# SENATE JOURNAL 

STATE OF ILLINOIS

# ONE HUNDRED SECOND GENERAL ASSEMBLY 

83RD LEGISLATIVE DAY

WEDNESDAY, FEBRUARY 16, 2022

11:40 O'CLOCK A.M.

# SENATE <br> Daily Journal Index <br> 83rd Legislative Day 

Action Page(s)
Introduction of Senate Bill No. 4174 .............................................................................................. 7
Legislative Measure Filed................................................................................................................ 8
Legislative Measures Filed ............................................................................................................. 4
Message from the Governor........................................................................................................ 4
Presentation of Senate Joint Resolution No. 48............................................................................. 41
Presentation of Senate Joint Resolution No. 49............................................................................ 45
Presentation of Senate Resolution No. 834...................................................................................... 5
Presentation of Senate Resolution No. 838...................................................................................... 6
Presentation of Senate Resolutions No'd. 835-837.......................................................................... 5
Report from Assignments Committee .......................................................................................... 44
Reports from Standing Committees............................................................................................... 7
Reports Received ........................................................................................................................... 4
Bill Number Legislative Action Page(s)
SB 0670 Third Reading ..... 12
SB 2154 Second Reading .....  8
SB 2942 Third Reading ..... 13
SB 2945 Third Reading ..... 13
SB 2951 Third Reading ..... 14
SB 2952 Second Reading .....  9
SB 2958 Third Reading ..... 14
SB 2963 Second Reading ..... 10
SB 2973 Second Reading ..... 11
SB 2974 Third Reading ..... 15
SB 2984 Third Reading ..... 15
SB 2989 Second Reading ..... 12
SB 2993 Third Reading ..... 16
SB 3005 Third Reading ..... 16
SB 3006 Second Reading ..... 12
SB 3007 Second Reading ..... 12
SB 3011 Third Reading ..... 17
SB 3032 Third Reading ..... 17
SB 3036 Second Reading ..... 11
SB 3045 Second Reading ..... 11
SB 3090 Third Reading ..... 18
SB 3103 Third Reading ..... 18
SB 3108 Third Reading ..... 19
SB 3127 Second Reading .....  8
SB 3130 Third Reading ..... 19
SB 3132 Third Reading ..... 20
SB 3149 Third Reading ..... 20
SB 3157 Second Reading .....  8
SB 3163 Third Reading ..... 21
SB 3174 Third Reading ..... 21
SB 3177 Second Reading ..... 11
SB 3178 Second Reading .....  8
SB 3180 Third Reading ..... 22
SB 3189 Third Reading ..... 22
SB 3215 Second Reading .....  8
SB 3216 Third Reading ..... 23
SB 3416 Third Reading ..... 23
SB 3433 Third Reading ..... 24
SB 3459 Third Reading ..... 25
SB 3465 Third Reading ..... 25
SB 3470 Third Reading ..... 26
SB 3474 Second Reading .....  9
SB 3482 Third Reading ..... 26
SB 3498 Third Reading ..... 27
SB 3600 Second Reading .....  9
SB 3616 Third Reading ..... 27
SB 3661 Third Reading ..... 28
SB 3682 Third Reading ..... 28
SB 3685 Third Reading ..... 29
SB 3707 Third Reading ..... 29
SB 3747 Third Reading ..... 30
SB 3761 Third Reading ..... 30
SB 3762 Second Reading ..... 11
SB 3777 Third Reading ..... 31
SB 3785 Third Reading ..... 31
SB 3793 Third Reading ..... 32
SB 3795 Third Reading ..... 32
SB 3799 Third Reading ..... 33
SB 3833 Third Reading ..... 33
SB 3847 Third Reading ..... 34
SB 3853 Third Reading ..... 34
SB 3867 Third Reading ..... 35
SB 3893 Third Reading ..... 35
SB 3895 Third Reading ..... 36
SB 3912 Third Reading ..... 36
SB 3915 Third Reading ..... 37
SB 3957 Third Reading ..... 37
SB 3985 Second Reading ..... 12
SB 3988 Third Reading ..... 38
SB 3990 Third Reading ..... 38
SB 3991 Third Reading ..... 39
SB 4000 Third Reading ..... 39
SB 4001 Third Reading ..... 40
SB 4020 Third Reading ..... 40
SB 4024 Third Reading ..... 41
SB 4025 Third Reading ..... 43
SB 4056 Third Reading ..... 43
SJR 0048 Adopted ..... 45
SJR 0048 Committee on Assignments ..... 41
SJR 0049 Committee on Assignments ..... 45
SR 0834 Committee on Assignments .....  5
SR 0838 Committee on Assignments ..... 6

The Senate met pursuant to adjournment.
Senator Linda Holmes, Aurora, Illinois, presiding.
Silent prayer was observed by all members of the Senate.
Senator Bennett led the Senate in the Pledge of Allegiance.
Senator Hunter moved that reading and approval of the Journal of Tuesday, February 15, 2022, be postponed, pending arrival of the printed Journal.

The motion prevailed.

## REPORTS RECEIVED

The Secretary placed before the Senate the following reports:
Reporting Requirement of 50 ILCS 107/15 (Law Enforcement Camera Grant Act), submitted by the Montgomery County Sheriff's Office.

Report to the Restore Illinois Collaborative Commission - February 2022, submitted by the Department of Commerce and Economic Opportunity.

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

## LEGISLATIVE MEASURES FILED

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

Amendment No. 1 to Senate Bill 1435
Amendment No. 1 to Senate Bill 1479
Amendment No. 1 to Senate Bill 2962
Amendment No. 1 to Senate Bill 3097
Amendment No. 2 to Senate Bill 3613
Amendment No. 1 to Senate Bill 3905
Amendment No. 1 to Senate Bill 3914
Amendment No. 2 to Senate Bill 3954

# MESSAGE FROM THE GOVERNOR <br> OFFICE OF THE GOVERNOR 207 STATE HOUSE SPRINGFIELD, ILLINOIS 62706 

## JB PRITZKER <br> GOVERNOR

January 31, 2022

Mr. Tim Anderson<br>Secretary of the Senate<br>401 State Capitol<br>Springfield, IL 62706<br>Re: Notification of Abolition of Terms<br>of the Commissioners on the<br>Concealed Carry Licensing Review Board

[February 16, 2022]

Dear Secretary Anderson:
Pursuant to Public Act 102-237 and effective January 1, 2022, the existing terms of each Commissioner on the Concealed Carry Licensing Review Board was abolished. As a result of Public Act 102-237, please be advised that the appointments of the following Commissioners concluded on January 1, 2022: Peter Buckley, Inger Burnett-Zeigler, Lionel Craft, Nancy DePodesta, Joseph Duffy, Jon Johnson, and Donald Wilkerson.

Sincerely,<br>s/JB Pritzker<br>Governor

cc: Christine Belle, Comptroller - Budget \& State Officers Payroll cc: The Honorable Jesse White, Secretary of State

## PRESENTATION OF RESOLUTIONS

## SENATE RESOLUTION NO. 835

Offered by Senator Anderson and all Senators:
Mourns the passing of Dean O. Miller of Milan.
SENATE RESOLUTION NO. 836
Offered by Senator Anderson and all Senators:
Mourns the death of Donald Tanner of Rapids City.

## SENATE RESOLUTION NO. 837

Offered by Senator Anderson and all Senators:
Mourns the death of Joe Penca.
By unanimous consent, the foregoing resolutions were referred to the Resolutions Consent Calendar.
Senator Pacione-Zayas offered the following Senate Resolution, which was referred to the Committee on Assignments:

## SENATE RESOLUTION NO. 834

WHEREAS, High school is a critical time for development of career choices; and
WHEREAS, Apprenticeship programs for students combine academic and technical classroom instruction with work experience through experiential learning and hands-on training; and

WHEREAS, Apprenticeships provide students with access to high-quality, industry-focused training that combines classroom and on-the-job learning and affordable pathways to college and careers in high-demand industries; and

WHEREAS, Apprenticeship programs connect students to high-wage, high-skill, and in-demand occupations in such fields as business and finance, healthcare, information technology, advanced manufacturing, and education; and

WHEREAS, New sectors are emerging with the Clean Energy Jobs Act (CEJA) that will repower communities by expanding access to clean energy careers, building community wealth, and ensuring new opportunities as they build a new clean energy economy; and

WHEREAS, Students are provided the foundation to jump-start their careers and to choose among multiple pathways, including to enroll in college, begin full-time employment, or a combination of both; and

WHEREAS, Apprenticeships are also valuable for school systems, as they may enhance school retention and graduation rates; and

WHEREAS, Apprenticeships promote student success by providing students with the support they need to take the next steps to succeed in college and careers; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge high school educators and counselors to promote career and technical education by assisting each student to determine an appropriate post-secondary plan based upon their skills, strengths, and goals and by helping them implement the best practices that improve career or workforce readiness after high school; and be it further

RESOLVED, That a suitable copy of this resolution be delivered to the State Superintendent of Education.

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

## SENATE RESOLUTION NO. 838

WHEREAS, The National Institutes of Health reports that there are nearly 7,000 diseases and conditions that affect fewer than 200,000 Americans, which means that they are considered rare; and

WHEREAS, While each of these diseases may affect small numbers of people, rare diseases as a group affect nearly 30 million Americans, 50 percent of whom are children; and

WHEREAS, Many rare diseases are serious and debilitating conditions that have a significant impact on the lives of those affected; and

WHEREAS, While the Food and Drug Administration has approved drugs and biologics for more than 1,000 rare disease indications, millions of Americans have rare diseases for which there is no approved treatment; and

WHEREAS, Individuals and families affected by rare diseases often experience problems, such as diagnosis delay, difficulty finding a medical expert, and lack of access to treatments or ancillary services; and

WHEREAS, While the public is familiar with some rare diseases, such as muscular dystrophy and amyotrophic lateral sclerosis, better known as Lou Gehrig's disease, and is sympathetic to those affected, many patients and families affected by lesser-known rare diseases bear a large share of the burden of funding research and raising public awareness to support the search for treatments; and

WHEREAS, With nearly one in ten Americans diagnosed with a rare disease, thousands of Illinois residents are among those affected by rare diseases; those affected were given a voice in 2017 with the establishment in this state of the Rare Disease Advisory Commission; and

WHEREAS, The Orphan Drug Act has encouraged and promoted the discovery and development of biopharmaceuticals designed to treat and potentially cure rare diseases; and

WHEREAS, Many of the world's leading academic institutions, academic medical centers, biotech companies, and pharmaceutical companies that are conducting research and seeking cures for rare diseases are doing so in this State; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare February 28, 2022 as Rare Disease Day in the State of Illinois in order to raise awareness of rare diseases, support individuals and families who struggle with rare diseases, bring attention to the need for research and funding to support the discovery and development of therapies designed to treat and potentially cure rare diseases, and support the continued work of the Illinois Rare Disease Commission; and be it further

RESOLVED, That suitable copies of this resolution be presented to iBIO, the Illinois Biotechnology Innovation Organization, Chairperson Maria Bellefeuille of the Illinois Rare Disease Commission, and the Department of Public Health.

## INTRODUCTION OF BILL

SENATE BILL NO. 4174. Introduced by Senator Stadelman, a bill for AN ACT concerning appropriations.

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

## REPORTS FROM STANDING COMMITTEES

Senator Belt, Chair of the Committee on Education, to which was referred Senate Bills Numbered 3093 and 3907 , reported the same back with the recommendation that the bills do pass.

Under the rules, the bills were ordered to a second reading.
Senator Belt, Chair of the Committee on Education, to which was referred Senate Resolution No. 788, reported the same back with the recommendation that the resolution be adopted.

Under the rules, Senate Resolution No. 788 was placed on the Secretary's Desk.
Senator Van Pelt, Chair of the Committee on Healthcare Access and Availability, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 3 to Senate Bill 3017
Under the rules, the foregoing floor amendment is eligible for consideration on second reading.
Senator Van Pelt, Chair of the Committee on Healthcare Access and Availability, to which was referred Senate Resolution No. 633, reported the same back with the recommendation that the resolution be adopted.

Under the rules, Senate Resolution No. $\mathbf{6 3 3}$ was placed on the Secretary's Desk.
Senator Stadelman, Chair of the Committee on Local Government, to which was referred Senate Bill No. 2912, reported the same back with the recommendation that the bill do pass.

Under the rules, the bill was ordered to a second reading.
Senator Morrison, Chair of the Committee on Health, to which was referred Senate Bill No. 3775, reported the same back with the recommendation that the bill do pass.

Under the rules, the bill was ordered to a second reading.
Senator Morrison, Chair of the Committee on Health, to which was referred Senate Resolutions Numbered 723, 791 and 792, reported the same back with the recommendation that the resolutions be adopted.

Under the rules, Senate Resolutions Numbered 723, 791 and 792 were placed on the Secretary's Desk.

Senator Morrison, Chair of the Committee on Health, to which was referred Senate Joint Resolution No. 42, reported the same back with the recommendation that the resolution be adopted.

Under the rules, Senate Joint Resolution No. 42 was placed on the Secretary's Desk.
Senator Crowe, Chair of the Committee on Judiciary, to which was referred Senate Bills Numbered 3069, 3477 and $\mathbf{3 6 5 0}$, reported the same back with the recommendation that the bills do pass.

Under the rules, the bills were ordered to a second reading.
Senator Crowe, Chair of the Committee on Judiciary, to which was referred the following Senate floor amendments, reported that the Committee recommends do adopt:

Senate Amendment No. 1 to Senate Bill 3083
Senate Amendment No. 2 to Senate Bill 3083
Under the rules, the foregoing floor amendments are eligible for consideration on second reading.
Senator Martwick, Chair of the Committee on Pensions, to which was referred Senate Bill No. 2991, reported the same back with the recommendation that the bill do pass.

Under the rules, the bill was ordered to a second reading.
Senator Martwick, Chair of the Committee on Pensions, to which was referred the following Senate floor amendment, reported that the Committee recommends do adopt:

Senate Amendment No. 1 to Senate Bill 2952
Under the rules, the foregoing floor amendment is eligible for consideration on second reading.

## LEGISLATIVE MEASURE FILED

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

Amendment No. 1 to Senate Bill 2912

## READING BILLS OF THE SENATE A SECOND TIME

On motion of Senator Tracy, Senate Bill No. 2154 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Anderson, Senate Bill No. 3127 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Bennett, Senate Bill No. 3157 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Bennett, Senate Bill No. 3178 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Bennett, Senate Bill No. 3215 having been printed, was taken up, read by title a second time.

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

AMENDMENT NO. 1 . Amend Senate Bill 3215 on page 1, line 8, after "1994", by inserting "and on or before the effective date of this amendatory Act of the 102nd General Assembly".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

On motion of Senator Bennett, Senate Bill No. 3600 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Koehler, Senate Bill No. 3474 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Van Pelt, Senate Bill No. 2952 having been printed, was taken up, read by title a second time.

Senator Van Pelt offered the following amendment and moved its adoption:

## AMENDMENT NO. 1 TO SENATE BILL 2952

AMENDMENT NO. 1 . Amend Senate Bill 2952 by replacing everything after the enacting clause with the following:
"Section 5. The Illinois Pension Code is amended by changing Sections 6-174 and 11-181 as follows: (40 ILCS 5/6-174) (from Ch. 108 1/2, par. 6-174)
Sec. 6-174. Board created. A board of 8 members shall constitute a board of trustees authorized to administer the provisions of this Article. The board shall be known as the Retirement Board of the Firemen's Annuity and Benefit Fund of the city.

The board shall consist of the city treasurer, the city comptroller, the city clerk, a deputy fire commissioner designated by the fire commissioner of the city, 3 firemen employed by the city, and 1 annuitant of the fund or a fireman pensioner of any prior firemen's pension fund in operation, by authority of law, in the city. The city treasurer, with the prior approval of the board, may appoint a designee from among employees of the city who is versed in the affairs of the city treasurer's office to act in the absence of the city treasurer on all matters pertaining to administering the provisions of this Article. Children less than age 18 shall not be eligible for membership.

The members of a retirement board holding office at the time this Article becomes effective, including elected and ex officio members, shall continue in office until the expiration of their respective terms or appointment and until their respective successors are elected or appointed, and qualified.

In a city which first attains a population of over 500,000 and comes under the provisions of this Article, the active firemen members of the board of trustees of any firemen's pension fund then in effect in such city and the member of such board who was chosen from the retired members of such fund shall become members of the board as follows:
(a) The active fireman member for whom the highest number of votes was cast and counted at the most recent election for board members shall become a member of the retirement board for a term which shall end on December 1st of the third year after the year in which this Article comes into force in the city; the member of the board for whom the second highest number of votes was cast and counted at such election shall become a member of the retirement board for a term which shall end on December 1st of the second year after the year in which this Article comes into force in the city; and the member of the board for whom the third highest number of votes was cast and counted at such election shall become a member of the retirement board for a term which shall end on December 1st of the first year after the year in which this Article comes into force in the city.
(b) The annuitant member of the pension fund shall become a member of the board for a term which shall end on December 1st of the second year after the year in which this Article comes into force in the city.

The board shall conduct regular elections annually, at least 30 days prior to the expiration of the term of the active fireman member of the board whose term next expires, for the election of a successor for a term of 3 years. The board also shall conduct regular elections, at least 30 days prior to the expiration of the term of the member who is a pensioner of any pension fund formerly in effect in such city or an annuitant of the
annuity and benefit fund herein provided, for the election of a successor to such member for a term of 3 years.

Any member of the board, elected as aforesaid, shall continue in office until his successor is elected and qualified.

Each member of the board, before entering upon the duties of his office, shall take the oath prescribed by the Constitution of this State, which oath shall be filed in the office of the city clerk of the city.
(Source: P.A. 101-96, eff. 7-19-19.)
(40 ILCS 5/11-181) (from Ch. 108 1/2, par. 11-181)
Sec. 11-181. Board created. A board of 8 members shall constitute the board of trustees authorized to carry out the provisions of this Article. The board shall be known as the Retirement Board of the Laborers' and Retirement Board Employees' Annuity and Benefit Fund of the city. The board shall consist of 5 persons appointed and 2 employees and one annuitant elected in the manner hereinafter prescribed.

The appointed members of the board shall be appointed as follows:
One member shall be appointed by the comptroller of the city, who may be the comptroller himself or anyone chosen by the comptroller from among employees of the city who is are versed in the affairs of the comptroller's office. One; one member shall be appointed by the City Treasurer of the city, who may be the City Treasurer himself or a person chosen from among employees of the city who is are versed in the affairs of the City Treasurer's office; the City Treasurer, with the prior approval of the board, may also appoint a designee from among employees of the city who is versed in the affairs of the City Treasurer's office to act in the absence of the City Treasurer on all matters pertaining to administering the provisions of this Article. One ene member shall be an employee of the city appointed by the president of the local labor organization representing a majority of the employees participating in the Fund. Two ; and 2 members shall be appointed by the civil service commission or the Department of Personnel of the city from among employees of the city who are versed in the affairs of the civil service commission's office or the Department of Personnel.

The member appointed by the comptroller shall hold office for a term ending on December 1st of the first year following the year of appointment. The member appointed by the City Treasurer shall hold office for a term ending on December 1st of the second year following the year of appointment. The member appointed by the civil service commission shall hold office for a term ending on the first day in the month of December of the third year following the year of appointment. The additional member appointed by the civil service commission under this amendatory Act of 1998 shall hold office for an initial term ending on December 1, 2000, and the member appointed by the labor organization president shall hold office for an initial term ending on December 1, 2001. Thereafter each appointive member shall be appointed by the officer or body that appointed his predecessor, for a term of 3 years.

The 2 employee members of the board shall be elected as follows:
Within 30 days from and after the appointive members have been appointed and have qualified, the appointive members shall arrange for and hold an election.

One employee shall be elected for a term ending on December 1st of the first year next following the effective date; one for a term ending on December 1st of the following year.

An employee member who takes advantage of the early retirement incentives provided under this amendatory Act of the 93rd General Assembly may continue as a member until the end of his or her term.

The initial annuitant member shall be appointed by the other members of the board for an initial term ending on December 1, 1999. The annuitant member elected in 1999 shall be deemed to have been elected for a 3-year term ending on December 1, 2002. Thereafter, the annuitant member shall be elected for a 3 -year term ending on December 1st of the third year following the election.
(Source: P.A. 93-654, eff. 1-16-04.)
Section 99. Effective date. This Act takes effect upon becoming law.".
The motion prevailed.
And the amendment was adopted and ordered printed.
There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

On motion of Senator Syverson, Senate Bill No. 2963 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Cunningham, Senate Bill No. 2973 having been printed, was taken up, read by title a second time.

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

## AMENDMENT NO. 1 TO SENATE BILL 2973

AMENDMENT NO. 1 . Amend Senate Bill 2973 by replacing everything after the enacting clause with the following:
"Section 5. The Sports Wagering Act is amended by changing Section 25-50 as follows: (230 ILCS 45/25-50)
Sec. 25-50. Supplier license.
(a) The Board may issue a supplier license to a person to sell or lease sports wagering equipment, systems, or other gaming items to conduct sports wagering and offer services related to the equipment or other gaming items and data to a master sports wagering licensee while the license is active.
(b) The Board may adopt rules establishing additional requirements for a supplier and any system or other equipment utilized for sports wagering. The Board may accept licensing by another jurisdiction that it specifically determines to have similar licensing requirements as evidence the applicant meets supplier licensing requirements.
(c) An applicant for a supplier license shall demonstrate that the equipment, system, or services that the applicant plans to offer to the master sports wagering licensee conforms to standards established by the Board and applicable State law. The Board may accept approval by another jurisdiction that it specifically determines have similar equipment standards as evidence the applicant meets the standards established by the Board and applicable State law.
(d) Applicants shall pay to the Board a nonrefundable license and application fee in the amount of $\$ 150,000$. Except as provided by Section 8.1 of the Illinois Gambling Act, the initial supplier license shall be issued for 4 years unless sooner canceled or terminated. After the initial period, the Board shall renew supplier licenses for additional 4-year periods unless sooner canceled or terminated. Renewal of a supplier license shall be granted to a renewal applicant who has continued to comply with all applicable statutory and regulatory requirements. Beginning 4 years after issuance of the initial supplier license, a holder of a supplier license shall pay a $\$ 50,000 \$ 150,000$ annmal license fee for each additional 4-year renewal period.
(e) A supplier shall submit to the Board a list of all sports wagering equipment and services sold, delivered, or offered to a master sports wagering licensee in this State, as required by the Board, all of which must be tested and approved by an independent testing laboratory approved by the Board. A master sports wagering licensee may continue to use supplies acquired from a licensed supplier, even if a supplier's license expires or is otherwise canceled, unless the Board finds a defect in the supplies.
(Source: P.A. 101-31, eff. 6-28-19; 102-689, eff. 12-17-21.)
Section 99. Effective date. This Act takes effect upon becoming law.".
There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

On motion of Senator Cunningham, Senate Bill No. 3045 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Hastings, Senate Bill No. 3036 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Cunningham, Senate Bill No. 3177 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Hastings, Senate Bill No. 3762 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Villivalam, Senate Bill No. 2989 having been printed, was taken up, read by title a second time.

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

## AMENDMENT NO. 1 TO SENATE BILL 2989

AMENDMENT NO. 1 . Amend Senate Bill 2989 as follows:
on page 4 , line 11 , by replacing " $16.5 \%$ of" with "the employee and employer contribution that would have been required had such service been rendered as a member based on $16.5 \%$ of"; and
on page 4 , line 14 , after "thereon", by inserting "at the actuarially assumed rate"; and
on page 4 , by replacing lines 17 and 18 with "payment, compounded annually, at a rate determined by the Board the rate of $8.0 \%$ per year.".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

On motion of Senator Villivalam, Senate Bill No. 3006 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Villivalam, Senate Bill No. 3007 having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator McConchie, Senate Bill No. 3985 having been printed, was taken up, read by title a second time and ordered to a third reading.

Senator Hunter asked and obtained unanimous consent to recess for the purpose of a Democrat caucus.

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

At the hour of 12:30 o'clock p.m., the Chair announced that the Senate stands at recess subject to the call of the Chair.

## AFTER RECESS

At the hour of 1:31 o'clock p.m., the Senate resumed consideration of business.
Senator Holmes, presiding.

## READING BILLS OF THE SENATE A THIRD TIME

On motion of Senator Glowiak Hilton, Senate Bill No. 670 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 54; NAYS None.
The following voted in the affirmative:

| Anderson | DeWitte | Martwick | Stewart |
| :--- | :--- | :--- | :--- |
| Aquino | Feigenholtz | McClure | Stoller |

[February 16, 2022]

| Bailey | Fine | McConchie | Syverson |
| :--- | :--- | :--- | :--- |
| Barickman | Fowler | Morrison | Tracy |
| Belt | Glowiak Hilton | Muñoz | Turner, D. |
| Bennett | Harris | Murphy | Turner, S. |
| Bryant | Hastings | Pacione-Zayas | Van Pelt |
| Bush | Holmes | Peters | Villa |
| Castro | Hunter | Plummer | Villanueva |
| Connor | Johnson | Rezin | Villivalam |
| Crowe | Joyce | Rose | Wilcox |
| Cullerton, T. | Koehler | Simmons | Mr. President |
| Cunningham | Lightford | Sims |  |
| Curran | Loughran Cappel | Stadelman |  |

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

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

On motion of Senator S. Turner, Senate Bill No. 2942 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

YEAS 49; NAYS None.
The following voted in the affirmative:

| Anderson | Feigenholtz | McClure | Syverson |
| :--- | :--- | :--- | :--- |
| Bailey | Fine | McConchie | Tracy |
| Barickman | Fowler | Morrison | Turner, D. |
| Belt | Glowiak Hilton | Muñoz | Turner, S. |
| Bryant | Harris | Peters | Van Pelt |
| Bush | Holmes | Plummer | Villa |
| Castro | Hunter | Rezin | Villanueva |
| Connor | Johnson | Rose | Villivalam |
| Crowe | Joyce | Simmons | Wilcox |
| Cullerton, T. | Koehler | Sims | Mr. President |
| Cunningham | Lightford | Stadelman |  |
| Curran | Loughran Cappel | Stewart |  |
| DeWitte | Martwick | Stoller |  |

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

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

On motion of Senator Fine, Senate Bill No. 2945 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 54; NAYS None.
The following voted in the affirmative:

| Anderson | DeWitte | Martwick | Stewart |
| :--- | :--- | :--- | :--- |
| Aquino | Feigenholtz | McClure | Stoller |
| Bailey | Fine | McConchie | Syverson |


| Barickman | Fowler | Morrison | Tracy |
| :--- | :--- | :--- | :--- |
| Belt | Glowiak Hilton | Muñoz | Turner, D. |
| Bennett | Harris | Murphy | Turner, S. |
| Bryant | Hastings | Pacione-Zayas | Van Pelt |
| Bush | Holmes | Peters | Villa |
| Castro | Hunter | Plummer | Villanueva |
| Connor | Johnson | Rezin | Villivalam |
| Crowe | Joyce | Rose | Wilcox |
| Cullerton, T. | Koehler | Simmons | Mr. President |
| Cunningham | Lightford | Sims |  |
| Curran | Loughran Cappel | Stadelman |  |

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

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

On motion of Senator Hunter, Senate Bill No. 2951 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

YEAS 54; NAYS None.
The following voted in the affirmative:

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

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

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

On motion of Senator Martwick, Senate Bill No. 2958 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 54; NAYS None.
The following voted in the affirmative:

| Anderson | DeWitte | Loughran Cappel | Stewart |
| :--- | :--- | :--- | :--- |
| Aquino | Feigenholtz | Martwick | Stoller |
| Bailey | Fine | McClure | Syverson |

[February 16, 2022]

| Barickman | Fowler | McConchie | Tracy |
| :--- | :--- | :--- | :--- |
| Belt | Gillespie | Morrison | Turner, D. |
| Bennett | Glowiak Hilton | Muñoz | Turner, S. |
| Bryant | Harris | Murphy | Van Pelt |
| Bush | Hastings | Pacione-Zayas | Villa |
| Castro | Holmes | Peters | Villanueva |
| Connor | Hunter | Rezin | Villivalam |
| Crowe | Johnson | Rose | Wilcox |
| Cullerton, T. | Joyce | Simmons | Mr. President |
| Cunningham | Koehler | Sims |  |
| Curran | Lightford | Stadelman |  |

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

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

On motion of Senator Feigenholtz, Senate Bill No. 2974 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

YEAS 55; NAYS None.
The following voted in the affirmative:

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

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

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

On motion of Senator Fowler, Senate Bill No. 2984 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 54; NAYS None.
The following voted in the affirmative:

| Anderson | DeWitte | Martwick | Stewart |
| :--- | :--- | :--- | :--- |
| Aquino | Feigenholtz | McClure | Stoller |
| Bailey | Fine | McConchie | Syverson |


| Barickman | Fowler | Morrison | Tracy |
| :--- | :--- | :--- | :--- |
| Belt | Glowiak Hilton | Muñoz | Turner, D. |
| Bennett | Harris | Murphy | Turner, S. |
| Bryant | Hastings | Pacione-Zayas | Van Pelt |
| Bush | Holmes | Peters | Villa |
| Castro | Hunter | Plummer | Villanueva |
| Connor | Johnson | Rezin | Villivalam |
| Crowe | Joyce | Rose | Wilcox |
| Cullerton, T. | Koehler | Simmons | Mr. President |
| Cunningham | Lightford | Sims |  |
| Curran | Loughran Cappel | Stadelman |  |

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

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

On motion of Senator Johnson, Senate Bill No. 2993 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

YEAS 55; NAYS None.
The following voted in the affirmative:

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

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

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

On motion of Senator Stadelman, Senate Bill No. 3005 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 54; NAYS None.
The following voted in the affirmative:

| Anderson | Feigenholtz | Martwick | Stewart |
| :--- | :--- | :--- | :--- |
| Bailey | Fine | McClure | Stoller |
| Barickman | Fowler | McConchie | Syverson |

[February 16, 2022]

| Belt | Gillespie | Morrison | Tracy |
| :--- | :--- | :--- | :--- |
| Bennett | Glowiak Hilton | Muñoz | Turner, D. |
| Bryant | Harris | Murphy | Turner, S. |
| Bush | Hastings | Pacione-Zayas | Van Pelt |
| Castro | Holmes | Peters | Villa |
| Connor | Hunter | Plummer | Villanueva |
| Crowe | Johnson | Rezin | Villivalam |
| Cullerton, T. | Joyce | Rose | Wilcox |
| Cunningham | Koehler | Simmons | Mr. President |
| Curran | Lightford | Sims |  |
| DeWitte | Loughran Cappel | Stadelman |  |

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

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

On motion of Senator Morrison, Senate Bill No. 3011 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

YEAS 55; NAYS None.
The following voted in the affirmative:

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

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

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

On motion of Senator Fine, Senate Bill No. 3032 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 55; NAYS None.
The following voted in the affirmative:

| Anderson | DeWitte | Loughran Cappel | Stadelman |
| :--- | :--- | :--- | :--- |
| Aquino | Feigenholtz | Martwick | Stewart |
| Bailey | Fine | McClure | Stoller |


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

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

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

On motion of Senator Villivalam, Senate Bill No. 3090 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

YEAS 36; NAYS 14.

The following voted in the affirmative:

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

The following voted in the negative:

| Anderson | Fowler | Rose | Turner, S. |
| :--- | :--- | :--- | :--- |
| Bailey | McConchie | Stewart | Wilcox |
| Barickman | Plummer | Stoller |  |
| Bryant | Rezin | Tracy |  |

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

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

On motion of Senator Glowiak Hilton, Senate Bill No. 3103 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

YEAS 53; NAYS None.

The following voted in the affirmative:

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

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

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

On motion of Senator D. Turner, Senate Bill No. 3108 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

YEAS 54; NAYS None.

The following voted in the affirmative:

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

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

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

On motion of Senator Feigenholtz, Senate Bill No. 3130 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 54; NAYS None.

The following voted in the affirmative:

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

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

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

On motion of Senator Fine, Senate Bill No. 3132 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 55; NAYS None.
The following voted in the affirmative:

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

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

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

On motion of Senator Villivalam, Senate Bill No. 3149 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 53; NAYS None.

The following voted in the affirmative:

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

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

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

On motion of Senator Crowe, Senate Bill No. 3163 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 55; NAYS None.
The following voted in the affirmative:

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

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

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

On motion of Senator Feigenholtz, Senate Bill No. 3174 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 55; NAYS None.

The following voted in the affirmative:

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

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

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

On motion of Senator Fine, Senate Bill No. 3180 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 54; NAYS None.
The following voted in the affirmative:

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

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

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

On motion of Senator Bush, Senate Bill No. 3189 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 49; NAYS 5.

The following voted in the affirmative:

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

The following voted in the negative:

| Bailey | Plummer | Stewart |
| :--- | :--- | :--- |
| Bryant | Rose |  |

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

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

On motion of Senator Villivalam, Senate Bill No. 3216 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

YEAS 53; NAYS None.

The following voted in the affirmative:

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

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

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

On motion of Senator Glowiak Hilton, Senate Bill No. 3416 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

## YEAS 52; NAYS 2.

The following voted in the affirmative:

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

The following voted in the negative:

## Plummer

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

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

On motion of Senator Johnson, Senate Bill No. 3433 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 51; NAYS 2.

The following voted in the affirmative:

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

The following voted in the negative:

## Plummer <br> Wilcox

[February 16, 2022]

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

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

On motion of Senator D. Turner, Senate Bill No. 3459 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 55; NAYS None.

The following voted in the affirmative:

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

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

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

On motion of Senator Martwick, Senate Bill No. 3465 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 53; NAYS None.
The following voted in the affirmative:

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

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

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

On motion of Senator Peters, Senate Bill No. 3470 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 53; NAYS None.

The following voted in the affirmative:

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

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

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

On motion of Senator Joyce, Senate Bill No. 3482 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 55; NAYS None.
The following voted in the affirmative:

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

[February 16, 2022]

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

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

On motion of Senator Murphy, Senate Bill No. 3498 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 55; NAYS None.
The following voted in the affirmative:

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

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

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

On motion of Senator Hunter, Senate Bill No. 3616 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 53; NAYS None.
The following voted in the affirmative:

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

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

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

On motion of Senator Martwick, Senate Bill No. 3661 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 54; NAYS None.

The following voted in the affirmative:

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

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

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

On motion of Senator Joyce, Senate Bill No. 3682 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 54; NAYS None.
The following voted in the affirmative:

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

[February 16, 2022]

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

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

On motion of Senator Stadelman, Senate Bill No. 3685 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 55; NAYS None.

The following voted in the affirmative:

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

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

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

On motion of Senator Fine, Senate Bill No. 3707 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 54; NAYS None.
The following voted in the affirmative:

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

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

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

On motion of Senator Morrison, Senate Bill No. 3747 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 55; NAYS None.

The following voted in the affirmative:

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

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

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

On motion of Senator Gillespie, Senate Bill No. 3761 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 55; NAYS None.
The following voted in the affirmative:

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

[February 16, 2022]

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

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

On motion of Senator Belt, Senate Bill No. 3777 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 55; NAYS None.

The following voted in the affirmative:

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

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

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

On motion of Senator Curran, Senate Bill No. 3785 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 55; NAYS None.
The following voted in the affirmative:

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

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

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

On motion of Senator Morrison, Senate Bill No. 3793 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 54; NAYS None.

The following voted in the affirmative:

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

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

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

On motion of Senator Morrison, Senate Bill No. 3795 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 52; NAYS None.
The following voted in the affirmative:

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

[February 16, 2022]

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

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

Senator Morrison asked and obtained unanimous consent for the Journal to reflect her intention to have voted in the affirmative on Senate Bill No. 3795.

On motion of Senator Villivalam, Senate Bill No. 3799 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

YEAS 52; NAY 1.

The following voted in the affirmative:

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

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

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

On motion of Senator Crowe, Senate Bill No. 3833 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

YEAS 55; NAYS None.
The following voted in the affirmative:

| Anderson | DeWitte | Loughran Cappel | Stadelman |
| :--- | :--- | :--- | :--- |
| Aquino | Feigenholtz | Martwick | Stewart |
| Bailey | Fine | McClure | Stoller |
| Barickman | Fowler | McConchie | Syverson |
| Belt | Gillespie | Morrison | Tracy |
| Bennett | Glowiak Hilton | Muñoz | Turner, D. |
| Bryant | Harris | Murphy | Turner, S. |


| Bush | Hastings | Pacione-Zayas | Van Pelt |
| :--- | :--- | :--- | :--- |
| Castro | Holmes | Peters | Villa |
| Connor | Hunter | Plummer | Villanueva |
| Crowe | Johnson | Rezin | Villivalam |
| Cullerton, T. | Joyce | Rose | Wilcox |
| Cunningham | Koehler | Simmons | Mr. President |
| Curran | Lightford | Sims |  |

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

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

On motion of Senator Belt, Senate Bill No. 3847 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 53; NAYS None.
The following voted in the affirmative:

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

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

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

On motion of Senator Morrison, Senate Bill No. 3853 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

YEAS 54; NAYS None.
The following voted in the affirmative:

| Anderson | Feigenholtz | Martwick | Stewart |
| :--- | :--- | :--- | :--- |
| Aquino | Fine | McClure | Stoller |
| Bailey | Fowler | McConchie | Syverson |
| Barickman | Gillespie | Morrison | Tracy |
| Belt | Glowiak Hilton | Muñoz | Turner, D. |
| Bennett | Harris | Murphy | Turner, S. |
| Bush | Hastings | Pacione-Zayas | Van Pelt |

[February 16, 2022]

| Castro | Holmes | Peters | Villa |
| :--- | :--- | :--- | :--- |
| Connor | Hunter | Plummer | Villanueva |
| Crowe | Johnson | Rezin | Villivalam |
| Cullerton, T. | Joyce | Rose | Wilcox |
| Cunningham | Koehler | Simmons | Mr. President |
| Curran | Lightford | Sims |  |
| DeWitte | Loughran Cappel | Stadelman |  |

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

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

On motion of Senator Johnson, Senate Bill No. 3867 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 54; NAYS None.

The following voted in the affirmative:

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

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

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

On motion of Senator Joyce, Senate Bill No. 3893 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

YEAS 54; NAYS None.

The following voted in the affirmative:

| Anderson | DeWitte | Martwick | Stewart |
| :--- | :--- | :--- | :--- |
| Aquino | Feigenholtz | McClure | Stoller |
| Bailey | Fine | McConchie | Syverson |
| Barickman | Fowler | Morrison | Tracy |
| Belt | Gillespie | Muñoz | Turner, D. |
| Bennett | Glowiak Hilton | Murphy | Turner, S. |
| Bryant | Harris | Pacione-Zayas | Van Pelt |


| Bush | Hastings | Peters | Villa |
| :--- | :--- | :--- | :--- |
| Castro | Holmes | Plummer | Villanueva |
| Connor | Hunter | Rezin | Villivalam |
| Crowe | Joyce | Rose | Wilcox |
| Cullerton, T. | Koehler | Simmons | Mr. President |
| Cunningham | Lightford | Sims |  |
| Curran | Loughran Cappel | Stadelman |  |

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

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

On motion of Senator Gillespie, Senate Bill No. 3895 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 53; NAYS None.
The following voted in the affirmative:

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

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

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

On motion of Senator Gillespie, Senate Bill No. 3912 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

YEAS 54; NAYS None.
The following voted in the affirmative:

| Anderson | Feigenholtz | Martwick | Stewart |
| :--- | :--- | :--- | :--- |
| Aquino | Fine | McClure | Stoller |
| Bailey | Fowler | McConchie | Syverson |
| Barickman | Gillespie | Morrison | Tracy |
| Belt | Glowiak Hilton | Muñoz | Turner, D. |
| Bennett | Harris | Murphy | Turner, S. |
| Bryant | Hastings | Pacione-Zayas | Van Pelt |

[February 16, 2022]

| Bush | Holmes | Peters | Villa |
| :--- | :--- | :--- | :--- |
| Castro | Hunter | Plummer | Villanueva |
| Connor | Johnson | Rezin | Villivalam |
| Crowe | Joyce | Rose | Wilcox |
| Cullerton, T. | Koehler | Simmons | Mr. President |
| Cunningham | Lightford | Sims |  |
| DeWitte | Loughran Cappel | Stadelman |  |

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

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

On motion of Senator Loughran Cappel, Senate Bill No. 3915 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 54; NAYS None.

The following voted in the affirmative:

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

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

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

On motion of Senator Connor, Senate Bill No. 3957 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

YEAS 54; NAYS None.

The following voted in the affirmative:

| Anderson | DeWitte | Loughran Cappel | Stadelman |
| :--- | :--- | :--- | :--- |
| Aquino | Feigenholtz | Martwick | Stewart |
| Bailey | Fine | McClure | Stoller |
| Barickman | Fowler | McConchie | Syverson |
| Belt | Gillespie | Morrison | Tracy |
| Bennett | Glowiak Hilton | Muñoz | Turner, D. |
| Bryant | Harris | Murphy | Van Pelt |


| Bush | Hastings | Pacione-Zayas | Villa |
| :--- | :--- | :--- | :--- |
| Castro | Holmes | Peters | Villanueva |
| Connor | Hunter | Plummer | Villivalam |
| Crowe | Johnson | Rezin | Wilcox |
| Cullerton, T. | Joyce | Rose | Mr. President |
| Cunningham | Koehler | Simmons |  |
| Curran | Lightford | Sims |  |

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

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

On motion of Senator Pacione-Zayas, Senate Bill No. 3988 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 54; NAYS None.
The following voted in the affirmative:

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

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

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

On motion of Senator Pacione-Zayas, Senate Bill No. 3990 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

YEAS 54; NAYS None.
The following voted in the affirmative:

| Anderson | DeWitte | Loughran Cappel | Stewart |
| :--- | :--- | :--- | :--- |
| Aquino | Feigenholtz | Martwick | Stoller |
| Bailey | Fine | McClure | Syverson |
| Barickman | Fowler | Morrison | Tracy |
| Belt | Gillespie | Muñoz | Turner, D. |
| Bennett | Glowiak Hilton | Murphy | Turner, S. |
| Bryant | Harris | Pacione-Zayas | Van Pelt |

[February 16, 2022]

| Bush | Hastings | Peters | Villa |
| :--- | :--- | :--- | :--- |
| Castro | Holmes | Plummer | Villanueva |
| Connor | Hunter | Rezin | Villivalam |
| Crowe | Johnson | Rose | Wilcox |
| Cullerton, T. | Joyce | Simmons | Mr. President |
| Cunningham | Koehler | Sims |  |
| Curran | Lightford | Stadelman |  |

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

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

On motion of Senator Pacione-Zayas, Senate Bill No. 3991 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 48; NAYS None.
The following voted in the affirmative:

| Aquino | Fine | McClure | Tracy |
| :--- | :--- | :--- | :--- |
| Bailey | Fowler | McConchie | Turner, D. |
| Barickman | Gillespie | Morrison | Turner, S. |
| Belt | Harris | Muñoz | Van Pelt |
| Bennett | Hastings | Murphy | Villa |
| Bryant | Holmes | Pacione-Zayas | Villanueva |
| Bush | Hunter | Peters | Villivalam |
| Castro | Johnson | Rezin | Wilcox |
| Connor | Joyce | Rose | Mr. President |
| Crowe | Koehler | Simmons |  |
| Cullerton, T. | Lightford | Sims |  |
| Cunningham | Loughran Cappel | Stadelman |  |
| Feigenholtz | Martwick | Stoller |  |

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

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

On motion of Senator Hunter, Senate Bill No. 4000 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

YEAS 54; NAYS None.
The following voted in the affirmative:

| Anderson | DeWitte | Loughran Cappel | Stewart |
| :--- | :--- | :--- | :--- |
| Aquino | Feigenholtz | McClure | Stoller |
| Bailey | Fine | McConchie | Syverson |
| Barickman | Fowler | Morrison | Tracy |
| Belt | Gillespie | Muñoz | Turner, D. |
| Bennett | Glowiak Hilton | Murphy | Turner, S. |
| Bryant | Harris | Pacione-Zayas | Van Pelt |
| Bush | Hastings | Peters | Villa |


| Castro | Holmes | Plummer | Villanueva |
| :--- | :--- | :--- | :--- |
| Connor | Hunter | Rezin | Villivalam |
| Crowe | Johnson | Rose | Wilcox |
| Cullerton, T. | Joyce | Simmons | Mr. President |
| Cunningham | Koehler | Sims |  |
| Curran | Lightford | Stadelman |  |

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

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

On motion of Senator Belt, Senate Bill No. 4001 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 55; NAYS None.
The following voted in the affirmative:

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

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

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

On motion of Senator Hunter, Senate Bill No. 4020 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

YEAS 50; NAYS None.
The following voted in the affirmative:

| Aquino | Fine | Martwick | Stadelman |
| :--- | :--- | :--- | :--- |
| Barickman | Fowler | McClure | Stewart |
| Belt | Gillespie | McConchie | Tracy |
| Bennett | Glowiak Hilton | Morrison | Turner, D. |
| Bush | Harris | Muñoz | Turner, S. |
| Castro | Hastings | Murphy | Van Pelt |
| Connor | Holmes | Pacione-Zayas | Villa |
| Crowe | Hunter | Peters | Villanueva |

[February 16, 2022]

| Cullerton, T. | Johnson | Plummer | Villivalam |
| :--- | :--- | :--- | :--- |
| Cunningham | Joyce | Rezin | Wilcox |
| Curran | Koehler | Rose | Mr. President |
| DeWitte | Lightford | Simmons |  |
| Feigenholtz | Loughran Cappel | Sims |  |

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

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

On motion of Senator Villa, Senate Bill No. 4024 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

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

YEAS 53; NAYS None.
The following voted in the affirmative:

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

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

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

## PRESENTATION OF RESOLUTION

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

## SENATE JOINT RESOLUTION NO. 48

WHEREAS, On July 14, 2021, Legislative Inspector General Carol M. Pope announced her intent to resign her office; and

WHEREAS, Pursuant to the State Officials and Employees Ethics Act, a search committee consisting of four former judges or prosecutors was appointed by the legislative leaders to conduct a search for qualified candidates to replace the Legislative Inspector General and made recommendations to the Legislative Ethics Commission; and

WHEREAS, After multiple attempts, the Legislative Ethics Commission has been unable to agree on recommending a candidate or candidates to the General Assembly; and

WHEREAS, Carol M. Pope resigned from her position as Legislative Inspector General effective at the end of January 31, 2022, creating a vacancy in the office; and

WHEREAS, The General Assembly is responsible for the appointment of a Legislative Inspector General, whom shall be selected solely on the basis of integrity and demonstrated ability; and

WHEREAS, The Honorable Michael P. McCuskey is an individual of high integrity and demonstrated ability who, as a former public defender and judge, has led an exemplary career of public service that more than qualifies him to serve as the next Legislative Inspector General; and

WHEREAS, A native of Peoria, Judge McCuskey was admitted to the Illinois bar in 1975 and has dedicated his professional life to work that has demonstrated his commitment to integrity, professionalism, and ethics; and

WHEREAS, After serving for over a decade as the chief public defender in Marshall County, Judge McCuskey was elected in 1988 as an Illinois circuit court judge for the Tenth Judicial Circuit; and

WHEREAS, Judge McCuskey was elected to the Illinois Appellate Court for the Third Judicial District in 1990, where he served until 1998; and

WHEREAS, Judge McCuskey was nominated for the United States District Court for the Central District of Illinois by President Bill Clinton and confirmed by a Republican-controlled United States Senate in 1998, serving as chief judge of the district from 2004 to 2012; and

WHEREAS, Upon retirement from the federal bench in 2014, Judge McCuskey was appointed by the Illinois Supreme Court to serve again as a State circuit court judge for the Tenth Judicial District, a post that voters subsequently elected him to in 2016; and

WHEREAS, Judge McCuskey retired from the court in 2020; and
WHEREAS, Judge McCuskey served on the Illinois Supreme Court's Commission on Professionalism for nearly 15 years, first as a commissioner and then as an advisor until he retired; and

WHEREAS, Judge McCuskey currently serves on the Board of Directors of the Illinois Judges Association and formerly served as Chairman of the Illinois State University Board of Trustees; and

WHEREAS, Judge McCuskey's extensive experience, appointments, and professional activities overwhelmingly qualify him for the position of Legislative Inspector General, an office that necessitates both keen intellect and insight into the personal and professional motivations of persons acting in the public realm; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that we appoint the Honorable Michael P. McCuskey as Legislative Inspector General in accordance with subsection (b) of Section 25-10 of the State Officials and Employees Ethics Act, endorsing him wholeheartedly as surpassing all statutory requirements and in full confidence that his character and integrity will enhance the office of Legislative Inspector General and benefit the administration of the ethical foundation on which Illinois legislators and legislative employees operate; and be it further

RESOLVED, That, in accordance with subsection (b) of Section 25-10 of the State Officials and Employees Ethics Act, the appointment of Judge McCuskey takes effect upon the adoption of this joint resolution by the affirmative vote of three-fifths of the members elected to each house of the General

Assembly, the certification of this joint resolution by the President of the Senate and by the Speaker of the House of Representatives, and the filing of this joint resolution with the Secretary of State; and be it further

RESOLVED, That in accordance with subsection (b) of Section 25-10 of the State Officials and Employees Ethics Act, the term of Legislative Inspector General McCuskey shall run through June 30, 2023; and be it further

RESOLVED, That Legislative Inspector General McCuskey shall serve in a contractual capacity; and be it further

RESOLVED, That Legislative Inspector General McCuskey shall be compensated at the rate of $\$ 275.00$ per hour with a maximum compensation not to exceed $\$ 200,000$ per fiscal year; and be it further

RESOLVED, That copies of this resolution be delivered to the Honorable Michael P. McCuskey and the Legislative Ethics Commission.

## READING BILLS OF THE SENATE A THIRD TIME

On motion of Senator Crowe, Senate Bill No. 4025 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 54; NAYS None.
The following voted in the affirmative:

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

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

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

On motion of Senator Belt, Senate Bill No. 4056 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:
YEAS 55; NAYS None.
The following voted in the affirmative:
Anderson DeWitte Loughran Cappel Stadelman

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

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

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

At the hour of 3:38 o'clock p.m., the Chair announced that the Senate stands at ease.

## AT EASE

At the hour of 3:49 o'clock p.m., the Senate resumed consideration of business.
Senator Holmes, presiding.

## REPORT FROM COMMITTEE ON ASSIGNMENTS

Senator Lightford, Chair of the Committee on Assignments, during its February 16, 2022 meeting, reported the following Legislative Measures have been assigned to the indicated Standing Committees of the Senate:

Agriculture: Floor Amendment No. 1 to Senate Bill 3184.
Licensed Activities: Floor Amendment No. 2 to Senate Bill 3166.
Revenue: Floor Amendment No. 1 to Senate Bill 3097; Floor Amendment No. 1 to Senate Bill 3832.

Senator Lightford, Chair of the Committee on Assignments, during its February 16, 2022 meeting, reported that the following Legislative Measure has been approved for consideration:

## Senate Joint Resolution No. 48

The foregoing resolution was placed on the Senate Calendar.
Senator Lightford, Chair of the Committee on Assignments, during its February 16, 2022 meeting, reported that the following Legislative Measure has been approved for consideration:

## Senate Resolution No. 833

The foregoing resolution was placed on the Senate Calendar.

## CONSIDERATION OF RESOLUTION ON SECRETARY'S DESK

Senator Harmon moved that Senate Joint Resolution No. 48, on the Secretary's Desk, be taken up for immediate consideration.

The motion prevailed.
Senator Harmon moved that Senate Joint Resolution No. 48 be adopted.
And on that motion, a call of the roll was had resulting as follows:
YEAS 37; NAYS 17; Present 1.
The following voted in the affirmative:

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

The following voted in the negative:

| Anderson | DeWitte | Rose | Turner, S. |
| :--- | :--- | :--- | :--- |
| Bailey | Fowler | Stewart | Wilcox |
| Barickman | McClure | Stoller |  |
| Bryant | McConchie | Syverson |  |
| Curran | Plummer | Tracy |  |

The following voted present:
Rezin

The motion prevailed.
And the resolution was adopted.
Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

## PRESENTATION OF RESOLUTION

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

## SENATE JOINT RESOLUTION NO. 49

WHEREAS, It is highly fitting that the Illinois General Assembly pays honor and respect to the truly great individuals who have served their communities; and

WHEREAS, Pastor Victor Hugo Rodriguez was born in Nuevo Ideal, Durango, Mexico to Juanita and Emigdio Rodriguez on January 16, 1967; his family moved to the La Villita neighborhood of Chicago when he was a young boy; and

WHEREAS, Pastor Rodriguez first met his wife, Magdalena, in January 1990 at Holy Trinity Church in Chicago; they were married for 27 years and were blessed with two sons and a nephew whom they regarded as a son, Víctor, Isaih, and Luis Alberto Perales; and

WHEREAS, Pastor Rodriguez was a graduate of Christian Life College in Mount Prospect and was in full-time ministry for 26 years; he pastored the local body of La Villita Community Church for the past 20 years; and

WHEREAS, Pastor Rodriguez was a bridge builder between the North and South Lawndale communities; he was passionate about developing the next generation of leaders; he worked to address pressing community issues, such as violence prevention, youth development, health and wellness, domestic violence, and the expansion of homeownership as a way to combat gentrification; and

WHEREAS, Pastor Rodriguez was on the board of directors of various community and religious organizations that included Lawndale Christian Health Center and Un Nuevo Despertar, as well as involvement with Comunidad en Acción; and

WHEREAS, Pastor Rodriguez founded the Chicago Youth Boxing Club in the basement of La Villita Community Church, which has developed young leaders and athletes with a focus on service and leadership and has established a satellite boxing program in Mexico; and

WHEREAS, Pastor Rodriguez was affectionately known as "Pastor Vic" and had a wonderful sense of humor; he was a cornerstone of the La Villita community and will be remembered not only for his service to his community but for his devotion to enacting social justice; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that we designate the section of Ogden Avenue in Chicago that runs from South Pulaski Road to South Kedzie Avenue as the "Pastor Victor Rodriguez Avenue"; 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 the "Pastor Victor Rodriguez Avenue"; and be it further

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

At the hour of 4:55 o'clock p.m., the Chair announced that the Senate stands adjourned until Thursday, February 17, 2022, at 10:00 o'clock a.m.

