

SENATE JOURNAL

STATE OF ILLINOIS

NINETY-FIFTH GENERAL ASSEMBLY

162ND LEGISLATIVE DAY

TUESDAY, MAY 27, 2008

3:05 O'CLOCK P.M.

NO. 162 [May 27, 2008]

SENATE Daily Journal Index 162nd Legislative Day

| Action | Page(s) |
|--|-----------|
| Joint Action Motions Filed | |
| Legislative Measure(s) Filed | 3, 21, 22 |
| Message from the President | |
| Presentation of Senate Resolutions No'd. 732 & 735 | |
| Report from Rules Committee | |

Bill Number Legislative Action

HB 4583 HB 4583 HB 4588 HB 4602 HB 4602 HB 4605 HB 4628 HB 4675 HB 4675 HB 4683 HB 4683 HB 4736 HB 4754 HB 4754 HB 4869 HB 5076 HB 5076 HB 5101 HB 5120 HB 5148 HB 5159 HB 5192 HB 5196 HB 5238 HB 5251 HB 5288 HB 5288 HB 5653 HB 5653

Page(s)

The Senate met pursuant to adjournment. Senator James A. DeLeo, Chicago, Illinois, presiding.

Senator Hunter moved that reading and approval of the Journal of Friday, May 23, 2008, be postponed, pending arrival of the printed Journal.

The motion prevailed.

LEGISLATIVE MEASURES FILED

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

Senate Committee Amendment No. 1 to Senate Joint Resolution 101

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

Senate Floor Amendment No. 2 to Senate Bill 836

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

Senate Committee Amendment No. 1 to House Bill 2651 Senate Committee Amendment No. 2 to House Bill 2651 Senate Committee Amendment No. 2 to House Bill 2748 Senate Committee Amendment No. 1 to House Bill 2769 Senate Committee Amendment No. 1 to House Bill 4212 Senate Committee Amendment No. 1 to House Bill 4249 Senate Committee Amendment No. 1 to House Bill 4449 Senate Committee Amendment No. 2 to House Bill 4668 Senate Committee Amendment No. 1 to House Bill 4727 Senate Committee Amendment No. 1 to House Bill 4727 Senate Committee Amendment No. 1 to House Bill 4778 Senate Committee Amendment No. 1 to House Bill 4778 Senate Committee Amendment No. 2 to House Bill 4778 Senate Committee Amendment No. 2 to House Bill 4778

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

Senate Floor Amendment No. 2 to House Bill 1141

JOINT ACTION MOTION FILED

The following Joint Action Motions to the Senate Bills listed below have been filed with the Secretary and referred to the Committee on Rules:

Motion to Concur in House Amendment 1 to Senate Bill 2188 Motion to Concur in House Amendment 1 to Senate Bill 2302

PRESENTATION OF RESOLUTIONS

SENATE RESOLUTION NO. 732

Offered by Senator Silverstein and all Senators: Mourns the death of Rabbi Dr. Moses Mescheloff of Chicago.

SENATE RESOLUTION NO. 733

Offered by Senator Link and all Senators: Mourns the death of John P. Rygiel, Jr., of Park City.

SENATE RESOLUTION NO. 734

Offered by Senator Haine and all Senators: Mourns the death of Clarence "Sonny" Gwillim of Alton.

SENATE RESOLUTION NO. 735

Offered by Senator Haine and all Senators: Mourns the death of William Jakich of Granite City.

SENATE RESOLUTION NO. 736

Offered by Senator J. Sullivan and all Senators: Mourns the death of Robert J. Cook of Macomb.

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

MESSAGES FROM THE HOUSE

A message from the House by

Mr. Mahoney, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has adopted the following joint resolution, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

HOUSE JOINT RESOLUTION NO. 119

WHEREAS, The members of the Illinois House of Representatives and Illinois Senate wish to express their sincere condolences to the family and friends of United States Marine Corps veteran, Will County board member, and Fire Chief Kerry R. Sheridan, who was taken suddenly on Tuesday, February 12, 2008 at age 75 years; and

WHEREAS, In honor of Kerry R. Sheridan and his dedication to his work and country, his service as Fire Chief for 50 years, his 25 years with the Will County Board, his service in the United States Marine Corps, and his leadership in founding the Volunteer Fire District in Troy Township, the Illinois House of Representatives and Senate wish to rename a section of highway in Sheridan's name; and

WHEREAS, A portion of Illinois Route 59 passes through the Village of Shorewood; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FIFTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that the segment of Illinois Route 59 within the corporate limits of the municipality of Shorewood be designated as the Kerry R. Sheridan Highway in honor of this great man; and be it further

RESOLVED, That the Illinois Department of Transportation be requested to erect at suitable locations, consistent with State and federal regulations, appropriate plaques or signs giving notice of the name; and be it further

RESOLVED, That suitable copies of this resolution be delivered to Mr. Sheridan's wife of 52 years, Donna M. Sheridan, and the Secretary of the Illinois Department of Transportation.

Adopted by the House, May 22, 2008.

The foregoing message from the House of Representatives reporting House Joint Resolution No. 119 was referred to the Committee on Rules.

HOUSE BILL RECALLED

On motion of Senator Bivins, **House Bill No. 5653** was recalled from the order of third reading to the order of second reading.

Senator Bivins offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO HOUSE BILL 5653

AMENDMENT NO. <u>1</u>. Amend House Bill 5653 by deleting lines 19 through 23 on page 1, all of pages 2 through 43, and lines 1 through 3 on page 44.

The motion prevailed.

And the amendment was adopted and ordered printed. There being no further amendments, the bill, as amended, was ordered to a third reading.

READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Bivins, **House Bill No. 5653**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 54; Nays None.

The following voted in the affirmative:

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

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

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

HOUSE BILL RECALLED

On motion of Senator Link, House Bill No. 4583 was recalled from the order of third reading to the order of second reading.

Senator Link offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO HOUSE BILL 4583

AMENDMENT NO. <u>1</u>. Amend House Bill 4583 on page 4, lines 22 and 23, by changing "of an organized not for profit corporation" to "of an organized not-for-profit corporation"; and

on page 5, by inserting after line 2 the following:

"(f) A camp counselor under the age of 18 employed at a day camp is not subject to the adult minimum wage if the camp counselor is paid a stipend on a onetime or periodic basis and, if the camp counselor is a minor, the minor's parent, guardian, or other custodian has consented in writing to the terms of payment before the commencement of such employment.".

The motion prevailed.

And the amendment was adopted and ordered printed.

Senator Link offered the following amendment and moved its adoption:

AMENDMENT NO. 2 TO HOUSE BILL 4583

AMENDMENT NO. <u>2</u>. Amend House Bill 4583 by replacing everything after the enacting clause with the following:

"Section 5. The Minimum Wage Law is amended by changing Sections 3 and 4 as follows:

(820 ILCS 105/3) (from Ch. 48, par. 1003)

Sec. 3. As used in this Act:

(a) "Director" means the Director of the Department of Labor, and "Department" means the Department of Labor.

(b) "Wages" means compensation due to an employee by reason of his employment, including allowances determined by the Director in accordance with the provisions of this Act for gratuities and, when furnished by the employer, for meals and lodging actually used by the employee.

(c) "Employer" includes any individual, partnership, association, corporation, limited liability company, business trust, governmental or quasi-governmental body, or any person or group of persons acting directly or indirectly in the interest of an employer in relation to an employee, for which one or more persons are gainfully employed on some day within a calendar year. An employer is subject to this Act in a calendar year on and after the first day in such calendar year in which he employs one or more persons, and for the following calendar year.

(d) "Employee" includes any individual permitted to work by an employer in an occupation, but does not include any individual permitted to work:

(1) For an employer employing fewer than 4 employees exclusive of the employer's

parent, spouse or child or other members of his immediate family.

(2) As an employee employed in agriculture or aquaculture (A) if such employee is

employed by an employer who did not, during any calendar quarter during the preceding calendar year, use more than 500 man-days of agricultural or aquacultural labor, (B) if such employee is the parent, spouse or child, or other member of the employer's immediate family, (C) if such employee (i) is employed as a hand harvest laborer and is paid on a piece rate basis in an operation which has been, and is customarily and generally recognized as having been, paid on a piece rate basis in the region of employment, (ii) commutes daily from his permanent residence to the farm on which he is so employed, and (iii) has been employed in agriculture less than 13 weeks during the preceding calendar year, (D) if such employee (other than an employee described in clause (C) of this subparagraph): (i) is 16 years of age or under and is customarily and generally recognized as having been, paid on a piece rate basis in the region of an operation which has been, and is customarily and generally recognized as having been that harvest laborer, is paid on a piece rate basis in a piece rate basis in the region of employed on the same farm as his parent or person standing in the place of his parent, and (iii) is paid at the same piece rate as employees over 16 are paid on the same farm.

(3) In domestic service in or about a private home.

(4) As an outside salesman.

(5) As a member of a religious corporation or organization.

(6) At an accredited Illinois college or university employed by the college or

university at which he is a student who is covered under the provisions of the Fair Labor Standards Act of 1938, as heretofore or hereafter amended.

(7) For a motor carrier and with respect to whom the U.S. Secretary of Transportation

has the power to establish qualifications and maximum hours of service under the provisions of Title

49 U.S.C. or the State of Illinois under Section 18b-105 (Title 92 of the Illinois Administrative Code, Part 395 - Hours of Service of Drivers) of the Illinois Vehicle Code.

The above exclusions from the term "employee" may be further defined by regulations of the Director. (e) "Occupation" means an industry, trade, business or class of work in which employees are gainfully employed.

(f) "Gratuities" means voluntary monetary contributions to an employee from a guest, patron or customer in connection with services rendered.

(g) "Outside salesman" means an employee regularly engaged in making sales or obtaining orders or contracts for services where a major portion of such duties are performed away from his employer's place of business.

(h) "Day camp" means a seasonal recreation program in operation for no more than 16 weeks intermittently throughout the calendar year, accommodating for profit or under philanthropic or charitable auspices, 5 or more children under 18 years of age, not including overnight programs. The term "day camp" does not include a "day care agency", "child care facility" or "foster family home" as licensed by the Illinois Department of Children and Family Services.

(Source: P.A. 94-1025, eff. 7-14-06.)

(820 ILCS 105/4) (from Ch. 48, par. 1004)

Sec. 4. (a)(1) Every employer shall pay to each of his employees in every occupation wages of not less than \$2.30 per hour or in the case of employees under 18 years of age wages of not less than \$1.95 per hour, except as provided in Sections 5 and 6 of this Act, and on and after January 1, 1984, every employer shall pay to each of his employees in every occupation wages of not less than \$2.65 per hour or in the case of employees under 18 years of age wages of not less than \$2.25 per hour, and on and after October 1, 1984 every employer shall pay to each of his employees in every occupation wages of not less than \$3.00 per hour or in the case of employees under 18 years of age wages of not less than \$2.55 per hour, and on or after July 1, 1985 every employer shall pay to each of his employees in every occupation wages of not less than \$3.35 per hour or in the case of employees under 18 years of age wages of not less than \$2.85 per hour, and from January 1, 2004 through December 31, 2004 every employer shall pay to each of his or her employees who is 18 years of age or older in every occupation wages of not less than \$5.50 per hour, and from January 1, 2005 through June 30, 2007 every employer shall pay to each of his or her employees who is 18 years of age or older in every occupation wages of not less than \$6.50 per hour, and from July 1, 2007 through June 30, 2008 every employer shall pay to each of his or her employees who is 18 years of age or older in every occupation wages of not less than \$7.50 per hour, and from July 1, 2008 through June 30, 2009 every employer shall pay to each of his or her employees who is 18 years of age or older in every occupation wages of not less than \$7.75 per hour, and from July 1, 2009 through June 30, 2010 every employer shall pay to each of his or her employees who is 18 years of age or older in every occupation wages of not less than \$8.00 per hour, and on and after July 1, 2010 every employer shall pay to each of his or her employees who is 18 years of age or older in every occupation wages of not less than \$8.25 per hour.

(2) Unless an employee's wages are reduced under Section 6, then in lieu of the rate prescribed in item (1) of this subsection (a), an employer may pay an employee who is 18 years of age or older, during the first 90 consecutive calendar days after the employee is initially employed by the employer, a wage that is not more than 50ϕ less than the wage prescribed in item (1) of this subsection (a); however, an employer shall pay not less than the rate prescribed in item (1) of this subsection (a) to:

(A) a day or temporary laborer, as defined in Section 5 of the Day and Temporary Labor

Services Act, who is 18 years of age or older; and

(B) an employee who is 18 years of age or older and whose employment is occasional or

irregular and requires not more than 90 days to complete.

(3) At no time shall the wages paid to any employee under 18 years of age be more than 50ϕ less than the wage required to be paid to employees who are at least 18 years of age under item (1) of this subsection (a).

(b) No employer shall discriminate between employees on the basis of sex or mental or physical handicap, except as otherwise provided in this Act by paying wages to employees at a rate less than the rate at which he pays wages to employees for the same or substantially similar work on jobs the performance of which requires equal skill, effort, and responsibility, and which are performed under similar working conditions, except where such payment is made pursuant to (1) a seniority system; (2) a merit system; (3) a system which measures earnings by quantity or quality of production; or (4) a differential based on any other factor other than sex or mental or physical handicap, except as otherwise provided in this Act.

(c) Every employer of an employee engaged in an occupation in which gratuities have customarily

and usually constituted and have been recognized as part of the remuneration for hire purposes is entitled to an allowance for gratuities as part of the hourly wage rate provided in Section 4, subsection (a) in an amount not to exceed 40% of the applicable minimum wage rate. The Director shall require each employer desiring an allowance for gratuities to provide substantial evidence that the amount claimed, which may not exceed 40% of the applicable minimum wage rate, was received by the employee in the period for which the claim of exemption is made, and no part thereof was returned to the employer.

(d) No camp counselor who resides on the premises of a seasonal camp of an organized not-for-profit corporation shall be subject to the adult minimum wage if the camp counselor (1) works 40 or more hours per week, and (2) receives a total weekly salary of not less than the adult minimum wage for a 40-hour week. If the counselor works less than 40 hours per week, the counselor shall be paid the minimum hourly wage for each hour worked. Every employer of a camp counselor under this subsection is entitled to an allowance for meals and lodging as part of the hourly wage rate provided in Section 4, subsection (a), in an amount not to exceed 25% of the minimum wage rate.

(e) A camp counselor employed at a day camp of an organized not for profit corporation is not subject to the adult minimum wage if the camp counselor is paid a stipend on a onetime or periodic basis and, if the camp counselor is a minor, the minor's parent, guardian or other custodian has consented in writing to the terms of payment before the commencement of such employment.

(Source: P.A. 93-581, eff. 1-1-04; 94-1072, eff. 7-1-07; 94-1102, eff. 7-1-07.)".

The motion prevailed. And the amendment was adopted and ordered printed. There being no further amendments, the bill, as amended, was ordered to a third reading.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Link, **House Bill No. 4583**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 53; Nays None.

The following voted in the affirmative:

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

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

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

On motion of Senator Sullivan, **House Bill No. 4588**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 54; Nays None.

The following voted in the affirmative:

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

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

HOUSE BILL RECALLED

On motion of Senator Haine, **House Bill No. 4602** was recalled from the order of third reading to the order of second reading.

Senate Committee Amendment No. 1 was held in the Committee on Rules.

Senator Haine offered the following amendment and moved its adoption:

AMENDMENT NO. 2 TO HOUSE BILL 4602

AMENDMENT NO. <u>2</u>. Amend House Bill 4602 on page 9, immediately below line 22, by inserting the following:

"Section 90. The State Mandates Act is amended by adding Section 8.32 as follows: (30 ILCS 805/8.32 new)

Sec. 8.32. Exempt mandate. Notwithstanding Sections 6 and 8 of this Act, no reimbursement by the State is required for the implementation of any mandate created by this amendatory Act of the 95th General Assembly.".

The motion prevailed.

And the amendment was adopted and ordered printed.

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

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Haine, **House Bill No. 4602**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 54; Nays None.

The following voted in the affirmative:

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

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

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

On motion of Senator Sullivan, **House Bill No. 4605**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 55; Nays None.

The following voted in the affirmative:

| Althoff Bivins Bomke Bond Brady Burzynski Clayborne Collins Cronin Crotiy Cullerton Dahl DeLeo | Dillard Forby Frerichs Garrett Haine Halvorson Harmon Hendon Holmes Hultgren Hunter Jacobs Jones, J. | Kotowski Lauzen Lightford Link Luechtefeld Maloney Martinez Meeks Millner Murphy Noland Pankau Peterson | Raoul Righter Risinger Rutherford Sandoval Schoenberg Steans Sullivan Syverson Trotter Watson Wilhelmi Mr. President |
|--|--|---|--|
| | Jones, J. Koehler | | |
| | | | |

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

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

On motion of Senator Raoul, **House Bill No. 4628**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 54; Nays None.

The following voted in the affirmative:

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

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

HOUSE BILL RECALLED

On motion of Senator Althoff, **House Bill No. 4675** was recalled from the order of third reading to the order of second reading.

Senator Althoff offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO HOUSE BILL 4675

AMENDMENT NO. <u>1</u>. Amend House Bill 4675 by replacing everything after the enacting clause with the following:

"Section 5. The Fire Protection District Act is amended by changing Section 11f as follows:

(70 ILCS 705/11f) (from Ch. 127 1/2, par. 31f)

Sec. 11f. Charge against non-residents.

(a) The board of trustees of a fire protection district may fix, charge, and collect fees not exceeding the reasonable cost of the service for all services rendered by the district against persons, businesses and other entities who are not residents of the fire protection district.

(b) Such charge may not be assessed against residents of the fire protection district or persons who request fire protection coverage for an unprotected area and who pay to the fire protection district an amount equal to the district's Fire Protection Tax pursuant to Section 4 of the Fire Protection of Unprotected Area Act.

(c) <u>Until January 1, 2009, the</u> The charge for such services shall be computed at a rate not to exceed <u>\$250</u> \$125 per hour per vehicle and not to exceed <u>\$70</u> \$35 per hour per firefighter responding to a call for assistance. Beginning January 1, 2009, and each year thereafter, those amounts shall be increased or decreased by the percentage change in the Consumer Price Index-U during the previous 12-month period. An additional charge may be levied to reimburse the district for extraordinary expenses of materials used in rendering such services. No charge shall be made for services for which the total charge would be less than \$50.

(d) All revenue from the charges assessed pursuant to this Section shall be deposited to the general fund of the fire protection district.

(e) In this Section, "Consumer Price Index-U" means the index published by the Bureau of Labor Statistics of the United States Department of Labor that measures the average change in prices of goods and services purchased by all urban consumers, United States city average, all items, 1982-84 = 100. (Source: P.A. 89-180, eff. 7-19-95.)".

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 bill, as amended, was ordered to a third reading.

READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Althoff, **House Bill No. 4675**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 54; Nays None.

The following voted in the affirmative:

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

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

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

HOUSE BILL RECALLED

On motion of Senator Noland, **House Bill No. 4683** was recalled from the order of third reading to the order of second reading.

Senator Noland offered the following amendment and moved its adoption:

AMENDMENT NO. 1 TO HOUSE BILL 4683

AMENDMENT NO. <u>1</u>. Amend House Bill 4683 on page 2, by inserting immediately below line 7 the following:

"(d) Subsection (a) of this Section does not apply to sworn law enforcement officers utilizing a facsimile smoke detector, sprinkler head, carbon monoxide alarm, heat detector, or any other similar device in furtherance of a criminal investigation.".

The motion prevailed.

And the amendment was adopted and ordered printed. There being no further amendments, the bill, as amended, was ordered to a third reading.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Noland, **House Bill No. 4683**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 55; Nays None.

The following voted in the affirmative:

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

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

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

On motion of Senator Dillard, **House Bill No. 4736**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 55; Nays None.

The following voted in the affirmative:

| Althoff Bivins Bomke | Dillard Forby Frerichs | Kotowski Lauzen Lightford | Raoul Righter Risinger |
|----------------------------|------------------------------|---------------------------------|------------------------------|
| Bond | Garrett | Link | Rutherford |
| Brady | Haine | Luechtefeld | Sandoval |
| Burzynski | Halvorson | Maloney | Schoenberg |
| Clayborne | Harmon | Martinez | Steans |
| Collins | Hendon | Meeks | Sullivan |
| Cronin | Holmes | Millner | Syverson |
| Crotty | Hultgren | Murphy | Trotter |
| Cullerton | Hunter | Noland | Watson |
| Dahl | Jacobs | Pankau | Wilhelmi |

Mr. President

| DeLeo | Jones, J. | Peterson |
|---------|-----------|----------|
| Delgado | Koehler | Radogno |

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

HOUSE BILL RECALLED

On motion of Senator Garrett, **House Bill No. 4754** was recalled from the order of third reading to the order of second reading.

Senator Garrett offered the following amendment and moved its adoption:

AMENDMENT NO. 2 TO HOUSE BILL 4754

AMENDMENT NO. 2. Amend House Bill 4754 on page 3, by deleting lines 20 through 26; and

on page 4, by deleting lines 1 through 6.

The motion prevailed. And the amendment was adopted and ordered printed. There being no further amendments, the bill, as amended, was ordered to a third reading.

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Garrett, **House Bill No. 4754**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 55; Nays None.

The following voted in the affirmative:

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

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

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

On motion of Senator Dillard, **House Bill No. 4869**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 55; Nays None.

The following voted in the affirmative:

| Althoff Bivins Bomke Bond Brady Burzynski Clayborne Collins Cronin Cronin Crotty Cullerton | Dillard Forby Frerichs Garrett Haine Halvorson Harmon Hendon Holmes Hultgren Hunter | Kotowski Lauzen Lightford Link Luechtefeld Maloney Martinez Meeks Millner Murphy Noland | Raoul Righter Risinger Rutherford Sandoval Schoenberg Steans Sullivan Syverson Trotter Watson |
|---|---|---|---|
| | | | 5 |
| 2 | 0 | 1 2 | |
| DeLeo Delgado | Jones, J. Koehler | Peterson Radogno | 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.

HOUSE BILL RECALLED

On motion of Senator Cullerton, **House Bill No. 5076** was recalled from the order of third reading to the order of second reading.

Senator Cullerton moved to withdraw Senate Floor Amendment No. 1, and the amendment was withdrawn.

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

READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Cullerton, **House Bill No. 5076**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 55; Nays None.

The following voted in the affirmative:

| Althoff | Dillard | Kotowski | Raoul |
|-----------|-----------|-------------|------------|
| Bivins | Forby | Lauzen | Righter |
| Bomke | Frerichs | Lightford | Risinger |
| Bond | Garrett | Link | Rutherford |
| Brady | Haine | Luechtefeld | Sandoval |
| Burzynski | Halvorson | Maloney | Schoenberg |
| Clayborne | Harmon | Martinez | Steans |
| Collins | Hendon | Meeks | Sullivan |

| Cronin | Holmes | Millner | Syverson |
|-----------|-----------|----------|---------------|
| Crotty | Hultgren | Murphy | Trotter |
| Cullerton | Hunter | Noland | Watson |
| Dahl | Jacobs | Pankau | Wilhelmi |
| DeLeo | Jones, J. | Peterson | Mr. President |
| Delgado | Koehler | Radogno | |

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

On motion of Senator Murphy, House Bill No. 5101, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 54; Nays None.

The following voted in the affirmative:

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

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

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

Senator Steans asked and obtained unanimous consent for the Journal to reflect her affirmative vote on House Bill 5101

On motion of Senator Link, House Bill No. 5120, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 54; Nays None.

The following voted in the affirmative:

| Althoff | Dillard | Lauzen |
|---------|----------|-----------|
| Bivins | Forby | Lightford |
| Bomke | Frerichs | Link |

[May 27, 2008]

Righter Risinger Rutherford

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

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

Ordered that the Secretary inform the House of Representatives thereof.

Senator Garrett asked and obtained unanimous consent for the Journal to reflect her affirmative vote on House Bill 5120.

On motion of Senator Collins, **House Bill No. 5148**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 55; Nays None.

The following voted in the affirmative:

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

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

On motion of Senator Haine, **House Bill No. 5159**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 35; Nays 17.

The following voted in the affirmative:

| Bivins Bond Clayborne Collins Crotty Cullerton Delgado Forby | Garrett Haine Halvorson Harmon Hendon Holmes Hunter Jones, J. | Kotowski Lightford Link Maloney Martinez Meeks Murphy Noland | Risinger Sandoval Schoenberg Steans Sullivan Trotter Wilhelmi Mr. President |
|---|--|---|--|
| Forby Frerichs | Jones, J. Koehler | 1 5 | Mr. President |
| | | | |

The following voted in the negative:

| Althoff | Dahl | Millner | Syverson |
|-----------|-------------|------------|----------|
| Bomke | DeLeo | Pankau | Watson |
| Brady | Dillard | Peterson | |
| Burzynski | Lauzen | Radogno | |
| Cronin | Luechtefeld | Rutherford | |

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

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

On motion of Senator Collins, **House Bill No. 5192**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 55; Nays None.

The following voted in the affirmative:

| Brady Ha Burzynski Ha Clayborne Ha Collins He Cronin He Crotty Hu | arrett aine alvorson armon endon olmes ultgren | Link Luechtefeld Maloney Martinez Meeks Millner Murphy | Risinger Rutherford Sandoval Schoenberg Steans Sullivan Syverson Trotter |
|--|--|--|---|
| Cronin Ho | olmes | Millner | Syverson |
| Cullerton Hu Dahl Ja DeLeo Jo | unter cobs nes, J. pehler | Noland Pankau Peterson Radogno | Watson Wilhelmi Mr. President |

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

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

On motion of Senator Clayborne, **House Bill No. 5196**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 42; Nays 7.

The following voted in the affirmative:

| Althoff | Forby | Link | Rutherford |
|--------------------|--------------------|-------------|---------------|
| Bond | Frerichs | Luechtefeld | Sandoval |
| Brady | Garrett | Maloney | Schoenberg |
| Clayborne | Haine | Martinez | Steans |
| Collins | Harmon | Meeks | Sullivan |
| Cronin | Hendon | Millner | Trotter |
| Crotty | Hunter | Noland | Watson |
| Cullerton | Jacobs | Pankau | Wilhelmi |
| Dahl | Koehler | Peterson | Mr. President |
| DeLeo | Lauzen | Raoul | |
| Delgado | Lightford | Risinger | |
| The following vote | d in the negative: | | |

| Bivins | Holmes | Murphy | Syverson |
|-----------|----------|---------|----------|
| Burzynski | Hultgren | Radogno | |

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

On motion of Senator Martinez, House Bill No. 5238, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 55; Nays None.

The following voted in the affirmative:

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

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

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Delgado, **House Bill No. 5251**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 55; Nays None.

The following voted in the affirmative:

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

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

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

HOUSE BILL RECALLED

On motion of Senator Cullerton, **House Bill No. 5288** was recalled from the order of third reading to the order of second reading.

Senator Cullerton moved to reconsider the vote by which Amendment No. 2 was adopted. The motion prevailed.

Senator Cullerton moved that Amendment No. 2 to House Bill No. 5288 be ordered to lie on the table.

The motion to table prevailed.

Senator Cullerton offered the following amendment and moved its adoption:

AMENDMENT NO. 3 TO HOUSE BILL 5288

AMENDMENT NO. 3. Amend House Bill 5288 on page 6, line 5, by deleting "Champaign,"; and

on page 6, line 7, by deleting "Vermilion,".

The motion prevailed.

And the amendment was adopted and ordered printed.

Senate Floor Amendment No. 4 was held in the Committee on Rules.

Senators Syverson - Cullerton offered the following amendment and moved its adoption:

AMENDMENT NO. 5 TO HOUSE BILL 5288

AMENDMENT NO. <u>5</u>. Amend House Bill 5288 on page 5, by inserting after line 25 the following:

"(k-1) At an intersection equipped with an automated traffic law enforcement system, the yellow light change interval must be not less than 3 seconds.

(k-2) No person shall be charged with a traffic violation or be issued a written notice of violation, as a result of an automated traffic law enforcement system, unless the entire vehicle crosses the stop bar

marked on the pavement.

(k-3) Except as otherwise provided in this subsection (k-3), an intersection may not be equipped with an automated traffic law enforcement system unless the following requirements have been met:

(1) The county or municipality having jurisdiction has determined that the intersection has a high accident rate. Before such a determination is made, the county or municipality must have performed or caused to be performed an evaluation of accident rates for a 6-month period.

(2) The county or municipality having jurisdiction has, for a 3-month period, used strobe lights in the red lenses of all traffic signals at the intersection in an attempt to decrease the accident rate without the use of an automated traffic law enforcement system.

(3) All roads converging at the intersection are controlled by traffic signals mounted on mast arms. This subsection (k-3) does not apply to counties and municipalities that were authorized to operate automated traffic law enforcement systems before the effective date of this amendatory Act of the 95th General Assembly.".

The motion prevailed.

And the amendment was adopted and ordered printed.

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

READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Cullerton, **House Bill No. 5288**, having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

Yeas 26; Nays 24; Present 1.

The following voted in the affirmative:

| Althoff | Frerichs | Link | Risinger |
|-----------|-----------|----------|----------|
| Bond | Haine | Maloney | Sandoval |
| Clayborne | Harmon | Martinez | Steans |
| Crotty | Holmes | Millner | Syverson |
| Cullerton | Koehler | Munoz | Wilhelmi |
| DeLeo | Kotowski | Noland | |
| Delgado | Lightford | Radogno | |
| | | | |

The following voted in the negative:

| Bivins | Garrett | Meeks | Sullivan |
|-----------|-------------|------------|----------|
| Bomke | Halvorson | Murphy | Trotter |
| Brady | Hendon | Pankau | Watson |
| Burzynski | Jacobs | Peterson | |
| Cronin | Jones, J. | Righter | |
| Dahl | Lauzen | Rutherford | |
| Forby | Luechtefeld | Schoenberg | |

The following voted present:

Raoul

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

LEGISLATIVE MEASURES FILED

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

Senate Floor Amendment No. 2 to Senate Bill 790

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

Senate Committee Amendment No. 1 to House Bill 4215 Senate Committee Amendment No. 2 to House Bill 4827 Senate Committee Amendment No. 1 to House Bill 5151 Senate Committee Amendment No. 1 to House Bill 5215 Senate Committee Amendment No. 1 to House Bill 5350 Senate Committee Amendment No. 1 to House Bill 5350

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

Senate Floor Amendment No. 2 to House Bill 4879 Senate Floor Amendment No. 3 to House Bill 4879

MESSAGE FROM THE PRESIDENT

OFFICE OF THE SENATE PRESIDENT STATE OF ILLINOIS

EMIL JONES, JR. SENATE PRESIDENT 327 STATE CAPITOL Springfield, Illinois 62706

May 27, 2008

Ms. Deborah Shipley Secretary of the Senate 403 State House Springfield, IL 62706

Dear Madam Secretary:

Pursuant to Rule 3-5(c), I hereby appoint Senator Iris Martinez to replace Senator Louis Viverito as a member of the Rules Committee. This appointment is effective immediately.

Very truly yours, s/Emil Jones, Jr. Senate President

cc: Senate Minority Leader Frank Watson

REPORTS FROM RULES COMMITTEE

Senator Hendon, Chairperson of the Committee on Rules, during its May 27, 2008 meeting, reported the following Legislative Measures have been assigned to the indicated Standing Committees of the Senate:

Appropriations I: Senate Committee Amendment No. 1 to House Bill 4215; Senate Committee Amendment No. 1 to House Bill 5151; Senate Committee Amendment No. 1 to House Bill 5215; Senate Committee Amendment No. 1 to House Bill 5350; Senate Committee Amendment No. 1 to House Bill 5701.

Education: Senate Committee Amendment No. 1 to House Bill 4727; Senate Committee Amendment No. 2 to House Bill 4727.

Executive: Senate Committee Amendment No. 1 to House Bill 2651; Senate Committee Amendment No. 2 to House Bill 2651; Senate Committee Amendment No. 1 to House Bill 4758.

Financial Institutions: Senate Committee Amendment No. 1 to House Bill 4461.

Higher Education: Senate Committee Amendment No. 2 to House Bill 5059.

Human Services: Senate Committee Amendment No. 1 to House Bill 4212; Senate Committee Amendment No. 1 to House Bill 4449.

Judiciary Criminal Law: Senate Committee Amendment No. 2 to House Bill 2748; Senate Committee Amendment No. 1 to House Bill 2769; Senate Committee Amendment No. 2 to House Bill 4668.

Licensed Activities: Senate Amendment No. 2 to Senate Bill 4249; Senate Amendment No. 3 to Senate Bill 4249; Senate Amendment No. 1 to Senate Bill 4778.

Local Government: Senate Committee Amendment No. 1 to House Bill 4545.

Revenue: Senate Committee Amendment No. 1 to House Bill 4179.

State Government and Veterans Affairs: Senate Committee Amendment No. 2 to Senate Joint Resolution 101.

Agriculture and Conservation: Senate Floor Amendment No. 2 to House Bill 1768.

Education: Senate Floor Amendment No. 2 to House Bill 1141.

Judiciary Civil Law: Senate Floor Amendment No. 6 to Senate Bill 1029.

Judiciary Criminal Law: Senate Floor Amendment No. 3 to House Bill 4879.

Local Government: Senate Floor Amendment No. 2 to Senate Bill 836.

Revenue: Senate Floor Amendment No. 2 to Senate Bill 788; Senate Floor Amendment No. 2 to Senate Bill 790; Senate Floor Amendment No. 1 to House Bill 5069.

Senator Hendon, Chairperson of the Committee on Rules, during its May 27, 2008 meeting, reported the following Joint Action Motions have been assigned to the indicated Standing Committees of the Senate:

Judiciary Civil Law: Motion to Concur in House Amendment 1 to Senate Bill 546; Motion to Concur in House Amendment 1 to Senate Bill 2435

State Government and Veterans Affairs: Motion to Concur in House Amendment 1 to Senate Bill 782; Motion to Concur in House Amendment 1 to Senate Bill 2431

COMMITTEE MEETING ANNOUNCEMENT

Senator Schoenberg, Chairperson of the Committee on Appropriations II, announced that the Appropriations II Committee will meet today in Room 212, immediately upon adjournment.

At the hour of 5:04 o'clock p.m., the Chair announced that the Senate stand adjourned until Wednesday, May 28, 2008, at 12:30 o'clock p.m.