 2828 is as follows:

8, Yeas; 0, Nays; 0, Answering Present.

Y Scherer(D), Chairperson	Y Crespo(D), Vice-Chairperson
Y Morrison(R), Republican Spokesperson	Y Bourne(R)
Y Delgado(D)	Y Moeller(D)
Y Ramirez(D)	Y Sosnowski(R)

Representative Gong-Gershowitz, Chairperson, from the Committee on Immigration & Human Rights to which the following were referred, action taken on March 17, 2021, reported the same back with the following recommendations:

That the bill be reported “do pass as amended” and placed on the order of Second Reading -- Short Debate: HOUSE BILL 2790.

The committee roll call vote on HOUSE BILL 2790 is as follows:

7, Yeas; 1, Nay; 0, Answering Present.

Y Gong-Gershowitz(D), Chairperson	Y Stava-Murray(D), Vice-Chairperson
Y Keicher(R), Republican Spokesperson	N Batinick(R)
Y Haas(R)	Y Hernandez, Elizabeth(D)
Y Mah(D)	Y Stoneback(D)

CHANGE OF SPONSORSHIP

With the consent of the affected members, Representative Costa Howard was removed as principal sponsor, and Representative Conroy became the new principal sponsor of HOUSE BILL 722.

MESSAGES FROM THE SENATE

A message from the Senate by

Mr. Anderson, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has adopted the following Senate Joint Resolution, in the adoption of which I am instructed to ask the concurrence of the House of Representatives, to-wit:

SENATE JOINT RESOLUTION NO. 24

RESOLVED, BY THE SENATE OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that when the Senate adjourns on Wednesday, March 17, 2021, it stands adjourned until Tuesday, March 23, 2021 or until the call of the President; and when the House of Representatives adjourns on Thursday, March 18, 2021, it stands adjourned until Tuesday, April 13, 2021 or until the call of the Speaker.

Adopted by the Senate, March 17, 2021.

Tim Anderson, Secretary of the Senate

A message from the Senate by

Mr. Anderson, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has adopted the following Senate Joint Resolution, in the adoption of which I am instructed to ask the concurrence of the House of Representatives, to-wit:

SENATE JOINT RESOLUTION NO. 3

Adopted by the Senate, March 17, 2021.

Tim Anderson, Secretary of the Senate

RECESS

At the hour of 12:15 o'clock p.m., Representative Welch moved that the House do now take a recess until the call of the Chair.

The motion prevailed.

At the hour of 2:15 o'clock p.m., the House resumed its session.

Representative Manley in the Chair.

HOUSE BILLS ON SECOND READING

HOUSE BILL 158. Having been read by title a second time on March 17, 2021, the same was again taken up.

Amendment No. 1 was offered in the Committee on Appropriations-Human Services, adopted and reproduced.

Committee Amendment No. 2 remained in the Committee on Rules.

Representative Lilly offered Amendment No. 3 and moved its adoption.

The foregoing motion prevailed and the amendment was adopted.

There being no further amendments, the foregoing amendment was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Lilly, HOUSE BILL 158 was taken up and read by title a third time.

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

72, Yeas; 41, Nays; 0, Answering Present.

(ROLL CALL 2)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILLS ON SECOND READING

Having been read by title a second time on March 17, 2021 and held, the following bill was taken up and advanced to the order of Third Reading: HOUSE BILL 1871.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Stuart, HOUSE BILL 1871 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 70, Yeas; 41, Nays; 0, Answering Present.

(ROLL CALL 3)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILLS ON SECOND READING

Having been read by title a second time on March 17, 2021 and held, the following bill was taken up and advanced to the order of Third Reading: HOUSE BILL 2415.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Moeller, HOUSE BILL 2415 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 100, Yeas; 10, Nays; 0, Answering Present.

(ROLL CALL 4)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILLS ON SECOND READING

HOUSE BILL 2877. Having been read by title a second time on March 17, 2021, the same was again taken up.

Amendment No. 1 was offered in the Committee on Housing, adopted and reproduced.

There being no further amendments, the foregoing amendment was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Ramirez, HOUSE BILL 2877 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 73, Yeas; 31, Nays; 8, Answering Present.

(ROLL CALL 5)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

SENATE BILLS ON SECOND READING

SENATE BILL 72. Having been read by title a second time on March 17, 2021, the same was again taken up.

Amendment No. 1 was offered in the Committee on Executive, adopted and reproduced.

Representative Hoffman offered Amendment No. 2 and moved its adoption.

The foregoing motion prevailed and the amendment was adopted.

There being no further amendment(s), the bill, as amended, was advanced to the order of Third Reading.

SENATE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Hoffman, SENATE BILL 72 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 67, Yeas; 40, Nays; 0, Answering Present.

(ROLL CALL 6)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

SENATE BILLS ON SECOND READING

SENATE BILL 168. Having been read by title a second time on March 17, 2021, and held on the order of Second Reading, the same was again taken up.

Amendment No. 1 was offered in the Committee on Executive, adopted and reproduced.

Representative Willis offered Amendments numbered 2 and 3 and moved their adoption.

The foregoing motions prevailed and the amendments were adopted.

There being no further amendment(s), the bill, as amended, was advanced to the order of Third Reading.

SENATE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Willis, SENATE BILL 168 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 109, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 7)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

DISTRIBUTION OF SUPPLEMENTAL CALENDAR

Supplemental Calendar No. 1 was distributed to the Members at 7:21 o'clock p.m.

RESOLUTIONS

Having been reported out of the Committee on Rules on March 18, 2021, HOUSE RESOLUTION 132 was taken up for consideration.

Representative Morgan moved the adoption of the resolution.

And on that motion, a vote was taken resulting as follows:

57, Yeas; 36, Nays; 5, Answering Present.

(ROLL CALL 8)

The motion prevailed and the resolution was adopted.

SUSPEND POSTING REQUIREMENTS

Pursuant to Rule 21, Representative Ammons moved to suspend the posting requirements in relation to House Bills 588, 2831, 3161, 3252, 3295, 3423, 3561, 3564, 3575, 3762, 3915 and 3934 to be heard in Judiciary - Criminal.

And on that motion, a vote was taken resulting as follows:

67, Yeas; 40, Nays; 0, Answering Present.

(ROLL CALL 9)

The motion prevailed.

AGREED RESOLUTIONS

HOUSE RESOLUTIONS 85, 86, 87, 89, 93, 95, 100, 103, 104, 111, 113, 114, 115, 120, 123, 124, 125, 127, 128, 129, 133, 137, 140, 141, 142, 143, 144, 145, 146, 147, 149, 150, 151, 152, 153, 154, 155, 156, 157 and 159 were taken up for consideration.

Representative Manley moved the adoption of the agreed resolutions.

The motion prevailed and the agreed resolutions were adopted.

ADJOURNMENT RESOLUTION MESSAGE FROM THE SENATE

A message from the Senate by

Mr. Anderson, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has adopted the following Senate Joint Resolution, in the adoption of which I am instructed to ask the concurrence of the House of Representatives, to-wit:

SENATE JOINT RESOLUTION NO. 24

RESOLVED, BY THE SENATE OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that when the Senate adjourns on Wednesday, March 17, 2021, it stands adjourned until Tuesday, March 23, 2021 or until the call of the President; and when the House of Representatives adjourns on Thursday, March 18, 2021, it stands adjourned until Tuesday, April 13, 2021 or until the call of the Speaker.

Adopted by the Senate, March 17, 2021.

Tim Anderson, Secretary of the Senate

The foregoing message from the Senate reporting their adoption of SENATE JOINT RESOLUTION 24 was taken up for immediate consideration.

Representative Harris moved the adoption of the resolution.

The motion prevailed and SENATE JOINT RESOLUTION 24 was adopted.

Ordered that the Clerk inform the Senate.

At the hour of 8:11 o'clock p.m., Representative Manley moved that the House do now adjourn, allowing perfunctory time for the Clerk.

The motion prevailed.

And in accordance therewith and pursuant to SENATE JOINT RESOLUTION 24, the House stood adjourned until Tuesday, March 23, 2021.

STATE OF ILLINOIS
ONE HUNDRED SECOND
GENERAL ASSEMBLY
HOUSE ROLL CALL
QUORUM CALL

March 18, 2021

0 YEAS

0 NAYS

114 PRESENT

P Ammons	P Flowers	P Luft	P Sommer
P Andrade	P Ford	P Mah	P Sosnowski
P Avelar	P Frese	P Manley	P Spain
P Batinick	P Friess	P Marron	P Stava-Murray
P Bennett	P Gabel	P Mason(ADDED)	P Stephens
P Bos	P Gong-Gershowitz	P Mayfield	P Stoneback
P Bourne	P Gonzalez	P Mazzochi	P Stuart
P Brady	P Gordon-Booth	P McCombie	P Swanson
P Buckner	P Grant	P McLaughlin	P Tarver
P Burke(ADDED)	P Greenwood	P Meier	P Ugaste
P Butler	P Guerrero-Cuellar	P Meyers-Martin	P Vella
P Carroll	P Guzzardi	P Miller	P Walker
P Cassidy	P Haas	P Moeller	P Walsh
P Caulkins	P Halbrook	P Morgan	P Weber
P Chesney	P Halpin	P Morrison	E Welter
P Collins	P Hammond	P Moylan	P West
P Conroy	P Harper	P Murphy	P Wheeler
P Costa Howard	P Harris	P Mussman	P Wilhour
P Crespo	P Hernandez, Barbara	P Ness	P Williams, Ann
P Croke	P Hernandez, Elizabeth	P Niemerg	P Williams, Jawaharial(ADDED)
P D'Amico	P Hirschauer	P Ortiz	P Willis
P Davidsmeyer	P Hoffman	P Ozinga	P Windhorst
P Davis	P Hurley	P Ramirez	P Yang Rohr
P Delgado	P Jacobs	P Reick	P Yednock
P DeLuca	P Jones	P Rita(ADDED)	P Yingling
E Demmer	P Keicher	P Robinson	P Zalewski
P Didech	P Kifowit	P Scherer	P Mr. Speaker
P Durkin	P LaPointe	E Severin	
P Elik	P Lewis	P Slaughter	
P Evans(ADDED)	P Lilly	P Smith	

E - Denotes Excused Absence

STATE OF ILLINOIS
ONE HUNDRED SECOND
GENERAL ASSEMBLY
HOUSE ROLL CALL
HOUSE BILL 158
HEALTH CARE & HUMAN SERVICES
THIRD READING
PASSED

March 18, 2021

72 YEAS

41 NAYS

0 PRESENT

Y Ammons	Y Flowers	N Luft	N Sommer
Y Andrade	Y Ford	Y Mah	N Sosnowski
Y Avelar	N Frese	Y Manley	N Spain
N Batinick	N Friess	E Marron	Y Stava-Murray
N Bennett	Y Gabel	Y Mason	N Stephens
N Bos	Y Gong-Gershowitz	Y Mayfield	Y Stoneback
N Bourne	Y Gonzalez	N Mazzochi	Y Stuart
N Brady	Y Gordon-Booth	N McCombie	N Swanson
Y Buckner	N Grant	N McLaughlin	Y Tarver
Y Burke	Y Greenwood	N Meier	N Ugaste
N Butler	Y Guerrero-Cuellar	Y Meyers-Martin	Y Vella
Y Carroll	Y Guzzardi	N Miller	Y Walker
Y Cassidy	N Haas	Y Moeller	Y Walsh
N Caulkins	N Halbrook	Y Morgan	N Weber
N Chesney	Y Halpin	N Morrison	E Welter
Y Collins	N Hammond	Y Moylan	Y West
Y Conroy	Y Harper	N Murphy	N Wheeler
Y Costa Howard	Y Harris	Y Mussman	N Wilhour
Y Crespo	Y Hernandez, Barbara	Y Ness	Y Williams, Ann
Y Croke	Y Hernandez, Elizabeth	N Niemerg	Y Williams, Jawaharial
Y D'Amico	Y Hirschauer	Y Ortiz	Y Willis
N Davidsmeyer	Y Hoffman	N Ozinga	N Windhorst
Y Davis	Y Hurley	Y Ramirez	Y Yang Rohr
Y Delgado	N Jacobs	N Reick	Y Yednock
Y DeLuca	Y Jones	Y Rita	Y Yingling
E Demmer	N Keicher	Y Robinson	Y Zalewski
Y Didech	Y Kifowit	Y Scherer	Y Mr. Speaker
N Durkin	Y LaPointe	E Severin	
N Elik	N Lewis	Y Slaughter	
Y Evans	Y Lilly	Y Smith	

E - Denotes Excused Absence

STATE OF ILLINOIS
ONE HUNDRED SECOND
GENERAL ASSEMBLY
HOUSE ROLL CALL
HOUSE BILL 1871
ELECT CODE-VOTE BY MAIL
THIRD READING
PASSED

March 18, 2021

70 YEAS

41 NAYS

0 PRESENT

Y Ammons	Y Flowers	N Luft	N Sommer
Y Andrade	NV Ford	Y Mah	N Sosnowski
Y Avelar	N Frese	Y Manley	N Spain
N Batinick	N Friess	E Marron	Y Stava-Murray
N Bennett	Y Gabel	Y Mason	N Stephens
N Bos	Y Gong-Gershowitz	Y Mayfield	Y Stoneback
N Bourne	Y Gonzalez	N Mazzochi	Y Stuart
N Brady	Y Gordon-Booth	N McCombie	N Swanson
Y Buckner	N Grant	N McLaughlin	Y Tarver
Y Burke	Y Greenwood	N Meier	N Ugaste
N Butler	Y Guerrero-Cuellar	Y Meyers-Martin	Y Vella
Y Carroll	Y Guzzardi	N Miller	Y Walker
Y Cassidy	N Haas	Y Moeller	Y Walsh
N Caulkins	N Halbrook	Y Morgan	N Weber
N Chesney	Y Halpin	N Morrison	E Welter
Y Collins	N Hammond	Y Moylan	Y West
Y Conroy	Y Harper	N Murphy	N Wheeler
Y Costa Howard	Y Harris	Y Mussman	N Wilhour
Y Crespo	Y Hernandez, Barbara	Y Ness	Y Williams, Ann
Y Croke	Y Hernandez, Elizabeth	N Niemerg	Y Williams, Jawaharial
Y D'Amico	Y Hirschauer	Y Ortiz	Y Willis
N Davidsmeyer	Y Hoffman	N Ozinga	N Windhorst
Y Davis	Y Hurley	Y Ramirez	Y Yang Rohr
Y Delgado	N Jacobs	N Reick	Y Yednock
NV DeLuca	Y Jones	Y Rita	Y Yingling
E Demmer	N Keicher	Y Robinson	Y Zalewski
Y Didech	Y Kifowit	Y Scherer	Y Mr. Speaker
N Durkin	Y LaPointe	E Severin	
N Elik	N Lewis	Y Slaughter	
Y Evans	Y Lilly	Y Smith	

E - Denotes Excused Absence

STATE OF ILLINOIS
ONE HUNDRED SECOND
GENERAL ASSEMBLY
HOUSE ROLL CALL
HOUSE BILL 2415
COUNTY CANNABIS REVENUE-ADMIN
THIRD READING
PASSED

March 18, 2021

100 YEAS	10 NAYS	0 PRESENT	
Y Ammons	Y Flowers	Y Luft	N Sommer
Y Andrade	NV Ford	Y Mah	N Sosnowski
Y Avelar	Y Frese	Y Manley	Y Spain
Y Batinick	Y Friess	E Marron	Y Stava-Murray
Y Bennett	Y Gabel	Y Mason	Y Stephens
Y Bos	Y Gong-Gershowitz	Y Mayfield	Y Stoneback
Y Bourne	Y Gonzalez	N Mazzochi	Y Stuart
Y Brady	Y Gordon-Booth	Y McCombie	Y Swanson
Y Buckner	Y Grant	N McLaughlin	Y Tarver
Y Burke	Y Greenwood	Y Meier	Y Ugaste
Y Butler	Y Guerrero-Cuellar	Y Meyers-Martin	Y Vella
Y Carroll	Y Guzzardi	N Miller	Y Walker
Y Cassidy	Y Haas	Y Moeller	Y Walsh
Y Caulkins	N Halbrook	Y Morgan	Y Weber
N Chesney	Y Halpin	N Morrison	E Welter
Y Collins	Y Hammond	Y Moylan	Y West
Y Conroy	NV Harper	Y Murphy	Y Wheeler
Y Costa Howard	Y Harris	Y Mussman	N Wilhour
Y Crespo	Y Hernandez, Barbara	Y Ness	Y Williams, Ann
Y Croke	Y Hernandez, Elizabeth	N Niemerg	Y Williams, Jawaharial
Y D'Amico	Y Hirschauer	Y Ortiz	Y Willis
Y Davidsmeyer	Y Hoffman	Y Ozinga	Y Windhorst
Y Davis	Y Hurley	Y Ramirez	Y Yang Rohr
Y Delgado	Y Jacobs	Y Reick	Y Yednock
Y DeLuca	Y Jones	Y Rita	Y Yingling
E Demmer	Y Keicher	Y Robinson	Y Zalewski
Y Didech	Y Kifowit	Y Scherer	NV Mr. Speaker
Y Durkin	Y LaPointe	E Severin	
Y Elik	Y Lewis	Y Slaughter	
Y Evans	Y Lilly	Y Smith	

E - Denotes Excused Absence

STATE OF ILLINOIS
 ONE HUNDRED SECOND
 GENERAL ASSEMBLY
 HOUSE ROLL CALL
 HOUSE BILL 2877
 COVID19-EMERG HOUSING ASSIST
 THIRD READING
 PASSED

March 18, 2021

73 YEAS

31 NAYS

8 PRESENT

Y Ammons	Y Flowers	P Luft	P Sommer
Y Andrade	NV Ford	Y Mah	N Sosnowski
Y Avelar	N Frese	Y Manley	N Spain
N Batinick	N Friess	E Marron	Y Stava-Murray
N Bennett	Y Gabel	Y Mason	N Stephens
N Bos	Y Gong-Gershowitz	Y Mayfield	Y Stoneback
N Bourne	Y Gonzalez	P Mazzochi	Y Stuart
N Brady	Y Gordon-Booth	P McCombie	N Swanson
Y Buckner	P Grant	N McLaughlin	Y Tarver
Y Burke	Y Greenwood	N Meier	N Ugaste
N Butler	Y Guerrero-Cuellar	Y Meyers-Martin	Y Vella
Y Carroll	Y Guzzardi	N Miller	Y Walker
Y Cassidy	P Haas	Y Moeller	Y Walsh
Y Caulkins	N Halbrook	Y Morgan	N Weber
N Chesney	Y Halpin	N Morrison	E Welter
Y Collins	P Hammond	Y Moylan	Y West
Y Conroy	Y Harper	N Murphy	N Wheeler
Y Costa Howard	Y Harris	Y Mussman	N Wilhour
Y Crespo	Y Hernandez, Barbara	Y Ness	Y Williams, Ann
Y Croke	Y Hernandez, Elizabeth	N Niemerg	Y Williams, Jawaharial
Y D'Amico	Y Hirschauer	Y Ortiz	Y Willis
N Davidsmeyer	Y Hoffman	P Ozinga	Y Windhorst
Y Davis	Y Hurley	Y Ramirez	Y Yang Rohr
Y Delgado	N Jacobs	N Reick	Y Yednock
Y DeLuca	Y Jones	Y Rita	Y Yingling
E Demmer	N Keicher	Y Robinson	Y Zalewski
Y Didech	Y Kifowit	Y Scherer	Y Mr. Speaker
N Durkin	Y LaPointe	E Severin	
N Elik	N Lewis	Y Slaughter	
Y Evans	Y Lilly	Y Smith	

E - Denotes Excused Absence

STATE OF ILLINOIS
ONE HUNDRED SECOND
GENERAL ASSEMBLY
HOUSE ROLL CALL
SENATE BILL 72
CIV PRO-PREJUDGMENT INTEREST
THIRD READING
PASSED

March 18, 2021

67 YEAS

40 NAYS

0 PRESENT

Y Ammons	Y Flowers	N Luft	N Sommer
Y Andrade	NV Ford	Y Mah	N Sosnowski
Y Avelar	N Frese	Y Manley	N Spain
N Batinick	N Friess	E Marron	Y Stava-Murray
N Bennett	Y Gabel	Y Mason	N Stephens
N Bos	Y Gong-Gershowitz	Y Mayfield	Y Stoneback
N Bourne	Y Gonzalez	N Mazzochi	Y Stuart
N Brady	NV Gordon-Booth	N McCombie	N Swanson
NV Buckner	N Grant	N McLaughlin	Y Tarver
Y Burke	Y Greenwood	N Meier	N Ugaste
N Butler	Y Guerrero-Cuellar	Y Meyers-Martin	Y Vella
Y Carroll	Y Guzzardi	N Miller	Y Walker
Y Cassidy	N Haas	Y Moeller	Y Walsh
N Caulkins	N Halbrook	Y Morgan	N Weber
N Chesney	Y Halpin	N Morrison	E Welter
Y Collins	N Hammond	Y Moylan	Y West
Y Conroy	Y Harper	N Murphy	N Wheeler
Y Costa Howard	Y Harris	Y Mussman	N Wilhour
Y Crespo	Y Hernandez, Barbara	Y Ness	Y Williams, Ann
Y Croke	Y Hernandez, Elizabeth	N Niemerg	Y Williams, Jawaharial
Y D'Amico	Y Hirschauer	Y Ortiz	Y Willis
N Davidsmeyer	Y Hoffman	N Ozinga	N Windhorst
Y Davis	Y Hurley	Y Ramirez	Y Yang Rohr
Y Delgado	N Jacobs	NV Reick	Y Yednock
Y DeLuca	Y Jones	Y Rita	Y Yingling
E Demmer	N Keicher	NV Robinson	Y Zalewski
Y Didech	Y Kifowit	Y Scherer	Y Mr. Speaker
N Durkin	Y LaPointe	E Severin	
N Elik	N Lewis	Y Slaughter	
Y Evans	NV Lilly	Y Smith	

E - Denotes Excused Absence

STATE OF ILLINOIS
 ONE HUNDRED SECOND
 GENERAL ASSEMBLY
 HOUSE ROLL CALL
 SENATE BILL 168
 GENERAL ACUTE CARE HOSPITAL
 SENATE BILLS
 THIRD READING
 PASSED

March 18, 2021

109 YEAS

0 NAYS

0 PRESENT

Y Ammons	Y Flowers	NV Luft	Y Sommer
Y Andrade	A Ford	Y Mah	Y Sosnowski
Y Avelar	Y Frese	Y Manley	Y Spain
Y Batinick	Y Friess	E Marron	Y Stava-Murray
Y Bennett	Y Gabel	Y Mason	Y Stephens
Y Bos	Y Gong-Gershowitz	Y Mayfield	Y Stoneback
Y Bourne	Y Gonzalez	Y Mazzochi	Y Stuart
Y Brady	NV Gordon-Booth	Y McCombie	Y Swanson
Y Buckner	Y Grant	Y McLaughlin	Y Tarver
Y Burke	Y Greenwood	Y Meier	Y Ugaste
Y Butler	Y Guerrero-Cuellar	Y Meyers-Martin	Y Vella
Y Carroll	Y Guzzardi	Y Miller	Y Walker
Y Cassidy	Y Haas	Y Moeller	Y Walsh
Y Caulkins	Y Halbrook	Y Morgan	Y Weber
Y Chesney	Y Halpin	Y Morrison	E Welter
Y Collins	Y Hammond	Y Moylan	Y West
Y Conroy	Y Harper	Y Murphy	Y Wheeler
Y Costa Howard	Y Harris	Y Mussman	Y Wilhour
Y Crespo	Y Hernandez, Barbara	Y Ness	Y Williams, Ann
Y Croke	Y Hernandez, Elizabeth	Y Niemerg	Y Williams, Jawaharial
Y D'Amico	Y Hirschauer	Y Ortiz	Y Willis
Y Davidsmeyer	Y Hoffman	Y Ozinga	Y Windhorst
Y Davis	Y Hurley	Y Ramirez	Y Yang Rohr
Y Delgado	Y Jacobs	E Reick	Y Yednock
Y DeLuca	Y Jones	Y Rita	Y Yingling
E Demmer	Y Keicher	Y Robinson	Y Zalewski
Y Didech	Y Kifowit	Y Scherer	Y Mr. Speaker
Y Durkin	Y LaPointe	E Severin	
Y Elik	Y Lewis	Y Slaughter	
Y Evans	Y Lilly	Y Smith	

E - Denotes Excused Absence

STATE OF ILLINOIS
ONE HUNDRED SECOND
GENERAL ASSEMBLY
HOUSE ROLL CALL
HOUSE RESOLUTION 132
REP. CHRIS MILLER-CONDEMNS
ADOPTED

March 18, 2021

57 YEAS

36 NAYS

5 PRESENT

Y Ammons	Y Flowers	NV Luft	N Sommer
Y Andrade	A Ford	Y Mah	N Sosnowski
Y Avelar	N Frese	Y Manley	N Spain
N Batinick	N Friess	E Marron	Y Stava-Murray
N Bennett	Y Gabel	Y Mason	N Stephens
N Bos	Y Gong-Gershowitz	Y Mayfield	Y Stoneback
P Bourne	Y Gonzalez	N Mazzochi	Y Stuart
P Brady	NV Gordon-Booth	N McCombie	N Swanson
Y Buckner	N Grant	N McLaughlin	NV Tarver
P Burke	Y Greenwood	N Meier	N Ugaste
N Butler	Y Guerrero-Cuellar	Y Meyers-Martin	Y Vella
Y Carroll	Y Guzzardi	N Miller	N Walker
Y Cassidy	N Haas	Y Moeller	NV Walsh
N Caulkins	N Halbrook	Y Morgan	N Weber
N Chesney	NV Halpin	N Morrison	E Welter
Y Collins	P Hammond	NV Moylan	P West
Y Conroy	Y Harper	N Murphy	N Wheeler
Y Costa Howard	Y Harris	Y Mussman	N Wilhour
Y Crespo	Y Hernandez, Barbara	NV Ness	Y Williams, Ann
Y Croke	Y Hernandez, Elizabeth	N Niemerg	Y Williams, Jawaharial
NV D'Amico	Y Hirschauer	Y Ortiz	Y Willis
N Davidsmeyer	Y Hoffman	NV Ozinga	N Windhorst
Y Davis	Y Hurley	Y Ramirez	Y Yang Rohr
Y Delgado	N Jacobs	E Reick	Y Yednock
NV DeLuca	NV Jones	NV Rita	Y Yingling
E Demmer	N Keicher	Y Robinson	Y Zalewski
Y Didech	Y Kifowit	NV Scherer	Y Mr. Speaker
N Durkin	Y LaPointe	E Severin	
N Elik	N Lewis	Y Slaughter	
Y Evans	Y Lilly	Y Smith	

E - Denotes Excused Absence

STATE OF ILLINOIS
ONE HUNDRED SECOND
GENERAL ASSEMBLY
HOUSE ROLL CALL
SUSPEND POSTING NOTICE
PREVAILED

March 18, 2021

67 YEAS

40 NAYS

0 PRESENT

Y Ammons	Y Flowers	N Luft	N Sommer
Y Andrade	A Ford	Y Mah	N Sosnowski
Y Avelar	N Frese	Y Manley	N Spain
N Batinick	N Friess	E Marron	Y Stava-Murray
N Bennett	Y Gabel	Y Mason	N Stephens
N Bos	Y Gong-Gershowitz	Y Mayfield	Y Stoneback
N Bourne	Y Gonzalez	N Mazzochi	Y Stuart
N Brady	NV Gordon-Booth	N McCombie	N Swanson
Y Buckner	N Grant	N McLaughlin	NV Tarver
Y Burke	Y Greenwood	N Meier	N Ugaste
N Butler	Y Guerrero-Cuellar	Y Meyers-Martin	Y Vella
Y Carroll	Y Guzzardi	N Miller	Y Walker
Y Cassidy	N Haas	Y Moeller	Y Walsh
N Caulkins	N Halbrook	Y Morgan	N Weber
N Chesney	Y Halpin	N Morrison	E Welter
Y Collins	N Hammond	NV Moylan	Y West
Y Conroy	Y Harper	N Murphy	N Wheeler
Y Costa Howard	Y Harris	Y Mussman	N Wilhour
Y Crespo	Y Hernandez, Barbara	Y Ness	Y Williams, Ann
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N Durkin	Y LaPointe	E Severin	
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