



# **SENATE JOURNAL**

**STATE OF ILLINOIS**

**NINETY-NINTH GENERAL ASSEMBLY**

**47TH LEGISLATIVE DAY**

**MONDAY, MAY 25, 2015**

**4:17 O'CLOCK P.M.**

**SENATE**  
**Daily Journal Index**  
**47th Legislative Day**

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The Senate met pursuant to adjournment.  
Senator Terry Link, Waukegan, Illinois, presiding.  
Prayer by Captain Kip Troeger, Chaplain for the 2nd to the 106th Cavalry, Illinois National Guard,  
Kewanee, Illinois.

Senator Cunningham led the Senate in the Pledge of Allegiance.

Senator Hunter moved that reading and approval of the Journal of Friday, May 22, 2015, be postponed, pending arrival of the printed Journal.

The motion prevailed.

**MESSAGE FROM THE PRESIDENT**

**OFFICE OF THE SENATE PRESIDENT  
STATE OF ILLINOIS**

JOHN J. CULLERTON  
SENATE PRESIDENT

327 STATE CAPITOL  
SPRINGFIELD, IL 62706  
217-782-2728

May 22, 2015

Mr. Tim Anderson  
Secretary of the Senate  
Room 403 State House  
Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to the provisions of Senate Rule 2-10, I hereby extend the applicable committee and 3<sup>rd</sup> reading deadlines to May 31, 2015, for the following Senate Bills:

House Bills: 113, 123, 152, 163, 170, 175, 178, 198, 200, 217, 229, 242, 245, 248, 303, 362, 363, 364, 372, 397, 500, 573, 735, 745, 806, 940, 1081, 1119, 1121, 1285, 1336, 1359, 1360, 1365, 1429, 1452, 1530, 1566, 1660, 2482, 2503, 2569, 2628, 2636, 2642, 2643, 2822, 2919, 3103, 3104, 3121, 3122, 3123, 3126, 3133, 3136, 3141, 3149, 3158, 3159, 3172, 3194, 3203, 3211, 3213, 3220, 3237, 3240, 3262, 3269, 3273, 3284, 3303, 3304, 3306, 3324, 3333, 3334, 3341, 3375, 3389, 3398, 3434, 3444, 3445, 3448, 3457, 3475, 3476, 3484, 3485, 3493, 3497, 3507, 3510, 3512, 3523, 3529, 3531, 3533, 3538, 3540, 3549, 3552, 3577, 3592, 3616, 3622, 3624, 3664, 3667, 3670, 3672, 3680, 3683, 3686, 3692, 3693, 3695, 3721, 3746, 3748, 3749, 3761, 3765, 3766, 3797, 3812, 3823, 3840, 3882, 3887, 3895, 3896, 3897, 3909, 3932, 3933, 4006, 4007, 4018, 4025, 4029, 4038, 4096, 4107, 4122, 4128 and 4130.

Sincerely,  
s/John J. Cullerton  
John J. Cullerton  
Senate President

cc: Senate Republican Leader Christine Radogno

**PRESENTATION OF RESOLUTIONS**

**SENATE RESOLUTION NO. 581**

Offered by Senator Koehler and all Senators:  
Mourns the death of Berley Nellum, Sr., of Peoria.

**SENATE RESOLUTION NO. 582**

Offered by Senator Koehler and all Senators:

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Mourns the death of Joseph Moore Sodowski IV, formerly of Peoria.

**SENATE RESOLUTION NO. 585**

Offered by Senator Manar and all Senators:

Mourns the death of Danny Dale Manning of Decatur.

**SENATE RESOLUTION NO. 586**

Offered by Senator McCann and all Senators:

Mourns the death of Ann K. Goleman of Springfield.

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

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

**SENATE RESOLUTION NO. 583**

WHEREAS, X-Linked Myotubular Myopathy is a genetic neuromuscular disorder characterized by muscle weakness; most affected individuals have a severe form of the disease that can cause diminished muscle tone, feeding difficulties, and severe breathing complications; and

WHEREAS, X-Linked Myotubular Myopathy symptoms are often present at birth and almost exclusively in males; it is estimated that 1 out of every 50,000 male babies born will have X-Linked Myotubular Myopathy; and

WHEREAS, Respiratory distress may cause affected infants to require constant and prolonged mechanical ventilation, which carries many risks such as recurrent infection, inadequate shallow breathing, and lack of oxygen in the blood; individuals with X-Linked Myotubular Myopathy usually survive only into early childhood; and

WHEREAS, Poor muscle development can cause delays in motor skill milestones; most individuals are unable to walk and require assistance for normal daily activities; for affected individuals who live into adulthood, additional symptoms include bone fractures, malformation of the hip, and scoliosis; and

WHEREAS, X-Linked Myotubular Myopathy is caused by mutations in the MTM1 gene; molecular genetic testing can detect a mutation in 60 to 98 percent of affected individuals; and

WHEREAS, Treatment of X-Linked Myotubular Myopathy is focused on the specific symptoms experienced by each affected individual and usually requires intensive medical intervention; there are ongoing studies to identify more effective treatment therapies; therefore, be it

RESOLVED, BY THE SENATE OF THE NINETY-NINTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we designate June 17, 2015 as X-Linked Myotubular Myopathy Awareness Day in the State of Illinois in order to bring attention to those affected by this disorder and the efforts of many to identify better treatment for those individuals.

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

**SENATE RESOLUTION NO. 584**

WHEREAS, Numerous municipalities across Illinois are struggling to provide the required basic services, including public safety and public works, because of mounting debt and structurally insufficient tax bases; and

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WHEREAS, The financial situations in small and medium-sized municipalities garner little, if any, public attention, leaving the public and the Illinois General Assembly in the dark and lacking independent information about such challenges; and

WHEREAS, The public has a right to understand the depth and scope of financial problems facing municipalities in order to contemplate solutions; and

WHEREAS, The Illinois General Assembly needs to understand the depth and scope of financial problems facing municipalities in order to effectively govern the State and ensure adequate basic services to all residents; and

WHEREAS, Municipalities are required to submit annual financial information to the Illinois Comptroller under the Governmental Account Audit Act, including an accounting of revenue, expenditures, and debt; and

WHEREAS, The Illinois Comptroller is required to make such information public and to produce an annual report under the Fiscal Responsibility Law; and

WHEREAS, The Illinois Comptroller is statutorily required to appoint an advisory board of local government officials and certified public accountants, known as the Local Government Advisory Board; and

WHEREAS, An annual report delineating municipalities that are in financial distress would help the public and Illinois General Assembly understand and address such challenges that may threaten the public welfare; therefore, be it

RESOLVED, BY THE SENATE OF THE NINETY-NINTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the Comptroller to collaborate with the Local Government Advisory Board to develop metrics that will help identify municipalities with a population of less than 100,000 that are in financial distress; and be it further

RESOLVED, That we urge the Comptroller to produce an annual report to the public delineating municipalities in financial distress and the metrics used to determine such a designation; and be it further

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

#### INTRODUCTION OF BILL

**SENATE BILL NO. 2139.** Introduced by Senator Noland, a bill for AN ACT concerning gaming.

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

#### MESSAGES FROM THE HOUSE

A message from the House by

Mr. Mapes, Clerk:

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

SENATE BILL NO. 32

A bill for AN ACT concerning criminal law.

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

House Amendment No. 1 to SENATE BILL NO. 32

Passed the House, as amended, May 25, 2015.

TIMOTHY D. MAPES, Clerk of the House

[May 25, 2015]

**AMENDMENT NO. 1 TO SENATE BILL 32**

AMENDMENT NO. 1. Amend Senate Bill 32 by replacing everything after the enacting clause with the following:

"Section 5. The Prevention of Tobacco Use by Minors and Sale and Distribution of Tobacco Products Act is amended by changing Sections 1.5 and 2 as follows:

(720 ILCS 675/1.5)

Sec. 1.5. Distribution of alternative nicotine products to persons under 18 years of age prohibited.

(a) For the purposes of this Section, "alternative nicotine product" means a product or device not consisting of or containing tobacco that provides for the ingestion into the body of nicotine, whether by chewing, smoking, absorbing, dissolving, inhaling, snorting, sniffing, or by any other means. "Alternative nicotine product" excludes cigarettes, smokeless tobacco, or other tobacco products as these terms are defined in Section 1 of this Act and any product approved by the United States Food and Drug Administration as a non-tobacco product for sale as a tobacco cessation product, as a tobacco dependence product, or for other medical purposes, and is being marketed and sold solely for that approved purpose.

(b) A person, either directly or indirectly by an agent or employee, or by a vending machine owned by the person or located in the person's establishment, may not sell, offer for sale, give, or furnish any alternative nicotine product, or any cartridge or component of an alternative nicotine product, to a person under 18 years of age.

(c) Before selling, offering for sale, giving, or furnishing an alternative nicotine product, or any cartridge or component of an alternative nicotine product, to another person, the person selling, offering for sale, giving, or furnishing the alternative nicotine product shall verify that the person is at least 18 years of age by:

(1) examining from any person that appears to be under 27 years of age a

government-issued photographic identification that establishes the person is at least 18 years of age or

(2) for sales made through the Internet or other remote sales methods, performing an age verification through an independent, third-party age verification service that compares information available from public records to the personal information entered by the person during the ordering process that establishes the person is 18 years of age or older.

(d) A person under 18 years of age shall not possess an alternative nicotine product.

(Source: P.A. 98-350, eff. 1-1-14.)

(720 ILCS 675/2) (from Ch. 23, par. 2358)

(Text of Section after amendment by P.A. 98-1055)

Sec. 2. Penalties.

(a) Any person who violates subsection (a) or (a-5) of Section 1 or subsection (b) or (c) of Section 1.5 of this Act is guilty of a petty offense. For the first offense in a 24-month period, the person shall be fined \$200 if his or her employer has a training program that facilitates compliance with minimum-age tobacco laws. For the second offense in a 24-month period, the person shall be fined \$400 if his or her employer has a training program that facilitates compliance with minimum-age tobacco laws. For the third offense in a 24-month period, the person shall be fined \$600 if his or her employer has a training program that facilitates compliance with minimum-age tobacco laws. For the fourth or subsequent offense in a 24-month period, the person shall be fined \$800 if his or her employer has a training program that facilitates compliance with minimum-age tobacco laws. For the purposes of this subsection, the 24-month period shall begin with the person's first violation of the Act. The penalties in this subsection are in addition to any other penalties prescribed under the Cigarette Tax Act and the Tobacco Products Tax Act of 1995.

(a-5) Any retailer person who violates subsection (a) or (a-5) of Section 1 or subsection (b) or (c) of Section 1.5 of this Act is guilty of a petty offense. For the first offense, the retailer shall be fined \$200 if it does not have a training program that facilitates compliance with minimum-age tobacco laws. For the second offense, the retailer shall be fined \$400 if it does not have a training program that facilitates compliance with minimum-age tobacco laws. For the third offense, the retailer shall be fined \$600 if it does not have a training program that facilitates compliance with minimum-age tobacco laws. For the fourth or subsequent offense in a 24-month period, the retailer shall be fined \$800 if it does not have a training program that facilitates compliance with minimum-age tobacco laws. For the purposes of this subsection, the 24-month period shall begin with the person's first violation of the Act. The penalties in this subsection are in addition to any other penalties prescribed under the Cigarette Tax Act and the Tobacco Products Tax Act of 1995.

(a-6) For the purpose of this Act, a training program that facilitates compliance with minimum-age tobacco laws must include at least the following elements: (i) it must explain that only individuals

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displaying valid identification demonstrating that they are 18 years of age or older shall be eligible to purchase cigarettes or tobacco products; (ii) it must explain where a clerk can check identification for a date of birth; and (iii) it must explain the penalties that a clerk and retailer are subject to for violations of the Prevention of Tobacco Use by Minors and Sale and Distribution of Tobacco Products Act.

(b) If a minor violates subsection (a-7) of Section 1 or subsection (d) of Section 1.5 he or she is guilty of a petty offense and the court may impose a sentence of 25 hours of community service and a fine of \$50 for a first violation. If a minor violates subsection (a-6) of Section 1, he or she is guilty of a Class A misdemeanor.

(c) A second violation by a minor of subsection (a-7) of Section 1 or subsection (d) of Section 1.5 that occurs within 12 months after the first violation is punishable by a fine of \$75 and 50 hours of community service.

(d) A third or subsequent violation by a minor of subsection (a-7) of Section 1 or subsection (d) of Section 1.5 that occurs within 12 months after the first violation is punishable by a \$200 fine and 50 hours of community service.

(e) Any second or subsequent violation not within the 12-month time period after the first violation is punishable as provided for a first violation.

(f) If a minor is convicted of or placed on supervision for a violation of subsection (a-6) or (a-7) of Section 1 or subsection (d) of Section 1.5, the court may, in its discretion, and upon recommendation by the State's Attorney, order that minor and his or her parents or legal guardian to attend a smoker's education or youth diversion program if that program is available in the jurisdiction where the offender resides. Attendance at a smoker's education or youth diversion program shall be time-credited against any community service time imposed for any first violation of subsection (a-7) of Section 1. In addition to any other penalty that the court may impose for a violation of subsection (a-7) of Section 1 or subsection (d) of Section 1.5, the court, upon request by the State's Attorney, may in its discretion require the offender to remit a fee for his or her attendance at a smoker's education or youth diversion program.

(g) For purposes of this Section, "smoker's education program" or "youth diversion program" includes, but is not limited to, a seminar designed to educate a person on the physical and psychological effects of smoking tobacco products and alternative nicotine products and the health consequences of smoking tobacco products and alternative nicotine products that can be conducted with a locality's youth diversion program.

(h) All moneys collected as fines for violations of subsection (a), (a-5), (a-6), or (a-7) of Section 1 and subsection (b), (c), or (d) of Section 1.5 shall be distributed in the following manner:

- (1) one-half of each fine shall be distributed to the unit of local government or other entity that successfully prosecuted the offender; and
- (2) one-half shall be remitted to the State to be used for enforcing this Act.

Any violation of subsection (a) or (a-5) of Section 1 or subsection (b) or (c) of Section 1.5 shall be reported to the Department of Revenue within 7 business days.

(Source: P.A. 98-350, eff. 1-1-14; 98-1055, eff. 1-1-16)."

Under the rules, the foregoing **Senate Bill No. 32**, with House Amendment No. 1, was referred to the Secretary's Desk.

A message from the House by

Mr. Mapes, Clerk:

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

SENATE BILL NO. 44

A bill for AN ACT concerning wildlife.

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

House Amendment No. 8 to SENATE BILL NO. 44

House Amendment No. 10 to SENATE BILL NO. 44

House Amendment No. 11 to SENATE BILL NO. 44

Passed the House, as amended, May 25, 2015.

TIMOTHY D. MAPES, Clerk of the House

**AMENDMENT NO. 8 TO SENATE BILL 44**

[May 25, 2015]

AMENDMENT NO. 8. Amend Senate Bill 44 by replacing everything after the enacting clause with the following:

"Section 1. Short title. This Act may be cited as the Unmanned Aerial System Oversight Task Force Act.

Section 5. Purpose. The use of drones is becoming more common in everyday applications both commercially and privately. It is clear that increased drone use creates emerging conflicts and challenges to providing guidance into the safe operation of drones, while not infringing upon the constitutional rights of others. It is necessary to establish a task force to provide oversight and input in creating comprehensive laws and rules for the operation and use of drone technology within this State, subject to federal oversight and regulation.

Section 10. Definitions. As used in this Act:

"Task Force" means the Unmanned Aerial System Oversight Task Force.

"Unmanned Aerial System" or "UAS" means an unmanned aerial vehicle or drone.

Section 15. The Unmanned Aerial System Task Force.

(a) There is hereby created the Unmanned Aerial System Oversight Task Force to study and make recommendations for the operation, usage, and regulation of Unmanned Aerial Systems, commonly referred to as "drone" technology, within this State.

(b) Within 90 days after the effective date of this Act members of the Task Force shall be appointed by the Governor and shall consist of one member from each of the following agencies or interest groups:

(1) a member of the Division of Aeronautics of the Department of Transportation, nominated by the Secretary of Transportation;

(2) a member of the Department of State Police, nominated by the Director of State Police;

(3) a Conservation Police officer of the Department of Natural Resources, nominated by the Director of Natural Resources;

(4) a member of the Department of Agriculture, nominated by the Director of Agriculture;

(5) a member of the Department of Commerce and Economic Opportunity, nominated by the Director of Commerce and Economic Opportunity;

(6) a UAS technical commercial representative;

(7) a UAS manufacturing industry representative;

(8) a person nominated by the Attorney General;

(9) a member of the Illinois Conservation Police Lodge, nominated by the president of the Lodge;

(10) a member of a statewide sportsmen's federation, nominated by the president of the federation;

(11) a member of a statewide agricultural association, nominated by the president of the association;

(12) a member of a statewide commerce association, nominated by the president or executive director of the association;

(13) a person nominated by an electric utility company serving retail customers in this State;

(14) a member of the Illinois National Guard, nominated by the Adjutant General;

(15) a member of a statewide retail association, nominated by the president of the association;

(16) a member of a statewide manufacturing trade association, nominated by the president or chief executive officer of the association;

(17) a member of a statewide property and casualty insurance association, nominated by the president or chief executive officer of the association; and

(18) a member of a statewide association representing real estate brokers licensed in this State, nominated by the president of the association.

(c) Nominations to the Task Force must be submitted to the Governor within 60 days of the effective date of this Act. The Governor shall make the appointments within 30 days after the close of nominations. The term of the appointment shall be until submission of the report of comprehensive recommendations under subsection (g) of this Section. The member from the Division of Aeronautics of the Department of

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Transportation shall chair the Task Force and serve as a liaison to the Governor and General Assembly. Meetings of the Task Force shall be held as necessary to complete the duties of the Task Force. Meetings of the Task Force shall be held in the central part of the State.

(d) The members of the Task Force shall receive no compensation for serving as members of the Task Force.

(e) The Task Force shall consider commercial and private uses of drones, landowner and privacy rights, as well as general rules and regulations for safe operation of drones, and prepare comprehensive recommendations for the safe and lawful operation of UAS in this State.

(f) The Department of Transportation shall provide administrative support to the Task Force.

(g) The Task Force shall submit a report with recommendations to the Governor and General Assembly no later than July 1, 2016.

Section 20. Expiration. This Act is repealed on September 1, 2016.

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

**AMENDMENT NO. 10 TO SENATE BILL 44**

AMENDMENT NO. 10. Amend Senate Bill 44, AS AMENDED, with reference to page and line numbers of House Amendment No. 8 as follows:

on page 3, line 26, by deleting "and"; and

on page 4, line 3, by replacing "." with ";;" and

on page 4, by inserting immediately below line 3 the following:

"(19) a member of a statewide surveying association, nominated by the president of the association;

(20) a law enforcement official from a municipality with a population of 2 million or more inhabitants, nominated by the mayor of the municipality; and

(21) a law enforcement official from a municipality with a population of less than 2 million inhabitants, nominated by a statewide police chiefs association."

**AMENDMENT NO. 11 TO SENATE BILL 44**

AMENDMENT NO. 11. Amend Senate Bill 44, AS AMENDED, with reference to page and line numbers of House Amendment No. 8 as follows:

on page 3, line 26, by deleting "and"; and

on page 4, line 3, by replacing "." with ";;" and

on page 4, by inserting immediately below line 3 the following:

"(19) a member of a statewide surveying association, nominated by the president of the association;

(20) a law enforcement official from a municipality with a population of 2 million or more inhabitants, nominated by the mayor of the municipality;

(21) a law enforcement official from a municipality with a population of less than 2 million inhabitants, nominated by a statewide police chiefs association; and

(22) a member of a statewide freight railroad association, nominated by the president of the association."

Under the rules, the foregoing **Senate Bill No. 44**, with House Amendments numbered 8, 10 and 11, was referred to the Secretary's Desk.

A message from the House by

Mr. Mapes, Clerk:

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

SENATE BILL NO. 66

[May 25, 2015]

A bill for AN ACT concerning regulation.

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

House Amendment No. 2 to SENATE BILL NO. 66

House Amendment No. 3 to SENATE BILL NO. 66

Passed the House, as amended, May 25, 2015.

TIMOTHY D. MAPES, Clerk of the House

**AMENDMENT NO. 2 TO SENATE BILL 66**

AMENDMENT NO. 2. Amend Senate Bill 66 by replacing everything after the enacting clause with the following:

"Section 5. The Resale Dealers Act is amended by changing Section 5 as follows:

(815 ILCS 398/5)

Sec. 5. Definitions. For the purposes of this Act:

"Appropriate law enforcement official" means the sheriff of the county where a resale dealer is located or, if the resale dealer is located within a municipality, the police chief of the municipality, provided, however, that the sheriff or police chief may designate an appropriate official of the county or municipality as applicable.

"Precious metals" means any item containing gold, silver, platinum, palladium, or rhodium or any combination of gold, silver, platinum, palladium, or rhodium. "Precious metals" do not include items containing any chemical or any automotive, photographic, electrical, medical or dental materials, or electronic parts, except for those containing precious metals.

"Recyclable metal" means items made of copper, brass, or aluminum.

"Repair and refurbishment program" means a program, offered by a wireless telephone service provider, manufacturer, or retailer who is not primarily engaged in purchasing personal property of any type from a person who is not a wholesaler, through which used or previously owned wireless communications devices are restored to good working order.

"Resale dealer" means any individual, firm, corporation, or partnership engaged in the business of operating a business for profit, which buys, sells, possesses on consignment for sale, or trades jewelry, stamps, electronic equipment, including wireless communication devices, or any precious metals that have been previously owned by a consumer. The term "resale dealer" includes without limitation:

(1) businesses commonly known as swapshop operators, cash for gold operators, and jewelers that purchase and resell items from persons other than dealers possessing a federal employee identification number and suppliers and engage in disassembling for purposes other than appraisals, melting, or otherwise altering jewelry; or -

(2) any individual, partnership, limited partnership, limited liability company, corporation, or other entity engaged in the business of buying or selling used wireless communication devices.

The term "resale dealer" does not include pawnbrokers, coin dealers, providers of commercial mobile services as defined in 47 U.S.C. 332(d) or their authorized dealers, ~~or~~ retail merchants that do not purchase previously owned items directly from the public at the retail location , or a wireless telephone service provider or retailer who has 25 or more locations in this State who acquires wireless communications devices as part of a trade-in or a repair and refurbishment program or a business engaged in manufacturing wireless communications devices who acquires the devices as part of a trade-in program. The fact that any business does any of the following acts shall be prima facie proof that such business is a resale dealer: (i) advertises in any fashion, including through media advertisements, websites, telephone listings, or signs on the exterior or interior of buildings, that it buys or sells used items and (ii) devotes a significant segment or section of the business premises to the purchase or sale of used items.

"Trade-in program" means a program offered by a wireless telephone service provider, manufacturer, or retailer who is not primarily engaged in purchasing personal property of any type from a person who is not a wholesaler, pursuant to which used wireless communications devices are accepted from customers for trade-in when purchasing a new device or in exchange for a noncash credit usable only for the purchase of goods or services from the wireless telephone service provider, manufacturer, or retailer or a rebate from a manufacturer on the purchase of one of the manufacturer's wireless communications devices.

"Wireless communications device" means a hand-held cellular phone or other hand-held mobile device that (1) is built on a smart phone mobile operating system; (2) possesses advanced computing capability; (3) enables the user to engage in voice communications via commercial mobile radio service, as defined in 47 CFR 20.3; and (4) is capable of operating on a long-term evolution network and successor wireless

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data network communication standards. Capabilities a wireless communications device may possess include, but are not limited to, built-in applications, Internet access, digital voice service, text messaging, email, and web browsing. "Wireless communications device" does not include a phone commonly referred to as a feature or message phone, a laptop computer, tablet device, or a device that has only electronic reading capability.

"Wireless telephone service provider" means a provider of wireless telephone services and its authorized dealers, distributors, and agents.

(Source: P.A. 98-1096, eff. 1-1-15.).

#### **AMENDMENT NO. 3 TO SENATE BILL 66**

AMENDMENT NO. 3. Amend Senate Bill 66, AS AMENDED, with reference to page and line numbers of House Amendment No. 2, as follows:

on page 3, line 9, by replacing "service provider or retailer" with "service provider, retailer, or entity"; and

on page 3, line 10, after "devices", by inserting "for the purpose of recycling or refurbishment or".

Under the rules, the foregoing **Senate Bill No. 66**, with House Amendments numbered 2 and 3, was referred to the Secretary's Desk.

A message from the House by

Mr. Mapes, Clerk:

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

SENATE BILL NO. 90

A bill for AN ACT concerning civil law.

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

House Amendment No. 1 to SENATE BILL NO. 90

Passed the House, as amended, May 25, 2015.

TIMOTHY D. MAPES, Clerk of the House

#### **AMENDMENT NO. 1 TO SENATE BILL 90**

AMENDMENT NO. 1. Amend Senate Bill 90 on page 1, line 14, by replacing "Act" with "Act and either (1) a plenary guardian has been appointed for the testator under subsection (c) of Section 11a-12 of this Act or (2) a limited guardian has been appointed for the testator under subsection (b) of Section 11a-12 of this Act and the court has found that the testator lacks testamentary capacity".

Under the rules, the foregoing **Senate Bill No. 90**, with House Amendment No. 1, was referred to the Secretary's Desk.

A message from the House by

Mr. Mapes, Clerk:

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

SENATE BILL NO. 107

A bill for AN ACT concerning revenue.

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

House Amendment No. 4 to SENATE BILL NO. 107

Passed the House, as amended, May 25, 2015.

TIMOTHY D. MAPES, Clerk of the House

#### **AMENDMENT NO. 4 TO SENATE BILL 107**

AMENDMENT NO. 4. Amend Senate Bill 107 by replacing everything after the enacting clause with the following:

[May 25, 2015]

"Section 5. The Property Tax Code is amended by changing Section 15-169 and by adding Section 10-23 as follows:

(35 ILCS 200/10-23 new)

Sec. 10-23. Improvements to residential property; accessibility.

(a) Accessibility improvements made to residential property shall not increase the assessed valuation of the property for a period of 7 years after the improvements are completed.

(b) For the purposes of this Section, "accessibility improvement" means a home modification listed under the Home Services Program administered by the Department of Human Services (Part 686 of Title 89 of the Illinois Administrative Code), including, but not limited to the installation of ramps and grab-bars, widening door-ways, and other changes to enhance the independence of a disabled or elderly individual.

(35 ILCS 200/15-169)

Sec. 15-169. Disabled veterans standard homestead exemption.

(a) Beginning with taxable year 2007, an annual homestead exemption, limited to the amounts set forth in subsections (b) and (b-3) ~~subsection (b)~~, is granted for property that is used as a qualified residence by a disabled veteran.

(b) ~~For taxable years prior to 2015, the~~ The amount of the exemption under this Section is as follows:

(1) for veterans with a service-connected disability of at least (i) 75% for exemptions granted in taxable years 2007 through 2009 and (ii) 70% for exemptions granted in taxable year 2010 and each taxable year thereafter, as certified by the United States Department of Veterans Affairs, the annual exemption is \$5,000; and

(2) for veterans with a service-connected disability of at least 50%, but less than (i) 75% for exemptions granted in taxable years 2007 through 2009 and (ii) 70% for exemptions granted in taxable year 2010 and each taxable year thereafter, as certified by the United States Department of Veterans Affairs, the annual exemption is \$2,500.

(b-3) For taxable years 2015 and thereafter:

(1) if the veteran has a service connected disability of 30% or more but less than 50%, as certified by the United States Department of Veterans Affairs, then the annual exemption is \$2,500;

(2) if the veteran has a service connected disability of 50% or more but less than 70%, as certified by the United States Department of Veterans Affairs, then the annual exemption is \$5,000; and

(3) if the veteran has a service connected disability of 70% or more, as certified by the United States Department of Veterans Affairs, then the property is exempt from taxation under this Code.

(b-5) If a homestead exemption is granted under this Section and the person awarded the exemption subsequently becomes a resident of a facility licensed under the Nursing Home Care Act or a facility operated by the United States Department of Veterans Affairs, then the exemption shall continue (i) so long as the residence continues to be occupied by the qualifying person's spouse or (ii) if the residence remains unoccupied but is still owned by the person who qualified for the homestead exemption.

(c) The tax exemption under this Section carries over to the benefit of the veteran's surviving spouse as long as the spouse holds the legal or beneficial title to the homestead, permanently resides thereon, and does not remarry. If the surviving spouse sells the property, an exemption not to exceed the amount granted from the most recent ad valorem tax roll may be transferred to his or her new residence as long as it is used as his or her primary residence and he or she does not remarry.

(c-1) Beginning with taxable year 2015, nothing in this Section shall require the veteran to have qualified for or obtained the exemption before death if the veteran was killed in the line of duty.

(d) The exemption under this Section applies for taxable year 2007 and thereafter. A taxpayer who claims an exemption under Section 15-165 or 15-168 may not claim an exemption under this Section.

(e) Each taxpayer who has been granted an exemption under this Section must reapply on an annual basis. Application must be made during the application period in effect for the county of his or her residence. The assessor or chief county assessment officer may determine the eligibility of residential property to receive the homestead exemption provided by this Section by application, visual inspection, questionnaire, or other reasonable methods. The determination must be made in accordance with guidelines established by the Department.

(f) For the purposes of this Section:

"Qualified residence" means real property, but less any portion of that property that is used for commercial purposes, with an equalized assessed value of less than \$250,000 that is the disabled veteran's primary residence. Property rented for more than 6 months is presumed to be used for commercial purposes.

"Veteran" means an Illinois resident who has served as a member of the United States Armed Forces on active duty or State active duty, a member of the Illinois National Guard, or a member of the United States Reserve Forces and who has received an honorable discharge.  
(Source: P.A. 97-333, eff. 8-12-11; 98-1145, eff. 12-30-14.)

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

Under the rules, the foregoing **Senate Bill No. 107**, with House Amendment No. 4, was referred to the Secretary's Desk.

A message from the House by

Mr. Mapes, Clerk:

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

SENATE BILL NO. 202

A bill for AN ACT concerning criminal law.

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

House Amendment No. 1 to SENATE BILL NO. 202

Passed the House, as amended, May 25, 2015.

TIMOTHY D. MAPES, Clerk of the House

**AMENDMENT NO. 1 TO SENATE BILL 202**

AMENDMENT NO. 1. Amend Senate Bill 202 by replacing everything after the enacting clause with the following:

"Section 1. Short title. This Act may be cited as the Accelerated Resolution Court Act.

Section 5. Accelerated Resolution Court pilot program. The Accelerated Resolution Court pilot program is hereby created in Cook County. Under this pilot program, the Cook County Sheriff or his or her designee, acting in his or her official capacity as Director of the Cook County Department of Corrections with the approval of the Cook County State's Attorney, may refer eligible defendants to the Accelerated Resolution Court provided that notice is given to the prosecuting State's Attorney, the defendant's counsel of record, and the Presiding Judge of the Criminal Division of the Circuit Court of Cook County.

Section 10. Eligibility.

(a) To be eligible for the program the defendant must be:

(1) in the custody of the Cook County Department of Corrections 72 hours after bond has been set;

(2) unable to post bond or ineligible to be placed on electronic monitoring due to homelessness or a lack of a sufficient host site approved by the Sheriff; and

(3) charged with:

(A) retail theft of property the full retail value of which does not exceed \$300 under Section 16-25 of the Criminal Code of 2012;

(B) criminal trespass to real property under Section 21-3 of the Criminal Code of 2012; or

(C) criminal trespass to State supported land under Section 21-5 of the Criminal Code of 2012.

(b) A defendant shall be excluded from the program if the defendant has been convicted of, or adjudicated delinquent for, a crime of violence in the past 10 years excluding incarceration time, including, but not limited to, first degree murder, second degree murder, predatory criminal sexual assault of a child, aggravated criminal sexual assault, criminal sexual assault, armed robbery, aggravated arson, arson, aggravated kidnapping, kidnapping, aggravated battery resulting in great bodily harm or permanent disability, aggravated stalking, stalking, or any offense involving the discharge of a firearm.

Section 15. Procedure.

(a) Once referred to the Accelerated Resolution Court by the Cook County Sheriff or his or her designee, written notice shall be given by the Sheriff to the prosecuting State's Attorney, the defendant's counsel of

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record, and the Presiding Judge of the Criminal Division of the Circuit Court of Cook County. Proof of the notice shall be filed with the Clerk of the Circuit Court of Cook County. Any referred case shall be adjudicated within 30 days of the date of assignment by the presiding judge, excluding any delay occasioned by the defendant.

(b) If a case within the Accelerated Resolution Court is not resolved within 30 days of the date of assignment by the presiding judge, the time period provided in subsection (a), then the defendant shall be released from custody on his or her own recognizance or released on electronic monitoring. Any person released under this Section must agree to the terms and conditions of release provided by the court.

(c) Nothing in this Act shall be construed as prohibiting a defendant from requesting a continuance. Any continuance granted on behalf of the defendant shall toll the 30-day requirement of this Act. Lack of participation by the victim or other continuances required on behalf of the State do not toll the 30-day requirement of this Act.

(d) If a person is released on his or her own recognizance, the conditions of the release shall be that he or she shall:

(1) appear to answer the charge in the court having jurisdiction on a day certain and thereafter ordered by the court until discharged or final order of the court;

(2) submit himself or herself to the orders and process of the court;

(3) not depart this State without leave of the court;

(4) not violate any criminal statute of any jurisdiction;

(5) at a time and place designated by the court, surrender all firearms in his or her possession to a law enforcement officer as required under paragraph (5) of subsection (a) of Section 110-10 of the Code of Criminal Procedure of 1963; and

(6) file written notice with the clerk of the court before which the proceeding is pending of any change in his or her address within 24 hours after the change. The address of a defendant who has been released on his or her own recognizance shall at all times remain a matter of public record with the clerk of the court.

(e) If the court finds that additional conditions are reasonably necessary to assure the defendant's appearance in court, protect the public from the defendant, or prevent the defendant's unlawful interference with the orderly administration of justice, the court may require the defendant to:

(1) refrain from going to certain described geographical areas or premises;

(2) refrain from engaging in certain activities or indulging in intoxicating liquors or in certain drugs;

(3) undergo mental health treatment or treatment for drug addiction or alcoholism;

(4) attend or reside in a facility designated by the court; or

(5) comply with other reasonable conditions as the court may impose.

(f) A failure to appear as required by the recognizance shall constitute an offense subject to the penalty provided in Section 32-10 of the Criminal Code of 2012 for violation of bail bond.

(g) The State may object to the referral of a case under Section 15 by providing written notice to the Cook County Sheriff's Office and the Office of the Public Defender.

(h) The State may object to any order permitting release by personal recognizance or electronic monitoring.

Section 20. Repeal. This Act is repealed on June 30, 2017.

Section 99. Effective date. This Act takes effect July 1, 2015."

Under the rules, the foregoing **Senate Bill No. 202**, with House Amendment No. 1, was referred to the Secretary's Desk.

A message from the House by

Mr. Mapes, Clerk:

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

SENATE BILL NO. 220

A bill for AN ACT concerning education.

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

House Amendment No. 1 to SENATE BILL NO. 220

Passed the House, as amended, May 25, 2015.

[May 25, 2015]

TIMOTHY D. MAPES, Clerk of the House

**AMENDMENT NO. 1 TO SENATE BILL 220**

AMENDMENT NO. 1. Amend Senate Bill 220 by replacing everything after the enacting clause with the following:

"Section 5. The Personnel Code is amended by changing Section 4d as follows:

(20 ILCS 415/4d) (from Ch. 127, par. 63b104d)

Sec. 4d. Partial exemptions. The following positions in State service are exempt from jurisdictions A, B, and C to the extent stated for each, unless those jurisdictions are extended as provided in this Act:

(1) In each department, board or commission that now maintains or may hereafter maintain

a major administrative division, service or office in both Sangamon County and Cook County, 2 private secretaries for the director or chairman thereof, one located in the Cook County office and the other located in the Sangamon County office, shall be exempt from jurisdiction B; in all other departments, boards and commissions one private secretary for the director or chairman thereof shall be exempt from jurisdiction B. In all departments, boards and commissions one confidential assistant for the director or chairman thereof shall be exempt from jurisdiction B. This paragraph is subject to such modifications or waiver of the exemptions as may be necessary to assure the continuity of federal contributions in those agencies supported in whole or in part by federal funds.

(2) The resident administrative head of each State charitable, penal and correctional

institution, the chaplains thereof, and all member, patient and inmate employees are exempt from jurisdiction B.

(3) The Civil Service Commission, upon written recommendation of the Director of Central

Management Services, shall exempt from jurisdiction B other positions which, in the judgment of the Commission, involve either principal administrative responsibility for the determination of policy or principal administrative responsibility for the way in which policies are carried out, except positions in agencies which receive federal funds if such exemption is inconsistent with federal requirements, and except positions in agencies supported in whole by federal funds.

(4) All beauticians and teachers of beauty culture and teachers of barbering, and all

positions heretofore paid under Section 1.22 of "An Act to standardize position titles and salary rates", approved June 30, 1943, as amended, shall be exempt from jurisdiction B.

(5) Licensed attorneys in positions as legal or technical advisors; ; positions in the

Department of Natural Resources requiring incumbents to be either a registered professional engineer or to hold a bachelor's degree in engineering from a recognized college or university; ; licensed physicians in positions of medical administrator or physician or physician specialist (including psychiatrists) ; ; all positions within the Department of Juvenile Justice requiring licensure by the State Board of Education under Article 21B of the School Code ; from the effective date of this amendatory Act of the 99th General Assembly until January 1, 2017, all positions within the Illinois School for the Deaf and the Illinois School for the Visually Impaired requiring licensure by the State Board of Education under Article 21B of the School Code; ; and registered nurses (except those registered nurses employed by the Department of Public Health) ; ; except those in positions in agencies which receive federal funds if such exemption is inconsistent with federal requirements and except those in positions in agencies supported in whole by federal funds, are exempt from jurisdiction B only to the extent that the requirements of Section 8b.1, 8b.3 and 8b.5 of this Code need not be met.

(6) All positions established outside the geographical limits of the State of Illinois

to which appointments of other than Illinois citizens may be made are exempt from jurisdiction B.

(7) Staff attorneys reporting directly to individual Commissioners of the Illinois

Workers' Compensation Commission are exempt from jurisdiction B.

(8) Twenty-one senior public service administrator positions within the Department of

Healthcare and Family Services, as set forth in this paragraph (8), requiring the specific knowledge of healthcare administration, healthcare finance, healthcare data analytics, or information technology described are exempt from jurisdiction B only to the extent that the requirements of Sections 8b.1, 8b.3, and 8b.5 of this Code need not be met. The General Assembly finds that these positions are all senior policy makers and have spokesperson authority for the Director of the Department of Healthcare and Family Services. When filling positions so designated, the Director of Healthcare and Family Services shall cause a position description to be published which allots points to various qualifications desired. After scoring qualified applications, the Director shall add Veteran's Preference points as enumerated

[May 25, 2015]

in Section 8b.7 of this Code. The following are the minimum qualifications for the senior public service administrator positions provided for in this paragraph (8):

(A) HEALTHCARE ADMINISTRATION.

Medical Director: Licensed Medical Doctor in good standing; experience in healthcare payment systems, pay for performance initiatives, medical necessity criteria or federal or State quality improvement programs; preferred experience serving Medicaid patients or experience in population health programs with a large provider, health insurer, government agency, or research institution.

Chief, Bureau of Quality Management: Advanced degree in health policy or health professional field preferred; at least 3 years experience in implementing or managing healthcare quality improvement initiatives in a clinical setting.

Quality Management Bureau: Manager, Care Coordination/Managed Care Quality: Clinical degree or advanced degree in relevant field required; experience in the field of managed care quality improvement, with knowledge of HEDIS measurements, coding, and related data definitions.

Quality Management Bureau: Manager, Primary Care Provider Quality and Practice Development: Clinical degree or advanced degree in relevant field required; experience in practice administration in the primary care setting with a provider or a provider association or an accrediting body; knowledge of practice standards for medical homes and best evidence based standards of care for primary care.

Director of Care Coordination Contracts and Compliance: Bachelor's degree required; multi-year experience in negotiating managed care contracts, preferably on behalf of a payer; experience with health care contract compliance.

Manager, Long Term Care Policy: Bachelor's degree required; social work, gerontology, or social service degree preferred; knowledge of Olmstead and other relevant court decisions required; experience working with diverse long term care populations and service systems, federal initiatives to create long term care community options, and home and community-based waiver services required. The General Assembly finds that this position is necessary for the timely and effective implementation of this amendatory Act of the 97th General Assembly.

Manager, Behavioral Health Programs: Clinical license or Advanced degree required, preferably in psychology, social work, or relevant field; knowledge of medical necessity criteria and governmental policies and regulations governing the provision of mental health services to Medicaid populations, including children and adults, in community and institutional settings of care. The General Assembly finds that this position is necessary for the timely and effective implementation of this amendatory Act of the 97th General Assembly.

Manager, Office of Accountable Care Entity Development: Bachelor's degree required, clinical degree or advanced degree in relevant field preferred; experience in developing integrated delivery systems, including knowledge of health homes and evidence-based standards of care delivery; multi-year experience in health care or public health management; knowledge of federal ACO or other similar delivery system requirements and strategies for improving health care delivery.

Manager of Federal Regulatory Compliance: Bachelor's degree required, advanced degree preferred, in healthcare management or relevant field; experience in healthcare administration or Medicaid State Plan amendments preferred; experience interpreting federal rules; experience with either federal health care agency or with a State agency in working with federal regulations.

Manager, Office of Medical Project Management: Bachelor's degree required, project management certification preferred; multi-year experience in project management and developing business analyst skills; leadership skills to manage multiple and complex projects.

Manager of Medicare/Medicaid Coordination: Bachelor's degree required, knowledge and experience with Medicare Advantage rules and regulations, knowledge of Medicaid laws and policies; experience with contract drafting preferred.

Chief, Bureau of Eligibility Integrity: Bachelor's degree required, advanced degree in public administration or business administration preferred; experience equivalent to 4 years of administration in a public or business organization required; experience with managing contract compliance required; knowledge of Medicaid eligibility laws and policy preferred; supervisory experience preferred. The General Assembly finds that this position is necessary for the timely and effective implementation of this amendatory Act of the 97th General Assembly.

(B) HEALTHCARE FINANCE.

Director of Care Coordination Rate and Finance: MBA, CPA, or Actuarial degree required; experience in managed care rate setting, including, but not limited to, baseline costs and growth trends; knowledge and experience with Medical Loss Ratio standards and measurements.

Director of Encounter Data Program: Bachelor's degree required, advanced degree preferred, preferably in health care, business, or information systems; at least 2 years healthcare or other similar data reporting experience, including, but not limited to, data definitions, submission, and editing; background in HIPAA transactions relevant to encounter data submission; experience with large provider, health insurer, government agency, or research institution or other knowledge of healthcare claims systems.

Manager of Medical Finance, Division of Finance: Requires relevant advanced degree or certification in relevant field, such as Certified Public Accountant; coursework in business or public administration, accounting, finance, data analysis, or statistics preferred; experience in control systems and GAAP; financial management experience in a healthcare or government entity utilizing Medicaid funding.

(C) HEALTHCARE DATA ANALYTICS.

Data Quality Assurance Manager: Bachelor's degree required, advanced degree preferred, preferably in business, information systems, or epidemiology; at least 3 years of extensive healthcare data reporting experience with a large provider, health insurer, government agency, or research institution; previous data quality assurance role or formal data quality assurance training.

Data Analytics Unit Manager: Bachelor's degree required, advanced degree preferred, in information systems, applied mathematics, or another field with a strong analytics component; extensive healthcare data reporting experience with a large provider, health insurer, government agency, or research institution; experience as a business analyst interfacing between business and information technology departments; in-depth knowledge of health insurance coding and evolving healthcare quality metrics; working knowledge of SQL and/or SAS.

Data Analytics Platform Manager: Bachelor's degree required, advanced degree preferred, preferably in business or information systems; extensive healthcare data reporting experience with a large provider, health insurer, government agency, or research institution; previous experience working on a health insurance data analytics platform; experience managing contracts and vendors preferred.

(D) HEALTHCARE INFORMATION TECHNOLOGY.

Manager of MMIS Claims Unit: Bachelor's degree required, with preferred coursework in business, public administration, information systems; experience equivalent to 4 years of administration in a public or business organization; working knowledge with design and implementation of technical solutions to medical claims payment systems; extensive technical writing experience, including, but not limited to, the development of RFPs, APDs, feasibility studies, and related documents; thorough knowledge of IT system design, commercial off the shelf software packages and hardware components.

Assistant Bureau Chief, Office of Information Systems: Bachelor's degree required, with preferred coursework in business, public administration, information systems; experience equivalent to 5 years of administration in a public or private business organization; extensive technical writing experience, including, but not limited to, the development of RFPs, APDs, feasibility studies and related documents; extensive healthcare technology experience with a large provider, health insurer, government agency, or research institution; experience as a business analyst interfacing between business and information technology departments; thorough knowledge of IT system design, commercial off the shelf software packages and hardware components.

Technical System Architect: Bachelor's degree required, with preferred coursework in computer science or information technology; prior experience equivalent to 5 years of computer science or IT administration in a public or business organization; extensive healthcare technology experience with a large provider, health insurer, government agency, or research institution; experience as a business analyst interfacing between business and information technology departments.

The provisions of this paragraph (8), other than this sentence, are inoperative after January 1, 2014.

(Source: P.A. 97-649, eff. 12-30-11; 97-689, eff. 6-14-12; 98-104, eff. 7-22-13; 98-1146, eff. 12-30-14.)

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

[May 25, 2015]

Under the rules, the foregoing **Senate Bill No. 220**, with House Amendment No. 1, was referred to the Secretary's Desk.

A message from the House by  
Mr. Mapes, Clerk:

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

SENATE BILL NO. 7

A bill for AN ACT concerning education.  
Passed the House, May 25, 2015.

TIMOTHY D. MAPES, Clerk of the House

A message from the House by  
Mr. Mapes, Clerk:

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

SENATE BILL NO. 45

A bill for AN ACT concerning civil law.

SENATE BILL NO. 207

A bill for AN ACT concerning criminal law.

SENATE BILL NO. 209

A bill for AN ACT concerning criminal law.

SENATE BILL NO. 223

A bill for AN ACT concerning education.  
Passed the House, May 25, 2015.

TIMOTHY D. MAPES, Clerk of the House

A message from the House by  
Mr. Mapes, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has passed a bill of the following title, in the passage of which I am instructed to ask the concurrence of the Senate, to-wit:

HOUSE BILL NO. 813

A bill for AN ACT concerning education.  
Passed the House, May 22, 2015.

TIMOTHY D. MAPES, Clerk of the House

The foregoing **House Bill No. 813** was taken up, ordered printed and placed on first reading.

### MESSAGES FROM THE HOUSE

A message from the House by  
Mr. Mapes, 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. 38

WHEREAS, Gene Pingatore is the winningest coach in Illinois high school basketball history; and

WHEREAS, Gene Pingatore has been a mentor and educator, both on and off the court, for 50 years at St. Joseph High School in Westchester; and

[May 25, 2015]

WHEREAS, Gene Pingatore became Illinois' winningest prep coach on January 16, 2015 with his 827th victory in his 1,100th game; and

WHEREAS, Gene Pingatore has guided the St. Joseph Chargers to 7 Elite Eights and a State championship in 1999; he has also claimed second, third, and fourth place trophies; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-NINTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that we designate Cermak Road from South Wolf Road to Westchester Boulevard as the "Gene Pingatore Road"; and be it further

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

RESOLVED, That suitable copies of this resolution be presented to the Secretary of the Illinois Department of Transportation and Gene Pingatore.

Adopted by the House, May 22, 2015.

TIMOTHY D. MAPES, Clerk of the House

The foregoing message from the House of Representatives reporting House Joint Resolution No. 38 was referred to the Committee on Assignments.

A message from the House by  
Mr. Mapes, 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. 39**

WHEREAS, Isiah Lord Thomas, III is a retired American basketball player who played professionally for the Detroit Pistons in the National Basketball Association (NBA); and

WHEREAS, Isiah Thomas is a 12-time NBA All-Star, a member of the Naismith Memorial Basketball Hall of Fame, and was named one of the 50 Greatest Players in NBA History; and

WHEREAS, Isiah Thomas was born and raised in the City of Chicago; he played basketball for St. Joseph's High School and played collegiately for the Indiana Hoosiers; and

WHEREAS, Isiah Thomas played with the Detroit Pistons as a point guard from 1981 through 1994 and led the "Bad Boys" to consecutive NBA championships in the 1988-89 and the 1989-90 seasons; and

WHEREAS, After his NBA career, Isiah Thomas was an executive with the Toronto Raptors, a television commentator, an executive with the Continental Basketball Association, head coach of the Indiana Pacers, and an executive and head coach for the New York Knicks; he later coached the Florida International University Golden Panthers for 3 seasons from 2009 to 2012; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-NINTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that we designate South Wolf Road between Roosevelt Road and West Cermak Road in Westchester as the "Isiah Thomas Boulevard"; and be it further

[May 25, 2015]

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

RESOLVED, That suitable copies of this resolution be presented to the Secretary of the Illinois Department of Transportation and Isiah Thomas.

Adopted by the House, May 22, 2015.

TIMOTHY D. MAPES, Clerk of the House

The foregoing message from the House of Representatives reporting House Joint Resolution No. 39 was referred to the Committee on Assignments.

A message from the House by  
Mr. Mapes, 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. 40**

WHEREAS, Evan Marcel Turner is an American professional basketball player, currently playing for the Boston Celtics of the National Basketball Association (NBA); and

WHEREAS, Evan Turner was drafted 2nd overall by the Philadelphia 76ers in the 2010 NBA draft and played for them until he was traded to the Indiana Pacers in February of 2014; and

WHEREAS, Evan Turner was born on October 27, 1988; he attended St. Joseph High School in Westchester, and by his senior season, he was one of the top high school basketball players at his position in the nation; and

WHEREAS, Evan Turner, as a true freshman, helped lead the Buckeyes to the 2008 National Invitation Tournament championship; the following year, he was the Big Ten Conference scoring champion for the 2008-09 season and was a first-team 2009 All-Big Ten selection; he was also an honorable mention All-American and was selected as a member of the 2009 All-Big Ten Conference Tournament team and he became one of 5 Big Ten players to have been among the top 10 in the conference in average points, rebounds, and assists in the same season; and

WHEREAS, Evan Turner was a first-team 2010 NCAA Men's Basketball All-American and the 2010 National Player of the Year; he was also a 2-time Big Ten Conference scoring champion and the 2010 Big Ten Conference Men's Basketball Player of the Year; he was twice the only player named as a unanimous first-team selection by both the coaches and the media to the All-Big Ten team (2008-09, 2009-10); by finishing first in scoring and second in both rebounds and assists in the conference in the 2009-10 season, he was the first men's basketball player to finish in the top 2 in each of these categories and the first to finish in the top 5 in each category in the same season; he is the conference record-holder for most career and single-season Conference Player of the Week awards; and

WHEREAS, Evan Turner plays the point guard, shooting guard, and small forward positions; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-NINTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that we designate West Cermak Road between South Pulaski Road and South Laramie Avenue in Berwyn as the "Evan Turner Street"; and be it further

[May 25, 2015]

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 "Evan Turner Street"; and be it further

RESOLVED, That suitable copies of this resolution be delivered to the Secretary of the Illinois Department of Transportation and Evan Turner.

Adopted by the House, May 22, 2015.

TIMOTHY D. MAPES, Clerk of the House

The foregoing message from the House of Representatives reporting House Joint Resolution No. 40 was referred to the Committee on Assignments.

**READING BILL FROM THE HOUSE OF REPRESENTATIVES A FIRST TIME**

**House Bill No. 813**, sponsored by Senator J. Cullerton, was taken up, read by title a first time and referred to the Committee on Assignments.

**APPOINTMENT MESSAGES**

**Appointment Message No. 990216**

To the Honorable Members of the Senate, Ninety-Ninth General Assembly:

I, Bruce Rauner, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Illinois State Toll Highway Authority

Start Date: May 25, 2015

End Date: May 1, 2019

Name: Joseph Gomez

Residence: 298 Eaton St., Northfield, IL 60093

Annual Compensation: \$31,426

Per diem: Not Applicable

Nominee's Senator: Senator Daniel Biss

Most Recent Holder of Office: Mark Peterson

Superseded Appointment Message: Not Applicable

**Appointment Message No. 990217**

To the Honorable Members of the Senate, Ninety-Ninth General Assembly:

[May 25, 2015]

I, Bruce Rauner, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Illinois State Toll Highway Authority

Start Date: May 25, 2015

End Date: May 1, 2019

Name: David A. Gonzalez

Residence: 15 Holbrook Circle, Chicago Heights, IL 60411

Annual Compensation: \$31,426

Per diem: Not Applicable

Nominee's Senator: Senator Toi W. Hutchinson

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

**Appointment Message No. 990218**

To the Honorable Members of the Senate, Ninety-Ninth General Assembly:

I, Bruce Rauner, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Illinois State Toll Highway Authority

Start Date: May 25, 2015

End Date: May 1, 2019

Name: Craig Johnson

Residence: 615 Meadow Court, Elk Grove Village, IL 60007

Annual Compensation: \$31,426

Per diem: Not Applicable

Nominee's Senator: Senator Dan Kotowski

Most Recent Holder of Office: Terrence D'Arcy

Superseded Appointment Message: Not Applicable

**Appointment Message No. 990219**

[May 25, 2015]

To the Honorable Members of the Senate, Ninety-Ninth General Assembly:

I, Bruce Rauner, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Illinois State Toll Highway Authority

Start Date: May 25, 2015

End Date: May 1, 2019

Name: Nicholas Sauer

Residence: 416 Old Barn Road, Apt. C, Lake Barrington, IL 60010

Annual Compensation: \$31,426

Per diem: Not Applicable

Nominee's Senator: Senator Dan Duffy

Most Recent Holder of Office: Jeffrey Redick

Superseded Appointment Message: Not Applicable

**Appointment Message No. 990220**

To the Honorable Members of the Senate, Ninety-Ninth General Assembly:

I, Bruce Rauner, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Illinois State Toll Highway Authority

Start Date: May 25, 2015

End Date: May 1, 2019

Name: Robert Schillerstrom

Residence: 1533 Meadowland Dr., Naperville, IL 60540

Annual Compensation: \$31,426

Per diem: Not Applicable

Nominee's Senator: Senator Michael Connelly

Most Recent Holder of Office: Tom Weisner

Superseded Appointment Message: Not Applicable

[May 25, 2015]

**Appointment Message No. 990221**

To the Honorable Members of the Senate, Ninety-Ninth General Assembly:

I, Bruce Rauner, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Member (Physician - Non Specified)

Agency or Other Body: Illinois State Board of Health

Start Date: May 25, 2015

End Date: November 1, 2015

Name: Dr. Vincent Bufalino

Residence: 583 Hill Ave., Glen Ellyn, IL 60137

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Chris Nybo

Most Recent Holder of Office: Victor Forys

Superseded Appointment Message: Not Applicable

**Appointment Message No. 990222**

To the Honorable Members of the Senate, Ninety-Ninth General Assembly:

I, Bruce Rauner, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Illinois Board of Higher Education

Start Date: May 25, 2015

End Date: January 31, 2021

Name: Alice Marie Jacobs

Residence: 417 W. Conron Ave., Danville, IL 61832

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Scott M. Bennett

[May 25, 2015]

Most Recent Holder of Office: Proshanta Nandi

Superseded Appointment Message: Not Applicable

**Appointment Message No. 990223**

To the Honorable Members of the Senate, Ninety-Ninth General Assembly:

I, Bruce Rauner, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Trustee

Agency or Other Body: State Employees Retirement System of Illinois

Start Date: May 25, 2015

End Date: June 29, 2019

Name: John Aguilar

Residence: 1920 School House Lane, Aurora, IL 60506

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Jim Oberweis

Most Recent Holder of Office: Maria Peterson

Superseded Appointment Message: Not Applicable

**Appointment Message No. 990224**

To the Honorable Members of the Senate, Ninety-Ninth General Assembly:

I, Bruce Rauner, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Trustee

Agency or Other Body: State Employees Retirement System of Illinois

Start Date: May 25, 2015

End Date: June 29, 2017

Name: Yasmin Bates-Brown

Residence: 1335 S. Prairie Ave., Unit 1010, Chicago, IL 60605

Annual Compensation: Expenses

Per diem: Not Applicable

[May 25, 2015]

Nominee's Senator: Senator Mattie Hunter

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

**Appointment Message No. 990225**

To the Honorable Members of the Senate, Ninety-Ninth General Assembly:

I, Bruce Rauner, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Illinois Sports Facilities Authority

Start Date: May 25, 2015

End Date: June 30, 2015

Name: Rosemarie Andolino

Residence: 3800 S. Paulina St., Chicago, IL 60609

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Antonio Muñoz

Most Recent Holder of Office: Quentin Young

Superseded Appointment Message: Not Applicable

**Appointment Message No. 990226**

To the Honorable Members of the Senate, Ninety-Ninth General Assembly:

I, Bruce Rauner, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Illinois Sports Facilities Authority

Start Date: May 25, 2015

End Date: June 30, 2015

Name: Jeffrey Yordon

Residence: 812 Lakeland Dr., Schaumburg, IL 60173

[May 25, 2015]

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Dan Kotowski

Most Recent Holder of Office: Dennis Gannon

Superseded Appointment Message: Not Applicable

**Appointment Message No. 990227**

To the Honorable Members of the Senate, Ninety-Ninth General Assembly:

I, Bruce Rauner, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Weatherization Initiative Board

Start Date: May 25, 2015

End Date: February 19, 2017

Name: Jorge Perez

Residence: 9625 S. Muskegon Ave., Chicago, IL 60617

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Kwame Raoul

Most Recent Holder of Office: Bethany Del Gado

Superseded Appointment Message: Not Applicable

**Appointment Message No. 990228**

To the Honorable Members of the Senate, Ninety-Ninth General Assembly:

I, Bruce Rauner, Governor, am nominating and, by and with the advice and consent of the Senate, appointing the following named individual to the office enumerated below. The advice and consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Weatherization Initiative Board

Start Date: May 25, 2015

End Date: February 19, 2018

Name: Robert Wordlaw

[May 25, 2015]

Residence: 17716 Cherrywood Lane, Homewood, IL 60430

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Napoleon Harris, III

Most Recent Holder of Office: Melissa Williams

Superseded Appointment Message: Not Applicable

Under the rules, the foregoing Appointment Messages were referred to the Committee on Assignments.

### **REPORT FROM STANDING COMMITTEE**

Senator Muñoz, Chairperson of the Committee on Executive Appointments, to which was referred **Appointment Messages Numbered 99025, 990042, 990070, 990080, 990081, 990082, 990083, 990087, 990093, 990102, 990113, 990116, 990118, 990119, 990130, 990131, 990132, 990133, 990135, 990136, 990137, 990138, 990139, 990140, 990141, 990142, 990143, 990144, 990146, 990147, 990148, 990151, 990153, 990165, 990186, 990187, 990188, 990202 and 990203**, reported the same back with the recommendation that the Senate do advise and consent.

Under the rules, the foregoing appointment messages are eligible for consideration by the Senate.

### **LEGISLATIVE MEASURES FILED**

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

Floor Amendment No. 1 to House Bill 500  
 Floor Amendment No. 2 to House Bill 4096

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

Floor Amendment No. 1 to Senate Bill 2029  
 Floor Amendment No. 1 to Senate Bill 2030  
 Floor Amendment No. 1 to Senate Bill 2031  
 Floor Amendment No. 1 to Senate Bill 2032  
 Floor Amendment No. 1 to Senate Bill 2033  
 Floor Amendment No. 1 to Senate Bill 2034  
 Floor Amendment No. 1 to Senate Bill 2035  
 Floor Amendment No. 1 to Senate Bill 2036  
 Floor Amendment No. 1 to Senate Bill 2037

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

Floor Amendment No. 1 to Senate Resolution 342

### **REPORT FROM COMMITTEE ON ASSIGNMENTS**

[May 25, 2015]

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 25, 2015 meeting, reported the following Legislative Measures have been assigned to the indicated Standing Committee of the Senate:

Appropriations I: **Floor Amendment No. 1 to Senate Bill 2029; Floor Amendment No. 1 to Senate Bill 2030; Floor Amendment No. 1 to Senate Bill 2031; Floor Amendment No. 1 to Senate Bill 2032; Floor Amendment No. 1 to Senate Bill 2033; Floor Amendment No. 1 to Senate Bill 2034; Floor Amendment No. 1 to Senate Bill 2035; Floor Amendment No. 1 to Senate Bill 2036; Floor Amendment No. 1 to Senate Bill 2037.**

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 25, 2015 meeting, reported the following Joint Action Motions have been assigned to the indicated Standing Committee of the Senate:

Insurance: **Motion to Concur in House Amendment 2 to Senate Bill 54  
Motion to Concur in House Amendment 1 to Senate Bill 750**

Senator Clayborne, Chairperson of the Committee on Assignments, during its May 25, 2015 meeting, reported that the Committee recommends that **Floor Amendment No. 1 to Senate Bill No. 1046** be re-referred from the Committee on Revenue to the Committee on Executive.

Senator Muñoz, Chairperson of the Committee on Executive Appointments, moved that the Senate resolve itself into Executive Session to consider the report of that Committee relative to the appointment messages.

The motion prevailed.

### EXECUTIVE SESSION

Senator Muñoz, Chairperson of the Committee on Executive Appointments, to which was referred Appointment Message 990179, reported the same back with the recommendation that the Senate advise and consent to the following appointment:

#### **Appointment Message No. 990179**

Title of Office: Member

Agency or Other Body: Illinois State Board of Elections

Start Date: July 1, 2015

End Date: June 30, 2019

Name: William J. Cadigan

Residence: 191 Fuller Ln., Winnetka, IL 60093

Annual Compensation: \$37,571

Per diem: Not Applicable

Nominee's Senator: Senator Daniel Biss

Most Recent Holder of Office: Bryan Schneider

Superseded Appointment Message: Not Applicable

[May 25, 2015]

Senator Muñoz moved that the Senate advise and consent to the foregoing appointment. And on that motion, a call of the roll was had resulting as follows:

YEAS 49; NAYS None.

The following voted in the affirmative:

Althoff	Haine	Manar	Raoul
Anderson	Harmon	McCann	Rezin
Barickman	Hastings	McCarter	Righter
Bennett	Holmes	McConnaughay	Rose
Biss	Hunter	McGuire	Stadelman
Bivins	Hutchinson	Morrison	Steans
Brady	Jones, E.	Mulroe	Sullivan
Clayborne	Koehler	Muñoz	Syverson
Collins	LaHood	Murphy	Trotter
Connelly	Landek	Noland	Mr. President
Cullerton, T.	Lightford	Nybo	
Cunningham	Link	Oberweis	
Forby	Luechtefeld	Radogno	

The motion prevailed by a three-fifths vote.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Muñoz, Chairperson of the Committee on Executive Appointments, to which was referred Appointment Message 990180, reported the same back with the recommendation that the Senate advise and consent to the following appointment:

**Appointment Message No. 990180**

Title of Office: Member

Agency or Other Body: Illinois State Board of Elections

Start Date: July 1, 2015

End Date: June 30, 2019

Name: Andy Carruthers

Residence: 887 Prestonwood Dr., Edwardsville, IL 62025

Annual Compensation: \$37,571

Per diem: Not Applicable

Nominee's Senator: Senator William R. Haine

Most Recent Holder of Office: Jesse Smart

Superseded Appointment Message: Not Applicable

Senator Muñoz moved that the Senate advise and consent to the foregoing appointment. And on that motion, a call of the roll was had resulting as follows:

YEAS 48; NAYS None.

[May 25, 2015]

The following voted in the affirmative:

Althoff	Haine	McCann	Rezin
Anderson	Harmon	McCarter	Righter
Barickman	Hastings	McConnaughay	Rose
Bennett	Hunter	McGuire	Stadelman
Biss	Hutchinson	Morrison	Steans
Bivins	Jones, E.	Mulroe	Sullivan
Brady	Koehler	Muñoz	Syverson
Clayborne	LaHood	Murphy	Trotter
Collins	Landek	Noland	Mr. President
Connelly	Lightford	Nybo	
Cullerton, T.	Link	Oberweis	
Cunningham	Luechtefeld	Radogno	
Forby	Manar	Raoul	

The motion prevailed by a three-fifths vote.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Muñoz, Chairperson of the Committee on Executive Appointments, to which was referred Appointment Message 990181, reported the same back with the recommendation that the Senate advise and consent to the following appointment:

**Appointment Message No. 990181**

Title of Office: Member

Agency or Other Body: Illinois State Board of Elections

Start Date: July 1, 2015

End Date: June 30, 2019

Name: John Keith

Residence: 2213 Harbor Lndg, Springfield, IL 62712

Annual Compensation: \$37,571

Per diem: Not Applicable

Nominee's Senator: Senator Wm. Sam McCann

Most Recent Holder of Office: Harold D. Byers

Superseded Appointment Message: Not Applicable

Senator Muñoz moved that the Senate advise and consent to the foregoing appointment. And on that motion, a call of the roll was had resulting as follows:

YEAS 50; NAYS None.

The following voted in the affirmative:

Althoff	Haine	Manar	Radogno
Anderson	Harmon	Martinez	Raoul
Barickman	Hastings	McCann	Rezin
Bennett	Holmes	McCarter	Righter

[May 25, 2015]

Biss	Hunter	McConnaughay	Rose
Bivins	Hutchinson	McGuire	Stadelman
Brady	Jones, E.	Morrison	Steans
Bush	Koehler	Mulroe	Sullivan
Clayborne	LaHood	Muñoz	Syverson
Collins	Landek	Murphy	Trotter
Connelly	Lightford	Noland	Mr. President
Cullerton, T.	Link	Nybo	
Forby	Luechtefeld	Oberweis	

The motion prevailed by a three-fifths vote.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Muñoz, Chairperson of the Committee on Executive Appointments, to which was referred Appointment Message 990182, reported the same back with the recommendation that the Senate advise and consent to the following appointment:

**Appointment Message No. 990182**

Title of Office: Member

Agency or Other Body: Illinois State Board of Elections

Start Date: July 1, 2015

End Date: June 30, 2019

Name: William McGuffage

Residence: 900 N. Lake Shore Dr., Apt. 2408, Chicago, IL 60611

Annual Compensation: \$37,571

Per diem: Not Applicable

Nominee's Senator: Senator Kwame Raoul

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Senator Muñoz moved that the Senate advise and consent to the foregoing appointment. And on that motion, a call of the roll was had resulting as follows:

YEAS 51; NAYS None.

The following voted in the affirmative:

Althoff	Forby	Luechtefeld	Oberweis
Anderson	Haine	Manar	Radogno
Barickman	Harmon	Martinez	Raoul
Bennett	Hastings	McCann	Rezin
Biss	Holmes	McCarter	Righter
Bivins	Hunter	McConnaughay	Rose
Brady	Hutchinson	McGuire	Stadelman
Bush	Jones, E.	Morrison	Steans
Clayborne	Koehler	Mulroe	Sullivan
Collins	LaHood	Muñoz	Syverson

[May 25, 2015]

Connelly	Landek	Murphy	Trotter
Cullerton, T.	Lightford	Noland	Mr. President
Cunningham	Link	Nybo	

The motion prevailed by a three-fifths vote.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Muñoz, Chairperson of the Committee on Executive Appointments, to which was referred Appointment Message 990025, reported the same back with the recommendation that the Senate advise and consent to the following appointment:

**Appointment Message No. 990025**

Title of Office: Secretary

Agency or Other Body: Illinois Department of Transportation

Start Date: February 2, 2015

End Date: January 16, 2017

Name: Randall Blankenhorn

Residence: 512 N. McClurg Ct., Apt. 4501, Chicago, IL 60611

Annual Compensation: \$150,228

Per diem: Not Applicable

Nominee's Senator: Senator Kwame Raoul

Most Recent Holder of Office: Erica Borggren

Superseded Appointment Message: Not Applicable

Senator Muñoz moved that the Senate advise and consent to the foregoing appointment. And on that motion, a call of the roll was had resulting as follows:

YEAS 49; NAYS None.

The following voted in the affirmative:

Althoff	Forby	Martinez	Raoul
Anderson	Haine	McCann	Rezin
Barickman	Holmes	McCarter	Righter
Bennett	Hunter	McConnaughay	Rose
Biss	Hutchinson	McGuire	Stadelman
Bivins	Jones, E.	Morrison	Steans
Brady	Koehler	Mulroe	Sullivan
Bush	LaHood	Muñoz	Syverson
Clayborne	Landek	Murphy	Trotter
Collins	Lightford	Noland	Mr. President
Connelly	Link	Nybo	
Cullerton, T.	Luechtefeld	Oberweis	
Cunningham	Manar	Radogno	

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

[May 25, 2015]

Senator Muñoz, Chairperson of the Committee on Executive Appointments, to which was referred Appointment Message 990070, reported the same back with the recommendation that the Senate advise and consent to the following appointment:

**Appointment Message No. 990070**

Title of Office: Assistant Secretary

Agency or Other Body: Illinois Department of Transportation

Start Date: February 20, 2015

End Date: January 16, 2017

Name: Richard Brauer

Residence: 40 Apple Lane, Petersburg, IL 62675

Annual Compensation: \$127,739

Per diem: Not Applicable

Nominee's Senator: Senator William E. Brady

Most Recent Holder of Office: David Phelps

Superseded Appointment Message: Not Applicable

Senator Muñoz moved that the Senate advise and consent to the foregoing appointment. And on that motion, a call of the roll was had resulting as follows:

YEAS 49; NAYS None.

The following voted in the affirmative:

Althoff	Forby	Martinez	Raoul
Anderson	Haine	McCann	Rezin
Barickman	Holmes	McCarter	Righter
Bennett	Hunter	McConnaughay	Rose
Biss	Hutchinson	McGuire	Stadelman
Bivins	Jones, E.	Morrison	Steans
Brady	Koehler	Mulroe	Sullivan
Bush	LaHood	Muñoz	Syverson
Clayborne	Landek	Murphy	Trotter
Collins	Lightford	Noland	Mr. President
Connelly	Link	Nybo	
Cullerton, T.	Luechtefeld	Oberweis	
Cunningham	Manar	Radogno	

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

On motion of Senator Muñoz, the Executive Session arose and the Senate resumed consideration of business.

Senator Link, presiding.

**ANNOUNCEMENT**

[May 25, 2015]

President Cullerton announced that State budget amendments should be filed no later than 3:00 o'clock p.m. on Tuesday, May 26, 2015.

**COMMITTEE MEETING ANNOUNCEMENT FOR MAY 26, 2015**

The Chair announced the following committee to meet at 10:00 o'clock a.m.:

Insurance in Room 400

At the hour of 5:18 o'clock p.m., the Chair announced the Senate stand adjourned until Tuesday, May 26, 2015, at 11:00 o'clock a.m.