

STATE OF ILLINOIS



HOUSE JOURNAL

HOUSE OF REPRESENTATIVES

ONE HUNDRED SECOND GENERAL ASSEMBLY

28TH LEGISLATIVE DAY

REGULAR & PERFUNCTORY SESSION

TUESDAY, MAY 4, 2021

12:10 O'CLOCK P.M.

**HOUSE OF REPRESENTATIVES
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28th Legislative Day**

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At the hour of 9:08 o'clock a.m., the House convened perfunctory session.

SENATE BILLS ON FIRST READING

Having been reproduced, the following bills were taken up, read by title a first time and placed in the Committee on Rules: SENATE BILLS 315(Nichols), 317(Costa Howard), 525(Halpin), 672(Williams, Ann), 740(Welch), 814(Welch), 928(Greenwood), 1040(Welch), 1096(Harris), 1138(Welch), 1139(Welch), 1231(Welch), 1232(Halpin), 1305(Jacobs), 1655(Harris), 1767(Greenwood), 1822(Gordon-Booth), 1823(Gordon-Booth), 2043(Bourne), 2090(Greenwood), 2109(Kifowit), 2110(Hernandez, Barbara), 2122(Slaughter), 2133(Harris), 2137(Moeller), 2390(Stoneback), 2486(Evans), 2494(Manley) and 2563(Rita).

The House met pursuant to adjournment.

Representative Harris in the chair.

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

Representative Morgan 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:

114 present. (ROLL CALL 1)

By unanimous consent, Representatives Evans, Friess, Ozinga and Williams, Jawaharial were excused from attendance.

REPORTS

The Clerk of the House acknowledges receipt of the following correspondence:

2020 Agency Body Camera Report, submitted by the Coles County Sheriff's Office on April 30, 2021

2020 Camera Grant Report August 1 - December 31 2020, submitted by the Effingham Police Department on April 30, 2021

2020 Camera Grant Report January 1 - August 31, 2020, submitted by the Effingham Police Department on April 30, 2021

2020 LECGA In-Car Camera Roster, submitted by the Lincoln Police Department on April 30, 2021

Agency Body Camera Report April 2020, submitted by the Quincy Police Department on April 30, 2021

Agency Body Camera Report August 2020, submitted by the Quincy Police Department on April 30, 2021

Agency Body Camera Report December 2020, submitted by the Quincy Police Department on April 30, 2021

Agency Body Camera Report February 2020, submitted by the Quincy Police Department on April 30, 2021

Agency Body Camera Report January 2020, submitted by the Quincy Police Department on April 30, 2021

Agency Body Camera Report July 2020, submitted by the Quincy Police Department on April 30, 2021

Agency Body Camera Report June 2020, submitted by the Quincy Police Department on April 30, 2021

Agency Body Camera Report March 2020, submitted by the Quincy Police Department on April 30, 2021

Agency Body Camera Report May 2020, submitted by the Quincy Police Department on April 30, 2021

Agency Body Camera Report November 2020, submitted by the Quincy Police Department on April 30, 2021

Agency Body Camera Report October 2020, submitted by the Quincy Police Department on April 30, 2021

Agency Body Camera Report September 2020, submitted by the Quincy Police Department on April 30, 2021

Annual Grant Report 2021, submitted by the Alton Police Department on April 30, 2021

Anti-Predatory Lending Database Semi-Annual Summary Report May 1, 2021, submitted by the Department of Financial and Professional Regulation on April 30, 2021

Body Camera Report - Civil Proceedings and Internal Affairs, submitted by the Quincy Police Department on April 30, 2021

Body Worn Camera Report, submitted by the New Lenox Police Department on April 30, 2021

Camera Grant Report Cover Letter, submitted by the Effingham Police Department on April 30, 2021

In-Car Camera Grant Report Year 2020, submitted by the Lincoln Police Department on April 30, 2021

In-Car Camera Grant Roster FY20-21, submitted by the Alton Police Department on April 30, 2021

In-Car Camera Report, submitted by the Menard County Sheriff's Office on April 30, 2021

In-Car Camera Report to ILETSB, submitted by the Alton Police Department on April 30, 2021

Law Enforcement Camera Grant Act Report 2020, submitted by the Quincy Police Department on April 30, 2021

Lincoln PD - Audio and Video Policy, submitted by the Lincoln Police Department on April 30, 2021

MPEA Financial Plan for FY22, FY23 and FY24, submitted by the Metropolitan Pier and Exposition Authority on April 30, 2021

MPEA Modified Financial Plan for Fiscal Years 2021, 2022 and 2023, submitted by the Metropolitan Pier and Exposition Authority on April 30, 2021

San Jose Police Department Bodycam Report 2021, submitted by the San Jose Police Department on April 30, 2021

Workforce Consolidation Feasibility Study 2021, submitted by the Department of Commerce and Economic Opportunity on April 30, 2021

In-Car Camera Report 2020-21, submitted by the Troy Police Department on May 3, 2021

Special Education Expenditures and Receipts Report 2021, submitted by the State Board of Education on May 3, 2021

2020 In-Car Camera Report, submitted by the Dana Police Department on May 4, 2021

2021 Body Worn Camera Yearly Report, submitted by the Richton Park Police Department on May 4, 2021

Canton PD In-Car Camera Report, submitted by the Canton Police Department on May 4, 2021

FY20 Illinois Housing Development Authority Compliance Examination, submitted by the Office of the Auditor General on May 4, 2021

FY20 Illinois State Police and Illinois Commerce Commission Statewide 9-1-1 Fund and Wireless Carrier Reimbursement Fund, submitted by the Office of the Auditor General on May 4, 2021

FY20 Illinois State Police Asset Forfeiture Fund Limited Scope Compliance Examination, submitted by the Office of the Auditor General on May 4, 2021

FY20 Illinois State Police Compliance Examination, submitted by the Office of the Auditor General on May 4, 2021

FY20 State Employees' Retirement System of the State of Illinois Financial Audit, submitted by the Office of the Auditor General on May 4, 2021

In-Car Camera Report FY2020, submitted by the Durand Police Department on May 4, 2021

Monthly Briefing for the Month Ended: April 2021, submitted by the Commission on Government Forecasting and Accountability on May 4, 2021

Officer Alfaro Body Camera Report, submitted by the Wood River Illinois Police Department on May 4, 2021

Officer Bloch Body Camera Report, submitted by the Wood River Illinois Police Department on May 4, 2021

Officer Burns Body Camera Report, submitted by the Wood River Illinois Police Department on May 4, 2021

Officer Butler Body Camera Report, submitted by the Wood River Illinois Police Department on May 4, 2021

Officer C Thomas Body Camera Report, submitted by the Wood River Illinois Police Department on May 4, 2021

Officer Ford Body Camera Report, submitted by the Wood River Illinois Police Department on May 4, 2021

Officer J Thomas Body Camera Report, submitted by the Wood River Illinois Police Department on May 4, 2021

Officer Tracey Body Camera Report, submitted by the Wood River Illinois Police Department on May 4, 2021

Officer Younker Body Camera Report, submitted by the Wood River Illinois Police Department on May 4, 2021

Sgt Buerke Body Camera Report, submitted by the Wood River Illinois Police Department on May 4, 2021

Sgt Desherlia Body Camera Report, submitted by the Wood River Illinois Police Department on May 4, 2021

Sgt Gegen Body Camera Report, submitted by the Wood River Illinois Police Department on May 4, 2021

Sgt Greene Body Camera Report, submitted by the Wood River Illinois Police Department on May 4, 2021

Sgt Rombach Body Camera Report, submitted by the Wood River Illinois Police Department on May 4, 2021

Sgt Timmins Body Camera Report, submitted by the Wood River Illinois Police Department on May 4, 2021

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 Evans, should be recorded as present at the hour of 3:55 o'clock p.m.

LETTERS OF TRANSMITTAL

May 4, 2021

Mr. John Hollman
Office of the Clerk
300 Capitol
Springfield, IL 62706

Mr. Hollman:

I was erroneously recorded as "present" during the attendance roll call on Tuesday, May 4. I respectfully request that I am on the record as being excused on that day.

I appreciate your consideration on this matter.

Sincerely,

s/Thaddeus Jones
Thaddeus Jones
State Representative
29th District

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 passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the House of Representatives, to-wit:

SENATE BILL NO. 2090

A bill for AN ACT concerning State government.

SENATE BILL NO. 2109

A bill for AN ACT concerning education.

SENATE BILL NO. 2122

A bill for AN ACT concerning courts.

SENATE BILL NO. 2133

A bill for AN ACT concerning demographic data.

SENATE BILL NO. 2137

A bill for AN ACT concerning regulation.

SENATE BILL NO. 2494

A bill for AN ACT concerning civil law.

SENATE BILL NO. 2563

A bill for AN ACT concerning transportation.

Passed by the Senate, April 29, 2021.

Tim Anderson, Secretary of the Senate

The foregoing SENATE BILLS 2090, 2109, 2122, 2133, 2137, 2494 and 2563 were ordered reproduced and placed on the appropriate order of business.

A message from the Senate by

Mr. Anderson, Secretary:

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

SENATE BILL NO. 1139

A bill for AN ACT concerning revenue.

SENATE BILL NO. 1231

A bill for AN ACT concerning transportation.

SENATE BILL NO. 1232

A bill for AN ACT concerning transportation.

SENATE BILL NO. 1305

A bill for AN ACT concerning education.

SENATE BILL NO. 1767

A bill for AN ACT concerning employment.

SENATE BILL NO. 1822

A bill for AN ACT concerning local government.

SENATE BILL NO. 1823

A bill for AN ACT concerning revenue.

SENATE BILL NO. 2043

A bill for AN ACT concerning education.

Passed by the Senate, April 29, 2021.

Tim Anderson, Secretary of the Senate

The foregoing SENATE BILLS 1139, 1231, 1232, 1305, 1767, 1822, 1823 and 2043 were ordered reproduced and placed on the appropriate order of business.

A message from the Senate by

Mr. Anderson, Secretary:

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

SENATE BILL NO. 317

A bill for AN ACT concerning State government.

SENATE BILL NO. 525

A bill for AN ACT concerning labor relations.

SENATE BILL NO. 672

A bill for AN ACT concerning business.

SENATE BILL NO. 740

A bill for AN ACT concerning civil law.

SENATE BILL NO. 928

A bill for AN ACT concerning government.

SENATE BILL NO. 1040

A bill for AN ACT concerning public aid.

SENATE BILL NO. 1096

A bill for AN ACT concerning regulation.

SENATE BILL NO. 1138

A bill for AN ACT concerning revenue.

Passed by the Senate, April 29, 2021.

Tim Anderson, Secretary of the Senate

The foregoing SENATE BILLS 317, 525, 672, 740, 928, 1040, 1096 and 1138 were ordered reproduced and placed on the appropriate order of business.

A message from the Senate by

Mr. Anderson, Secretary:

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

HOUSE BILL NO. 2877

A bill for AN ACT concerning civil law.

Passed by the Senate, April 29, 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 concurred with the House in the adoption of the following joint resolution, to-wit:

HOUSE JOINT RESOLUTION NO. 38

Concurred in the Senate, April 29, 2021.

Tim Anderson, Secretary of the Senate

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Ford replaced Representative Hernandez, Elizabeth in the Committee on Rules on May 4, 2021.

Representative Ammons replaced Representative Gordon-Booth in the Committee on Rules on May 4, 2021.

REPORTS FROM THE COMMITTEE ON RULES

Representative Harris, Chairperson, from the Committee on Rules to which the following were referred, action taken on May 4, 2021, reported the same back with the following recommendations:

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Adoption & Child Welfare: SENATE BILL 755.

Agriculture & Conservation: SENATE BILLS 665, 915, 1245, 1247, 1533, 1656, 1673, 2245 and 2395.

Cities & Villages: SENATE BILL 658.

Consumer Protection: SENATE BILLS 294, 1085 and 2007.

Counties & Townships: SENATE BILLS 826, 1799 and 2390.

Economic Opportunity & Equity: SENATE BILL 1962.

Elementary & Secondary Education: Administration, Licensing & Charter Schools: SENATE BILLS 148, 652, 805, 808, 812, 813, 814, 1577 and 2434.

Elementary & Secondary Education: School Curriculum & Policies: SENATE BILLS 654, 673, 820, 1169, 2354 and 2357.

Energy & Environment: SENATE BILLS 692, 695, 1086 and 1920.

Ethics & Elections: SENATE BILLS 536, 825, 828, 1595 and 2553.

Executive: SENATE BILLS 110, 170, 208, 215, 251, 257, 274, 315, 574, 927, 1360, 1365, 1655, 1808, 1836, 2004, 2226, 2270, 2277, 2294, 2338, 2384, 2406, 2408, 2435, 2506 and 2522.

Financial Institutions: SENATE BILLS 558, 1534, 1751 and 2360.

Health Care Availability & Accessibility: SENATE BILL 500.

Health Care Licenses: SENATE BILLS 105, 335, 567, 677, 693, 965 and 1079.

Higher Education: SENATE BILLS 661, 662, 669, 1610, 1624, 1640 and 2240.

Housing: SENATE BILL 154.

Human Services: SENATE BILLS 336, 363, 512, 555, 700, 701, 1041, 1575, 1740, 1908, 1977 and 2177.

Immigration & Human Rights: SENATE BILLS 225, 1561, 1847 and 2662.

Insurance: SENATE BILLS 61, 332, 471, 493, 968, 1087, 1588, 1592, 1854, 1905 and 1974.

Judiciary - Civil: SENATE BILLS 47, 80, 258, 259, 730, 1780, 1795, 2110, 2176, 2179 and 2664; House Amendment No. 1 to SENATE BILL 116.

Judiciary - Criminal: SENATE BILLS 153, 626, 685, 765, 1552, 1566, 1596, 1599, 1892, 2136, 2193, 2235, 2249, 2339, 2340, 2565 and 2567; House Amendment No. 1 to SENATE BILL 1976.

Labor & Commerce: SENATE BILLS 134, 696, 1536, 1839, 2183 and 2486.

Mental Health & Addiction: SENATE BILLS 347, 1970 and 2312.

Museums, Arts, & Cultural Enhancements: SENATE BILL 1833.

Personnel & Pensions: SENATE BILLS 1056 and 1989; House Amendment No. 1 to SENATE BILL 1646.

Police & Fire: SENATE BILLS 561, 920, 1714 and 2150.

Prescription Drug Affordability & Accessibility: SENATE BILL 1842.

Public Utilities: SENATE BILLS 919 and 2530.

Revenue & Finance: SENATE BILLS 81, 140, 227, 340, 472, 508, 664, 1582, 1667, 1690, 1691, 1721, 1750, 1776, 1918, 1983, 2153, 2279, 2430 and 2432.

State Government Administration: SENATE BILLS 273, 653, 698, 922, 1965, 2037, 2089, 2232, 2290 and 2356.

Transportation: Regulation, Roads & Bridges: SENATE BILLS 2424, 2454 and 2459.

Transportation: Vehicles & Safety: SENATE BILLS 573, 2164, 2455 and 2496.

Veterans' Affairs: SENATE BILL 2250.

The committee roll call vote on the foregoing Legislative Measure(s) is as follows:

5, Yeas; 0, Nays; 0, Answering Present.

Y Harris(D), Chairperson

Y Brady(R), Republican Spokesperson

Y Demmer(R)

Y Ammons(D)(replacing Gordon-Booth)

Y Ford(D)(replacing Hernandez, Elizabeth)

CHANGE OF SPONSORSHIP

With the consent of the affected members, Representative Hurley was removed as principal sponsor, and Representative Guerrero-Cuellar became the new principal sponsor of SENATE BILL 603.

With the consent of the affected members, Representative Welch was removed as principal sponsor, and Representative Guerrero-Cuellar became the new principal sponsor of SENATE BILL 701.

With the consent of the affected members, Representative Welch was removed as principal sponsor, and Representative Delgado became the new principal sponsor of SENATE BILL 965.

With the consent of the affected members, Representative Welch was removed as principal sponsor, and Representative Williams, Jawaharial became the new principal sponsor of SENATE BILL 1041.

With the consent of the affected members, Representative Welch was removed as principal sponsor, and Representative Halpin became the new principal sponsor of SENATE BILL 1056.

With the consent of the affected members, Representative Welch was removed as principal sponsor, and Representative Walsh became the new principal sponsor of SENATE BILL 1245.

With the consent of the affected members, Representative Welch was removed as principal sponsor, and Representative Buckner became the new principal sponsor of SENATE BILL 1085.

With the consent of the affected members, Representative Welch was removed as principal sponsor, and Representative Scherer became the new principal sponsor of SENATE BILL 922.

With the consent of the affected members, Representative Welch was removed as principal sponsor, and Representative Kifowit became the new principal sponsor of SENATE BILL 2664.

With the consent of the affected members, Representative Welch was removed as principal sponsor, and Representative Ammons became the new principal sponsor of SENATE BILL 968.

With the consent of the affected members, Representative Welch was removed as principal sponsor, and Representative Walsh became the new principal sponsor of SENATE BILL 915.

With the consent of the affected members, Representative Welch was removed as principal sponsor, and Representative Mayfield became the new principal sponsor of SENATE BILL 813.

AGREED RESOLUTIONS

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

HOUSE RESOLUTION 261

Offered by Representative Welch:
Mourns the passing of Cleveland "Sonny" Gordon Sr.

HOUSE RESOLUTION 262

Offered by Representative Evans:
Congratulates John Spiros Jr. on his retirement from Painters District Council #14. Further commends him for his 45 years of service and thanks him for his contributions to organized labor.

HOUSE RESOLUTION 264

Offered by Representative Welter:
Congratulates Richard Kopezick on his retirement from the office of mayor of the City of Morris and commends him for his devoted service to his community.

AGREED RESOLUTIONS

HOUSE RESOLUTIONS 261, 262 and 264 were taken up for consideration.
Representative Ammons moved the adoption of the agreed resolutions.
The motion prevailed and the agreed resolutions were adopted.

At the hour of 12:20 o'clock p.m., Representative Ammons moved that the House do now adjourn until Wednesday, May 5, 2021, at 12:00 o'clock p.m., allowing perfunctory time for the Clerk.
The motion prevailed.
And the House stood adjourned.

STATE OF ILLINOIS
ONE HUNDRED SECOND
GENERAL ASSEMBLY
HOUSE ROLL CALL
QUORUM CALL

May 04, 2021

0 YEAS

0 NAYS

114 PRESENT

P Ammons	P Flowers	P Luft	P Smith
P Andrade	P Ford	P Mah	P Sommer
P Avelar	P Frese	P Manley	P Sosnowski
P Batinick	E Friess	P Marron	P Spain
P Bennett	P Gabel	P Mason	P Stava-Murray
P Bos	P Gong-Gershowitz	P Mayfield	P Stephens
P Bourne	P Gonzalez	P Mazzochi	P Stoneback
P Brady	P Gordon-Booth	P McCombie	P Stuart
P Buckner	P Grant	P McLaughlin	P Swanson
P Burke	P Greenwood	P Meier	P Tarver
P Butler	P Guerrero-Cuellar	P Meyers-Martin	P Ugaste
P Carroll	P Guzzardi	P Miller	P Vella
P Cassidy	P Haas	P Moeller	P Walker
P Caulkins	P Halbrook	P Morgan	P Walsh
P Chesney	P Halpin	P Morrison	P Weber
P Collins	P Hammond	P Moylan	P Welter
P Conroy	P Harper	P Murphy	P West
P Costa Howard	P Harris	P Mussman	P Wheeler
P Crespo	P Hernandez, Barbara	P Ness	P Wilhour
P Croke	P Hernandez, Elizabeth	P Nichols	P Williams, Ann
P D'Amico	P Hirschauer	P Niemerg	E Williams, Jawaharial
P Davidsmeyer	P Hoffman	P Ortiz	P Willis
P Davis	P Hurley	E Ozinga	P Windhorst
P Delgado	P Jacobs	P Ramirez	P Yang Rohr
P DeLuca	A Jones(REMOVED)	P Reick	P Yednock
P Demmer	P Keicher	P Rita	P Yingling
P Didech	P Kifowit	P Robinson	P Zalewski
P Durkin	P LaPointe	P Scherer	P Mr. Speaker
P Elik	P Lewis	P Severin	
P Evans(ADDED)	P Lilly	P Slaughter	

E - Denotes Excused Absence

At the hour of 3:39 o'clock p.m., the House reconvened perfunctory session.

SENATE BILLS ON FIRST READING

Having been reproduced, the following bills were taken up, read by title a first time and placed in the Committee on Rules: SENATE BILLS 481(Zalewski) and 1711(Hirschauer).

INTRODUCTION AND FIRST READING OF BILLS

The following bill was introduced, read by title a first time, ordered reproduced and placed in the Committee on Rules:

HOUSE BILL 4075. Introduced by Representative Buckner, AN ACT concerning finance.

**HOUSE JOINT RESOLUTIONS
CONSTITUTIONAL AMENDMENTS
FIRST READING**

Representative Evans introduced the following:

**HOUSE JOINT RESOLUTION
CONSTITUTIONAL AMENDMENT 34**

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that there shall be submitted to the electors of the State for adoption or rejection at the general election next occurring at least 6 months after the adoption of this resolution a proposition to amend the Illinois Constitution in Article I by adding Section 25 as follows:

**ARTICLE I
BILL OF RIGHTS**

(ILCON Art. I, Sec. 25 new)

SECTION 25. WORKERS' RIGHTS

(a) Employees shall have the fundamental right to organize and to bargain collectively through representatives of their own choosing for the purpose of negotiating wages, hours, and working conditions, and to protect their economic welfare and safety at work. No law shall be passed that interferes with, negates, or diminishes the right of employees to organize and bargain collectively over their wages, hours, and other terms and conditions of employment and work place safety, including any law or ordinance that prohibits the execution or application of agreements between employers and labor organizations that represent employees requiring membership in an organization as a condition of employment.

(b) The provisions of this Section are controlling over those of Section 6 of Article VII.

SCHEDULE

This Constitutional Amendment takes effect upon being declared adopted in accordance with Section 7 of the Illinois Constitutional Amendment Act.

The foregoing HOUSE JOINT RESOLUTION CONSTITUTIONAL AMENDMENT 34 was taken up, read in full a first time, ordered reproduced and placed in the Committee on Rules.

HOUSE RESOLUTIONS

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

HOUSE RESOLUTION 259

Offered by Representative Butler:

WHEREAS, Treatment courts have been restoring lives and families for more than three decades; and
 WHEREAS, There are now nearly 4,000 treatment courts nationwide; and
 WHEREAS, Treatment courts are the cornerstone of justice reform sweeping the nation; and
 WHEREAS, Treatment courts have served 1.5 million individuals; and
 WHEREAS, Treatment courts are now recognized as the most successful justice system intervention in our nation's history; and

WHEREAS, Treatment courts save an average of \$6,000 for every individual they serve; and

WHEREAS, Treatment courts significantly improve substance use disorder treatment outcomes and substantially reduce addiction and related crime at less expense than any other criminal justice strategy; and

WHEREAS, Treatment courts improve education, employment, housing, and financial stability, promote family reunification, reduce foster care placements, and increase the rate of addicted mothers delivering babies who are fully drug free; and

WHEREAS, Treatment courts facilitate community-wide partnerships by bringing together public safety and public health professionals; and

WHEREAS, Treatment courts demonstrate that when one person rises out of substance use and crime then we all rise; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare May 2021 as Drug Court Month in the State of Illinois.

HOUSE RESOLUTION 260

Offered by Representative Costa Howard:

WHEREAS, The Indian Child Welfare Act of 1978 (25 U.S.C. § 1901) "recognizes the special relationship between the United States and the Indian tribes and their members and the Federal responsibility to Indian people"; the intent of the Act is to "protect the best interest of Indian children and to promote stability and security of Indian tribes and families by establishing minimum Federal standards for the removal of Indian children from their families and the placement of such children in foster or adoptive homes which will reflect the unique values of Indian culture, and by providing for assistance to Indian tribes in the operation of child and family service programs". (25 U.S.C. § 1902); and

WHEREAS, The Bureau of Indian Affairs (BIA) promulgated a regulation "to govern the funding for, and the administration of Indian child and family service programs as authorized by the Indian Child Welfare Act of 1978" (25 C.F.R. § 23.1) to ensure consistency, efficacy, and to avoid any delay in child welfare proceedings involving Native American families; and

WHEREAS, Together the Indian Child Welfare Act (ICWA) and the BIA ICWA Rule promote the identity of Native American children and their connection with their tribe and afford extra protections to Native American children involved in the child welfare system by requiring the child welfare system to make active efforts, follow placement preference with the tribe, and other additional heightened legal standards required throughout the life of the case; and

WHEREAS, "Active efforts" means affirmative, active, thorough, and timely efforts intended primarily to maintain or reunite an Indian child with his or her family, which, to the maximum extent possible, should be provided in a manner consistent with the prevailing social and cultural conditions and way of life of the Indian child's Tribe and should be conducted in partnership with the Indian child and the Indian child's parents, extended family members, Indian custodians, and Tribe (25 CFR § 23.2.); and

WHEREAS, The BIA ICWA Rule mandates that when a Native American child is placed in foster care, placement preference must be given in descending order to placement of the child with: (1) A member

of the Indian child's extended family, (2) Other members of the Indian child's Tribe, or (3) Other Indian families (25 CFR § 23.130); and

WHEREAS, The Department of Children and Family Services (DCFS) Procedure 307, Indian Child Welfare Services, "outlines how the Department shall, in conjunction with Indian communities, organizations and agencies, provide a method of early identification of Indian children and their families in order to provide child welfare services that assure all the additional protections afforded by the Indian Child Welfare Act"; and

WHEREAS, DCFS Procedure 307 created an "Indian Child Welfare Specialist (ICWA Specialist)" that defines the role as "an enrolled member of a Native American Indian Tribe" who is "familiar with the Native American community, participates in community outreach, and is a primary contact person for an ICWA case who assists and supports permanency staff regarding ICWA compliance in child custody proceedings"; and

WHEREAS, Until 2018, DCFS employed two Indian Child Welfare Specialists to manage the various ICWA cases identified throughout the State of Illinois, both of whom were enrolled members of Native American Indian Tribes; and

WHEREAS, Since 2018, the DCFS Indian Child Welfare Specialist positions have been vacant, and when DCFS recently posted positions to hire two ICWA Specialists, the requirement that the Specialists be a member of a Native American Indian Tribe was changed to a mere preference; and

WHEREAS, The Indian Child Welfare Specialists are responsible for: (1) developing procedural guidelines to determine DCFS compliance with ICWA, (2) determining children's eligibility under ICWA, (3) facilitating communication throughout the life of the case between representatives from the child's tribe, DCFS, and the courts, (4) identifying community support, organizations, programs, and activities to maintain the American Indian child's culture, language, and traditions, which are required under ICWA, (5) maintaining and developing connections with the Native American community, (6) recruiting and supporting Native American foster homes, (7) providing ICWA trainings, and (8) facilitation of the Illinois Child Welfare Advisory Council; and

WHEREAS, These responsibilities have been ignored since 2018, and the ICWA youth in care and their families have not had the advocacy, services, or support needed to protect their interests and rights and, as a result, have suffered; and

WHEREAS, There has been almost no public information offered about DCFS compliance with the ICWA and BIA ICWA Rule or implementation of Procedure 307 or whether there is any oversight process to ensure accountability and compliance so that the needs of Native American youth in care are being addressed by DCFS; and

WHEREAS, The General Assembly requires reliable information to guide funding decisions, perform its oversight, and make sound legislative and administrative recommendations; 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 to conduct a performance audit of the Department of Children and Family Services compliance with its obligations to protect the Indian Children in care and their families; and be it further

RESOLVED, That the audit shall include, but not be limited to, examining the operations and management of the Department of Children and Family Services and its contractors to perform its duties in accordance with ICWA, the BIA Regulations, and DCFS procedure 307 "Indian Child Welfare Services" as follows:

- (1) The Department of Children and Family Services' implementation of and adherence to The Indian Child Welfare Act of 1978;
- (2) The Department of Children and Family Services' implementation of and adherence to the Bureau of Indian Affairs Rule;
- (3) The Department of Children and Family Services' implementation of and adherence to Procedure 307;
- (4) The Department of Children and Family Services' contractors' implementation of adherence to Procedure 307;
- (5) How and with what frequency the Department of Children and Family Services and its contractors' employees are trained on the Indian Child Welfare Act, the Bureau of Indian Affairs regulations, and the requirements of Procedure 307, and whether the training is sufficient to demonstrate appropriate application to field work;

- (6) How employee and contract oversight ensure accountability and corrective actions;
- (7) The method by which the Department of Children and Family Services assesses, monitors, and acts to make certain its contracted providers have adopted Procedure 307 policies;
- (8) The methods by which information about Indian Child eligibility is sought, the format and locations in which this information is maintained, and the practices utilized for privacy protections;
- (9) Actions taken by the Department of Children and Family Services and its contractors in licensing to recruit and support Native American foster homes;
- (10) The process by which the Department of Children and Family Services ensures that Indian children or youth are placed in homes that comply with placement preference as outlined in ICWA and the BIA regulations;
- (11) The current gap in placement and service capacity to meet the needs and efforts made to recruit Native American foster homes; and
- (12) Amounts appropriated or allocated from any source, including grants, for the purposes of compliance with ICWA, the BIA Regulations and DCFS Procedures 307, the amounts actually spent, and the purpose of each expenditure during fiscal years 2018 through 2021; and be it further

RESOLVED, That the audit include, but not be limited to, the following determinations as they pertain to children (up to the age of 21) in the care of the Department of Children and Family Services in calendar years 2019 and 2020:

- (1) The number of youth in care identified as an Indian Child or eligible for membership in an Indian tribe;
- (2) For each youth in subsection (1), the length of stay in out-of-home care, case permanency goals, frequency of sibling visitation, as applicable;
- (3) For each youth in subsection (1), the number, type, and duration of each placement designated relative foster home, tribal foster home, group home, residential treatment center, detention or correctional setting, psychiatric hospital, transitional living program, or shelter home, whether and how the youth in care and the tribe participate in placement planning and determination, whether and how tribal placement preference was considered for placement selection, and reasons for placement disruptions, if applicable;
- (4) For each youth in subsection (1), the number of each incident categorized as running away, contact with police or the justice system, crisis hospitalization, hospitalization beyond medical necessity, reported victim of assault, school-related disciplinary infractions, school-related disciplinary infractions, school-related bullying or harassment, removal from a placement at the request of a provider or caregiver, removal from a placement at the request of the youth, subject of abuse or neglect allegations while in out-of-home care, and detained in a correctional setting beyond release due to lack of identified placement;
- (5) For each youth in subsection (1), were opportunities provided to engage in normalcy activities (e.g., participation in activities typical of their peer and age group) consistent with the child's tribal culture, language, and traditions;
- (6) Whether the data findings in (2), (3), (4), and (5) differ from that of the general population of youth in care or whether the data differs based on the geographic placement of the youth in care; and
- (7) The number of providers designated as clinically appropriate to provide housing or services to youth identified as members or eligible for membership in a Native American tribe and the number of youth utilizing those providers for services or supports; and be it further

RESOLVED, That the Department of Children and Family Services shall cooperate fully and promptly with the Auditor General's Office in conducting this audit; and be it further

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

HOUSE RESOLUTION 263

Offered by Representative Ford:

WHEREAS, In an effort to do their part in addressing homelessness, hunger, economic development, and equity resources, retired Chicago Bears player Israel Idonije of FBRK (fab*rik) and the FBRK Brands team developed their vision for impact and growth through the creation of the FBRK Impact House; it is the

nation's first philanthropic hub for foundations, grant makers, and socially responsible corporations committed to social change; it serves and supports the philanthropic community by providing a place where not-for-profit grantor organizations can work together intentionally sharing ideas and resources; the goal is for all organizations to operate with greater efficiency; the network is made up of well-rounded and ambitious individuals, driven by purpose and the desire to use their gifts to contribute to the success of underserved communities; and

WHEREAS, The FBRK Impact House had its official grand opening on March 1, 2020 and welcomed its long-term tenants, including Forefront, the Woods Fund of Chicago, The Field Foundation of Illinois, Inc., United States Artists, Inc., A Better Chicago, the Chicago Public Library Foundation, Pillars, the Children First Fund, the Knight Family Foundation, The Academy Group, the Gupta Foundation (Avani Narang), the Margot and Thomas Pritzker Family Foundation (Margot L. Pritzker Fund), Public Good Partners, and Enrich Chicago; Access Members, utilizing work lounges and open space, are the Baum Foundation, the Cornerstone Foundation, the Comer Family Foundation, Verizon, the Healthy Communities Foundation, and the Crown Foundation; and

WHEREAS, The philanthropically-focused FBRK Impact House is the first prong of a two-prong strategy to improve the quality of life of human capital; with the creation of the Impact Fund, FBRK will target support towards individuals and families in underserved and neglected communities; and

WHEREAS, The Technology, Renewable Energy Command Center (TRECC), a workforce development and innovation center, is the second prong of the strategy to improve and support individuals, families, and communities that are underserved and neglected; it will be a full-service mecca for entrepreneurs, businesses, and innovators in the industries of Technology, Renewable Energy, Finances, E-Commerce, and Arts; the onsite innovation center will offer skills training, job placement, and workforce development in cybersecurity, advanced manufacturing and transportation, coding hardware and software, finances, e-commerce, robotics, animation, hydroponics, and automation industries and will help communities in developing resiliency to economic changes, while building the next generation of entrepreneurs, businesses, and innovators; and

WHEREAS, TRECC will weave together technology, innovation, business mentorship, workforce development, and wellness to serve small businesses, entrepreneurs, and families in underserved and neglected communities; and

WHEREAS, The world is changing how it trains, develops, and deploys the next generation of its workforce; it is important that communities faced with homelessness, hunger, and a lack of economic development and without equity resources are part of this change; when the FBRK Brands team can fully implement the two-prong strategy of the FBRK Impact House and TRECC, it will provide exponential growth in addressing the social, economic, and development needs of its most valuable resource of human capital; rebuilding families and communities through the social and economic spheres is the objective; and

WHEREAS, When the State of Illinois strategically invests in the development and improvement of underserved and neglected communities, it prepares those communities to become socially and economically independent, and the State stands to benefit tremendously through the efforts of the FBRK Impact House and TRECC; 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 members of the Illinois General Assembly, state agencies, and Governor JB Pritzker and his administration to partner with and support the work of the FBRK Brands team, including FBRK Impact House and TRECC; and be it further

RESOLVED, That a suitable copy of this resolution be delivered to the FBRK Brands team and Governor JB Pritzker.

HOUSE RESOLUTION 265

Offered by Representative Hoffman:

WHEREAS, The Illinois Department of Human Services' (DHS) mission is to provide equitable access to social and human services, supports, programs, and resources to enhance the lives of all it serves; and

WHEREAS, The DHS mission is conducted by multiple divisions, including the Division of Developmental Disabilities (DDD), which has oversight for the Illinois system of programs and services designed for individuals with intellectual and developmental disabilities; and

WHEREAS, In July 2018, the Auditor General released a performance audit of the DHS oversight of the Community Integrated Living Arrangement (CILA) program, a program under the purview of DDD; and

WHEREAS, The audit found weaknesses in the licensing process for CILAs and the monitoring of CILAs by DHS, resulting in 26 recommendations to DHS to improve CILA oversight; and

WHEREAS, In July 2020, the Auditor General released a compliance audit of DHS for the period that ended June 30, 2019; this audit found that DHS had not yet fully implemented 19 of the 26 recommendations (74 percent) from the audit released in 2018; and

WHEREAS, In April 2020, the Auditor General released a management audit of the DHS process for the selection of Independent Service Coordination providers, providers that serve the front line providing information and assistance to help individuals and families make informed choices for services; and

WHEREAS, The audit found significant problems with the competitive procurement process used to select the Independent Service Coordination providers, resulting in 13 recommendations, including:

- (1) 274 scoring irregularities in this one grant opportunity;
- (2) Failure to uniformly apply the grant criteria to grantee proposals;
- (3) Failure to maintain documentation to show how protests resolutions were made; and
- (4) Failure to follow selection criteria for the grant opportunity; and

WHEREAS, The Auditor General, given the failures by DDD, could not conclude with absolute certainty that the correct proposers were selected by DHS for the awards, estimated to value over \$38 million; and

WHEREAS, DDD oversees the administration of the Independent Service Coordination providers, including awarding competitively procured grants; and

WHEREAS, The Grant Accountability and Transparency Act website lists the grant opportunities available by State Agency; and

WHEREAS, DHS reported 225 grant opportunities available through the department, including 15 within DDD; and

WHEREAS, DHS received nearly \$1.6 billion in appropriations in FY20 for DDD grants-in-aid and purchased care; 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 to conduct a management audit of the Department of Human Services' Division of Developmental Disabilities oversight of the CILA program and the awarding of competitively-procured grants; and be it further

RESOLVED, That the audit investigate the findings from the 2018 performance audit and 2020 management audit and include, but not be limited to, the following determinations:

- (1) The process for licensing developmental services agencies and certifying CILAs for persons with developmental disabilities;
- (2) Whether oversight and monitoring of licensed CILA providers complies with statutory and regulatory requirements, including site visits and inspections of records and premises;
- (3) The extent and timing of follow-up and monitoring by DDD of individuals transitioned from state-operated developmental centers to CILAs, including its provision of follow-along services to support an individual's transition into new service arrangements;
- (4) The role of any contractors in the administration or oversight of the CILA program and whether these contractors were selected in compliance with any required regulation and whether oversight by DHS was adequate;
- (5) Whether all aspects of the competitive funding process was conducted in accordance with applicable laws, rules, regulations, and policies for grant opportunities overseen by DDD; and
- (6) An examination for a sample of competitive procurements conducted by DDD of whether:
 - (a) The evaluative criteria guiding the selection of the award winner was adequate and were uniformly applied;
 - (b) Decisions concerning the selection of successful bidding agencies were adequately supported and documented;
 - (c) Decisions concerning the resolution of protests were adequately supported and documented; and
 - (d) The competitive funding process was adequately planned to allow reasonable time frames for responses from bidding agencies and review of responses by DDD; and be it further

RESOLVED, That the Department of Human Services and any other entity having information relevant to this audit cooperate fully and promptly with the Auditor General's Office in the conduct of this audit; and be it further

RESOLVED, That the Auditor General commence this audit as soon as possible and report his findings and recommendations upon completion in accordance with the provisions of Section 3-14 of the Illinois State Auditing Act; and be it further

RESOLVED, That a suitable copy of this resolution be delivered to the Auditor General.

HOUSE JOINT RESOLUTION 39

Offered by Representative Meier:

WHEREAS, The members of the Illinois General Assembly are honored to pay tribute to those who have given their lives to protect and serve the citizens of this great nation; and

WHEREAS, Medevac Pilot Larry D. Mills, along with flight nurse Deborah Kroon, flight paramedic Michelle Tarwarter, and patient April Rodriguez, were killed on July 29, 2016 when their Cal-Ore Life Flight plane crashed east of McKinleyville, California; and

WHEREAS, Larry Mills was born in Warner Robins, Georgia on March 17, 1962; his family moved to Marine in 1973, and he graduated from Triad High School in 1980; he was an EMT and a 12-year veteran of the Marine Volunteer Fire Department; and

WHEREAS, Larry Mills was an exceptional pilot and instructor who flew gliders, helicopters, and dual aircraft and taught at Schafer Airport in St. Jacob; he had over 30 years of flying experience and had contracts with the United States Army and the Air Force to train pilots; and

WHEREAS, The Larry Mills Aviation Memorial Scholarship has been established through the Highland Area Community Foundation to honor the life and career of a pilot who gave his life helping others; 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 Illinois Route 143 as it travels from its intersection with Route 4 east through the City of Marine as the "Larry D. Mills Memorial Highway"; and be it further

RESOLVED, That the Illinois Department of Transportation is request to erect, at suitable locations consistent with State and federal regulations, appropriate plaques or signs giving notice of the name of the "Larry D. Mills Memorial Highway"; and be it further

RESOLVED, That a suitable copy of this resolution be presented to the family of Larry Mills, the Mayor of the City of Marine, and the Secretary of Transportation.

HOUSE JOINT RESOLUTION 40

Offered by Representative Meier:

WHEREAS, It is highly fitting that the Illinois General Assembly pays honor and respect to the truly great individuals who have served our country and, in doing so, have made the ultimate sacrifice for our nation; and

WHEREAS, Their sacrifice and service is a reminder that freedom is not free but comes at a cost; and

WHEREAS, We should always remember the men and women who helped preserve the freedoms that we all enjoy; 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 Old US 50 in Clinton County, Illinois as the "Clinton County Veterans 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, appropriate plaques or signs giving notice of the name "Clinton County Veterans Memorial Road"; and be it further

RESOLVED, That suitable copies of this resolution be presented to the Clinton County Board and the Secretary of the Illinois Department of Transportation.

HOUSE JOINT RESOLUTION 41

Offered by Representative Marron:

WHEREAS, Joseph Gurney Cannon was born in Guilford County, North Carolina on May 7, 1836; his parents, Gulielma Hollingsworth and physician Horace F. Cannon, moved the family to Indiana when he was four; and

WHEREAS, After his father's death, Joe Cannon apprenticed himself to an attorney and then studied at the Cincinnati Law School; and

WHEREAS, Joe Cannon moved to Tuscola and was named States Attorney for the 27th Judicial District; in 1868, he ran for Congress and began a 46 year Congressional career; and

WHEREAS, In 1876, Joe Cannon moved to Danville, where he resided for the rest of his life; he married Mary P. Reed in 1862, and they had two daughters; and

WHEREAS, Joe Cannon's first leadership post was as chairman of the Appropriations Committee; in 1903, he was elected Speaker of the United States House of Representatives, and throughout his speakership, he remained a fierce defender of the rights of the House; and

WHEREAS, Members chafed under Joe Cannon's iron-fisted rule; in 1911, a coalition of reform-minded Republicans joined with the Democrats to depose him from the speakership; he was defeated for re-election the following year, but like a true political survivor, he ran and won again in 1914; he served another four terms in Congress before retiring permanently in 1922; and

WHEREAS, Joe Cannon declined to run in the 1922 congressional election and retired at the end of his last term in 1923; he was featured on the cover of the first issue of Time magazine on the last day of his last term in office; and

WHEREAS, Joe Cannon is the second longest-serving Republican representative, surpassed only by Alaska congressman Don Young; he was the first member of Congress, of either party, to surpass 40 years of service (non-consecutive); his congressional career spanned 46 years of cumulative service, a concurrent 50 years, and held a record not broken until 1959; and

WHEREAS, Joe Cannon died in his residence in Danville on November 12, 1926; and

WHEREAS, Joe Cannon was one of the most effective Speakers of the House in American history, so it was not a surprise when he was chosen as the namesake for the first House office building; later, buildings would be named for Speakers Sam Rayburn and Nicholas Longworth as well former Congressman and President Gerald Ford; 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 section of Illinois Route 1 in Danville beginning at Gibson Drive and ending at West Steidl Road as "Speaker Joe Cannon 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 "Speaker Joe Cannon Highway"; and be it further

RESOLVED, That suitable copies of this resolution be presented to the family of Joe Cannon, the Mayor of Danville, and the Secretary of Transportation.

HOUSE JOINT RESOLUTION 42

Offered by Representative Windhorst:

WHEREAS, The members of the Illinois General Assembly are honored to pay tribute to those who have given their lives to protect and serve the citizens of this great nation; and

WHEREAS, The members of the House of Representatives of the State of Illinois learned with much sadness of the death in Iraq of Sergeant Brian Romines of Simpson and formerly of Anna on June 6, 2005; and

WHEREAS, Brian Romines was born to Clyde Randall and Melinda Clary Romines on October 26, 1984; he was a graduate of Anna Jr. High School and Vienna High School; he attended many churches and was a member of the VFW in Herrin and an honorary member of the Roustabouts of Little Egypt Southern Illinois; and

WHEREAS, Brian Romines joined the U.S. Army National Guard in October of 2002, completed basic training in November of 2003, and was deployed in November of 2004; he was a member of the 3rd Battalion, 123rd Field Artillery based out of Marion; and

WHEREAS, Brian Romines was preceded in death by his paternal great-grandparents, John Raymond and Mary Romines, and his maternal great-grandparents, Lester and Chloe Jones; and

WHEREAS, The passing of Sergeant Brian Romines has been deeply felt by many, especially his mother, Melinda Clary; his father, Randy (Kris) Romines; his brother, Randall (Chrissy) Romines; his sister, Tera Romines; his stepsister, Addie Jones; his uncles, Mark (Carol) Clary, Todd Clary, Brad Romines, Richard Romines, and Greg (Woodie) Romines; his nephews, Brennan Romines and Ryland Solami; his niece, Hannah Romines; his cousins, Megan, Kaci, Samantha, Derek, Rendee, Chelsie, Richard, Tabatha, Tiffany, Teila, and Tyler; his other relatives; and his many friends including his extended family of the Alpha Battery, 2/123 FA, 504th MPBN; 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 section of Illinois Route 146 between Anna and Vienna as the "Sergeant Brian Romines 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 "Sergeant Brian Romines Memorial Highway"; and be it further

RESOLVED, That suitable copies of this resolution be presented to the family of Sergeant Brian Romines and the Secretary of Transportation.

At the hour of 3:42 o'clock p.m., the House Perfunctory Session adjourned.