STATE OF ILLINOIS



HOUSE JOURNAL

HOUSE OF REPRESENTATIVES

NINETY-FOURTH GENERAL ASSEMBLY

41ST LEGISLATIVE DAY

REGULAR & PERFUNCTORY SESSION

FRIDAY, APRIL 15, 2005

9:47 O'CLOCK A.M.

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The House met pursuant to adjournment.

Representative Hannig in the chair.

Prayer by Lee A. Crawford, Assistant Pastor with the Victory Temple Church in Springfield, IL.

Representative Tryon led the House in the Pledge of Allegiance.

By direction of the Speaker, a roll call was taken to ascertain the attendance of Members, as follows: 115 present. (ROLL CALL 1)

By unanimous consent, Representatives McKeon and Yarbrough were excused from attendance.

REQUEST TO BE SHOWN ON QUORUM

Having been absent when the Quorum Roll Call for Attendance was taken, this is to advise you that I, Representative Sommer, should be recorded as present at the hour of 10:24 o'clock a.m.

RE-REFERRED TO THE COMMITTEE ON RULES

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The following bills were re-referred to the Committee on Rules pursuant to Rule 19(a) HOUSE BILLS
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3260, 3261, 3262, 3263, 3264, 3265, 3266, 3267, 3268, 3269, 3270, 3271, 3274, 3275, 3276, 3277, 3278,
3279, 3280, 3281, 3282, 3283, 3284, 3285, 3286, 3287, 3288, 3289, 3290, 3291, 3292, 3293, 3294, 3295,
3296, 3297, 3298, 3299, 3300, 3301, 3328, 3330, 3332, 3336, 3340, 3342, 3344, 3400, 3401, 3402, 3403,
3404, 3405, 3406, 3407, 3408, 3409, 3410, 3411, 3412, 3413, 3414, 3427, 3638, 3728, 3729, 3730, 3731,
3732, 3753, 3754, 3830, 3880, 3881, 3882, 3883, 3884, 3885, 3886, 3887, 3888, 3889, 3890, 3891, 3892,
3893, 3894, 3895, 3896, 3897, 3898, 3899, 3900, 3901, 3902, 3903, 3904, and 4060.
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MOTION SUBMITTED

Representative McAuliffe submitted the following written motion, which was placed on the order of Motions:

MOTION

Pursuant to Rule 65, and having voted on the prevailing side, I move to reconsider the vote by which HOUSE BILL 644 passed in the House on April 15, 2005.

FISCAL NOTES SUPPLIED

Fiscal Notes have been supplied for HOUSE BILLS 1000, as amended, 2196, as amended, 2249, as amended, and 3823.

HOUSING AFFORDABILITY IMPACT NOTES SUPPLIED

Housing Affordability Impact Notes have been supplied for HOUSE BILLS 1044, as amended, 2196, as amended, and 2572, as amended.

JUDICIAL NOTES SUPPLIED

Judicial Notes have been supplied for HOUSE BILLS 3501, and 3767, as amended.

PENSION NOTES SUPPLIED

Pension Notes have been supplied for HOUSE BILLS 483, as amended, and 3767, as amended.

STATE MANDATES FISCAL NOTES SUPPLIED

State Mandates Fiscal Notes have been supplied for HOUSE BILLS 1428, as amended, and 2196, as amended.

STATE DEBT IMPACT NOTE SUPPLIED

State Debt Impact Note has been supplied for HOUSE BILL 3767, as amended.

LAND CONVEYANCE APPRAISAL NOTE SUPPLIED

Land Conveyance Appraisal Note has been supplied for HOUSE BILL 1000, as amended.

BALANCED BUDGET NOTES SUPPLIED

Balanced Budget Notes have been supplied for HOUSE BILLS 1044, as amended, 1337, 1916, as amended, and 3823.

FISCAL NOTE WITHDRAWN

Representative Parke withdrew his request for a Fiscal Note on HOUSE BILL 1428.

BALANCED BUDGET NOTES WITHDRAWN

Representative Phelps withdrew his request for a Balanced Budget Note on HOUSE BILL 3823.

Representative Black withdrew his request for a Balanced Budget Note on HOUSE BILL 1916.

MESSAGES FROM THE SENATE

A message from the Senate by

Ms. Hawker, Secretary:

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

SENATE BILL NO. 1435

A bill for AN ACT concerning land.

SENATE BILL NO. 1445

A bill for AN ACT concerning elections.

SENATE BILL NO. 1465

A bill for AN ACT concerning education.

SENATE BILL NO. 1466

A bill for AN ACT concerning health.

SENATE BILL NO. 1494

A bill for AN ACT concerning trusts.

SENATE BILL NO. 1495

A bill for AN ACT concerning transportation.

SENATE BILL NO. 1503

A bill for AN ACT concerning local government.

SENATE BILL NO. 1505

A bill for AN ACT concerning local government.

SENATE BILL NO. 1509

A bill for AN ACT concerning criminal law.

SENATE BILL NO. 1625

A bill for AN ACT concerning State government.

Passed by the Senate, April 15, 2005.

Linda Hawker, Secretary of the Senate

The foregoing SENATE BILLS 1435, 1445, 1465, 1466, 1494, 1495, 1503, 1505, 1509 and 1625 were ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Hawker, Secretary:

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

SENATE BILL NO. 1638

A bill for AN ACT concerning education.

SENATE BILL NO. 1646

A bill for AN ACT concerning the Uniform Commercial Code.

SENATE BILL NO. 1647

A bill for AN ACT concerning the Uniform Commercial Code.

SENATE BILL NO. 1654

A bill for AN ACT concerning finance.

SENATE BILL NO. 1661

A bill for AN ACT concerning State government.

SENATE BILL NO. 1669

A bill for AN ACT concerning peace officers.

SENATE BILL NO. 1670

A bill for AN ACT concerning peace officers.

SENATE BILL NO. 1680

A bill for AN ACT concerning public aid.

SENATE BILL NO. 1681

A bill for AN ACT concerning courts.

SENATE BILL NO. 1682

A bill for AN ACT concerning taxes.

SENATE BILL NO. 1683

A bill for AN ACT concerning elections.

SENATE BILL NO. 1684

A bill for AN ACT concerning law enforcement.

SENATE BILL NO. 1693

A bill for AN ACT in relation to public employee benefits.

Passed by the Senate, April 15, 2005.

Linda Hawker, Secretary of the Senate

The foregoing SENATE BILLS 1638, 1646, 1647, 1654, 1661, 1669, 1670, 1680, 1681, 1682, 1683, 1684 and 1693 were ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Hawker, Secretary:

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

SENATE BILL NO. 1701

A bill for AN ACT concerning environmental protection.

SENATE BILL NO. 1708

A bill for AN ACT concerning civil law.

SENATE BILL NO. 1709

A bill for AN ACT concerning civil procedure.

SENATE BILL NO. 1711

A bill for AN ACT concerning regulation.

SENATE BILL NO. 1712

A bill for AN ACT concerning civil law.

SENATE BILL NO. 1715

A bill for AN ACT concerning revenue.

SENATE BILL NO. 1726

A bill for AN ACT concerning wildlife.

SENATE BILL NO. 1727

A bill for AN ACT concerning residential inspections.

SENATE BILL NO. 1734

A bill for AN ACT concerning education.

SENATE BILL NO. 1739

A bill for AN ACT concerning regulation.

SENATE BILL NO. 1750

A bill for AN ACT concerning State government.

SENATE BILL NO. 1753

A bill for AN ACT concerning education.

SENATE BILL NO. 1770

A bill for AN ACT concerning unemployment insurance.

SENATE BILL NO. 1771

A bill for AN ACT concerning unemployment insurance.

SENATE BILL NO. 1776

A bill for AN ACT in relation to the military.

Passed by the Senate, April 15, 2005.

Linda Hawker, Secretary of the Senate

The foregoing SENATE BILLS 1701, 1708, 1709, 1711, 1712, 1715, 1726, 1727, 1734, 1739, 1750, 1753, 1770, 1771 and 1776 were ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Hawker, Secretary:

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

SENATE BILL NO. 530

A bill for AN ACT concerning civil procedure.

SENATE BILL NO. 554

A bill for AN ACT concerning criminal law.

SENATE BILL NO. 565

A bill for AN ACT concerning regulation.

SENATE BILL NO. 599

A bill for AN ACT concerning elections.

SENATE BILL NO. 661

A bill for AN ACT concerning finance.

SENATE BILL NO. 662

A bill for AN ACT concerning finance.

SENATE BILL NO. 676

A bill for AN ACT concerning revenue.

SENATE BILL NO. 767

A bill for AN ACT concerning education.

SENATE BILL NO. 768

A bill for AN ACT concerning education.

SENATE BILL NO. 850

A bill for AN ACT concerning parental rights.

SENATE BILL NO. 853

A bill for AN ACT concerning education.

SENATE BILL NO. 1208

A bill for AN ACT concerning civil law.

SENATE BILL NO. 1210

A bill for AN ACT concerning civil law.

SENATE BILL NO. 1230

A bill for AN ACT concerning criminal law.

SENATE BILL NO. 1251

A bill for AN ACT concerning business.

Passed by the Senate, April 14, 2005.

Linda Hawker, Secretary of the Senate

The foregoing SENATE BILLS 530, 554, 565, 599, 661, 662, 676, 767, 768, 850, 853, 1208, 1210, 1230 and 1251 were ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Hawker, Secretary:

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

SENATE BILL NO. 1787

A bill for AN ACT concerning safety.

SENATE BILL NO. 1821

A bill for AN ACT concerning regulation.

SENATE BILL NO. 1825

A bill for AN ACT concerning transportation.

SENATE BILL NO. 1842

A bill for AN ACT concerning nursing.

SENATE BILL NO. 1843

A bill for AN ACT concerning State government.

SENATE BILL NO. 1849

A bill for AN ACT concerning education.

SENATE BILL NO. 1851

A bill for AN ACT concerning schools.

SENATE BILL NO. 1853

A bill for AN ACT concerning education.

SENATE BILL NO. 1874

A bill for AN ACT concerning vehicles.

SENATE BILL NO. 1884

A bill for AN ACT concerning local government.

SENATE BILL NO. 1893

A bill for AN ACT concerning civil law.

SENATE BILL NO. 1907

A bill for AN ACT concerning civil law.

SENATE BILL NO. 1909

A bill for AN ACT concerning safety.

Passed by the Senate, April 15, 2005.

Linda Hawker, Secretary of the Senate

The foregoing SENATE BILLS 1787, 1821, 1825, 1842, 1843, 1849, 1851, 1853, 1874, 1884, 1893, 1907 and 1909 were ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Hawker, Secretary:

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

SENATE BILL NO. 272

A bill for AN ACT concerning local government.

SENATE BILL NO. 1449

A bill for AN ACT concerning government.

SENATE BILL NO. 1910

A bill for AN ACT concerning local government.

SENATE BILL NO. 1911

A bill for AN ACT concerning civil law.

SENATE BILL NO. 1914

A bill for AN ACT concerning transportation.

SENATE BILL NO. 1931

A bill for AN ACT concerning education.

SENATE BILL NO. 1935

A bill for AN ACT concerning State government.

SENATE BILL NO. 1943

A bill for AN ACT concerning criminal law.

SENATE BILL NO. 1944

A bill for AN ACT concerning local government.

SENATE BILL NO. 1964

A bill for AN ACT in relation to transportation.

SENATE BILL NO. 1972

A bill for AN ACT concerning education.

SENATE BILL NO. 1983

A bill for AN ACT concerning health.

SENATE BILL NO. 1986

A bill for AN ACT concerning public aid.

Passed by the Senate, April 15, 2005.

Linda Hawker, Secretary of the Senate

The foregoing SENATE BILLS 272, 1449, 1910, 1911, 1914, 1931, 1935, 1943, 1944, 1964, 1972, 1983 and 1986 were ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Hawker, Secretary:

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

SENATE BILL NO. 10

A bill for AN ACT concerning education.

SENATE BILL NO. 229

A bill for AN ACT concerning transportation.

SENATE BILL NO. 245

A bill for AN ACT concerning civil immunity.

SENATE BILL NO. 250

A bill for AN ACT concerning State government.

SENATE BILL NO. 320

A bill for AN ACT concerning regulation.

SENATE BILL NO. 1296

A bill for AN ACT concerning government.

SENATE BILL NO. 2012

A bill for AN ACT concerning regulation.

SENATE BILL NO. 2043

A bill for AN ACT concerning State government.

Passed by the Senate, April 15, 2005.

Linda Hawker, Secretary of the Senate

The foregoing SENATE BILLS 10, 229, 245, 250, 320, 1296, 2012 and 2043 were ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Hawker, Secretary:

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

SENATE BILL NO. 761

A bill for AN ACT concerning isolated wetlands.

Passed by the Senate, April 14, 2005.

Linda Hawker, Secretary of the Senate

The foregoing SENATE BILL 761 was ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Hawker, Secretary:

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

SENATE BILL NO. 1444

A bill for AN ACT concerning courts.

SENATE BILL NO. 1461

A bill for AN ACT concerning State government.

SENATE BILL NO. 1493

A bill for AN ACT concerning education.

SENATE BILL NO. 1623

A bill for AN ACT concerning identification.

SENATE BILL NO. 1624

A bill for AN ACT concerning State government.

SENATE BILL NO. 1665

A bill for AN ACT concerning aging.

SENATE BILL NO. 1675

A bill for AN ACT concerning revenue.

SENATE BILL NO. 1676

A bill for AN ACT concerning education.

SENATE BILL NO. 1723

A bill for AN ACT concerning finance.

SENATE BILL NO. 1752

A bill for AN ACT concerning civil liabilities.

SENATE BILL NO. 1883

A bill for AN ACT concerning attorneys.

Passed by the Senate, April 15, 2005.

Linda Hawker, Secretary of the Senate

The foregoing SENATE BILLS 1444, 1461, 1493, 1623, 1624, 1665, 1675, 1676, 1723, 1752 and 1883 were ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Hawker, Secretary:

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

SENATE BILL NO. 766

A bill for AN ACT concerning procurement.

Passed by the Senate, April 14, 2005.

Linda Hawker, Secretary of the Senate

The foregoing SENATE BILL 766 was ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Hawker, Secretary:

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

SENATE BILL NO. 397

A bill for AN ACT concerning safety.

Passed by the Senate, April 14, 2005.

Linda Hawker, Secretary of the Senate

The foregoing SENATE BILL 397 was ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Hawker, Secretary:

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

SENATE BILL NO. 431

A bill for AN ACT concerning safety.

SENATE BILL NO. 716

A bill for AN ACT concerning revenue.

SENATE BILL NO. 833

A bill for AN ACT concerning local government.

SENATE BILL NO. 847

A bill for AN ACT concerning local government.

Passed by the Senate, April 15, 2005.

Linda Hawker, Secretary of the Senate

The foregoing SENATE BILLS 431, 716, 833 and 847 were ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Hawker, Secretary:

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

SENATE BILL NO. 1700

A bill for AN ACT concerning regulation.

Passed by the Senate, April 15, 2005.

Linda Hawker, Secretary of the Senate

The foregoing SENATE BILL 1700 was ordered reproduced and placed on the order of Senate Bills - First Reading.

CHANGE OF SPONSORSHIPS

With the consent of the affected members, Representative Madigan was removed as principal sponsor, and Representative Turner became the new principal sponsor of HOUSE BILL 1662.

With the consent of the affected members, Representative Saviano was removed as principal sponsor, and Representative Joyce became the new principal sponsor of HOUSE BILL 3045.

AGREED RESOLUTIONS

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

HOUSE RESOLUTION 325

Offered by Representatives Schmitz, Millner and Lindner:

Mourns the death of Walter A. Sava of St. Charles on April 5, 2005.

HOUSE RESOLUTION 328

Offered by Representative Bost:

Mourns the death of USAF Cpt. Todd Bracy of Thetford, England, formerly of Murphysboro, in Albania on March 31, 2005.

HOUSE RESOLUTION 329

Offered by Representative Gordon:

Congratulates C. Richard "Dick" Ellis on the occasion of his retirement as Village President of Minooka.

HOUSE RESOLUTION 330

Offered by Representative Dugan:

Congratulates Dr. Gael K. Kent of Bradley on being named the Illinois Administrator of the Year 2004-05 by the Illinois Association of Educational Office Professionals.

HOUSE RESOLUTION 331

Offered by Representative Mautino:

Congratulates Donald Baker on the occasion of his 40th year celebration as Mayor of Peru.

HOUSE RESOLUTION 332

Offered by Representatives Monique Davis, Jones, Collins, Colvin, William Davis, Turner, Giles and Patterson:

Mourns the death of Alzata C. Pincham of Chicago on April 9, 2005.

HOUSE RESOLUTION 335

Offered by Representative Brady:

Recognizes and applauds State Farm Insurance for conducting its fifth annual State Farm Child Passenger Safety Day on May 14, 2005.

HOUSE RESOLUTION 336

Offered by Representative Joyce:

Honors nurses in the State of Illinois on the occasion of National Nurses Week May 6-12, 2005.

HOUSE RESOLUTION 337

Offered by Representative Parke:

Thanks Deborah Miller for her 34 years of dedicated service to the Schaumburg Township District Library Board.

HOUSE JOINT RESOLUTION 48

Offered by Representative Monique Davis:

Mourns the death of Alzata C. Pincham of Chicago on April 9, 2005.

HOUSE JOINT RESOLUTION 49

Offered by Representative Monique Davis:

Mourns the death of Alzata C. Pincham of Chicago on April 9, 2005.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Cross, HOUSE BILL 1535 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: 115, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 2)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Boland, HOUSE BILL 542 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: 114, Yeas; 0, Nays; 1, Answering Present. (ROLL CALL 3)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Bost, HOUSE BILL 1314 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: 115, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 4)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Chapa LaVia, HOUSE BILL 712 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: 115, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 5)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Cultra, HOUSE BILL 2521 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: 115, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 6)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Chavez, HOUSE BILL 1320 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: 63, Yeas; 47, Nays; 6, Answering Present.
(ROLL CALL 7)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Beaubien, HOUSE BILL 2244 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: 115, Yeas; 1, Nay; 0, Answering Present.

(ROLL CALL 8)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON THIRD READING CONSIDERATION POSTPONED

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

HOUSE BILL 315. Having been read by title a third time on March 17, 2005, and further consideration postponed, the same was again taken up.

Representative Burke moved the passage of HOUSE BILL 315.

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

90, Yeas; 25, Nays; 1, Answering Present.

(ROLL CALL 9)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Holbrook, HOUSE BILL 1679 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:

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

(ROLL CALL 10)

This bill, having received the votes of a constitutional majority of the Members elected, was declared bassed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 1916. Having been read by title a second time on April 7, 2005, and held on the order of Second Reading, the same was again taken up and advanced to the order of Third Reading.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Lang, HOUSE BILL 1916 was taken up and read by title a third time. And the question being, "Shall this bill pass?".

Pending the vote on said bill, on motion of Representative Lang, further consideration of HOUSE BILL 1916 was postponed.

HOUSE BILL ON THIRD READING CONSIDERATION POSTPONED

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

HOUSE BILL 1074. Having been read by title a third time on March 17, 2005, and further consideration postponed, the same was again taken up.

Representative Reitz moved the passage of HOUSE BILL 1074.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 82, Yeas; 33, Nays; 1, Answering Present.

(ROLL CALL 11)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Washington, HOUSE BILL 822 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: 84, Yeas; 29, Nays; 3, Answering Present.

(ROLL CALL 12)

This bill, having received the votes of a constitutional majority of the Members elected, was declared

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative McKeon, HOUSE BILL 1370 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: 69, Yeas; 46, Nays; 0, Answering Present.

(ROLL CALL 13)

This bill, having received the votes of a constitutional majority of the Members elected, was declared

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Soto, HOUSE BILL 1133 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: 116, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 14)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Daniels, HOUSE BILL 1450 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: 116, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 15)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative William Davis, HOUSE BILL 2 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: 116, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 16)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Verschoore, HOUSE BILL 2137 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: 69, Yeas; 47, Nays; 0, Answering Present.
(ROLL CALL 17)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Acevedo, HOUSE BILL 2004 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 67, Yeas; 37, Nays; 12, Answering Present. (ROLL CALL 18)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Beaubien, HOUSE BILL 2712 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: 96, Yeas; 18, Nays; 0, Answering Present. (ROLL CALL 19)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON THIRD READING CONSIDERATION POSTPONED

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

HOUSE BILL 2390. Having been read by title a third time on April 14, 2005, and further consideration postponed, the same was again taken up.

Representative Nekritz moved the passage of HOUSE BILL 2390.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 60, Yeas; 55, Nays; 0, Answering Present.

(ROLL CALL 20)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Beiser, HOUSE BILL 3770 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: 116, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 21)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Mathias, HOUSE BILL 44 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: 114, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 22)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Monique Davis, HOUSE BILL 1870 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: 114, Yeas; 0, Nays; 0, Answering Present.

(DOLL CALL 22)

(ROLL CALL 23)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative McAuliffe, HOUSE BILL 866 was taken up and read by title a third time.

And the question being, "Shall this bill pass?".

Pending the vote on said bill, on motion of Representative McAuliffe, further consideration of HOUSE BILL 866 was postponed.

ACTION ON MOTIONS

Pursuant to the motion submitted previously, Representative Rose moved to table HOUSE BILL 368. The motion prevailed.

Pursuant to the motion submitted previously, Representative Rose moved to table HOUSE BILL 599. The motion prevailed.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Colvin, HOUSE BILL 2001 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: 99, Yeas; 13, Nays; 2, Answering Present.

(ROLL CALL 24)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Sacia, HOUSE BILL 3022 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: 69, Yeas; 44, Nays; 1, Answering Present. (ROLL CALL 25)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Kelly, HOUSE BILL 2593 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: 114, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 26)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Flowers, HOUSE BILL 2451 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: 113, Yeas; 0, Nays; 0, Answering Present.
(ROLL CALL 27)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Saviano, HOUSE BILL 1031 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 109, Yeas; 4, Nays; 0, Answering Present.
(ROLL CALL 28)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 2388. Having been read by title a second time on April 8, 2005, and held on the order of Second Reading, the same was again taken up.

The following amendment was offered in the Committee on State Government Administration, adopted and reproduced.

AMENDMENT NO. 1. Amend House Bill 2388 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Procurement Code is amended by adding Section 25-70 as follows:

(30 ILCS 500/25-70 new)

Sec. 25-70. Motor vehicles. When economically and practicably feasible, contracts may be established that give purchasing preference to motor vehicles that meet, at a minimum, the following requirements:

(a) For vehicles powered by gasoline; the capability of using majority blended ethanol fuel as defined in Section 10 of the Illinois Renewable Fuels Development Program Act or that are rated among the top 20% by vehicle class for fuel efficiency as determined by the U.S. EPA guidelines, or both.

(b) For vehicles powered by diesel fuel; the capability of using at least 2% bio-diesel fuel as defined in Section 10 of the Illinois Renewable Fuels Development Program Act.

The Chief Procurement Officer may determine that certain vehicle classes are exempt from this Section based on intended use or other reasonable considerations.

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

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Flider, HOUSE BILL 2388 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: 114, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 29)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Saviano, HOUSE BILL 3066 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: 111, Yeas; 1, Nay; 0, Answering Present. (ROLL CALL 30)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Giles, HOUSE BILL 666 was taken up and read by title a third time. And the question being, "Shall this bill pass?".

Pending the vote on said bill, on motion of Representative Giles, further consideration of HOUSE BILL 666 was postponed.

HOUSE BILL ON SECOND READING

HOUSE BILL 730. Having been read by title a second time on April 8, 2005, and held on the order of Second Reading, the same was again taken up.

The following amendment was offered in the Committee on Local Government, adopted and reproduced.

AMENDMENT NO. $\underline{1}$. Amend House Bill 730 on page 3, line 23, by replacing " $\underline{\$10,000}$ " with " $\underline{\$5,000}$ "; and on page 3, line 24, by replacing " $\underline{\$25,000}$ " with " $\underline{\$10,000}$ ".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Flowers, HOUSE BILL 250 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: 108, Yeas; 2, Nays; 2, Answering Present. (ROLL CALL 31)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Saviano, HOUSE BILL 873 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: 105, Yeas; 5, Nays; 1, Answering Present. (ROLL CALL 32)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Madigan, HOUSE BILL 1662 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: 107, Yeas; 0, Nays; 3, Answering Present. (ROLL CALL 33)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Flowers, HOUSE BILL 644 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 67, Yeas; 41, Nays; 1, Answering Present. (ROLL CALL 34)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Saviano, HOUSE BILL 3045 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: 108, Yeas; 2, Nays; 0, Answering Present.

(ROLL CALL 35)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Joyce, HOUSE BILL 483 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: 108, Yeas; 2, Nays; 0, Answering Present.

(ROLL CALL 36)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 3462. Having been read by title a second time on April 8, 2005, and held on the order of Second Reading, the same was again taken up.

The following amendment was offered in the Committee on Executive, adopted and reproduced.

AMENDMENT NO. 1. Amend House Bill 3462 by replacing everything after the enacting clause with the following:

"Section 5. The Water Well and Pump Installation Contractor's License Act is amended by changing Sections 2, 3, and 13 as follows:

(225 ILCS 345/2) (from Ch. 111, par. 7103)

(Section scheduled to be repealed on January 1, 2012)

Sec. 2. As used in this Act, unless the context otherwise requires:

- (1) "Water well" and "well" mean any excavation that is drilled, cored, bored, washed, driven, dug, jetted or otherwise constructed when the intended use of such excavation is for the location, diversion, artificial recharge, or acquisition of ground water, but such term does not include an excavation made for the purpose of obtaining or prospecting for oil, natural gas, minerals or products of mining or quarrying or for inserting media to repressure oil or natural gas bearing formation or for storing petroleum, natural gas or other products, or monitoring wells;
- (2) "Ground water" means water of under-ground aquifers, streams, channels, artesian basins, reservoirs, lakes and other water under the surface of the ground whether percolating or otherwise;
- (3) "Drill" and "drilling" mean all acts necessary to the construction of a water well including the sealing of unused water well holes and the installation of pitless well adapters and pitless ubits;
- (4) "Water Well Contractor" and "Contractor" mean any person who contracts to drill, alter or repair any water well;
- (5) "Water Well Pump Installation" means the selection of and the procedure employed in the placement and preparation for operation of equipment and materials utilized in withdrawing or obtaining water from a well for any use, including all construction involved in making entrance to the well and establishing such seals and safeguards as may be necessary to protect such water from contamination and all construction involved in connecting such wells and pumping units or pressure tanks in the water supply systems of buildings served by such well, including repair to any existing installation and the extending of water well casing from a maximum depth of 10 feet below ground surface;
- (6) "Water Well Pump Installation Contractor" means any person engaged in the business of installing or repairing pumps and pumping equipment owned by others;

- (7) "Water Well and Pump Installation Contractor" means any person engaged in both businesses described in subsections 4, 5, and 6 above;
 - (8) "Department" means the Department of Public Health of this State;
 - (9) "Director" means the Director of the Department of Public Health;
- (10) "Board" means the Water Well and Pump Installation Contractors Licensing Board created by Section 6 of this Act;
- (11) "Person" includes any natural person, partnership, association, trust and public or private corporation;
- (12) "Monitoring well" means a water well intended for the purpose of determining groundwater quality or quantity.

(Source: P.A. 86-843.)

(225 ILCS 345/3) (from Ch. 111, par. 7104)

(Section scheduled to be repealed on January 1, 2012)

- Sec. 3. This Act shall not apply: (1) to an individual who drills a water well or installs a water well pump on land which is owned or leased by him and is used by him for farming purposes or as his place of abode; or
- (2) to an individual who performs labor or services for a licensed water well Contractor in connection with the drilling of a water well at the direction and under the personal supervision of a licensed water well Contractor; or
- (3) to an individual who performs labor or services for a licensed water well pump installation contractor in connection with the installation or repair of any water well pump or equipment at the direction and under the personal supervision of a licensed water well pump installation contractor; or
- (4) to any person, firm or corporation engaged in the installation or repair of water well pumps or equipment in wells drilled or used for observation or any other purpose in connection with the development or operation of a gas storage project; or
 - (5) To any person, firm, or corporation engaged in the installation of driven point wells.
- (6) To an individual who seals an unused dug well at the direction of and subject to the control of the owner of the real property where the well is located.

(Source: P.A. 81-791.)

(225 ILCS 345/13) (from Ch. 111, par. 7114)

(Section scheduled to be repealed on January 1, 2012)

Sec. 13.

The fee to be paid by an applicant for an examination to determine his fitness to receive a license as a water well contractor is \$100 \$50.

The fee to be paid by an applicant for an examination to determine his fitness to receive a license as a water well pump installation contractor is \$100 \$50.

The fee to be paid by an applicant for an examination to determine his fitness to receive a license as a water well and pump installation contractor is \$160 \$80.

The fee to be paid by an applicant for the annual renewal of a license as a water well contractor or water well pump installation contractor is \$75 \\$25.

The fee to be paid by an applicant for the annual renewal of a license as a water well and pump installation contractor is \$100 \$35.

The fee to be paid by an applicant for the reinstatement of a water well contractor license or a water well pump installation contractor license which has lapsed less than 3 years is \$20 \$10, plus all lapsed renewal fees.

The fee to be paid by an applicant for restoration of a water well contractor's license or water well pump installation contractor's license which has lapsed more than three years is \$150.

The fee to be paid by an applicant for the reinstatement of a water well and pump installation contractor license which has lapsed less than 3 years is \$30 \$15, plus all lapsed renewal fees.

The fee to be paid by an applicant for the restoration of a license as a water well and pump installation contractor which has lapsed more than 3 years is \$175.

There shall be no reduction in such fees because a license when issued may be valid for less time than a full license year.

(Source: P.A. 77-1626.)

Section 10. The Illinois Water Well Construction Code is amended by changing Sections 3, 5, and 6 and by adding Sections 9.1 and 9.2 as follows:

(415 ILCS 30/3) (from Ch. 111 1/2, par. 116.113)

- Sec. 3. Definitions. As used in this Act, unless the context otherwise requires:
- (a) "Construction" means all acts necessary to obtaining ground water by any method, including without limitation the location of and the excavation for the well, but not including prospecting, surveying or other acts preparatory thereto, nor the installation of pumps and pumping equipment.
 - (b) "Department" means the Department of Public Health.
 - (c) "Director" means the Director of Public Health.
- (d) "Modification" means any change, replacement or other alteration of any water well which shall be contrary to the rules and regulations regarding the construction of a well.
- (e) "Water well" means any excavation that is drilled, cored, bored, washed, driven, dug, jetted or otherwise constructed when the intended use of such excavation is for the location, diversion, artificial recharge, or acquisition of ground water, but such term does not include an excavation made for the purpose of obtaining or prospecting for oil, natural gas, minerals or products of mining or quarrying or for inserting media to repressure oil or natural gas bearing formation or for storing petroleum, natural gas or other products or for observation or any other purpose in connection with the development or operation of a gas storage project.
- (f) "Public water system", "community water system", "non-community water system", "semi-private water system" and "private water system" have the meanings ascribed to them in the Illinois Groundwater Protection Act, except closed loop wells using USP food grade propylene glycol as a coolant.
- (g) "Potential route", "potential primary source" and "potential secondary source" have the meanings ascribed to them in the Environmental Protection Act.
- (h) "Closed loop well" means a sealed, watertight loop of pipe buried outside of a building foundation intended to recirculate a liquid solution through a heat exchanger.
- (i) "Monitoring well" means a water well intended for the purpose of determining groundwater quality or quantity.
- (j) "Closed loop contractor" means any person who installs closed loop wells for another person. "Closed loop contractor" does not include the employees of a closed loop contractor.
- (k) "Horizontal closed loop well" means a closed loop well constructed to contain horizontal piping and the installation and grouting of the horizontal piping not exceeding 20 feet in depth, and the connection to the horizontal header of the closed loop cooling and heating system.
- (1) "Vertical closed loop well" means a closed loop well constructed to contain vertical piping and the installation and grouting of the vertical piping exceeding 20 feet in depth, and the connection to the horizontal header of thee closed loop cooling and heating system.
- (M) "Closed loop well system" is the entire system containing the horizontal closed loop well or wells, the vertical closed loop well or wells, the header piping, the heating and cooling equipment, and the connections to the heating and cooling equipment.

(Source: P.A. 86-843.)

(415 ILCS 30/5) (from Ch. 111 1/2, par. 116.115)

Sec. 5. Department powers and duties.

The Department has general supervision and authority over the location, construction and modification of water wells, closed loop wells and monitoring wells and for the administration of this Act. With respect thereto it shall:

- (a) Adopt and publish, and from time to time amend rules and regulations as hereinafter provided;
- (b) Commencing no later than January 1, 1988, issue permits for the construction or change in depth of any water well other than community public water systems and monitoring wells, and commencing no later than November 1, 2005, issue permits for the construction and modification of closed loop well systems; and
- (c) Exercise such other powers as are practical and reasonably necessary to carry out and enforce the provisions of this Act.

(Source: P.A. 86-843.)

(415 ILCS 30/6) (from Ch. 111 1/2, par. 116.116)

Sec. 6. Rules and regulations. The Department shall adopt and amend rules and regulations reasonably necessary to effectuate the policy declared by this Act. Such rules and regulations shall provide criteria for the proper location and construction of any water well, closed loop well or monitoring well and shall, no later than January 1, 1988, provide for the issuance of permits for the construction and operation of water wells other than community public water systems, elosed loop wells and monitoring wells. The Department shall by regulation require a one time fee, not to exceed \$200 \$100, for permits for construction of water wells and a one time fee, not to exceed \$200, for permits for the construction of closed loop well systems

issued under the authority of this Act. Water well and closed loop well system construction permit fees shall be for the purpose of reviewing the water well or closed loop well system permit application, for the issuance of the permit, and for inspecting the construction of the water well or closed loop well system. (Source: P.A. 86-843.)

(415 ILCS 30/9.1 new)

Sec. 9.1. Registration. No person shall engage in the occupation of a closed loop contractor unless he or she holds a valid registration as a closed loop contractor. All closed loop contractors doing business in the State must file an application for registration with the Illinois Department of Public Health annually. All applicants for registration as closed loop contractors shall submit verification of certification by the International Ground Source Heat Pump Association with the application for registration as closed loop contractors beginning November 1, 2005 and shall have until November 1, 2007 to submit verification of certification by the Department. After November 1, 2007, all applicants for registration as closed loop contractors shall submit verification of certification by both the International Ground Source Heat Pump Association and the Department with the application for registration as a closed loop contractor. All closed loop contractors shall renew their registration annually. The Department shall collect annual registration fees, in an amount established by the Department by rule. The Department must begin to issue closed loop contractor registrations under this Section no later than November 1, 2005.

(415 ILCS 30/9.2 new)

Sec. 9.2. Certification. Applications for certification as a closed loop contractor shall be made to the Department in writing and under oath or affirmation upon forms prescribed and furnished by the Department. The applications shall contain any information the Department deems necessary in order to carry out the provisions of this Act. The Department shall issue certifications as a closed loop contractor to those individuals who are qualified and have successfully passed the Department's closed loop contractor's certification exam. The Department shall establish the time of the closed loop contractor's exam and the qualifications for the closed loop contractor's certification by rule. The Department shall collect the fee for the closed loop contractor's qualification exam, the amount of which shall be established by rule. The Water Well and Pump Installation Contractor Licensing Board shall advise and aid the Department in preparing subject matter for the closed loop contractor's certification exam. Any person holding a valid State of Illinois Department of Public Health Water Well Contractor's license or State of Illinois Department of Public Health Water Well and Pump Installation Contractor's license may apply and receive, without examination or fee, a closed loop contractor's certification provided that all other requirements of this Act are met. The Department must begin to issue closed loop contractor certifications under this Section no later than November 1, 2005.

Section 99. Effective date. This Act takes effect October 1, 2005.".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Lindner, HOUSE BILL 3462 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: 36, Yeas; 73, Nays; 1, Answering Present. (ROLL CALL 37)

This bill, having failed to receive the votes of a constitutional majority of the Members elected, was declared lost.

On motion of Representative Howard, HOUSE BILL 3650 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: 110, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 38)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Joyce, HOUSE BILL 481 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: 110, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 39)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON THIRD READING CONSIDERATION POSTPONED

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

HOUSE BILL 402. Having been read by title a third time on April 13, 2005, and further consideration postponed, the same was again taken up.

Representative Eddy moved the passage of HOUSE BILL 402.

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

44, Yeas; 64, Nays; 0, Answering Present.

(ROLL CALL 40)

This bill, having failed to receive the votes of a constitutional majority of the Members elected, was declared lost.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Mendoza, HOUSE BILL 1197 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 109, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 41)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Mautino, HOUSE BILL 2612 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 109, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 42)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Miller, HOUSE BILL 9 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:

108, Yeas; 0, Nays; 1, Answering Present.

(ROLL CALL 43)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Nekritz, HOUSE BILL 2572 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: 106, Yeas; 0, Nays; 1, Answering Present.

(ROLL CALL 44)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Phelps, HOUSE BILL 931 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: 106, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 45)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Phelps, HOUSE BILL 934 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: 101, Yeas; 5, Nays; 0, Answering Present. (ROLL CALL 46)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 1428. Having been read by title a second time on April 8, 2005, and held on the order of Second Reading, the same was again taken up and advanced to the order of Third Reading.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Yarbrough, HOUSE BILL 1428 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: 88, Yeas; 12, Nays; 5, Answering Present. (ROLL CALL 47)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Washington, HOUSE BILL 1604 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: 106, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 48)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Flowers, HOUSE BILL 2543 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: 107, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 49)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILLS ON SECOND READING

HOUSE BILL 2196. Having been read by title a second time on April 7, 2005, and held on the order of Second Reading, the same was again taken up and advanced to the order of Third Reading.

HOUSE BILL 3823. Having been read by title a second time on April 8, 2005, and held on the order of Second Reading, the same was again taken up and advanced to the order of Third Reading.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Colvin, HOUSE BILL 3823 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: 107, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 50)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

ACTION ON MOTION

Pursuant to the motion submitted previously, Representative Tryon moved to reconsider the vote by which HOUSE BILL 242 failed.

And on that motion, a vote was taken resulting as follows:

104, Yeas; 2, Nays; 0, Answering Present.

(ROLL CALL 51)

The motion prevailed.

HOUSE BILL ON SECOND READING

HOUSE BILL 248. Having been read by title a second time on April 8, 2005, and held on the order of Second Reading, the same was again taken up.

The following amendment was offered in the Committee on Judiciary II - Criminal Law, adopted and reproduced.

AMENDMENT NO. 1. Amend House Bill 248 by replacing everything after the enacting clause with the following:

"Section 5. The Juvenile Court Act of 1987 is amended by changing Sections 2-10 and 2-18 as follows: (705 ILCS 405/2-10) (from Ch. 37, par. 802-10)

Sec. 2-10. Temporary custody hearing. At the appearance of the minor before the court at the temporary custody hearing, all witnesses present shall be examined before the court in relation to any matter connected with the allegations made in the petition.

- (1) If the court finds that there is not probable cause to believe that the minor is abused, neglected or dependent it shall release the minor and dismiss the petition.
- (2) If the court finds that there is probable cause to believe that the minor is abused, neglected or dependent, the court shall state in writing the factual basis supporting its finding and the minor, his or her parent, guardian, custodian and other persons able to give relevant testimony shall be examined before the court. The Department of Children and Family Services shall give testimony concerning indicated reports of abuse and neglect, of which they are aware of through the central registry, involving the minor's parent, guardian or custodian. After such testimony, the court may, consistent with the health, safety and best interests of the minor, enter an order that the minor shall be released upon the request of parent, guardian or custodian if the parent, guardian or custodian appears to take custody. Custodian shall include any agency of the State which has been given custody or wardship of the child. If it is consistent with the health, safety and best interests of the minor, the court may also prescribe shelter care and order that the minor be kept in a suitable place designated by the court or in a shelter care facility designated by the Department of Children and Family Services or a licensed child welfare agency; however, a minor charged with a criminal offense under the Criminal Code of 1961 or adjudicated delinquent shall not be placed in the custody of or committed to the Department of Children and Family Services by any court, except a minor less than 13 years of age and committed to the Department of Children and Family Services under Section 5-710 of this Act or a minor for whom an independent basis of abuse, neglect, or dependency exists, which must be defined by departmental rule. In placing the minor, the Department or other agency shall, to the extent compatible with the court's order, comply with Section 7 of the Children and Family Services Act. In determining the health, safety and best interests of the minor to prescribe shelter care, the court must find that it is a matter of immediate and urgent necessity for the safety and protection of the minor or of the person or property of another that the minor be placed in a shelter care facility or that he or she is likely to flee the jurisdiction of the court, and must further find that reasonable efforts have been made or that, consistent with the health, safety and best interests of the minor, no efforts reasonably can be made to prevent or eliminate the necessity of removal of the minor from his or her home. The court shall require documentation from the Department of Children and Family Services as to the reasonable efforts that were made to prevent or eliminate the necessity of removal of the minor from his or her home or the reasons why no efforts reasonably could be made to prevent or eliminate the necessity of removal. When a minor is placed in the home of a relative, the Department of Children and Family Services shall complete a preliminary background review of the members of the minor's custodian's household in accordance with Section 4.3 of the Child Care Act of 1969 within 90 days of that placement. If the minor is ordered placed in a shelter care facility of the Department of Children and Family Services or a licensed child welfare agency, the court shall, upon request of the appropriate Department or other agency, appoint the Department of Children and Family Services Guardianship Administrator or other appropriate agency executive temporary custodian of the minor and the court may enter such other orders related to the temporary custody as it deems fit and proper, including the provision of services to the minor or his family to ameliorate the causes contributing to the finding of probable cause or to the finding of the existence of immediate and urgent necessity. Acceptance of services shall not be considered an admission of any allegation in a petition made pursuant to this Act, nor may a referral of services be considered as evidence in any proceeding pursuant to this Act, except where the issue is whether the Department has made reasonable efforts to reunite the family. In making its findings that it is consistent with the health, safety and best interests of the minor to prescribe shelter care, the court shall state in writing (i) the factual basis

supporting its findings concerning the immediate and urgent necessity for the protection of the minor or of the person or property of another and (ii) the factual basis supporting its findings that reasonable efforts were made to prevent or eliminate the removal of the minor from his or her home or that no efforts reasonably could be made to prevent or eliminate the removal of the minor from his or her home. The parents, guardian, custodian, temporary custodian and minor shall each be furnished a copy of such written findings. The temporary custodian shall maintain a copy of the court order and written findings in the case record for the child. The order together with the court's findings of fact in support thereof shall be entered of record in the court.

If the Department of Children and Family Services Guardianship Administrator is appointed the executive temporary custodian of a minor, the Department has the authority to authorize appropriate physical and mental health evaluations of the minor and any emergency treatment the minor may require unless otherwise ordered by the court. The minor's custodial parents retain their rights to make all other medical decisions and all education decisions relating to the minor, unless the court finds that the parents' retention of these rights is not in the minor's best interests.

Once the court finds that it is a matter of immediate and urgent necessity for the protection of the minor that the minor be placed in a shelter care facility, the minor shall not be returned to the parent, custodian or guardian until the court finds that such placement is no longer necessary for the protection of the minor.

If the child is placed in the temporary custody of the Department of Children and Family Services for his or her protection, the court shall admonish the parents, guardian, custodian or responsible relative that the parents must cooperate with the Department of Children and Family Services, comply with the terms of the service plans, and correct the conditions which require the child to be in care, or risk termination of their parental rights.

(3) If prior to the shelter care hearing for a minor described in Sections 2-3, 2-4, 3-3 and 4-3 the moving party is unable to serve notice on the party respondent, the shelter care hearing may proceed ex-parte. A shelter care order from an ex-parte hearing shall be endorsed with the date and hour of issuance and shall be filed with the clerk's office and entered of record. The order shall expire after 10 days from the time it is issued unless before its expiration it is renewed, at a hearing upon appearance of the party respondent, or upon an affidavit of the moving party as to all diligent efforts to notify the party respondent by notice as herein prescribed. The notice prescribed shall be in writing and shall be personally delivered to the minor or the minor's attorney and to the last known address of the other person or persons entitled to notice. The notice shall also state the nature of the allegations, the nature of the order sought by the State, including whether temporary custody is sought, and the consequences of failure to appear and shall contain a notice that the parties will not be entitled to further written notices or publication notices of proceedings in this case, including the filing of an amended petition or a motion to terminate parental rights, except as required by Supreme Court Rule 11; and shall explain the right of the parties and the procedures to vacate or modify a shelter care order as provided in this Section. The notice for a shelter care hearing shall be substantially as follows:

NOTICE TO PARENTS AND CHILDREN OF SHELTER CARE HEARING

On at, before the Honorable, (address:)
, the State of Illinois will present evidence (1) that (name of child or children)
are abused, neglected or dependent for the following reasons:
and (2) that there is "immediate and urgent
necessity" to remove the child or children from the responsible relative.

YOUR FAILURE TO APPEAR AT THE HEARING MAY RESULT IN PLACEMENT of the child or children

in foster care until a trial can be held. A trial may not be held for up to 90 days. You will not be entitled to further notices of proceedings in this case, including the filing of an amended petition or a motion to terminate parental rights.

At the shelter care hearing, parents have the following rights:

- 1. To ask the court to appoint a lawyer if they cannot afford one.
- 2. To ask the court to continue the hearing to allow them time to prepare.
- 3. To present evidence concerning:
 - a. Whether or not the child or children were abused, neglected or dependent.
 - b. Whether or not there is "immediate and urgent necessity" to remove the child

from home (including: their ability to care for the child, conditions in the home, alternative means of protecting the child other than removal).

- c. The best interests of the child.
- 4. To cross examine the State's witnesses.

The Notice for rehearings shall be substantially as follows:

NOTICE OF PARENT'S AND CHILDREN'S RIGHTS TO REHEARING ON TEMPORARY CUSTODY

- 1. That you were not present at the shelter care hearing.
- 2. That you did not get adequate notice (explaining how the notice was inadequate).
- 3. Your signature.
- 4. Signature must be notarized.

The rehearing should be scheduled within 48 hours of your filing this affidavit.

At the rehearing, your rights are the same as at the initial shelter care hearing. The enclosed notice explains those rights.

At the Shelter Care Hearing, children have the following rights:

- 1. To have a guardian ad litem appointed.
- 2. To be declared competent as a witness and to present testimony concerning:
 - a. Whether they are abused, neglected or dependent.
 - b. Whether there is "immediate and urgent necessity" to be removed from home.
 - c. Their best interests.
- 3. To cross examine witnesses for other parties.
- 4. To obtain an explanation of any proceedings and orders of the court.
- (4) If the parent, guardian, legal custodian, responsible relative, minor age 8 or over, or counsel of the minor did not have actual notice of or was not present at the shelter care hearing, he or she may file an affidavit setting forth these facts, and the clerk shall set the matter for rehearing not later than 48 hours, excluding Sundays and legal holidays, after the filing of the affidavit. At the rehearing, the court shall proceed in the same manner as upon the original hearing.
- (5) Only when there is reasonable cause to believe that the minor taken into custody is a person described in subsection (3) of Section 5-105 may the minor be kept or detained in a detention home or county or municipal jail. This Section shall in no way be construed to limit subsection (6).
- (6) No minor under 16 years of age may be confined in a jail or place ordinarily used for the confinement of prisoners in a police station. Minors under 17 years of age must be kept separate from confined adults and may not at any time be kept in the same cell, room, or yard with adults confined pursuant to the criminal law.
- (7) If the minor is not brought before a judicial officer within the time period as specified in Section 2-9, the minor must immediately be released from custody.
- (8) If neither the parent, guardian or custodian appears within 24 hours to take custody of a minor released upon request pursuant to subsection (2) of this Section, then the clerk of the court shall set the matter for rehearing not later than 7 days after the original order and shall issue a summons directed to the parent, guardian or custodian to appear. At the same time the probation department shall prepare a report on the minor. If a parent, guardian or custodian does not appear at such rehearing, the judge may enter an order prescribing that the minor be kept in a suitable place designated by the Department of Children and Family Services or a licensed child welfare agency.
- (9) Notwithstanding any other provision of this Section any interested party, including the State, the temporary custodian, an agency providing services to the minor or family under a service plan pursuant to Section 8.2 of the Abused and Neglected Child Reporting Act, foster parent, or any of their representatives, on notice to all parties entitled to notice, may file a motion that it is in the best interests of the minor to modify or vacate a temporary custody order on any of the following grounds:
 - (a) It is no longer a matter of immediate and urgent necessity that the minor remain in shelter care: or
 - (b) There is a material change in the circumstances of the natural family from which the minor was removed and the child can be cared for at home without endangering the child's health or safety; or
 - (c) A person not a party to the alleged abuse, neglect or dependency, including a

parent, relative or legal guardian, is capable of assuming temporary custody of the minor; or

(d) Services provided by the Department of Children and Family Services or a child welfare agency or other service provider have been successful in eliminating the need for temporary custody and the child can be cared for at home without endangering the child's health or safety.

In ruling on the motion, the court shall determine whether it is consistent with the health, safety and best interests of the minor to modify or vacate a temporary custody order.

The clerk shall set the matter for hearing not later than 14 days after such motion is filed. In the event that the court modifies or vacates a temporary custody order but does not vacate its finding of probable cause, the court may order that appropriate services be continued or initiated in behalf of the minor and his or her family.

- (10) When the court finds or has found that there is probable cause to believe a minor is an abused minor as described in subsection (2) of Section 2-3 and that there is an immediate and urgent necessity for the abused minor to be placed in shelter care, immediate and urgent necessity shall be presumed for any other minor residing in the same household as the abused minor provided:
 - (a) Such other minor is the subject of an abuse or neglect petition pending before the court; and
 - (b) A party to the petition is seeking shelter care for such other minor.

Once the presumption of immediate and urgent necessity has been raised, the burden of demonstrating the lack of immediate and urgent necessity shall be on any party that is opposing shelter care for the other minor.

(Source: P.A. 89-21, eff. 7-1-95; 89-422; 89-582, eff. 1-1-97; 89-626, eff. 8-9-96; 90-28, eff. 1-1-98; 90-87, eff. 9-1-97; 90-590, eff. 1-1-99; 90-655, eff. 7-30-98.)

(705 ILCS 405/2-18) (from Ch. 37, par. 802-18)

Sec. 2-18. Evidence.

- (1) At the adjudicatory hearing, the court shall first consider only the question whether the minor is abused, neglected or dependent. The standard of proof and the rules of evidence in the nature of civil proceedings in this State are applicable to proceedings under this Article. If the petition also seeks the appointment of a guardian of the person with power to consent to adoption of the minor under Section 2-29, the court may also consider legally admissible evidence at the adjudicatory hearing that one or more grounds of unfitness exists under subdivision D of Section 1 of the Adoption Act.
- (2) In any hearing under this Act, the following shall constitute prima facie evidence of abuse or neglect, as the case may be:
 - (a) proof that a minor has a medical diagnosis of battered child syndrome is prima facie evidence of abuse;
 - (b) proof that a minor has a medical diagnosis of failure to thrive syndrome is prima facie evidence of neglect;
 - (c) proof that a minor has a medical diagnosis of fetal alcohol syndrome is prima facie evidence of neglect;
 - (d) proof that a minor has a medical diagnosis at birth of withdrawal symptoms from narcotics or barbiturates is prima facie evidence of neglect;
 - (e) proof of injuries sustained by a minor or of the condition of a minor of such a nature as would ordinarily not be sustained or exist except by reason of the acts or omissions of the parent, custodian or guardian of such minor shall be prima facie evidence of abuse or neglect, as the case may be:
 - (f) proof that a parent, custodian or guardian of a minor repeatedly used a drug, to the extent that it has or would ordinarily have the effect of producing in the user a substantial state of stupor, unconsciousness, intoxication, hallucination, disorientation or incompetence, or a substantial impairment of judgment, or a substantial manifestation of irrationality, shall be prima facie evidence of neglect;
 - (g) proof that a parent, custodian, or guardian of a minor repeatedly used a controlled substance, as defined in subsection (f) of Section 102 of the Illinois Controlled Substances Act, in the presence of the minor or a sibling of the minor is prima facie evidence of neglect. "Repeated use", for the purpose of this subsection, means more than one use of a controlled substance as defined in subsection (f) of Section 102 of the Illinois Controlled Substances Act;
 - (h) proof that a newborn infant's blood, urine, or meconium contains any amount of a controlled substance as defined in subsection (f) of Section 102 of the Illinois Controlled Substances Act, or a metabolite of a controlled substance, with the exception of controlled substances or metabolites of

those substances, the presence of which is the result of medical treatment administered to the mother or the newborn, is prime facie evidence of neglect;

- (i) proof that a minor was present in a structure or vehicle in which the minor's parent, custodian, or guardian was involved in the manufacture of methamphetamine constitutes prima facie evidence of abuse and neglect.
- (3) In any hearing under this Act, proof of the abuse, neglect or dependency of one minor shall be admissible evidence on the issue of the abuse, neglect or dependency of any other minor for whom the respondent is responsible.
- (4) (a) Any writing, record, photograph or x-ray of any hospital or public or private agency, whether in the form of an entry in a book or otherwise, made as a memorandum or record of any condition, act, transaction, occurrence or event relating to a minor in an abuse, neglect or dependency proceeding, shall be admissible in evidence as proof of that condition, act, transaction, occurrence or event, if the court finds that the document was made in the regular course of the business of the hospital or agency and that it was in the regular course of such business to make it, at the time of the act, transaction, occurrence or event, or within a reasonable time thereafter. Any portion of a document that contains an opinion as to a respondent's ability to care for a minor or as to a minor's bond to a respondent is not admissible unless the individual who authored the opinion testifies as to that opinion. A certification by the head or responsible employee of the hospital or agency that the writing, record, photograph or x-ray is the full and complete record of the condition, act, transaction, occurrence or event and that it satisfies the conditions of this paragraph shall be prima facie evidence of the facts contained in such certification. A certification by someone other than the head of the hospital or agency shall be accompanied by a photocopy of a delegation of authority signed by both the head of the hospital or agency and by such other employee. All other circumstances of the making of the memorandum, record, photograph or x-ray, including lack of personal knowledge of the maker, may be proved to affect the weight to be accorded such evidence, but shall not affect its admissibility.
- (b) Any indicated report filed pursuant to the Abused and Neglected Child Reporting Act shall be admissible in evidence.
- (c) Previous statements made by the minor relating to any allegations of abuse or neglect shall be admissible in evidence. However, no such statement, if uncorroborated and not subject to cross-examination, shall be sufficient in itself to support a finding of abuse or neglect.
- (d) There shall be a rebuttable presumption that a minor is competent to testify in abuse or neglect proceedings. The court shall determine how much weight to give to the minor's testimony, and may allow the minor to testify in chambers with only the court, the court reporter and attorneys for the parties present.
- (e) The privileged character of communication between any professional person and patient or client, except privilege between attorney and client, shall not apply to proceedings subject to this Article.
- (f) Proof of the impairment of emotional health or impairment of mental or emotional condition as a result of the failure of the respondent to exercise a minimum degree of care toward a minor may include competent opinion or expert testimony, and may include proof that such impairment lessened during a period when the minor was in the care, custody or supervision of a person or agency other than the respondent.
- (5) In any hearing under this Act alleging neglect for failure to provide education as required by law under subsection (1) of Section 2-3, proof that a minor under 13 years of age who is subject to compulsory school attendance under the School Code is a chronic truant as defined under the School Code shall be prima facie evidence of neglect by the parent or guardian in any hearing under this Act and proof that a minor who is 13 years of age or older who is subject to compulsory school attendance under the School Code is a chronic truant shall raise a rebuttable presumption of neglect by the parent or guardian. This subsection (5) shall not apply in counties with 2,000,000 or more inhabitants.
- (6) In any hearing under this Act, the court may take judicial notice of prior sworn testimony or evidence admitted in prior proceedings involving the same minor if (a) the parties were either represented by counsel at such prior proceedings or the right to counsel was knowingly waived and (b) the taking of judicial notice would not result in admitting hearsay evidence at a hearing where it would otherwise be prohibited. (Source: P.A. 93-884, eff. 1-1-05.)".

Floor Amendment No. 2 was tabled in the Committee on Aging.

Representative Flowers offered the following amendments and moved their adoption:

AMENDMENT NO. 3. Amend House Bill 248, AS AMENDED, by replacing everything after the

enacting clause with the following:

"Section 5. The Juvenile Court Act of 1987 is amended by changing Sections 2-10 and 2-18 as follows: (705 ILCS 405/2-10) (from Ch. 37, par. 802-10)

Sec. 2-10. Temporary custody hearing. At the appearance of the minor before the court at the temporary custody hearing, all witnesses present shall be examined before the court in relation to any matter connected with the allegations made in the petition.

- (1) If the court finds that there is not probable cause to believe that the minor is abused, neglected or dependent it shall release the minor and dismiss the petition.
- (2) If the court finds that there is probable cause to believe that the minor is abused, neglected or dependent, the court shall state in writing the factual basis supporting its finding and the minor, his or her parent, guardian, custodian and other persons able to give relevant testimony shall be examined before the court. The Department of Children and Family Services shall give testimony concerning indicated reports of abuse and neglect, of which they are aware of through the central registry, involving the minor's parent, guardian or custodian. After such testimony, the court may, consistent with the health, safety and best interests of the minor, enter an order that the minor shall be released upon the request of parent, guardian or custodian if the parent, guardian or custodian appears to take custody. Custodian shall include any agency of the State which has been given custody or wardship of the child. If it is consistent with the health, safety and best interests of the minor, the court may also prescribe shelter care and order that the minor be kept in a suitable place designated by the court or in a shelter care facility designated by the Department of Children and Family Services or a licensed child welfare agency; however, a minor charged with a criminal offense under the Criminal Code of 1961 or adjudicated delinquent shall not be placed in the custody of or committed to the Department of Children and Family Services by any court, except a minor less than 13 years of age and committed to the Department of Children and Family Services under Section 5-710 of this Act or a minor for whom an independent basis of abuse, neglect, or dependency exists, which must be defined by departmental rule. In placing the minor, the Department or other agency shall, to the extent compatible with the court's order, comply with Section 7 of the Children and Family Services Act. In determining the health, safety and best interests of the minor to prescribe shelter care, the court must find that it is a matter of immediate and urgent necessity for the safety and protection of the minor or of the person or property of another that the minor be placed in a shelter care facility or that he or she is likely to flee the jurisdiction of the court, and must further find that reasonable efforts have been made or that, consistent with the health, safety and best interests of the minor, no efforts reasonably can be made to prevent or eliminate the necessity of removal of the minor from his or her home. The court shall require documentation from the Department of Children and Family Services as to the reasonable efforts that were made to prevent or eliminate the necessity of removal of the minor from his or her home or the reasons why no efforts reasonably could be made to prevent or eliminate the necessity of removal. When a minor is placed in the home of a relative, the Department of Children and Family Services shall complete a preliminary background review of the members of the minor's custodian's household in accordance with Section 4.3 of the Child Care Act of 1969 within 90 days of that placement. If the minor is ordered placed in a shelter care facility of the Department of Children and Family Services or a licensed child welfare agency, the court shall, upon request of the appropriate Department or other agency, appoint the Department of Children and Family Services Guardianship Administrator or other appropriate agency executive temporary custodian of the minor and the court may enter such other orders related to the temporary custody as it deems fit and proper, including the provision of services to the minor or his family to ameliorate the causes contributing to the finding of probable cause or to the finding of the existence of immediate and urgent necessity. Acceptance of services shall not be considered an admission of any allegation in a petition made pursuant to this Act, nor may a referral of services be considered as evidence in any proceeding pursuant to this Act, except where the issue is whether the Department has made reasonable efforts to reunite the family. In making its findings that it is consistent with the health, safety and best interests of the minor to prescribe shelter care, the court shall state in writing (i) the factual basis supporting its findings concerning the immediate and urgent necessity for the protection of the minor or of the person or property of another and (ii) the factual basis supporting its findings that reasonable efforts were made to prevent or eliminate the removal of the minor from his or her home or that no efforts reasonably could be made to prevent or eliminate the removal of the minor from his or her home. The parents, guardian, custodian, temporary custodian and minor shall each be furnished a copy of such written findings. The temporary custodian shall maintain a copy of the court order and written findings in the case record for the child. The order together with the court's findings of fact in support thereof shall be entered of record in the court.

If the Department of Children and Family Services Guardianship Administrator is appointed the executive temporary custodian of a minor, the Department has the authority to authorize appropriate physical and mental health evaluations of the minor and any emergency medical treatment or surgical procedure the minor may require unless otherwise ordered by the court. "Emergency medical treatment or surgical procedure" means immediate ordinary or major measures necessary to preserve the life, health, or physical well-being of the patient. The minor's parents retain their rights to make all other medical decisions and all education decisions relating to the minor, unless the court finds that the parents' retention of these rights is not in the minor's best interests.

Once the court finds that it is a matter of immediate and urgent necessity for the protection of the minor that the minor be placed in a shelter care facility, the minor shall not be returned to the parent, custodian or guardian until the court finds that such placement is no longer necessary for the protection of the minor.

If the child is placed in the temporary custody of the Department of Children and Family Services for his or her protection, the court shall admonish the parents, guardian, custodian or responsible relative that the parents must cooperate with the Department of Children and Family Services, comply with the terms of the service plans, and correct the conditions which require the child to be in care, or risk termination of their parental rights.

(3) If prior to the shelter care hearing for a minor described in Sections 2-3, 2-4, 3-3 and 4-3 the moving party is unable to serve notice on the party respondent, the shelter care hearing may proceed ex-parte. A shelter care order from an ex-parte hearing shall be endorsed with the date and hour of issuance and shall be filed with the clerk's office and entered of record. The order shall expire after 10 days from the time it is issued unless before its expiration it is renewed, at a hearing upon appearance of the party respondent, or upon an affidavit of the moving party as to all diligent efforts to notify the party respondent by notice as herein prescribed. The notice prescribed shall be in writing and shall be personally delivered to the minor or the minor's attorney and to the last known address of the other person or persons entitled to notice. The notice shall also state the nature of the allegations, the nature of the order sought by the State, including whether temporary custody is sought, and the consequences of failure to appear and shall contain a notice that the parties will not be entitled to further written notices or publication notices of proceedings in this case, including the filing of an amended petition or a motion to terminate parental rights, except as required by Supreme Court Rule 11; and shall explain the right of the parties and the procedures to vacate or modify a shelter care order as provided in this Section. The notice for a shelter care hearing shall be substantially as follows:

NOTICE TO PARENTS AND CHILDREN OF SHELTER CARE HEARING

On, at, before the Honorable, (address:)
, the State of Illinois will present evidence (1) that (name of child or children)
are abused, neglected or dependent for the following reasons:
necessity" to remove the child or children from the responsible relative.
VOLID EATHLIDE TO ADDEAD AT THE HEADING MAY DESIGN TIN DI ACEMENT of the object.

YOUR FAILURE TO APPEAR AT THE HEARING MAY RESULT IN PLACEMENT of the child or children

in foster care until a trial can be held. A trial may not be held for up to 90 days. You will not be entitled to further notices of proceedings in this case, including the filing of an amended petition or a motion to terminate parental rights.

At the shelter care hearing, parents have the following rights:

- 1. To ask the court to appoint a lawyer if they cannot afford one.
- 2. To ask the court to continue the hearing to allow them time to prepare.
- 3. To present evidence concerning:
 - a. Whether or not the child or children were abused, neglected or dependent.
 - b. Whether or not there is "immediate and urgent necessity" to remove the child

from home (including: their ability to care for the child, conditions in the home, alternative means of protecting the child other than removal).

- c. The best interests of the child.
- 4. To cross examine the State's witnesses.

The Notice for rehearings shall be substantially as follows:

NOTICE OF PARENT'S AND CHILDREN'S RIGHTS TO REHEARING ON TEMPORARY CUSTODY

If you were not present at and did not have adequate notice of the Shelter Care Hearing

- 1. That you were not present at the shelter care hearing.
- 2. That you did not get adequate notice (explaining how the notice was inadequate).
- 3. Your signature.
- 4. Signature must be notarized.

The rehearing should be scheduled within 48 hours of your filing this affidavit.

At the rehearing, your rights are the same as at the initial shelter care hearing. The enclosed notice explains those rights.

At the Shelter Care Hearing, children have the following rights:

- 1. To have a guardian ad litem appointed.
- 2. To be declared competent as a witness and to present testimony concerning:
 - a. Whether they are abused, neglected or dependent.
 - b. Whether there is "immediate and urgent necessity" to be removed from home.
 - c. Their best interests.
- 3. To cross examine witnesses for other parties.
- 4. To obtain an explanation of any proceedings and orders of the court.
- (4) If the parent, guardian, legal custodian, responsible relative, minor age 8 or over, or counsel of the minor did not have actual notice of or was not present at the shelter care hearing, he or she may file an affidavit setting forth these facts, and the clerk shall set the matter for rehearing not later than 48 hours, excluding Sundays and legal holidays, after the filing of the affidavit. At the rehearing, the court shall proceed in the same manner as upon the original hearing.
- (5) Only when there is reasonable cause to believe that the minor taken into custody is a person described in subsection (3) of Section 5-105 may the minor be kept or detained in a detention home or county or municipal jail. This Section shall in no way be construed to limit subsection (6).
- (6) No minor under 16 years of age may be confined in a jail or place ordinarily used for the confinement of prisoners in a police station. Minors under 17 years of age must be kept separate from confined adults and may not at any time be kept in the same cell, room, or yard with adults confined pursuant to the criminal law.
- (7) If the minor is not brought before a judicial officer within the time period as specified in Section 2-9, the minor must immediately be released from custody.
- (8) If neither the parent, guardian or custodian appears within 24 hours to take custody of a minor released upon request pursuant to subsection (2) of this Section, then the clerk of the court shall set the matter for rehearing not later than 7 days after the original order and shall issue a summons directed to the parent, guardian or custodian to appear. At the same time the probation department shall prepare a report on the minor. If a parent, guardian or custodian does not appear at such rehearing, the judge may enter an order prescribing that the minor be kept in a suitable place designated by the Department of Children and Family Services or a licensed child welfare agency.
- (9) Notwithstanding any other provision of this Section any interested party, including the State, the temporary custodian, an agency providing services to the minor or family under a service plan pursuant to Section 8.2 of the Abused and Neglected Child Reporting Act, foster parent, or any of their representatives, on notice to all parties entitled to notice, may file a motion that it is in the best interests of the minor to modify or vacate a temporary custody order on any of the following grounds:
 - (a) It is no longer a matter of immediate and urgent necessity that the minor remain in shelter care; or
 - (b) There is a material change in the circumstances of the natural family from which the minor was removed and the child can be cared for at home without endangering the child's health or safety; or
 - (c) A person not a party to the alleged abuse, neglect or dependency, including a parent, relative or legal guardian, is capable of assuming temporary custody of the minor; or
 - (d) Services provided by the Department of Children and Family Services or a child welfare agency or other service provider have been successful in eliminating the need for temporary custody and the child can be cared for at home without endangering the child's health or safety.

In ruling on the motion, the court shall determine whether it is consistent with the health, safety and best interests of the minor to modify or vacate a temporary custody order.

The clerk shall set the matter for hearing not later than 14 days after such motion is filed. In the event that the court modifies or vacates a temporary custody order but does not vacate its finding of probable cause, the court may order that appropriate services be continued or initiated in behalf of the minor and his or her family.

- (10) When the court finds or has found that there is probable cause to believe a minor is an abused minor as described in subsection (2) of Section 2-3 and that there is an immediate and urgent necessity for the abused minor to be placed in shelter care, immediate and urgent necessity shall be presumed for any other minor residing in the same household as the abused minor provided:
 - (a) Such other minor is the subject of an abuse or neglect petition pending before the court: and
 - (b) A party to the petition is seeking shelter care for such other minor.

Once the presumption of immediate and urgent necessity has been raised, the burden of demonstrating the lack of immediate and urgent necessity shall be on any party that is opposing shelter care for the other minor.

(Source: P.A. 89-21, eff. 7-1-95; 89-422; 89-582, eff. 1-1-97; 89-626, eff. 8-9-96; 90-28, eff. 1-1-98; 90-87, eff. 9-1-97; 90-590, eff. 1-1-99; 90-655, eff. 7-30-98.)

(705 ILCS 405/2-18) (from Ch. 37, par. 802-18)

Sec. 2-18. Evidence.

- (1) At the adjudicatory hearing, the court shall first consider only the question whether the minor is abused, neglected or dependent. The standard of proof and the rules of evidence in the nature of civil proceedings in this State are applicable to proceedings under this Article. If the petition also seeks the appointment of a guardian of the person with power to consent to adoption of the minor under Section 2-29, the court may also consider legally admissible evidence at the adjudicatory hearing that one or more grounds of unfitness exists under subdivision D of Section 1 of the Adoption Act.
- (2) In any hearing under this Act, the following shall constitute prima facie evidence of abuse or neglect, as the case may be:
 - (a) proof that a minor has a medical diagnosis of battered child syndrome is prima facie evidence of abuse;
 - (b) proof that a minor has a medical diagnosis of failure to thrive syndrome is prima facie evidence of neglect;
 - (c) proof that a minor has a medical diagnosis of fetal alcohol syndrome is prima facie evidence of neglect;
 - (d) proof that a minor has a medical diagnosis at birth of withdrawal symptoms from narcotics or barbiturates is prima facie evidence of neglect;
 - (e) proof of injuries sustained by a minor or of the condition of a minor of such a nature as would ordinarily not be sustained or exist except by reason of the acts or omissions of the parent, custodian or guardian of such minor shall be prima facie evidence of abuse or neglect, as the case may be;
 - (f) proof that a parent, custodian or guardian of a minor repeatedly used a drug, to the extent that it has or would ordinarily have the effect of producing in the user a substantial state of stupor, unconsciousness, intoxication, hallucination, disorientation or incompetence, or a substantial impairment of judgment, or a substantial manifestation of irrationality, shall be prima facie evidence of neglect;
 - (g) proof that a parent, custodian, or guardian of a minor repeatedly used a controlled substance, as defined in subsection (f) of Section 102 of the Illinois Controlled Substances Act, in the presence of the minor or a sibling of the minor is prima facie evidence of neglect. "Repeated use", for the purpose of this subsection, means more than one use of a controlled substance as defined in subsection (f) of Section 102 of the Illinois Controlled Substances Act;
 - (h) proof that a newborn infant's blood, urine, or meconium contains any amount of a controlled substance as defined in subsection (f) of Section 102 of the Illinois Controlled Substances Act, or a metabolite of a controlled substance, with the exception of controlled substances or metabolites of those substances, the presence of which is the result of medical treatment administered to the mother or the newborn, is prime facie evidence of neglect;
 - (i) proof that a minor was present in a structure or vehicle in which the minor's parent, custodian, or guardian was involved in the manufacture of methamphetamine constitutes prima facie evidence of abuse and neglect.
 - (3) In any hearing under this Act, proof of the abuse, neglect or dependency of one minor shall be

admissible evidence on the issue of the abuse, neglect or dependency of any other minor for whom the respondent is responsible.

- (4) (a) Any writing, record, photograph or x-ray of any hospital or public or private agency, whether in the form of an entry in a book or otherwise, made as a memorandum or record of any condition, act, transaction, occurrence or event relating to a minor in an abuse, neglect or dependency proceeding, shall be admissible in evidence as proof of that condition, act, transaction, occurrence or event, if the court finds that the document was made in the regular course of the business of the hospital or agency and that it was in the regular course of such business to make it, at the time of the act, transaction, occurrence or event, or within a reasonable time thereafter.
- (a-5) In unfitness proceedings under Section 2-29 of this Act, if documents, assessments, and evaluations are directly used to prove an unfitness ground as alleged in the petition, the author of those documents shall testify, if available, as to the recommendations and findings. If the author is unavailable, the documents are admissible without such testimony. The court shall determine the proper weight accorded to the documents.
- (a-10) In unfitness proceedings under Section 2-29 of this Act, if documents, assessments, and evaluations are used at the best interest portion, relating to parent-child bonding, the author of those documents shall testify, if available, as to the recommendations and findings. If the author is unavailable, the documents are admissible without such testimony. The court shall determine the proper weight accorded to the documents.
- (a-15) For purposes of paragraphs (a-5) and (a-10) of this subsection (4), "unavailable" means: the author is absent from the hearing and the party wishing to introduce the document has been unable to procure the author's attendance by process or other reasonable means; or the author persists in refusing to testify concerning the document despite an order of the court to do so; or the author is unable to be present or to testify at the hearing because of health, or then-existing physical or mental illness or infirmity, or death.
- (a-20) A certification by the head or responsible employee of the hospital or agency that the writing, record, photograph or x-ray is the full and complete record of the condition, act, transaction, occurrence or event and that it satisfies the conditions of this paragraph shall be prima facie evidence of the facts contained in such certification. A certification by someone other than the head of the hospital or agency shall be accompanied by a photocopy of a delegation of authority signed by both the head of the hospital or agency and by such other employee. All other circumstances of the making of the memorandum, record, photograph or x-ray, including lack of personal knowledge of the maker, may be proved to affect the weight to be accorded such evidence, but shall not affect its admissibility.
- (b) Any indicated report filed pursuant to the Abused and Neglected Child Reporting Act shall be admissible in evidence.
- (c) Previous statements made by the minor relating to any allegations of abuse or neglect shall be admissible in evidence. However, no such statement, if uncorroborated and not subject to cross-examination, shall be sufficient in itself to support a finding of abuse or neglect.
- (d) There shall be a rebuttable presumption that a minor is competent to testify in abuse or neglect proceedings. The court shall determine how much weight to give to the minor's testimony, and may allow the minor to testify in chambers with only the court, the court reporter and attorneys for the parties present.
- (e) The privileged character of communication between any professional person and patient or client, except privilege between attorney and client, shall not apply to proceedings subject to this Article.
- (f) Proof of the impairment of emotional health or impairment of mental or emotional condition as a result of the failure of the respondent to exercise a minimum degree of care toward a minor may include competent opinion or expert testimony, and may include proof that such impairment lessened during a period when the minor was in the care, custody or supervision of a person or agency other than the respondent.
- (5) In any hearing under this Act alleging neglect for failure to provide education as required by law under subsection (1) of Section 2-3, proof that a minor under 13 years of age who is subject to compulsory school attendance under the School Code is a chronic truant as defined under the School Code shall be prima facie evidence of neglect by the parent or guardian in any hearing under this Act and proof that a minor who is 13 years of age or older who is subject to compulsory school attendance under the School Code is a chronic truant shall raise a rebuttable presumption of neglect by the parent or guardian. This subsection (5) shall not apply in counties with 2,000,000 or more inhabitants.
- (6) In any hearing under this Act, the court may take judicial notice of prior sworn testimony or evidence admitted in prior proceedings involving the same minor if (a) the parties were either represented by counsel at such prior proceedings or the right to counsel was knowingly waived and (b) the taking of judicial notice would not result in admitting hearsay evidence at a hearing where it would otherwise be prohibited.

(Source: P.A. 93-884, eff. 1-1-05.)".

AMENDMENT NO. <u>4</u>. Amend House Bill 248, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Juvenile Court Act of 1987 is amended by changing Sections 2-10 and 2-18 as follows: (705 ILCS 405/2-10) (from Ch. 37, par. 802-10)

- Sec. 2-10. Temporary custody hearing. At the appearance of the minor before the court at the temporary custody hearing, all witnesses present shall be examined before the court in relation to any matter connected with the allegations made in the petition.
- (1) If the court finds that there is not probable cause to believe that the minor is abused, neglected or dependent it shall release the minor and dismiss the petition.
- (2) If the court finds that there is probable cause to believe that the minor is abused, neglected or dependent, the court shall state in writing the factual basis supporting its finding and the minor, his or her parent, guardian, custodian and other persons able to give relevant testimony shall be examined before the court. The Department of Children and Family Services shall give testimony concerning indicated reports of abuse and neglect, of which they are aware of through the central registry, involving the minor's parent, guardian or custodian. After such testimony, the court may, consistent with the health, safety and best interests of the minor, enter an order that the minor shall be released upon the request of parent, guardian or custodian if the parent, guardian or custodian appears to take custody. Custodian shall include any agency of the State which has been given custody or wardship of the child. If it is consistent with the health, safety and best interests of the minor, the court may also prescribe shelter care and order that the minor be kept in a suitable place designated by the court or in a shelter care facility designated by the Department of Children and Family Services or a licensed child welfare agency; however, a minor charged with a criminal offense under the Criminal Code of 1961 or adjudicated delinquent shall not be placed in the custody of or committed to the Department of Children and Family Services by any court, except a minor less than 13 years of age and committed to the Department of Children and Family Services under Section 5-710 of this Act or a minor for whom an independent basis of abuse, neglect, or dependency exists, which must be defined by departmental rule. In placing the minor, the Department or other agency shall, to the extent compatible with the court's order, comply with Section 7 of the Children and Family Services Act. In determining the health, safety and best interests of the minor to prescribe shelter care, the court must find that it is a matter of immediate and urgent necessity for the safety and protection of the minor or of the person or property of another that the minor be placed in a shelter care facility or that he or she is likely to flee the jurisdiction of the court, and must further find that reasonable efforts have been made or that, consistent with the health, safety and best interests of the minor, no efforts reasonably can be made to prevent or eliminate the necessity of removal of the minor from his or her home. The court shall require documentation from the Department of Children and Family Services as to the reasonable efforts that were made to prevent or eliminate the necessity of removal of the minor from his or her home or the reasons why no efforts reasonably could be made to prevent or eliminate the necessity of removal. When a minor is placed in the home of a relative, the Department of Children and Family Services shall complete a preliminary background review of the members of the minor's custodian's household in accordance with Section 4.3 of the Child Care Act of 1969 within 90 days of that placement. If the minor is ordered placed in a shelter care facility of the Department of Children and Family Services or a licensed child welfare agency, the court shall, upon request of the appropriate Department or other agency, appoint the Department of Children and Family Services Guardianship Administrator or other appropriate agency executive temporary custodian of the minor and the court may enter such other orders related to the temporary custody as it deems fit and proper, including the provision of services to the minor or his family to ameliorate the causes contributing to the finding of probable cause or to the finding of the existence of immediate and urgent necessity. Acceptance of services shall not be considered an admission of any allegation in a petition made pursuant to this Act, nor may a referral of services be considered as evidence in any proceeding pursuant to this Act, except where the issue is whether the Department has made reasonable efforts to reunite the family. In making its findings that it is consistent with the health, safety and best interests of the minor to prescribe shelter care, the court shall state in writing (i) the factual basis supporting its findings concerning the immediate and urgent necessity for the protection of the minor or of the person or property of another and (ii) the factual basis supporting its findings that reasonable efforts were made to prevent or eliminate the removal of the minor from his or her home or that no efforts reasonably could be made to prevent or eliminate the removal of the minor from his or her home. The parents, guardian, custodian, temporary custodian and minor shall each be furnished a copy of such written

findings. The temporary custodian shall maintain a copy of the court order and written findings in the case record for the child. The order together with the court's findings of fact in support thereof shall be entered of record in the court.

If the Department of Children and Family Services Guardianship Administrator is appointed the executive temporary custodian of a minor, the Department has the authority to authorize appropriate physical and mental health evaluations of the minor and any emergency medical treatment or surgical procedure the minor may require unless otherwise ordered by the court. "Emergency medical treatment or surgical procedure" means immediate ordinary or major measures necessary to preserve the life, health, or physical well-being of the patient. The minor's parents retain their rights to make all other medical decisions and all education decisions relating to the minor, unless the court finds that the parents' retention of these rights is not in the minor's best interests.

Once the court finds that it is a matter of immediate and urgent necessity for the protection of the minor that the minor be placed in a shelter care facility, the minor shall not be returned to the parent, custodian or guardian until the court finds that such placement is no longer necessary for the protection of the minor.

If the child is placed in the temporary custody of the Department of Children and Family Services for his or her protection, the court shall admonish the parents, guardian, custodian or responsible relative that the parents must cooperate with the Department of Children and Family Services, comply with the terms of the service plans, and correct the conditions which require the child to be in care, or risk termination of their parental rights.

(3) If prior to the shelter care hearing for a minor described in Sections 2-3, 2-4, 3-3 and 4-3 the moving party is unable to serve notice on the party respondent, the shelter care hearing may proceed ex-parte. A shelter care order from an ex-parte hearing shall be endorsed with the date and hour of issuance and shall be filed with the clerk's office and entered of record. The order shall expire after 10 days from the time it is issued unless before its expiration it is renewed, at a hearing upon appearance of the party respondent, or upon an affidavit of the moving party as to all diligent efforts to notify the party respondent by notice as herein prescribed. The notice prescribed shall be in writing and shall be personally delivered to the minor or the minor's attorney and to the last known address of the other person or persons entitled to notice. The notice shall also state the nature of the allegations, the nature of the order sought by the State, including whether temporary custody is sought, and the consequences of failure to appear and shall contain a notice that the parties will not be entitled to further written notices or publication notices of proceedings in this case, including the filing of an amended petition or a motion to terminate parental rights, except as required by Supreme Court Rule 11; and shall explain the right of the parties and the procedures to vacate or modify a shelter care order as provided in this Section. The notice for a shelter care hearing shall be substantially as follows:

NOTICE TO PARENTS AND CHILDREN OF SHELTER CARE HEARING

On at, before the Honorable, (address:)
, the State of Illinois will present evidence (1) that (name of child or children)
are abused, neglected or dependent for the following reasons:
and (2) that there is "immediate and urgent
necessity" to remove the child or children from the responsible relative.

YOUR FAILURE TO APPEAR AT THE HEARING MAY RESULT IN PLACEMENT of the child or children

in foster care until a trial can be held. A trial may not be held for up to 90 days. You will not be entitled to further notices of proceedings in this case, including the filing of an amended petition or a motion to terminate parental rights.

At the shelter care hearing, parents have the following rights:

- 1. To ask the court to appoint a lawyer if they cannot afford one.
- 2. To ask the court to continue the hearing to allow them time to prepare.
- 3. To present evidence concerning:
 - a. Whether or not the child or children were abused, neglected or dependent.
 - b. Whether or not there is "immediate and urgent necessity" to remove the child

from home (including: their ability to care for the child, conditions in the home, alternative means of protecting the child other than removal).

- c. The best interests of the child.
- 4. To cross examine the State's witnesses.

The Notice for rehearings shall be substantially as follows:

NOTICE OF PARENT'S AND CHILDREN'S RIGHTS TO REHEARING ON TEMPORARY CUSTODY

- 1. That you were not present at the shelter care hearing.
- 2. That you did not get adequate notice (explaining how the notice was inadequate).
- 3. Your signature.
- 4. Signature must be notarized.

The rehearing should be scheduled within 48 hours of your filing this affidavit.

At the rehearing, your rights are the same as at the initial shelter care hearing. The enclosed notice explains those rights.

At the Shelter Care Hearing, children have the following rights:

- 1. To have a guardian ad litem appointed.
- 2. To be declared competent as a witness and to present testimony concerning:
 - a. Whether they are abused, neglected or dependent.
 - b. Whether there is "immediate and urgent necessity" to be removed from home.
 - c. Their best interests.
- 3. To cross examine witnesses for other parties.
- 4. To obtain an explanation of any proceedings and orders of the court.
- (4) If the parent, guardian, legal custodian, responsible relative, minor age 8 or over, or counsel of the minor did not have actual notice of or was not present at the shelter care hearing, he or she may file an affidavit setting forth these facts, and the clerk shall set the matter for rehearing not later than 48 hours, excluding Sundays and legal holidays, after the filing of the affidavit. At the rehearing, the court shall proceed in the same manner as upon the original hearing.
- (5) Only when there is reasonable cause to believe that the minor taken into custody is a person described in subsection (3) of Section 5-105 may the minor be kept or detained in a detention home or county or municipal jail. This Section shall in no way be construed to limit subsection (6).
- (6) No minor under 16 years of age may be confined in a jail or place ordinarily used for the confinement of prisoners in a police station. Minors under 17 years of age must be kept separate from confined adults and may not at any time be kept in the same cell, room, or yard with adults confined pursuant to the criminal law.
- (7) If the minor is not brought before a judicial officer within the time period as specified in Section 2-9, the minor must immediately be released from custody.
- (8) If neither the parent, guardian or custodian appears within 24 hours to take custody of a minor released upon request pursuant to subsection (2) of this Section, then the clerk of the court shall set the matter for rehearing not later than 7 days after the original order and shall issue a summons directed to the parent, guardian or custodian to appear. At the same time the probation department shall prepare a report on the minor. If a parent, guardian or custodian does not appear at such rehearing, the judge may enter an order prescribing that the minor be kept in a suitable place designated by the Department of Children and Family Services or a licensed child welfare agency.
- (9) Notwithstanding any other provision of this Section any interested party, including the State, the temporary custodian, an agency providing services to the minor or family under a service plan pursuant to Section 8.2 of the Abused and Neglected Child Reporting Act, foster parent, or any of their representatives, on notice to all parties entitled to notice, may file a motion that it is in the best interests of the minor to modify or vacate a temporary custody order on any of the following grounds:
 - (a) It is no longer a matter of immediate and urgent necessity that the minor remain in shelter care; or
 - (b) There is a material change in the circumstances of the natural family from which the minor was removed and the child can be cared for at home without endangering the child's health or safety: or
 - (c) A person not a party to the alleged abuse, neglect or dependency, including a parent, relative or legal guardian, is capable of assuming temporary custody of the minor; or
 - (d) Services provided by the Department of Children and Family Services or a child welfare agency or other service provider have been successful in eliminating the need for temporary

custody and the child can be cared for at home without endangering the child's health or safety.

In ruling on the motion, the court shall determine whether it is consistent with the health, safety and best interests of the minor to modify or vacate a temporary custody order.

The clerk shall set the matter for hearing not later than 14 days after such motion is filed. In the event that the court modifies or vacates a temporary custody order but does not vacate its finding of probable cause, the court may order that appropriate services be continued or initiated in behalf of the minor and his or her family.

- (10) When the court finds or has found that there is probable cause to believe a minor is an abused minor as described in subsection (2) of Section 2-3 and that there is an immediate and urgent necessity for the abused minor to be placed in shelter care, immediate and urgent necessity shall be presumed for any other minor residing in the same household as the abused minor provided:
 - (a) Such other minor is the subject of an abuse or neglect petition pending before the court; and
 - (b) A party to the petition is seeking shelter care for such other minor.

Once the presumption of immediate and urgent necessity has been raised, the burden of demonstrating the lack of immediate and urgent necessity shall be on any party that is opposing shelter care for the other minor.

(Source: P.A. 89-21, eff. 7-1-95; 89-422; 89-582, eff. 1-1-97; 89-626, eff. 8-9-96; 90-28, eff. 1-1-98; 90-87, eff. 9-1-97; 90-590, eff. 1-1-99; 90-655, eff. 7-30-98.)

(705 ILCS 405/2-18) (from Ch. 37, par. 802-18)

Sec. 2-18. Evidence.

- (1) At the adjudicatory hearing, the court shall first consider only the question whether the minor is abused, neglected or dependent. The standard of proof and the rules of evidence in the nature of civil proceedings in this State are applicable to proceedings under this Article. If the petition also seeks the appointment of a guardian of the person with power to consent to adoption of the minor under Section 2-29, the court may also consider legally admissible evidence at the adjudicatory hearing that one or more grounds of unfitness exists under subdivision D of Section 1 of the Adoption Act.
- (2) In any hearing under this Act, the following shall constitute prima facie evidence of abuse or neglect, as the case may be:
 - (a) proof that a minor has a medical diagnosis of battered child syndrome is prima facie evidence of abuse;
 - (b) proof that a minor has a medical diagnosis of failure to thrive syndrome is prima facie evidence of neglect;
 - (c) proof that a minor has a medical diagnosis of fetal alcohol syndrome is prima facie evidence of neglect;
 - (d) proof that a minor has a medical diagnosis at birth of withdrawal symptoms from narcotics or barbiturates is prima facie evidence of neglect;
 - (e) proof of injuries sustained by a minor or of the condition of a minor of such a nature as would ordinarily not be sustained or exist except by reason of the acts or omissions of the parent, custodian or guardian of such minor shall be prima facie evidence of abuse or neglect, as the case may be:
 - (f) proof that a parent, custodian or guardian of a minor repeatedly used a drug, to the extent that it has or would ordinarily have the effect of producing in the user a substantial state of stupor, unconsciousness, intoxication, hallucination, disorientation or incompetence, or a substantial impairment of judgment, or a substantial manifestation of irrationality, shall be prima facie evidence of neglect;
 - (g) proof that a parent, custodian, or guardian of a minor repeatedly used a controlled substance, as defined in subsection (f) of Section 102 of the Illinois Controlled Substances Act, in the presence of the minor or a sibling of the minor is prima facie evidence of neglect. "Repeated use", for the purpose of this subsection, means more than one use of a controlled substance as defined in subsection (f) of Section 102 of the Illinois Controlled Substances Act;
 - (h) proof that a newborn infant's blood, urine, or meconium contains any amount of a controlled substance as defined in subsection (f) of Section 102 of the Illinois Controlled Substances Act, or a metabolite of a controlled substance, with the exception of controlled substances or metabolites of those substances, the presence of which is the result of medical treatment administered to the mother or the newborn, is prime facie evidence of neglect;
 - (i) proof that a minor was present in a structure or vehicle in which the minor's

parent, custodian, or guardian was involved in the manufacture of methamphetamine constitutes prima facie evidence of abuse and neglect.

- (3) In any hearing under this Act, proof of the abuse, neglect or dependency of one minor shall be admissible evidence on the issue of the abuse, neglect or dependency of any other minor for whom the respondent is responsible.
- (4) (a) Any writing, record, photograph or x-ray of any hospital or public or private agency, whether in the form of an entry in a book or otherwise, made as a memorandum or record of any condition, act, transaction, occurrence or event relating to a minor in an abuse, neglect or dependency proceeding, shall be admissible in evidence as proof of that condition, act, transaction, occurrence or event, if the court finds that the document was made in the regular course of the business of the hospital or agency and that it was in the regular course of such business to make it, at the time of the act, transaction, occurrence or event, or within a reasonable time thereafter.
- (a-5) In unfitness proceedings under Section 2-29 of this Act, if documents, assessments, and evaluations are directly used to prove an unfitness ground as alleged in the petition, and a party objects to the introduction of the documents into evidence, the author of those documents shall testify, if available, as to the recommendations and findings. If the author is unavailable, the documents are admissible without such testimony. The court shall determine the proper weight accorded to the documents.
- (a-10) In unfitness proceedings under Section 2-29 of this Act, if documents, assessments, and evaluations are used at the best interest portion, relating to parent-child bonding, and a party objects to the introduction of the documents into evidence, the author of those documents shall testify, if available, as to the recommendations and findings. If the author is unavailable, the documents are admissible without such testimony. The court shall determine the proper weight accorded to the documents.
- (a-15) For purposes of paragraphs (a-5) and (a-10) of this subsection (4), "unavailable" means: the author is absent from the hearing and the party wishing to introduce the document has been unable to procure the author's attendance by process or other reasonable means; or the author persists in refusing to testify concerning the document despite an order of the court to do so; or the author is unable to be present or to testify at the hearing because of health, or then-existing physical or mental illness or infirmity, or death.
- (a-20) A certification by the head or responsible employee of the hospital or agency that the writing, record, photograph or x-ray is the full and complete record of the condition, act, transaction, occurrence or event and that it satisfies the conditions of this paragraph shall be prima facie evidence of the facts contained in such certification. A certification by someone other than the head of the hospital or agency shall be accompanied by a photocopy of a delegation of authority signed by both the head of the hospital or agency and by such other employee. All other circumstances of the making of the memorandum, record, photograph or x-ray, including lack of personal knowledge of the maker, may be proved to affect the weight to be accorded such evidence, but shall not affect its admissibility.
- (b) Any indicated report filed pursuant to the Abused and Neglected Child Reporting Act shall be admissible in evidence.
- (c) Previous statements made by the minor relating to any allegations of abuse or neglect shall be admissible in evidence. However, no such statement, if uncorroborated and not subject to cross-examination, shall be sufficient in itself to support a finding of abuse or neglect.
- (d) There shall be a rebuttable presumption that a minor is competent to testify in abuse or neglect proceedings. The court shall determine how much weight to give to the minor's testimony, and may allow the minor to testify in chambers with only the court, the court reporter and attorneys for the parties present.
- (e) The privileged character of communication between any professional person and patient or client, except privilege between attorney and client, shall not apply to proceedings subject to this Article.
- (f) Proof of the impairment of emotional health or impairment of mental or emotional condition as a result of the failure of the respondent to exercise a minimum degree of care toward a minor may include competent opinion or expert testimony, and may include proof that such impairment lessened during a period when the minor was in the care, custody or supervision of a person or agency other than the respondent.
- (5) In any hearing under this Act alleging neglect for failure to provide education as required by law under subsection (1) of Section 2-3, proof that a minor under 13 years of age who is subject to compulsory school attendance under the School Code is a chronic truant as defined under the School Code shall be prima facie evidence of neglect by the parent or guardian in any hearing under this Act and proof that a minor who is 13 years of age or older who is subject to compulsory school attendance under the School Code is a chronic truant shall raise a rebuttable presumption of neglect by the parent or guardian. This subsection (5) shall not apply in counties with 2,000,000 or more inhabitants.

(6) In any hearing under this Act, the court may take judicial notice of prior sworn testimony or evidence admitted in prior proceedings involving the same minor if (a) the parties were either represented by counsel at such prior proceedings or the right to counsel was knowingly waived and (b) the taking of judicial notice would not result in admitting hearsay evidence at a hearing where it would otherwise be prohibited. (Source: P.A. 93-884, eff. 1-1-05.)".

The foregoing motion prevailed and Amendments numbered 3 and 4 were adopted.

There being no further amendments, the foregoing Amendments numbered 1, 3 and 4 were ordered engrossed; and the bill, as amended, was held on the order of Second Reading.

RESOLUTIONS

Having been reported out of the Committee on Elementary & Secondary Education on April 14, 2005, HOUSE RESOLUTION 201 was taken up for consideration.

Representative Jerry Mitchell moved the adoption of the resolution.

And on that motion, a vote was taken resulting as follows:

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

(ROLL CALL 52)

The motion prevailed and the Resolution was adopted.

Having been reported out of the Committee on Registration and Regulation on April 13, 2005, HOUSE RESOLUTION 260 was taken up for consideration.

Representative Mautino moved the adoption of the resolution.

And on that motion, a vote was taken resulting as follows:

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

(ROLL CALL 53)

The motion prevailed and the Resolution was adopted.

HOUSE BILL ON THIRD READING CONSIDERATION POSTPONED

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

HOUSE BILL 866. Having been read by title a third time on April 15, 2005, and further consideration postponed, the same was again taken up.

Representative McAuliffe moved the passage of HOUSE BILL 866.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 63, Yeas; 43, Nays; 1, Answering Present.

(ROLL CALL 54)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

ACTION ON MOTION

Pursuant to the motion submitted previously, Representative Bill Mitchell moved to reconsider the vote by which HOUSE BILL 637 passed.

And on that motion, a vote was taken resulting as follows:

52, Yeas; 54, Nays; 0, Answering Present.

(ROLL CALL 55)

The motion lost.

AGREED RESOLUTIONS

HOUSE RESOLUTIONS 325, 328, 329, 330, 331, 332, 335, 336, 337 and HOUSE JOINT RESOLUTION 49 were taken up for consideration.

Representative Currie moved the adoption of the agreed resolutions.

The motion prevailed and the agreed resolutions were adopted.

HOUSE BILL ON SECOND READING

HOUSE BILL 1044. Having been read by title a second time on April 8, 2005, and held on the order of Second Reading, the same was again taken up and advanced to the order of Third Reading.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Flowers, HOUSE BILL 1044 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: 41, Yeas; 62, Nays; 1, Answering Present.

(ROLL CALL 56)

This bill, having failed to receive the votes of a constitutional majority of the Members elected, was declared lost.

ADJOURNMENT RESOLUTION HOUSE JOINT RESOLUTION 50

Representative Currie offered the following resolution:

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the two Houses adjourn on Friday, April 15, 2005, the House of Representatives stands adjourned until Tuesday, April 26, 2005 at 12:00 o'clock noon; and the Senate stands adjourned until Tuesday, April 19, 2005 at 12:00 o'clock noon.

HOUSE JOINT RESOLUTION 50 was taken up for consideration.

Representative Currie moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

Ordered that the Clerk inform the Senate and ask their concurrence.

At the hour of 3:36 o'clock p.m., Representative Currie moved that the House do now adjourn, allowing perfunctory time for the Clerk.

The motion prevailed.

And in accordance therewith and pursuant to HOUSE JOINT RESOLUTION 50, the House stood adjourned until Tuesday, April 26, 2005, at 12:00 o'clock noon.

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL QUORUM ROLL CALL FOR ATTENDANCE

April 15, 2005

0 YEAS	0 NAYS	116 PRESENT	
P Acevedo	P Delgado	P Lang P Leitch	P Poe P Pritchard
P Bailey	P Dugan		
P Bassi	P Dunkin	P Lindner	P Reis
P Beaubien	P Dunn	P Lyons, Eileen	P Reitz
P Beiser	P Eddy	P Lyons, Joseph	P Rita
P Bellock	P Feigenholtz	P Mathias	P Rose
P Berrios	P Flider	P Mautino	P Ryg
P Biggins	P Flowers	P May	P Sacia
P Black	P Franks	P McAuliffe	P Saviano
P Boland	P Fritchey	P McCarthy	P Schmitz
P Bost	P Froehlich	P McGuire	P Schock
P Bradley, John	P Giles	E McKeon	P Scully
P Bradley, Richard	P Gordon	P Mendoza	P Smith
P Brady	P Graham	P Meyer	P Sommer (ADDED)
P Brauer	P Granberg	P Miller	P Soto
P Brosnahan	P Hamos	P Millner	P Stephens
P Burke	P Hannig	P Mitchell, Bill	P Sullivan
P Chapa LaVia	P Hassert	P Mitchell, Jerry	P Tenhouse
P Chavez	P Hoffman	P Moffitt	P Tryon
P Churchill	P Holbrook	P Molaro	P Turner
P Collins	P Howard	P Mulligan	P Verschoore
P Colvin	P Hultgren	P Munson	P Wait
P Coulson	P Jakobsson	P Myers	P Washington
P Cross	P Jefferson	P Nekritz	P Watson
P Cultra	P Jenisch	P Osmond	P Winters
P Currie	P Jones	P Osterman	E Yarbrough
P D'Amico	P Joyce	P Parke	P Younge
P Daniels	P Kelly	P Patterson	P Mr. Speaker
P Davis, Monique	P Kosel	P Phelps	1 Wii. Speaker
P Davis, William	P Krause	P Pihos	
i Davis, Willialli	1 Klause	1 11105	

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1535 COMP HEALTH EDUC-NUTRITION THIRD READING PASSED

April 15, 2005

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross Y Cultra Y Currie	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch Y Jones	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz Y Osmond Y Osterman	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith E Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters E Yarbrough
Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Joyce Y Kelly Y Kosel Y Krause	Y Parke Y Patterson Y Phelps Y Pihos	Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 542 INC TX-HEARTSAVER CHECKOFF THIRD READING PASSED

April 15, 2005

114 YEAS	0 NAYS	1 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke P Chapa LaVia Y Chavez Y Churchill Y Collins Y Colvin Y Coulson Y Cross Y Cultra	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Myers Y Nekritz Y Osmond	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith E Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Witheres
Y Coulson Y Cross	Y Jakobsson Y Jefferson	Y Myers Y Nekritz	Y Washington Y Watson

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1314 WILDLIFE-NON-RESIDENT AUCTION THIRD READING PASSED

April 15, 2005

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Colvin Y Coulson Y Cross Y Cultra Y Currie	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch Y Jones	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Munson Y Myers Y Nekritz Y Osmond Y Osterman	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith E Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters E Yarbrough
Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Joyce Y Kelly Y Kosel Y Krause	Y Parke Y Patterson Y Phelps Y Pihos	Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 712 MARRIAGE ACT-REMARRIAGE NOTIFY THIRD READING PASSED

April 15, 2005

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Molaro Y Muligan Y Munson Y Myers Y Nekritz	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith E Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson
Y Coulson	Y Jakobsson	Y Myers	Y Washington
Y Cross Y Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Jefferson Y Jenisch Y Jones Y Joyce Y Kelly Y Kosel Y Krause	Y Nekritz Y Osmond Y Osterman Y Parke Y Patterson Y Phelps Y Pihos	Y Watson Y Winters E Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2521 DEER PERMITS- LANDOWNERS THIRD READING PASSED

April 15, 2005

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Colvin Y Coulson Y Cross Y Cultra Y Currie	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch Y Jones	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz Y Osmond Y Osterman	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith E Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters E Yarbrough
Y Currie Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Jones Y Joyce Y Kelly Y Kosel Y Krause	Y Osterman Y Parke Y Patterson Y Phelps Y Pihos	Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1320 CHILD ABUSE-SCHOOL ADMIN REPRT THIRD READING PASSED

April 15, 2005

P Cross Y Jefferson Y Nekritz N Watson N Cultra N Jenisch N Osmond N Winters Y Currie Y Jones Y Osterman E Yarbrough Y D'Amico Y Joyce P Parke Y Younge	63 YEAS	47 NAYS	6 PRESENT	
Y Bradley, Richard Y Gordon Y Mendoza N Smith N Brady Y Graham Y Meyer N Sommer N Brauer N Granberg Y Miller Y Soto Y Brosnahan Y Hamos N Millner N Stephens Y Burke Y Hannig N Mitchell, Bill N Sullivan Y Chapa LaVia P Hassert N Mitchell, Jerry N Tenhouse Y Chavez N Hoffman N Moffitt Y Tryon Y Churchill N Holbrook Y Molaro Y Turner N Collins Y Howard N Mulligan Y Verschoor Y Colvin P Hultgren Y Munson N Wait Y Coulson Y Jakobsson N Myers Y Washingto P Cross Y Jefferson Y Nekritz N Watson N Cultra N Jenisch N Osmond N Winters Y Currie Y Jones Y Osterman E Yarbrough Y D'Amico Y Joyce P Parke	Y Acevedo Y Bailey N Bassi N Beaubien Y Beiser N Bellock Y Berrios Y Biggins P Black Y Boland	Y Delgado Y Dugan Y Dunkin N Dunn N Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey	Y Lang N Leitch P Lindner N Lyons, Eileen Y Lyons, Joseph N Mathias N Mautino Y May N McAuliffe Y McCarthy	N Pritchard N Reis N Reitz Y Rita Y Rose Y Ryg N Sacia Y Saviano N Schmitz
N Brauer N Granberg Y Miller Y Soto Y Brosnahan Y Hamos N Millner N Stephens Y Burke Y Hannig N Mitchell, Bill N Sullivan Y Chapa LaVia P Hassert N Mitchell, Jerry N Tenhouse Y Chavez N Hoffman N Moffitt Y Tryon Y Churchill N Holbrook Y Molaro Y Turner N Collins Y Howard N Mulligan Y Verschoor Y Colvin P Hultgren Y Munson N Wait Y Coulson Y Jakobsson N Myers Y Washingto P Cross Y Jefferson Y Nekritz N Watson N Cultra N Jenisch N Osmond N Winters Y Currie Y Jones Y Osterman E Yarbrough Y D'Amico Y Joyce P Parke	Y Bradley, John	Y Giles	E McKeon	N Scully
	Y Bradley, Richard	Y Gordon	Y Mendoza	N Smith
Y Chavez N Hoffman N Moffitt Y Tryon Y Churchill N Holbrook Y Molaro Y Turner N Collins Y Howard N Mulligan Y Verschoor Y Colvin P Hultgren Y Munson N Wait Y Coulson Y Jakobsson N Myers Y Washingto P Cross Y Jefferson Y Nekritz N Watson N Cultra N Jenisch N Osmond N Winters Y Currie Y Jones Y Osterman E Yarbrough Y D'Amico Y Joyce P Parke Y Younge	N Brauer	N Granberg	Y Miller	Y Soto
	Y Brosnahan	Y Hamos	N Millner	N Stephens
Y Colvin P Hultgren Y Munson N Wait Y Coulson Y Jakobsson N Myers Y Washingto P Cross Y Jefferson Y Nekritz N Watson N Cultra N Jenisch N Osmond N Winters Y Currie Y Jones Y Osterman E Yarbrough Y D'Amico Y Joyce P Parke Y Younge	Y Chavez	N Hoffman	N Moffitt	Y Tryon
	Y Churchill	N Holbrook	Y Molaro	Y Turner
Y Currie Y Jones Y Osterman E Yarbrough	Y Colvin	P Hultgren	Y Munson	N Wait
Y D'Amico Y Joyce P Parke Y Younge	Y Coulson	Y Jakobsson	N Myers	Y Washington
Y Daniels Y Kelly Y Patterson Y Mr. Speak Y Davis, Monique N Kosel N Phelps Y Davis, William N Krause N Pihos	Y Currie Y D'Amico Y Daniels Y Davis, Monique	Y Jones Y Joyce Y Kelly N Kosel	Y Osterman P Parke Y Patterson N Phelps	E Yarbrough

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2244 GOVERNMENT-TECH THIRD READING PASSED

April 15, 2005

115 YEAS	1 NAY	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins N Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross Y Cultra Y Currie	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch Y Jones	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Muligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters E Yarbrough
Y Currie Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Jones Y Joyce Y Kelly Y Kosel Y Krause	Y Osterman Y Parke Y Patterson Y Phelps Y Pihos	Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 315 ANIMAL POPULATION CONTROL ACT THIRD READING PASSED

April 15, 2005

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1679 LOCAL GOVERNMENT-TECH THIRD READING PASSED

April 15, 2005

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross Y Cultra Y Currie	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch Y Jones	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Millner Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Munson Y Myers Y Nekritz Y Osmond Y Osterman	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters E Yarbrough
Y Coulson Y Cross Y Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique	Y Jakobsson Y Jefferson Y Jenisch Y Jones Y Joyce Y Kelly Y Kosel	Y Myers Y Nekritz Y Osmond Y Osterman Y Parke Y Patterson Y Phelps	Y Washington Y Watson Y Winters
Y Davis, William	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1074 FISH- WLIDLIFE- RESIDENCY THIRD READING PASSED

April 15, 2005

82 YEAS	33 NAYS	1 PRESENT	
Y Acevedo	Y Delgado	Y Lang	N Poe
Y Bailey	N Dugan	N Leitch	Y Pritchard
Y Bassi	N Dunkin	Y Lindner	Y Reis
Y Beaubien	N Dunn	N Lyons, Eileen	Y Reitz
N Beiser	Y Eddy	Y Lyons, Joseph	Y Rita
Y Bellock	Y Feigenholtz	Y Mathias	Y Rose
Y Berrios	Y Flider	Y Mautino	N Ryg
Y Biggins	Y Flowers	N May	Y Sacia
P Black	N Franks	Y McAuliffe	Y Saviano
Y Boland	N Fritchey	Y McCarthy	N Schmitz
Y Bost	Y Froehlich	Y McGuire	N Schock
N Bradley, John	Y Giles	E McKeon	Y Scully
Y Bradley, Richard	N Gordon	Y Mendoza	Y Smith
Y Brady	Y Graham	Y Meyer	Y Sommer
N Brauer	Y Granberg	N Miller	Y Soto
Y Brosnahan	Y Hamos	Y Millner	Y Stephens
Y Burke	Y Hannig	Y Mitchell, Bill	N Sullivan
N Chapa LaVia	Y Hassert	Y Mitchell, Jerry	N Tenhouse
N Chavez	Y Hoffman	Y Moffitt	Y Tryon
Y Churchill	Y Holbrook	Y Molaro	N Turner
Y Collins	Y Howard	Y Mulligan	Y Verschoore
Y Colvin	Y Hultgren	N Munson	N Wait
N Coulson	N Jakobsson	Y Myers	Y Washington
Y Cross	N Jefferson	Y Nekritz	N Watson
Y Cultra	N Jenisch	Y Osmond	Y Winters
Y Currie	Y Jones	Y Osterman	E Yarbrough
N D'Amico	Y Joyce	N Parke	Y Younge
Y Daniels	Y Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	Y Kosel	Y Phelps	1 Wil. Speaker
Y Davis, William	N Krause	N Pihos	
1 Davis, william	14 Klause	11 11105	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 822 NURSNG HOME-CERTIFIED MED TECH THIRD READING PASSED

April 15, 2005

84 YEAS	29 NAYS	3 PRESENT	
Y Acevedo	Y Delgado	Y Lang Y Leitch N Lindner Y Lyons, Eileen	N Poe
Y Bailey	Y Dugan		Y Pritchard
Y Bassi	Y Dunkin		Y Reis
N Beaubien	Y Dunn		Y Reitz
N Beiser	Y Eddy	Y Lyons, JosephY MathiasN MautinoY May	Y Rita
N Bellock	Y Feigenholtz		Y Rose
Y Berrios	N Flider		Y Ryg
Y Biggins	N Flowers		Y Sacia
Y Black N Boland Y Bost N Bradley, John	Y Franks N Fritchey Y Froehlich Y Giles	Y McAuliffe N McCarthy Y McGuire E McKeon	Y Saviano Y Schmitz Y Schock Y Scully
N Bradley, Richard	Y Gordon	Y Mendoza	N Smith
N Brady	Y Graham	Y Meyer	N Sommer
N Brauer	Y Granberg	Y Miller	Y Soto
N Brosnahan	Y Hamos	Y MillnerY Mitchell, BillN Mitchell, JerryN Moffitt	N Stephens
Y Burke	Y Hannig		N Sullivan
Y Chapa LaVia	Y Hassert		N Tenhouse
Y Chavez	Y Hoffman		Y Tryon
Y Churchill Y Collins Y Colvin N Coulson	N Holbrook Y Howard Y Hultgren Y Jakobsson	Y Molaro Y Mulligan Y Munson P Myers	Y Turner Y Verschoore Y Wait Y Washington
Y Cross Y Cultra Y Currie Y D'Amico Y Daniels	Y Jefferson Y Jenisch Y Jones N Joyce P Kelly	Y Nekritz Y Osmond Y Osterman Y Parke Y Patterson	P Watson Y Winters E Yarbrough Y Younge Y Mr. Speaker
Y Davis, Monique	N Kosel	N Phelps	
Y Davis, William	N Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1370 PREVAILING WAGE-PENALTIES THIRD READING PASSED

April 15, 2005

69 YEAS	46 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Lang	N Poe
Y Bailey	Y Dugan	N Leitch	N Pritchard
N Bassi	Y Dunkin	N Lindner	N Reis
N Beaubien	N Dunn	N Lyons, Eileen	Y Reitz
Y Beiser	N Eddy	Y Lyons, Joseph	Y Rita
N Bellock	Y Feigenholtz	N Mathias	N Rose
Y Berrios	Y Flider	Y Mautino	Y Ryg
N Biggins	Y Flowers	Y May	N Sacia
N Black	Y Franks	Y McAuliffe	Y Saviano
Y Boland	Y Fritchey	Y McCarthy	N Schmitz
N Bost	N Froehlich	Y McGuire	N Schock
Y Bradley, John	Y Giles	E McKeon	Y Scully
Y Bradley, Richard	Y Gordon	Y Mendoza	Y Smith
N Brady	Y Graham	Y Meyer	N Sommer
N Brauer	Y Granberg	Y Miller	Y Soto
Y Brosnahan	Y Hamos	N Millner	A Stephens
Y Burke	Y Hannig	Y Mitchell, Bill	N Sullivan
Y Chapa LaVia	N Hassert	N Mitchell, Jerry	N Tenhouse
Y Chavez	Y Hoffman	Y Moffitt	N Tryon
N Churchill	Y Holbrook	Y Molaro	Y Turner
Y Collins	Y Howard	N Mulligan	Y Verschoore
Y Colvin	N Hultgren	N Munson	N Wait
Y Coulson	Y Jakobsson	N Myers	Y Washington
N Cross	Y Jefferson	Y Nekritz	N Watson
N Cultra	N Jenisch	N Osmond	N Winters
Y Currie	Y Jones	Y Osterman	E Yarbrough
Y D'Amico	Y Joyce	N Parke	Y Younge
N Daniels	Y Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	N Kosel	Y Phelps	•
Y Davis, William	N Krause	N Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1133 MEDICAID-PEDIATRIC ASTHMA THIRD READING PASSED

April 15, 2005

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross Y Cultra Y Currie	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch Y Jones	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Millner Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Munson Y Myers Y Nekritz Y Osmond Y Osterman	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters E Yarbrough
Y Coulson Y Cross Y Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique	Y Jakobsson Y Jefferson Y Jenisch Y Jones Y Joyce Y Kelly Y Kosel	Y Myers Y Nekritz Y Osmond Y Osterman Y Parke Y Patterson Y Phelps	Y Washington Y Watson Y Winters
Y Davis, William	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1450 MENTAL HEALTH INTEGRATED SERV THIRD READING PASSED

April 15, 2005

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross Y Cultra	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Moffitt Y Molaro Y Mulligan Y Myers Y Nekritz Y Osmond	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters
Y Cross	Y Jefferson	Y Nekritz	Y Watson

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2 PROP TX-LIABILITY FOR WASTE THIRD READING PASSED

April 15, 2005

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross Y Cultra Y Currie	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch Y Jones	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Millner Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz Y Osmond Y Osterman	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters E Yarbrough
Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Joyce Y Kelly Y Kosel Y Krause	Y Parke Y Patterson Y Phelps Y Pihos	Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2137 EMPLOYMENT-TECH THIRD READING PASSED

April 15, 2005

69 YEAS	47 NAYS	0 PRESENT	
Y Acevedo Y Bailey N Bassi N Beaubien Y Beiser N Bellock Y Berrios N Biggins N Black Y Boland N Bost Y Bradley, John Y Bradley, Richard N Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez	Y Delgado Y Dugan Y Dunkin N Dunn N Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey N Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig N Hassert Y Hoffman	Y Lang N Leitch N Lindner N Lyons, Eileen Y Lyons, Joseph N Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza N Meyer Y Miller N Millner N Mitchell, Bill N Mitchell, Jerry Y Moffitt	Y Poe N Pritchard N Reis Y Reitz Y Rita N Rose Y Ryg N Sacia Y Saviano N Schmitz Y Schock Y Scully Y Smith N Sommer Y Soto N Stephens N Sullivan N Tenhouse N Tryon
Y Burke Y Chapa LaVia	Y Hannig N Hassert	N Mitchell, Bill N Mitchell, Jerry	N Sullivan N Tenhouse
N Coulson N Cross N Cultra Y Currie Y D'Amico N Daniels Y Davis, Monique Y Davis, William	Y Jakobsson Y Jefferson N Jenisch Y Jones Y Joyce Y Kelly N Kosel N Krause	N Myers Y Nekritz N Osmond Y Osterman N Parke Y Patterson Y Phelps N Pihos	Y Washington N Watson N Winters E Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2004 EDUCATION-TECH THIRD READING PASSED

April 15, 2005

67 YEAS	37 NAYS	12 PRESENT	
Y Acevedo	Y Delgado	Y Lang	N Poe
Y Bailey	N Dugan	N Leitch	N Pritchard
N Bassi	Y Dunkin	N Lindner	N Reis
N Beaubien	N Dunn	P Lyons, Eileen	Y Reitz
Y Beiser	N Eddy	Y Lyons, Joseph	Y Rita
Y Bellock	Y Feigenholtz	P Mathias	N Rose
Y Berrios	N Flider	N Mautino	Y Ryg
P Biggins	Y Flowers	Y May	N Sacia
P Black	Y Franks	Y McAuliffe	Y Saviano
Y Boland	Y Fritchey	Y McCarthy	N Schmitz
P Bost	P Froehlich	Y McGuire	N Schock
Y Bradley, John	Y Giles	E McKeon	Y Scully
Y Bradley, Richard	Y Gordon	Y Mendoza	Y Smith
N Brady	Y Graham	P Meyer	N Sommer
N Brauer	Y Granberg	Y Miller	Y Soto
Y Brosnahan	Y Hamos	Y Millner	N Stephens
Y Burke	Y Hannig	N Mitchell, Bill	N Sullivan
Y Chapa LaVia	P Hassert	N Mitchell, Jerry	N Tenhouse
Y Chavez	Y Hoffman	N Moffitt	Y Tryon
N Churchill	Y Holbrook	Y Molaro	Y Turner
Y Collins	Y Howard	Y Mulligan	Y Verschoore
Y Colvin	N Hultgren	N Munson	N Wait
P Coulson	Y Jakobsson	N Myers	Y Washington
P Cross	Y Jefferson	Y Nekritz	N Watson
Y Cultra	N Jenisch	N Osmond	N Winters
Y Currie	Y Jones	Y Osterman	E Yarbrough
Y D'Amico	Y Joyce	P Parke	Y Younge
N Daniels	Y Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	N Kosel	Y Phelps	
Y Davis, William	P Krause	N Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2712 METRO EAST MASS TRANSIT THIRD READING PASSED

April 15, 2005

96 YEAS	18 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Lang	Y Poe
Y Bailey	Y Dugan	N Leitch	Y Pritchard
Y Bassi	Y Dunkin	Y Lindner	N Reis
Y Beaubien	N Dunn	Y Lyons, Eileen	Y Reitz
N Beiser	N Eddy	Y Lyons, Joseph	Y Rita
Y Bellock	Y Feigenholtz	Y Mathias	N Rose
Y Berrios	Y Flider	Y Mautino	Y Ryg
Y Biggins	Y Flowers	Y May	Y Sacia
N Black	N Franks	Y McAuliffe	Y Saviano
Y Boland	Y Fritchey	Y McCarthy	N Schmitz
Y Bost	Y Froehlich	Y McGuire	Y Schock
N Bradley, John	Y Giles	E McKeon	Y Scully
Y Bradley, Richard	Y Gordon	Y Mendoza	Y Smith
Y Brady	Y Graham	Y Meyer	Y Sommer
Y Brauer	Y Granberg	Y Miller	Y Soto
Y Brosnahan	Y Hamos	Y Millner	Y Stephens
Y Burke	Y Hannig	Y Mitchell, Bill	Y Sullivan
N Chapa LaVia	Y Hassert	Y Mitchell, Jerry	N Tenhouse
Y Chavez	Y Hoffman	Y Moffitt	Y Tryon
Y Churchill	Y Holbrook	Y Molaro	Y Turner
Y Collins	Y Howard	Y Mulligan	Y Verschoore
A Colvin	Y Hultgren	Y Munson	Y Wait
N Coulson	N Jakobsson	Y Myers	Y Washington
Y Cross	Y Jefferson	Y Nekritz	N Watson
N Cultra	Y Jenisch	Y Osmond	A Winters
Y Currie	Y Jones	Y Osterman	E Yarbrough
N D'Amico	Y Joyce	N Parke	Y Younge
Y Daniels	Y Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	Y Kosel	Y Phelps	Speaker
Y Davis, William	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2390 VEH CD-BICYCLES-TORT LIABILITY THIRD READING PASSED VERIFIED

April 15, 2005

60 YEAS	55 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Lang	N Poe
Y Bailey	N Dugan	N Leitch	N Pritchard
N Bassi	N Dunkin	N Lindner	N Reis
N Beaubien	Y Dunn	Y Lyons, Eileen	N Reitz
N Beiser	N Eddy	Y Lyons, Joseph	Y Rita
Y Bellock	Y Feigenholtz	N Mathias	N Rose
Y Berrios	N Flider	N Mautino	Y Ryg
N Biggins	Y Flowers	Y May	N Sacia
N Black	Y Franks	Y McAuliffe	Y Saviano
N Boland	Y Fritchey	Y McCarthy	N Schmitz
N Bost	Y Froehlich	Y McGuire	N Schock
Y Bradley, John	Y Giles	E McKeon	Y Scully
N Bradley, Richard	N Gordon	Y Mendoza	N Smith
Y Brady	Y Graham	N Meyer	N Sommer
N Brauer	N Granberg	Y Miller	Y Soto
Y Brosnahan	Y Hamos	N Millner	N Stephens
Y Burke	N Hannig	N Mitchell, Bill	N Sullivan
Y Chapa LaVia	N Hassert	A Mitchell, Jerry	N Tenhouse
Y Chavez	Y Hoffman	N Moffitt	N Tryon
N Churchill	N Holbrook	Y Molaro	Y Turner
Y Collins	Y Howard	Y Mulligan	N Verschoore
Y Colvin	Y Hultgren	N Munson	N Wait
Y Coulson	Y Jakobsson	N Myers	Y Washington
N Cross	Y Jefferson	Y Nekritz	N Watson
N Cultra	Y Jenisch	N Osmond	Y Winters
Y Currie	Y Jones	Y Osterman	E Yarbrough
N D'Amico	Y Joyce	N Parke	Y Younge
Y Daniels	Y Kelly	N Patterson	Y Mr. Speaker
Y Davis, Monique	N Kosel	N Phelps	-
N Davis, William	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3770 CMS EFFICIENCY REVOLVING FUND THIRD READING PASSED

April 15, 2005

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross Y Cultra	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Moffitt Y Molaro Y Mulligan Y Myers Y Nekritz Y Osmond	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters
Y Cross	Y Jefferson	Y Nekritz	Y Watson

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 44 HOME CARE WORKER PROTECT ACT THIRD READING PASSED

April 15, 2005

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock A Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Colvin Y Coulson Y Cross Y Cultra Y Currie	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch Y Jones	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz Y Osmond Y Osterman	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer A Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters E Yarbrough
Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Joyce Y Kelly Y Kosel Y Krause	Y Parke Y Patterson Y Phelps Y Pihos	Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1870 CIVIL LAW-TECH THIRD READING PASSED

April 15, 2005

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock A Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer A Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Winters
	Y Jefferson Y Jenisch Y Jones Y Joyce	3	Y Watson Y Winters E Yarbrough Y Younge
Y Daniels Y Davis, Monique Y Davis, William	Y Kelly Y Kosel Y Krause	Y Patterson Y Phelps Y Pihos	Y Mr. Speaker
i Davis, William	1 IXIUUSC	1 11103	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2001 EDUCATION-TECH THIRD READING PASSED

April 15, 2005

99 YEAS	13 NAYS	2 PRESENT	
Y Acevedo	Y Delgado	Y Lang	Y Poe
Y Bailey	Y Dugan	Y Leitch	N Pritchard
N Bassi	Y Dunkin	Y Lindner	N Reis
Y Beaubien	N Dunn	Y Lyons, Eileen	Y Reitz
Y Beiser	Y Eddy	Y Lyons, Joseph	Y Rita
Y Bellock	Y Feigenholtz	Y Mathias	Y Rose
A Berrios	Y Flider	Y Mautino	Y Ryg
Y Biggins	Y Flowers	Y May	N Sacia
Y Black	Y Franks	Y McAuliffe	Y Saviano
Y Boland	Y Fritchey	Y McCarthy	P Schmitz
Y Bost	Y Froehlich	Y McGuire	Y Schock
Y Bradley, John	Y Giles	E McKeon	Y Scully
Y Bradley, Richard	Y Gordon	Y Mendoza	Y Smith
Y Brady	Y Graham	Y Meyer	Y Sommer
Y Brauer	Y Granberg	Y Miller	A Soto
Y Brosnahan	Y Hamos	Y Millner	N Stephens
Y Burke	Y Hannig	Y Mitchell, Bill	N Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	Y Tenhouse
Y Chavez	Y Hoffman	Y Moffitt	Y Tryon
N Churchill	Y Holbrook	Y Molaro	Y Turner
Y Collins	Y Howard	Y Mulligan	Y Verschoore
Y Colvin	Y Hultgren	Y Munson	Y Wait
Y Coulson	Y Jakobsson	N Myers	Y Washington
Y Cross	Y Jefferson	Y Nekritz	N Watson
Y Cultra	N Jenisch	Y Osmond	Y Winters
Y Currie	Y Jones	Y Osterman	E Yarbrough
Y D'Amico	Y Joyce	P Parke	Y Younge
Y Daniels	Y Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	N Kosel	Y Phelps	
Y Davis, William	Y Krause	N Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3022 LIQUOR-TECH THIRD READING PASSED

April 15, 2005

69 YEAS	44 NAYS	1 PRESENT	
Y Acevedo	Y Delgado	Y Lang	N Poe
Y Bailey	N Dugan	N Leitch	N Pritchard
N Bassi	Y Dunkin	Y Lindner	N Reis
Y Beaubien	Y Dunn	Y Lyons, Eileen	Y Reitz
N Beiser	N Eddy	Y Lyons, Joseph	Y Rita
Y Bellock	Y Feigenholtz	N Mathias	Y Rose
A Berrios	N Flider	Y Mautino	N Ryg
N Biggins	Y Flowers	N May	Y Sacia
N Black	N Franks	Y McAuliffe	Y Saviano
N Boland	Y Fritchey	Y McCarthy	Y Schmitz
N Bost	Y Froehlich	Y McGuire	N Schock
N Bradley, John	Y Giles	E McKeon	Y Scully
Y Bradley, Richard	N Gordon	Y Mendoza	Y Smith
Y Brady	Y Graham	Y Meyer	N Sommer
N Brauer	Y Granberg	Y Miller	A Soto
Y Brosnahan	Y Hamos	Y Millner	N Stephens
Y Burke	Y Hannig	N Mitchell, Bill	Y Sullivan
P Chapa LaVia	Y Hassert	Y Mitchell, Jerry	N Tenhouse
N Chavez	Y Hoffman	Y Moffitt	N Tryon
N Churchill	Y Holbrook	Y Molaro	Y Turner
Y Collins	Y Howard	Y Mulligan	N Verschoore
Y Colvin	Y Hultgren	N Munson	N Wait
N Coulson	N Jakobsson	N Myers	Y Washington
Y Cross	N Jefferson	N Nekritz	N Watson
N Cultra	Y Jenisch	Y Osmond	Y Winters
Y Currie	Y Jones	Y Osterman	E Yarbrough
N D'Amico	N Joyce	N Parke	Y Younge
Y Daniels	Y Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	Y Kosel	N Phelps	-
Y Davis, William	N Krause	N Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2593 VEH CD-EMER VEH-SGNL PREEMPT THIRD READING PASSED

April 15, 2005

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock A Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Colvin Y Coulson Y Cross Y Cultra	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz Y Osmond	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer A Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters
Y Coulson Y Cross	Y Jakobsson Y Jefferson	Y Myers Y Nekritz	Y Washington Y Watson

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2451 PHARMACY ACT-DRUG RETAIL PRICE THIRD READING PASSED

April 15, 2005

113 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock A Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Colvin Y Coulson Y Cross Y Cultra Y Currie	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch Y Jones	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Millner Y Millner Y Mitchell, Bill Y Moffitt Y Molaro Y Muligan Y Munson Y Myers Y Nekritz Y Osmond Y Osterman	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer A Soto Y Stephens A Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters E Yarbrough
			E Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1031 REGULATION-TECH THIRD READING PASSED

April 15, 2005

109 YEAS	4 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock A Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill A Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer A Soto N Stephens Y Sullivan N Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson
Y Cross	Y Jefferson	Y Nekritz	Y Watson
N Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique	Y Jenisch Y Jones Y Joyce Y Kelly Y Kosel	Y Osmond Y Osterman N Parke Y Patterson Y Phelps	Y Winters E Yarbrough Y Younge Y Mr. Speaker
Y Davis, William	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2388 E85 BLEND FUEL-CMS-VEHICLES THIRD READING PASSED

April 15, 2005

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock A Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross Y Cultra Y Currie	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch Y Jones	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz Y Osmond Y Osterman	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer A Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters E Yarbrough
Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Joyce Y Kelly Y Kosel Y Krause	Y Parke Y Patterson Y Phelps Y Pihos	Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3066 LOCAL GOVERNMENT-TECH THIRD READING PASSED

April 15, 2005

111 YEAS	1 NAY	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock A Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Colvin Y Coulson Y Cross Y Cultra Y Currie	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch Y Jones	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Millner Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Munson Y Myers Y Nekritz Y Osmond Y Osterman	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer A Soto Y Stephens Y Sullivan E Tenhouse Y Tryon Y Turner N Verschoore Y Wait Y Washington Y Watson Y Winters E Yarbrough

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 250 EDU-NUTRITION-DEPRESSN-SUICIDE THIRD READING PASSED

April 15, 2005

108 YEAS	2 NAYS	2 PRESENT	
Y Acevedo Y Bailey N Bassi Y Beaubien Y Beiser Y Bellock A Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross Y Cultra	Y Delgado Y Dugan Y Dunkin N Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson P Jenisch	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz Y Osmond	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer A Soto P Stephens Y Sullivan E Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters
Y Coulson Y Cross Y Cultra Y Currie Y D'Amico	Y Jakobsson Y Jefferson P Jenisch Y Jones Y Joyce	Y Munson Y Myers Y Nekritz Y Osmond Y Osterman Y Parke	Y Washington Y Watson Y Winters E Yarbrough Y Younge
Y DanielsY Davis, MoniqueY Davis, William	Y Kelly Y Kosel Y Krause	Y Patterson Y Phelps Y Pihos	Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 873 TICKET SCALPING-INTERNET THIRD READING PASSED

April 15, 2005

105 YEAS	5 NAYS	1 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock E Berrios Y Biggins N Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross N Cultra	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro A Mulligan Y Myers Y Nekritz Y Osmond	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith N Sommer E Soto N Stephens Y Sullivan E Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters
Y Colvin Y Coulson Y Cross	Y Hultgren Y Jakobsson Y Jefferson	Y Munson Y Myers Y Nekritz	Y Wait Y Washington Y Watson

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1662 LOCAL GOVERNMENT-TECH THIRD READING PASSED

April 15, 2005

107 YEAS	0 NAYS	3 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock E Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross P Cultra	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks P Fritchey Y Froehlich Y Giles Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Molaro Y Munson Y Myers Y Nekritz Y Osmond	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano E Schmitz Y Schock Y Scully Y Smith Y Sommer E Soto Y Stephens Y Sullivan E Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington P Watson Y Winters

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 644 COURT OF CLAIMS-PRISONERS THIRD READING PASSED

April 15, 2005

67 YEAS	41 NAYS	1 PRESENT	
Y Acevedo	Y Delgado	Y Lang	N Poe
Y Bailey	Y Dugan	N Leitch	N Pritchard
N Bassi	Y Dunkin	N Lindner	N Reis
Y Beaubien	N Dunn	N Lyons, Eileen	Y Reitz
Y Beiser	N Eddy	Y Lyons, Joseph	Y Rita
N Bellock	Y Feigenholtz	N Mathias	P Rose
E Berrios	Y Flider	Y Mautino	Y Ryg
N Biggins	Y Flowers	Y May	N Sacia
N Black	Y Franks	Y McAuliffe	Y Saviano
Y Boland	Y Fritchey	Y McCarthy	E Schmitz
N Bost	Y Froehlich	Y McGuire	N Schock
Y Bradley, John	Y Giles	E McKeon	Y Scully
Y Bradley, Richard	Y Gordon	Y Mendoza	Y Smith
N Brady	E Graham	N Meyer	N Sommer
N Brauer	Y Granberg	Y Miller	E Soto
Y Brosnahan	Y Hamos	N Millner	N Stephens
Y Burke	Y Hannig	Y Mitchell, Bill	N Sullivan
Y Chapa LaVia	N Hassert	Y Mitchell, Jerry	E Tenhouse
Y Chavez	Y Hoffman	N Moffitt	N Tryon
N Churchill	Y Holbrook	Y Molaro	Y Turner
Y Collins	Y Howard	Y Mulligan	Y Verschoore
Y Colvin	N Hultgren	N Munson	N Wait
N Coulson	Y Jakobsson	N Myers	Y Washington
N Cross	Y Jefferson	Y Nekritz	N Watson
N Cultra	N Jenisch	Y Osmond	A Winters
Y Currie	E Jones	Y Osterman	E Yarbrough
Y D'Amico	Y Joyce	N Parke	Y Younge
N Daniels	Y Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	N Kosel	Y Phelps	1
Y Davis, William	N Krause	N Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3045 REGULATION-TECH THIRD READING PASSED

April 15, 2005

108 YEAS	2 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock E Berrios Y Biggins N Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano E Schmitz Y Schock Y Scully Y Smith N Sommer E Soto Y Stephens Y Sullivan E Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Winters
Y Coulson	Y Jakobsson	Y Myers	Y Washington
Y Collins Y Colvin Y Coulson	Y Howard Y Hultgren Y Jakobsson	Y Mulligan Y Munson Y Myers	Y Verschoore Y Wait Y Washington
Y Cultra Y Currie Y D'Amico Y Daniels	Y Jenisch E Jones Y Joyce Y Kelly	Y Osmond Y Osterman Y Parke Y Patterson	Y Watson
Y Davis, Monique Y Davis, William	Y Kosel Y Krause	Y Phelps Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 483 FOIA-CONTRACTS THIRD READING PASSED

April 15, 2005

108 YEAS	2 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Lang	Y Poe
Y Bailey	Y Dugan	Y Leitch	Y Pritchard
Y Bassi	Y Dunkin	Y Lindner	Y Reis
Y Beaubien	Y Dunn	Y Lyons, Eileen	Y Reitz
Y Beiser	Y Eddy	Y Lyons, Joseph	Y Rita
Y Bellock	Y Feigenholtz	N Mathias	Y Rose
E Berrios	Y Flider	Y Mautino	Y Ryg
Y Biggins	Y Flowers	Y May	Y Sacia
Y Black	Y Franks	Y McAuliffe	Y Saviano
Y Boland	Y Fritchey	Y McCarthy	E Schmitz
Y Bost	Y Froehlich	Y McGuire	Y Schock
Y Bradley, John	Y Giles	E McKeon	Y Scully
Y Bradley, Richard	Y Gordon	Y Mendoza	Y Smith
Y Brady	E Graham	Y Meyer	Y Sommer
Y Brauer	Y Granberg	Y Miller	E Soto
Y Brosnahan	Y Hamos	Y Millner	Y Stephens
Y Burke	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	E Tenhouse
Y Chavez	Y Hoffman	Y Moffitt	Y Tryon
Y Churchill	Y Holbrook	Y Molaro	Y Turner
Y Collins	Y Howard	Y Mulligan	Y Verschoore
Y Colvin	Y Hultgren	Y Munson	Y Wait
Y Coulson	Y Jakobsson	Y Myers	Y Washington
Y Cross	Y Jefferson	Y Nekritz	Y Watson
Y Cultra	Y Jenisch	Y Osmond	Y Winters
Y Currie	E Jones	Y Osterman	E Yarbrough
Y D'Amico	Y Joyce	Y Parke	Y Younge
Y Daniels	Y Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	Y Kosel	Y Phelps	-
Y Davis, William	N Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3462 WATER WELL REGULATION THIRD READING LOST

April 15, 2005

36 YEAS	73 NAYS	1 PRESENT	
Y Acevedo	Y Delgado	N Lang	N Poe
Y Bailey	N Dugan	N Leitch	N Pritchard
N Bassi	Y Dunkin	Y Lindner	N Reis
Y Beaubien	N Dunn	Y Lyons, Eileen	Y Reitz
N Beiser	N Eddy	Y Lyons, Joseph	Y Rita
N Bellock	Y Feigenholtz	N Mathias	N Rose
E Berrios	N Flider	N Mautino	N Ryg
N Biggins	Y Flowers	N May	Y Sacia
N Black	N Franks	N McAuliffe	N Saviano
N Boland	N Fritchey	N McCarthy	E Schmitz
N Bost	N Froehlich	Y McGuire	N Schock
N Bradley, John	Y Giles	E McKeon	Y Scully
Y Bradley, Richard	N Gordon	N Mendoza	N Smith
N Brady	E Graham	N Meyer	N Sommer
N Brauer	Y Granberg	N Miller	E Soto
N Brosnahan	Y Hamos	N Millner	N Stephens
P Burke	Y Hannig	N Mitchell, Bill	N Sullivan
N Chapa LaVia	N Hassert	N Mitchell, Jerry	E Tenhouse
N Chavez	Y Hoffman	Y Moffitt	N Tryon
N Churchill	N Holbrook	Y Molaro	Y Turner
Y Collins	Y Howard	Y Mulligan	Y Verschoore
Y Colvin	N Hultgren	N Munson	N Wait
N Coulson	N Jakobsson	N Myers	N Washington
N Cross	N Jefferson	N Nekritz	N Watson
N Cultra	N Jenisch	N Osmond	N Winters
Y Currie	E Jones	Y Osterman	E Yarbrough
N D'Amico	N Joyce	N Parke	Y Younge
N Daniels	Y Kelly	Y Patterson	Y Mr. Speaker
N Davis, Monique	N Kosel	N Phelps	ī
Y Davis, William	N Krause	N Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3650 TELECOM-OUTREACH-SVC-DIGTL LIT THIRD READING PASSED

April 15, 2005

110 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock E Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Myers Y Nekritz	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano E Schmitz Y Schock Y Scully Y Smith Y Sommer E Soto Y Stephens Y Sullivan E Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Winters
Y Cross Y Cultra Y Currie Y D'Amico Y Daniels	Y Jefferson Y Jenisch E Jones Y Joyce Y Kelly	Y Nekritz Y Osmond Y Osterman Y Parke Y Patterson	•
Y Davis, Monique Y Davis, William	Y Kosel Y Krause	Y Phelps Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 481 CRIM CD-JEWELRY IMPLANTS THIRD READING PASSED

April 15, 2005

110 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock E Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Colvin Y Coulson Y Cross Y Cutra Y Currie	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch E Jones	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Moffitt Y Molaro Y Muligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano E Schmitz Y Schock Y Scully Y Smith Y Sommer E Soto Y Stephens Y Sullivan E Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters E Yarbrough
Y Cross Y Cultra	Y Jefferson Y Jenisch	Y Nekritz Y Osmond	Y Watson

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 402 SCH CD-DRIVER EDUCATION FEE THIRD READING LOST

April 15, 2005

44 YEAS	64 NAYS	0 PRESENT	
N Acevedo	N Delgado	N Lang	Y Poe
N Bailey	N Dugan	Y Leitch	N Pritchard
N Bassi	Y Dunkin	Y Lindner	N Reis
N Beaubien	N Dunn	Y Lyons, Eileen	Y Reitz
N Beiser	Y Eddy	Y Lyons, Joseph	N Rita
Y Bellock	N Feigenholtz	Y Mathias	Y Rose
E Berrios	N Flider	N Mautino	N Ryg
N Biggins	N Flowers	N May	Y Sacia
Y Black	N Franks	Y McAuliffe	Y Saviano
N Boland	N Fritchey	N McCarthy	E Schmitz
Y Bost	N Froehlich	Y McGuire	N Schock
N Bradley, John	Y Giles	E McKeon	Y Scully
Y Bradley, Richard	N Gordon	Y Mendoza	Y Smith
Y Brady	E Graham	N Meyer	N Sommer
Y Brauer	N Granberg	N Miller	E Soto
N Brosnahan	N Hamos	Y Millner	Y Stephens
N Burke	N Hannig	N Mitchell, Bill	N Sullivan
N Chapa LaVia	Y Hassert	Y Mitchell, Jerry	E Tenhouse
N Chavez	A Hoffman	Y Moffitt	N Tryon
N Churchill	N Holbrook	N Molaro	Y Turner
Y Collins	N Howard	N Mulligan	N Verschoore
Y Colvin	N Hultgren	N Munson	Y Wait
Y Coulson	N Jakobsson	N Myers	N Washington
Y Cross	N Jefferson	N Nekritz	Y Watson
Y Cultra	N Jenisch	N Osmond	Y Winters
N Currie	E Jones	N Osterman	E Yarbrough
N D'Amico	N Joyce	Y Parke	N Younge
N Daniels	A Kelly	N Patterson	Y Mr. Speaker
Y Davis, Monique	N Kosel	N Phelps	•
Y Davis, William	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1197 DEV DISABILITY-BEHAVIOR SUPPT THIRD READING PASSED

April 15, 2005

109 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock E Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano E Schmitz Y Schock Y Scully Y Smith Y Sommer E Soto Y Stephens Y Sullivan E Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson
Y Cross	Y Jefferson	Y Nekritz	Y Watson
Y Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Jenisch E Jones Y Joyce A Kelly Y Kosel Y Krause	Y Osmond Y Osterman Y Parke Y Patterson Y Phelps Y Pihos	Y Winters E Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2612 CD CORR-PROB SEX MOT OFFENSE THIRD READING PASSED

April 15, 2005

109 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock E Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross Y Cultra Y Currie	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch E Jones	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Myers Y Myers Y Nekritz Y Osmond Y Osterman	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano E Schmitz Y Schock Y Scully Y Smith Y Sommer E Soto Y Stephens Y Sullivan E Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters E Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique	Y Jakobsson Y Jefferson Y Jenisch E Jones Y Joyce A Kelly Y Kosel	Y Nekritz Y Osmond Y Osterman Y Parke Y Patterson Y Phelps	Y Watson Y Winters
Y Davis, William	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 9 DRUG OVERDOSE PREVENTION ACT THIRD READING PASSED

April 15, 2005

108 YEAS	0 NAYS	1 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock E Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Colvin Y Coulson Y Cross Y Cultra Y Currie	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch E Jones	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan Y Munson Y Myers Y Nekritz Y Osmond Y Osterman	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano E Schmitz Y Schock Y Scully Y Smith Y Sommer E Soto Y Stephens Y Sullivan E Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters E Yarbrough
Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	P Joyce A Kelly Y Kosel Y Krause	Y Parke Y Patterson Y Phelps Y Pihos	Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2572 BROM FIRE RETARDANT PREVEN ACT THIRD READING PASSED

April 15, 2005

106 YEAS	0 NAYS	1 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock E Berrios Y Biggins E Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Colvin Y Coulson Y Cross Y Cultra Y Currie	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch E Jones	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza P Meyer Y Miller Y Millner Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Molaro Y Mulligan Y Munson Y Myers Y Nekritz Y Osmond Y Osterman	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano E Schmitz Y Schock Y Scully Y Smith Y Sommer E Soto Y Stephens Y Sullivan E Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters E Yarbrough

STATE OF ILLINOIS
NINETY-FOURTH
GENERAL ASSEMBLY
HOUSE ROLL CALL
HOUSE BILL 931
EPA-ALTERNATE FUELS
THIRD READING
PASSED

April 15, 2005

106 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock E Berrios Y Biggins E Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Molaro Y Mulligan Y Munson Y Myers Y Nekritz	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano E Schmitz Y Schock Y Scully Y Smith Y Sommer E Soto Y Stephens Y Sullivan E Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson
Y Cross	Y Jefferson	Y Nekritz	Y Watson
Y Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Jenisch E Jones Y Joyce E Kelly Y Kosel Y Krause	Y Osmond Y Osterman Y Parke Y Patterson Y Phelps A Pihos	Y Winters E Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 934 VEH CD-NOISE-NO SEIZURE THIRD READING PASSED

April 15, 2005

101 YEAS	5 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock E Berrios Y Biggins E Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Colvin Y Coulson Y Cross Y Cultra N Currie	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy N Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch E Jones	N Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Millner Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Molaro Y Mulligan Y Munson Y Myers Y Nekritz Y Osmond N Osterman	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano E Schmitz Y Schock Y Scully Y Smith Y Sommer E Soto Y Stephens Y Sullivan E Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters E Yarbrough
			Y Winters E Yarbrough A Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1428 PROP TX-NOTICE OF PAYMENTS THIRD READING PASSED

April 15, 2005

88 YEAS	12 NAYS	5 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser	Y Delgado Y Dugan Y Dunkin N Dunn Y Eddy	Y Lang N Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph	Y Poe Y Pritchard N Reis Y Reitz Y Rita
Y Bellock E Berrios Y Biggins E Black	Y Feigenholtz N Flider Y Flowers P Franks	Y Mathias P Mautino Y May Y McAuliffe	N Rose Y Ryg Y Sacia Y Saviano
Y Boland A Bost Y Bradley, John Y Bradley, Richard Y Brady	Y Fritchey Y Froehlich Y Giles Y Gordon E Graham	Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer	E Schmitz Y Schock P Scully Y Smith Y Sommer
Y Brauer Y Brosnahan Y Burke Y Chapa LaVia	Y Granberg Y Hamos Y Hannig Y Hassert	Y Miller P Millner N Mitchell, Bill Y Mitchell, Jerry	E Soto N Stephens N Sullivan E Tenhouse
Y Chavez Y Churchill Y Collins Y Colvin Y Coulson	Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson	Y Moffitt E Molaro Y Mulligan Y Munson N Myers	Y Tryon Y Turner Y Verschoore Y Wait Y Washington
Y Cross A Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Jefferson N Jenisch E Jones Y Joyce E Kelly Y Kosel Y Krause	Y Nekritz Y Osmond Y Osterman N Parke Y Patterson Y Phelps P Pihos	N Watson Y Winters E Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1604 STATE GOVERNMENT-TECH THIRD READING PASSED

April 15, 2005

106 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock E Berrios Y Biggins E Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon E Graham Y Granberg Y Hamos	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Millner	Y Poe Y Pritchard Y Reis Y Reitz Y Rita A Rose Y Ryg Y Sacia Y Saviano E Schmitz Y Schock Y Scully Y Smith Y Sommer E Soto Y Stephens
Y Bradley, Richard Y Brady Y Brauer	Y Gordon E Graham Y Granberg	Y Mendoza Y Meyer Y Miller	Y Smith Y Sommer E Soto
Y Currie Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	E Jones Y Joyce E Kelly Y Kosel Y Krause	Y Osterman Y Parke Y Patterson Y Phelps Y Pihos	E Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2543 JUV CT-PARENT-CHILD PLAN THIRD READING PASSED

April 15, 2005

107 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock E Berrios Y Biggins E Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Colvin Y Coulson Y Cross Y Cultra Y Currie	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch E Jones	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Molaro Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano E Schmitz Y Schock Y Scully Y Smith Y Sommer E Soto Y Stephens Y Sullivan E Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters E Yarbrough

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3823 PROMPT PAY- AGGREGATE INVOICE THIRD READING PASSED

April 15, 2005

107 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock E Berrios Y Biggins E Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins Y Coulson Y Cross	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich Y Giles Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Molaro Y Mulligan Y Munson Y Myers Y Nekritz	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano E Schmitz Y Schock Y Scully Y Smith Y Sommer E Soto Y Stephens Y Sullivan E Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Winters
Y Cross Y Cultra Y Currie Y D'Amico Y Daniels	Y Jefferson Y Jenisch E Jones Y Joyce E Kelly	Y Nekritz Y Osmond Y Osterman Y Parke Y Patterson	•
Y Davis, Monique Y Davis, William	Y Kosel Y Krause	Y Phelps Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 242 MOTOR FUEL TAX-DISTRIBUTION MOTION NO. 1 TO RECONSIDER VOTE PREVAILED

April 15, 2005

104 YEAS	2 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien Y Beiser Y Bellock E Berrios Y Biggins E Black Y Boland Y Bost Y Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill Y Collins A Colvin Y Coulson Y Cross Y Cultra	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers N Franks Y Fritchey Y Froehlich Y Giles Y Gordon E Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren N Jakobsson Y Jefferson Y Jenisch	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt E Molaro Y Mulligan Y Munson Y Myers Y Nekritz Y Osmond	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg Y Sacia Y Saviano E Schmitz Y Schock Y Scully Y Smith Y Sommer E Soto Y Stephens Y Sullivan E Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters E Yarbrough
Y Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique Y Davis, William		Y Osmond Y Osterman Y Parke Y Patterson Y Phelps Y Pihos	Y Winters E Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE RESOLUTION 201 REGIONAL ED SERVICES-HEARINGS ADOPTED

April 15, 2005

107 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Lang	Y Poe
Y Bailey	Y Dugan	Y Leitch	Y Pritchard
Y Bassi	Y Dunkin	Y Lindner	Y Reis
Y Beaubien	Y Dunn	Y Lyons, Eileen	Y Reitz
Y Beiser	Y Eddy	Y Lyons, Joseph	Y Rita
Y Bellock	Y Feigenholtz	Y Mathias	Y Rose
E Berrios	Y Flider	Y Mautino	Y Ryg
Y Biggins	Y Flowers	Y May	Y Sacia
E Black	Y Franks	Y McAuliffe	Y Saviano
Y Boland	Y Fritchey	Y McCarthy	E Schmitz
Y Bost	Y Froehlich	Y McGuire	Y Schock
Y Bradley, John	Y Giles	E McKeon	Y Scully
Y Bradley, Richard	Y Gordon	Y Mendoza	Y Smith
Y Brady	E Graham	Y Meyer	Y Sommer
Y Brauer	Y Granberg	Y Miller	E Soto
Y Brosnahan	Y Hamos	Y Millner	Y Stephens
Y Burke	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	E Tenhouse
Y Chavez	Y Hoffman	Y Moffitt	Y Tryon
Y Churchill	Y Holbrook	E Molaro	Y Turner
Y Collins	Y Howard	Y Mulligan	Y Verschoore
Y Colvin	Y Hultgren	Y Munson	Y Wait
Y Coulson	Y Jakobsson	Y Myers	Y Washington
Y Cross	Y Jefferson	Y Nekritz	Y Watson
Y Cultra	Y Jenisch	Y Osmond	Y Winters
Y Currie	E Jones	Y Osterman	E Yarbrough
Y D'Amico	Y Joyce	Y Parke	Y Younge
Y Daniels	E Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	Y Kosel	Y Phelps	-
Y Davis, William	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE RESOLUTION 260 PRIV DISPOSAL REV COMM-RPRT ADOPTED

April 15, 2005

107 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Lang	Y Poe
Y Bailey	Y Dugan	Y Leitch	Y Pritchard
Y Bassi	Y Dunkin	Y Lindner	Y Reis
Y Beaubien	Y Dunn	Y Lyons, Eileen	Y Reitz
Y Beiser	Y Eddy	Y Lyons, Joseph	Y Rita
Y Bellock	Y Feigenholtz	Y Mathias	Y Rose
E Berrios	Y Flider	Y Mautino	Y Ryg
Y Biggins	Y Flowers	Y May	Y Sacia
E Black	Y Franks	Y McAuliffe	Y Saviano
Y Boland	Y Fritchey	Y McCarthy	E Schmitz
Y Bost	Y Froehlich	Y McGuire	Y Schock
Y Bradley, John	Y Giles	E McKeon	Y Scully
Y Bradley, Richard	Y Gordon	Y Mendoza	Y Smith
Y Brady	E Graham	Y Meyer	Y Sommer
Y Brauer	Y Granberg	Y Miller	E Soto
Y Brosnahan	Y Hamos	Y Millner	Y Stephens
Y Burke	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	Y Mitchell, Jerry	E Tenhouse
Y Chavez	Y Hoffman	Y Moffitt	Y Tryon
Y Churchill	Y Holbrook	E Molaro	Y Turner
Y Collins	Y Howard	Y Mulligan	Y Verschoore
Y Colvin	Y Hultgren	Y Munson	Y Wait
Y Coulson	Y Jakobsson	Y Myers	Y Washington
Y Cross	Y Jefferson	Y Nekritz	Y Watson
Y Cultra	Y Jenisch	Y Osmond	Y Winters
Y Currie	E Jones	Y Osterman	E Yarbrough
Y D'Amico	Y Joyce	Y Parke	Y Younge
Y Daniels	E Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	Y Kosel	Y Phelps	
Y Davis, William	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 866 BARBER-COSMETOLOGY-REGULATION THIRD READING PASSED

April 15, 2005

63 YEAS	43 NAYS	1 PRESENT	
Y Acevedo	Y Delgado	Y Lang	Y Poe
Y Bailey	N Dugan	N Leitch	N Pritchard
Y Bassi	N Dunkin	Y Lindner	N Reis
Y Beaubien	Y Dunn	Y Lyons, Eileen	Y Reitz
N Beiser	N Eddy	Y Lyons, Joseph	Y Rita
Y Bellock	Y Feigenholtz	N Mathias	N Rose
E Berrios	N Flider	Y Mautino	N Ryg
Y Biggins	Y Flowers	N May	Y Sacia
E Black	N Franks	Y McAuliffe	Y Saviano
N Boland	Y Fritchey	Y McCarthy	E Schmitz
P Bost	Y Froehlich	Y McGuire	N Schock
N Bradley, John	Y Giles	E McKeon	Y Scully
Y Bradley, Richard	N Gordon	Y Mendoza	Y Smith
Y Brady	E Graham	Y Meyer	N Sommer
N Brauer	Y Granberg	Y Miller	E Soto
Y Brosnahan	Y Hamos	Y Millner	N Stephens
Y Burke	N Hannig	N Mitchell, Bill	Y Sullivan
N Chapa LaVia	Y Hassert	N Mitchell, Jerry	E Tenhouse
N Chavez	Y Hoffman	Y Moffitt	N Tryon
Y Churchill	N Holbrook	E Molaro	N Turner
Y Collins	N Howard	Y Mulligan	N Verschoore
N Colvin	Y Hultgren	N Munson	N Wait
Y Coulson	N Jakobsson	Y Myers	N Washington
Y Cross	N Jefferson	Y Nekritz	Y Watson
N Cultra	Y Jenisch	N Osmond	Y Winters
Y Currie	E Jones	Y Osterman	E Yarbrough
N D'Amico	Y Joyce	Y Parke	N Younge
Y Daniels	E Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	Y Kosel	N Phelps	•
Y Davis, William	N Krause	N Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 637 INS-VARIOUS HEALTH COVERAGES MOTION NO. 1 TO RECONSIDER VOTE LOST

April 15, 2005

52 YEAS	54 NAYS	0 PRESENT	
A Acevedo	N Delgado	N Lang	Y Poe
N Bailey	N Dugan	Y Leitch	Y Pritchard
Y Bassi	N Dunkin	Y Lindner	Y Reis
Y Beaubien	Y Dunn	Y Lyons, Eileen	N Reitz
N Beiser	Y Eddy	N Lyons, Joseph	N Rita
Y Bellock	N Feigenholtz	Y Mathias	Y Rose
E Berrios	N Flider	Y Mautino	N Ryg
Y Biggins	N Flowers	N May	Y Sacia
E Black	N Franks	Y McAuliffe	Y Saviano
N Boland	N Fritchey	N McCarthy	E Schmitz
Y Bost	Y Froehlich	N McGuire	Y Schock
N Bradley, John	N Giles	E McKeon	N Scully
N Bradley, Richard	N Gordon	N Mendoza	N Smith
Y Brady	E Graham	Y Meyer	Y Sommer
Y Brauer	N Granberg	N Miller	E Soto
N Brosnahan	N Hamos	Y Millner	Y Stephens
N Burke	N Hannig	Y Mitchell, Bill	Y Sullivan
N Chapa LaVia	Y Hassert	Y Mitchell, Jerry	E Tenhouse
N Chavez	N Hoffman	Y Moffitt	Y Tryon
Y Churchill	N Holbrook	E Molaro	N Turner
N Collins	N Howard	Y Mulligan	N Verschoore
N Colvin	Y Hultgren	Y Munson	Y Wait
Y Coulson	N Jakobsson	Y Myers	N Washington
Y Cross	N Jefferson	N Nekritz	Y Watson
Y Cultra	Y Jenisch	Y Osmond	Y Winters
N Currie	E Jones	N Osterman	E Yarbrough
N D'Amico	N Joyce	Y Parke	N Younge
Y Daniels	E Kelly	Y Patterson	N Mr. Speaker
N Davis, Monique	Y Kosel	N Phelps	1
N Davis, William	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1044 HEALTH-EMPLOYER DISCLOSURE ACT THIRD READING LOST

April 15, 2005

41 YEAS	62 NAYS	1 PRESENT	
Y Acevedo	Y Delgado	N Lang	N Poe
Y Bailey	Y Dugan	N Leitch	N Pritchard
N Bassi	Y Dunkin	N Lindner	N Reis
N Beaubien	N Dunn	N Lyons, Eileen	N Reitz
Y Beiser	N Eddy	Y Lyons, Joseph	Y Rita
N Bellock	Y Feigenholtz	N Mathias	N Rose
E Berrios	N Flider	N Mautino	N Ryg
N Biggins	Y Flowers	A May	N Sacia
E Black	Y Franks	Y McAuliffe	N Saviano
Y Boland	Y Fritchey	Y McCarthy	E Schmitz
N Bost	N Froehlich	Y McGuire	N Schock
Y Bradley, John	Y Giles	E McKeon	Y Scully
N Bradley, Richard	Y Gordon	N Mendoza	N Smith
N Brady	E Graham	N Meyer	N Sommer
N Brauer	N Granberg	Y Miller	E Soto
N Brosnahan	Y Hamos	N Millner	N Stephens
Y Burke	N Hannig	N Mitchell, Bill	N Sullivan
P Chapa LaVia	N Hassert	N Mitchell, Jerry	E Tenhouse
Y Chavez	Y Hoffman	N Moffitt	N Tryon
N Churchill	N Holbrook	E Molaro	Y Turner
Y Collins	Y Howard	N Mulligan	Y Verschoore
A Colvin	E Hultgren	N Munson	N Wait
N Coulson	Y Jakobsson	N Myers	Y Washington
N Cross	Y Jefferson	Y Nekritz	N Watson
N Cultra	N Jenisch	N Osmond	N Winters
Y Currie	E Jones	Y Osterman	E Yarbrough
Y D'Amico	N Joyce	N Parke	Y Younge
N Daniels	E Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	N Kosel	N Phelps	1
Y Davis, William	N Krause	N Pihos	

41ST LEGISLATIVE DAY

Perfunctory Session

FRIDAY, APRIL 15, 2005

At the hour of 3:38 o'clock p.m., the House convened perfunctory session.

SENATE BILLS ON FIRST READING

Having been reproduced, the following bills weres taken up, read by title a first time and placed in the Committee on Rules: SENATE BILLS 7 (Reitz), 30 (Lindner), 59 (Winters), 72 (Lindner), 95 (Lindner), 139 (Saviano), 158 (Saviano), 184 (Saviano), 204 (Kelly), 205 (Saviano), 210 (Froehlich), 214 (Reitz), 232 (McCarthy), 272 (Lyons, E), 273 (Saviano), 283 (Collins), 287 (Lang), 331 (Saviano), 334 (Osterman), 429 (Washington), 451(Saviano), 452 (Lindner), 504 (Joyce), 530 (Colvin), 538 (Mautino), 554 (Gordon), 556 (Holbrook), 557 (Holbrook), 558 (Holbrook), 565 (Mautino), 568 (May), 569 (Dunn), 574 (Giles), 575 (Giles), 581 (Acevedo), 600 (Cross), 610 (Acevedo), 613 (Molaro), 658 (Currie), 661 (Hannig), 760 (Jones), 764 (Fritchey), 767 (Froehlich), 768 (Howard), 780 (Burke), 834 (Moffitt), 840 (Holbrook), 850 (Coulson), 966 (Yarbrough), 1120 (Mathias), 1210 (Saviano), 1233 (Reitz), 1234 (Meyer), 1235 (Bellock), 1449 (Phelps), 1465 (Kelly), 1495 (Rose), 1503 (Lyons, J), 1505 (Fritchey), 1509 (Colvin), 1638 (Flider), 1649 (McCarthy), 1654 (Lyons, E), 1661 (Mitchell, B), 1669 (McKeon), 1670 (McKeon), 1682 (Tryon), 1683 (Hamos), 1684 (Hoffman), 1693 (Granberg), 1701 (Holbrook), 1712 (Froehlich), 1726 (Reitz), 1727 (Acevedo), 1739 (Washington), 1787 (Holbrook), 1825 (Verschoore), 1843 (Turner) 1893 (Jakobsson), 1909 (Meyer), 1910 (Holbrook), 1911 (Hoffman), 1931 (Miller), 1943 (Pihos), 1964 (Nekritz), 1972 (Giles), 1983 (Eddy), 1986 (Leitch), 2038 (Schmitz), 2049 (Osterman), 2084 (Granberg), 2085 (McAuliffe), 2088 (Madigan), 2095 (Saviano) and 2103 (Sacia).

RESOLUTIONS

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

HOUSE RESOLUTION 324

Offered by Representative Tenhouse:

WHEREAS, A benefit is planned on April 30, 2005, for Mr. Robert Workman; and

WHEREAS, He suffered a massive brain aneurysm six months ago at his home; his wife, who is a nurse, was home at the time and the doctors have said the only reason he survived was because his wife knew what to do when this occurred; and

WHEREAS, Proceeds from the benefit will be used to assist with his medical and rehabilitation expenses; and

WHEREAS, Mr. Workman is 51 years of age; he was employed as a supervisor at Knapheide Manufacturing Company in Quincy for many years and was still working when this incident occurred; and

WHEREAS, He did a great deal of volunteer work in the community; in particular, he devoted many hours volunteering at the Illinois Veterans Home in Quincy; and

WHEREAS, He is a very caring person who is well thought of in the community; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare April 30, 2005, to be Robert Workman Day and we congratulate the organizers of the benefit as they join in this effort to help Mr. Workman; and be it further

RESOLVED, That a suitable copy of this resolution be presented to Mr. Robert Workman with our best wishes.

HOUSE RESOLUTION 326

Offered by Representative Flowers:

WHEREAS, Indigency has been a persistent social problem throughout history and has reached an intolerable level throughout our country; and

WHEREAS, People in urban, suburban, and rural areas of Illinois experience indigency, proving that it is not just a big city problem; and

WHEREAS, Each year sees an increase in the number of deaths among those who lack funds to provide the barest essentials of life; and

WHEREAS, Bitter cold winters and extremely hot summers have cost the lives of those individuals who simply could not afford heating or air coolants and died from exposure; and

WHEREAS, In remembering those who have died, we must reach out to help those in need; the extent to which our society can counter the effects of indigency is a good measure of its humaneness; and

WHEREAS, W. Earl Lewis served as Director of the Memorial Ministry of Indigent Persons until his death and in his capacity as Director, advocated for recognition of a day of remembrance for indigent persons; and

WHEREAS, On May 25, 2005, the people of Chicago will gather for the 20th Annual Interfaith Memorial Service for Indigent People at the Chicago Temple/First United Methodist Church; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we proclaim Wednesday, May, 25, 2005, as "We Remember, We Care for Indigent Persons Day in Illinois", and that we urge all citizens to observe, inform themselves of, and support efforts to care for the indigent; and be it further

RESOLVED, That a suitable copy of this resolution be presented to Rev. Larry Janezic, O.F.M., and to all of the celebrants of "We Remember, We Care for Indigent Persons Day in Illinois".

HOUSE RESOLUTION 327

Offered by Representative Flowers:

WHEREAS, Forty-five million Americans, equal to the combined population of 24 states, do not have health care coverage; and

WHEREAS, Eight out of ten people who are uninsured are in working families; and

WHEREAS, There are more than 8,000,000 children in America without health care coverage; and

WHEREAS, Uninsured Americans live sicker and die younger than those who are covered and suffer needlessly because they go without the health care they need; and

WHEREAS, The price of health care continues to rise, fewer individuals and families can afford to pay for coverage, and fewer businesses are able to provide coverage for their employees; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we recognize the urgency of seeking solutions to one of America's greatest problems, and we declare May 1-8, 2005, as Cover the Uninsured Week in the State of Illinois.

HOUSE RESOLUTION 333

Offered by Representative Delgado:

WHEREAS, The week of April 25, 2005, is National Minority Cancer Awareness Week; and

WHEREAS, Cancer affects some segments of the U.S. population more than others, cutting across medically underserved ethnic groups; and

WHEREAS, Common obstacles to maintaining health include inadequate health insurance, education level, illiteracy, poverty, and language barriers; and

WHEREAS, Currently, the African-American population in the U.S. bears a disproportionate burden of cancer; African-Americans have the highest mortality rate of any racial and ethnic group for all cancers

combined and for most major cancers; and

WHEREAS, Currently, cancer is the second leading cause of death among Hispanic adults, following heart disease; and

WHEREAS, Asian-Americans suffer from the highest liver cancer incidence and mortality rate; and

WHEREAS, In 2005, an estimated 137,910 new cancer cases are expected to be diagnosed among African-Americans, of which an estimated 63,110 will die from their disease; and

WHEREAS, Among Hispanics, an estimated 67,400 new cancer cases will be diagnosed, of which 22,100 will die from their disease; and

WHEREAS, Minorities have a decreased likelihood of surviving five years after diagnosis of cancer due to factors associated with poverty which include reduced access to medical care, diagnosis of cancer at a later stage when the disease has spread, and disparities in treatment; and

WHEREAS, Among African-American and Hispanic women, breast cancer is the most commonly diagnosed cancer; and

WHEREAS, Among African-American and Hispanic men, prostate cancer is the second leading cause of cancer death; and

WHEREAS, Among African-Americans, colorectal cancer is the second most commonly diagnosed cancer; and

WHEREAS, Among Hispanics, colorectal cancer is the third most commonly diagnosed cancer; and

WHEREAS, An estimated 15,500 deaths are expected among African-Americans due to lung cancer, more than from any other cancer; and

WHEREAS, An estimated 4,500 deaths are expected among Hispanics due to lung cancer, the leading cause of cancer death among Hispanic men; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we recognize the week of April 25, 2005, as National Minority Cancer Awareness Week; and be it further

RESOLVED, That we support the American Cancer Society principle, "By 2015: Eliminate the disparities in cancer burdens among population groups by reducing age-adjusted cancer incidence and mortality rates and improving quality of life in the poor and underserved"; and be it further

RESOLVED, That we urge Governor Rod Blagojevich to promote the awareness of the unequal cancer burden for ethnic and medically underserved populations; and be it further

RESOLVED, That a suitable copy of this resolution be delivered to Governor Rod Blagojevich.

HOUSE RESOLUTION 334

Offered by Representative Pihos:

WHEREAS, Ovarian cancer is the leading cause of death from gynecologic cancers in the United States, and the fifth leading cause of death among U.S. women; and

WHEREAS, It is one of the most insidious types of cancer affecting women of which has few signs or symptoms and is difficult to detect; and

WHEREAS, Ovarian cancer symptoms included bloating, frequent urination, constipation, diarrhea, and fatigue; any woman who experiences these symptoms for more than two to three weeks should promptly have a thorough examination to determine if ovarian cancer is present; and

WHEREAS, Increased awareness of the symptoms and risk factors of ovarian cancer will enhance chances of early detection and survival from the disease; and

WHEREAS, Prostate cancer is the most commonly diagnosed non-skin cancer and the second leading cause of cancer-related death among men; and

WHEREAS, Prostate cancer has accounted for 15 percent of the nation's cancer burden and 15 percent of male cancer deaths; and

WHEREAS, Research suggests that men can reduce their risk of prostate cancer mortality if they follow recommended prostate cancer screening guidelines; and

WHEREAS, Increased awareness and use of early detection practices by men is essential to controlling prostate cancer; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we designate the month of September 2005 as Ovarian and Prostate Cancer Awareness Month, to be observed throughout the State as a month set apart to promote

advocacy activities, to call attention to ovarian cancer and prostate cancer research, and to honor those whose lives have been impacted by these cancers; and be it further

RESOLVED, That we call upon the citizens of the State to promote awareness of ovarian and prostate cancer.

HOUSE JOINT RESOLUTION 45

Offered by Representative Sullivan:

WHEREAS, The Illinois High School Association (IHSA) is a non-profit entity and its voluntary membership is comprised of public and private high schools in the State of Illinois; and

WHEREAS, Pursuant to Section 1.120 of its Constitution, the IHSA's purpose is to "provide leadership for the development, supervision, and promotion of interscholastic competition and other activities in which its member schools engage"; and

WHEREAS, A Public-Private Task Force was formed in June of 2004 to make recommendations to the IHSA Board of Directors on possible policy and by-law changes; and

WHEREAS, In its January 18, 2005 recommendations to the IHSA Board of Directors, the Public-Private Task Force rejected a proposal from its Multiplier Subcommittee to create a tiered enrollment multiplier and instead recommended that the Subcommittee reexamine the issues involved in establishing a multiplier; and

WHEREAS, Despite the Public-Private Task Force recommendation that the multiplier proposal be rejected pending further study, the IHSA Board of Directors adopted a multiplier at a March 19, 2005 meeting; and

WHEREAS, Under the policy adopted by the IHSA, enrollment figures for all non-boundaried schools with more than 450 students will be multiplied by a factor of 1.65, effective for the 2005-2006 school year; and

WHEREAS, As a result, several private schools will be shifted from Class A to Class AA in the two-class system; and

WHEREAS, Concern has been expressed about the process followed by the IHSA in adopting the multiplier and the effects of the multiplier on membership schools; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that we urge the Auditor General to conduct a financial audit of the Illinois High School Association and a management audit of the Illinois High School Association's decision to adopt the enrollment multiplier; and be it further

RESOLVED, That the audit include, but not be limited to, the following determinations and considerations:

- (1) the process followed by the Multiplier Subcommittee of the Public-Private Task Force in developing its proposal advocating the adoption of an enrollment multiplier, including the results of its research on this subject;
- (2) further review of the process followed by the Public-Private Task Force in rejecting the Multiplier Subcommittee's proposal and in advising about the multiplier issue, including the information it relied upon in reaching this conclusion;
- (3) the process followed by the IHSA Board of Directors in adopting a multiplier for the 2005-2006 school year, including any recommendations of or information provided by IHSA staff concerning the multiplier issue; and
 - (4) the effect of the multiplier on member schools; and be it further

RESOLVED, That we urge the Illinois High School Association and any other entity that may have relevant information pertaining to this audit to cooperate fully and promptly with the Auditor General's Office in the conduct of this audit; and be it further

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

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

HOUSE JOINT RESOLUTION 46

Offered by Representative Verschoore:

WHEREAS, The Illinois High School Association (IHSA) Board of Directors voted on March 19, 2005 to institute an enrollment multiplier, effective this summer, for non-boundaried Illinois high schools with enrollments of 450 students and above; and

WHEREAS, Those non-boundaried high schools include private, lab, charter, residential, and magnet schools; and

WHEREAS, The IHSA Board President, who is also the chairperson of the IHSA Public-Private Task Force formed last year to study public-private issues, has called a multiplier an "overly simplistic measure"; and

WHEREAS, The IHSA Public-Private Task Force rejected the proposal of a multiplier; and

WHEREAS, It is a fundamental right of Americans to form separate schools, if so desired; and

WHEREAS, It is an inherent right of students to engage in full, free, and fair competition with other students in this State in the spirit of sportsmanship and excellence and in pursuit of the development of natural talents; and

WHEREAS, High schools typically schedule athletic events 2 years in advance; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that an enrollment multiplier for non-boundaried schools with enrollments of 450 students and above not be implemented prior to July 1, 2007; and be it further

RESOLVED, That a suitable copy of this resolution be delivered to the IHSA Board of Directors; and be it further

RESOLVED, That the IHSA Board of Directors respond to the General Assembly by filing its response with the Clerk of the House and the Secretary of the Senate no later than June 1, 2005.

HOUSE JOINT RESOLUTION 47

Offered by Representative Joyce:

WHEREAS, The Illinois High School Association (IHSA) is a de facto monopoly on athletic competition for Illinois high school students; and

WHEREAS, There is realistically no other outlet or opportunity for student athletes to meaningfully compete in high school sports besides through the IHSA; and

WHEREAS, The IHSA has demonstrated a lack of respect for or understanding of private, non-boundaried high schools and the families who choose such schools; and

WHEREAS, Parents of private high school students are as financially supportive of public schools as parents of public school students through the payment of State taxes; and

WHEREAS, The IHSA has failed to uphold standards that promote the equitable treatment of students and schools; and

WHEREAS, Recent action taken by the IHSA Board of Directors will divide the students of Illinois by public and private school affiliations; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that there is established the Illinois High School Athletics Task Force for the purpose of studying the feasibility of forming a high school athletics association other than the Illinois High School Association; and be it further

RESOLVED, That the Task Force shall consist of the following members: 2 members of the House of Representatives, or their designees, appointed by the Speaker of the House, one of whom shall serve as co-chairperson of the Task Force; 2 members of the House of Representatives, or their designees, appointed by the Minority Leader of the House, one of whom shall serve as co-spokesman of the Task Force; 2 members of the Senate, or their designees, appointed by the President of the Senate, one of whom shall serve as co-chairperson of the Task Force; 2 members of the Senate, or their designees, appointed by the Minority Leader of the Senate, one of whom shall serve as co-spokesman of the Task Force; 2 members of the public, one of whom shall be appointed by the Speaker of the House and one of whom shall be

appointed by the President of the Senate; one member appointed by an association that represents school boards; one member appointed by an association that represents school administrators; one member appointed by an organization that represents high school athletic directors and coaches; and one member appointed by an organization representing the greatest number of private high schools in the State; and be it further

RESOLVED, That the Illinois High School Athletics Task Force shall report its findings to the General Assembly by filing copies of its report with the Clerk of the House and the Secretary of the Senate on or before January 1, 2006, and that upon filing its report the Task Force is dissolved.

At the hour of 3:50 o'clock p.m., the House Perfunctory Session adjourned.