STATE OF ILLINOIS



HOUSE JOURNAL

HOUSE OF REPRESENTATIVES

NINETY-FOURTH GENERAL ASSEMBLY

60TH LEGISLATIVE DAY

REGULAR & PERFUNCTORY SESSION

SATURDAY, MAY 28, 2005

11:26 O'CLOCK A.M.

HOUSE OF REPRESENTATIVES

Daily Journal Index 60th Legislative Day

	Action	Page(s)
	Adjournment	
	Agreed Resolutions	
	Balanced Budget Note Supplied	
	Correctional Note Supplied	
	Fiscal Note Requested	
	Fiscal Note Supplied	
	Home Rule Note Supplied	
	Housing Affordability Impact Note Supplied	
	Judicial Note Requested	
	Judicial Note Supplied	
	Legislative Measures Approved for Floor Consideration	
	Legislative Measures Assigned to Committee	
	Letter of Transmittal	
	Messages from the Senate	
	Motions Submitted	
	Pension Note Supplied	
	Perfunctory Adjournment	
	Perfunctory Session	
	Quorum Roll Call	
	Reports From Standing Committees	
	Resolutions	
	Senate Bills on First Reading	
	State Debt Impact Note Supplied	
	State Mandates Fiscal Note Supplied	
	Temporary Committee Assignments	5, 77
Bill Number	Legislative Action	Page(s)
Bill Number HB 0114	Legislative Action Refuse to Concur in Senate Amendment/s	
		41
HB 0114	Refuse to Concur in Senate Amendment/s	6
HB 0114 HB 0130	Refuse to Concur in Senate Amendment/s	
HB 0114 HB 0130 HB 0227	Refuse to Concur in Senate Amendment/s Committee Report - Concur in SA Senate Message – Passage w/ SA	
HB 0114 HB 0130 HB 0227 HB 0325	Refuse to Concur in Senate Amendment/s. Committee Report - Concur in SA. Senate Message – Passage w/ SA. Committee Report - Concur in SA.	
HB 0114 HB 0130 HB 0227 HB 0325 HB 0337	Refuse to Concur in Senate Amendment/s Committee Report - Concur in SA Senate Message – Passage w/ SA Committee Report - Concur in SA Concurrence in Senate Amendment/s Motion Submitted Senate Message – Passage w/ SA	
HB 0114 HB 0130 HB 0227 HB 0325 HB 0337 HB 0399	Refuse to Concur in Senate Amendment/s Committee Report - Concur in SA Senate Message – Passage w/ SA Committee Report - Concur in SA Concurrence in Senate Amendment/s Motion Submitted	
HB 0114 HB 0130 HB 0227 HB 0325 HB 0337 HB 0399 HB 0399	Refuse to Concur in Senate Amendment/s Committee Report - Concur in SA Senate Message – Passage w/ SA Committee Report - Concur in SA Concurrence in Senate Amendment/s Motion Submitted Senate Message – Passage w/ SA Committee Report - Concur in SA Motion Submitted	
HB 0114 HB 0130 HB 0227 HB 0325 HB 0337 HB 0399 HB 0399 HB 0509	Refuse to Concur in Senate Amendment/s Committee Report - Concur in SA Senate Message – Passage w/ SA Committee Report - Concur in SA Concurrence in Senate Amendment/s Motion Submitted Senate Message – Passage w/ SA Committee Report - Concur in SA	
HB 0114 HB 0130 HB 0227 HB 0325 HB 0337 HB 0399 HB 0399 HB 0509	Refuse to Concur in Senate Amendment/s Committee Report - Concur in SA Senate Message – Passage w/ SA Committee Report - Concur in SA Concurrence in Senate Amendment/s Motion Submitted Senate Message – Passage w/ SA Committee Report - Concur in SA Motion Submitted	
HB 0114 HB 0130 HB 0227 HB 0325 HB 0337 HB 0399 HB 0509 HB 0509 HB 0511	Refuse to Concur in Senate Amendment/s Committee Report - Concur in SA Senate Message – Passage w/ SA Committee Report - Concur in SA Concurrence in Senate Amendment/s Motion Submitted Senate Message – Passage w/ SA Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA	
HB 0114 HB 0130 HB 0227 HB 0325 HB 0337 HB 0399 HB 0509 HB 0509 HB 0511 HB 0511	Refuse to Concur in Senate Amendment/s Committee Report - Concur in SA Senate Message - Passage w/ SA Committee Report - Concur in SA Concurrence in Senate Amendment/s Motion Submitted Senate Message - Passage w/ SA Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA Motion Submitted	
HB 0114 HB 0130 HB 0227 HB 0325 HB 0337 HB 0399 HB 0509 HB 0509 HB 0511 HB 0511 HB 0523	Refuse to Concur in Senate Amendment/s Committee Report - Concur in SA Senate Message - Passage w/ SA Committee Report - Concur in SA Concurrence in Senate Amendment/s Motion Submitted Senate Message - Passage w/ SA Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA	
HB 0114 HB 0130 HB 0227 HB 0325 HB 0337 HB 0399 HB 0509 HB 0509 HB 0511 HB 0511 HB 0523 HB 0655	Refuse to Concur in Senate Amendment/s Committee Report - Concur in SA Senate Message - Passage w/ SA Committee Report - Concur in SA Concurrence in Senate Amendment/s Motion Submitted Senate Message - Passage w/ SA Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA Committee Report - Concur in SA	
HB 0114 HB 0130 HB 0227 HB 0325 HB 0337 HB 0399 HB 0509 HB 0509 HB 0511 HB 0511 HB 0523 HB 0655 HB 0668	Refuse to Concur in Senate Amendment/s Committee Report - Concur in SA Senate Message - Passage w/ SA Committee Report - Concur in SA Concurrence in Senate Amendment/s Motion Submitted Senate Message - Passage w/ SA Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA	
HB 0114 HB 0130 HB 0227 HB 0325 HB 0337 HB 0399 HB 0509 HB 0509 HB 0511 HB 0511 HB 0523 HB 0655 HB 0668 HB 0930	Refuse to Concur in Senate Amendment/s Committee Report - Concur in SA Senate Message - Passage w/ SA Committee Report - Concur in SA Concurrence in Senate Amendment/s Motion Submitted Senate Message - Passage w/ SA Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA Committee Report - Concur in SA	
HB 0114 HB 0130 HB 0227 HB 0325 HB 0337 HB 0399 HB 0509 HB 0509 HB 0511 HB 0511 HB 0523 HB 0655 HB 0668 HB 0930 HB 0991	Refuse to Concur in Senate Amendment/s Committee Report - Concur in SA Senate Message - Passage w/ SA Committee Report - Concur in SA Concurrence in Senate Amendment/s Motion Submitted Senate Message - Passage w/ SA Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA	
HB 0114 HB 0130 HB 0227 HB 0325 HB 0337 HB 0399 HB 0509 HB 0509 HB 0511 HB 0511 HB 0523 HB 0655 HB 0668 HB 0930 HB 0991 HB 1009	Refuse to Concur in Senate Amendment/s Committee Report - Concur in SA Senate Message – Passage w/ SA Committee Report - Concur in SA Concurrence in Senate Amendment/s Motion Submitted Senate Message – Passage w/ SA Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA	
HB 0114 HB 0130 HB 0227 HB 0325 HB 0337 HB 0399 HB 0509 HB 0509 HB 0511 HB 0511 HB 0523 HB 0655 HB 0668 HB 0930 HB 0991 HB 1009	Refuse to Concur in Senate Amendment/s Committee Report - Concur in SA Senate Message - Passage w/ SA Committee Report - Concur in SA Concurrence in Senate Amendment/s Motion Submitted Senate Message - Passage w/ SA Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA	
HB 0114 HB 0130 HB 0227 HB 0325 HB 0337 HB 0399 HB 0509 HB 0509 HB 0511 HB 0511 HB 0551 HB 0655 HB 0668 HB 0930 HB 0991 HB 1009 HB 11316	Refuse to Concur in Senate Amendment/s Committee Report - Concur in SA Senate Message - Passage w/ SA Committee Report - Concur in SA Concurrence in Senate Amendment/s Motion Submitted Senate Message - Passage w/ SA Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA	
HB 0114 HB 0130 HB 0227 HB 0325 HB 0337 HB 0399 HB 0399 HB 0509 HB 0511 HB 0511 HB 0511 HB 0523 HB 0655 HB 0668 HB 0930 HB 0991 HB 1009 HB 1316 HB 1562	Refuse to Concur in Senate Amendment/s Committee Report - Concur in SA Senate Message - Passage w/ SA Committee Report - Concur in SA Concurrence in Senate Amendment/s Motion Submitted Senate Message - Passage w/ SA Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA	
HB 0114 HB 0130 HB 0227 HB 0325 HB 0325 HB 0337 HB 0399 HB 0509 HB 0509 HB 0511 HB 0511 HB 0523 HB 0655 HB 0668 HB 0930 HB 0991 HB 1009 HB 1009 HB 1316 HB 1562 HB 1588	Refuse to Concur in Senate Amendment/s Committee Report - Concur in SA Senate Message - Passage w/ SA Committee Report - Concur in SA Concurrence in Senate Amendment/s Motion Submitted Senate Message - Passage w/ SA Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA Motion Submitted Committee Report - Concur in SA	

HB 1870	Concurrence in Senate Amendment/s	23
HB 1968	Concurrence in Senate Amendment/s	24
HB 2004	Concurrence in Senate Amendment/s	24
HB 2062	Motion Submitted	7
HB 2062	Senate Message – Passage w/ SA	
HB 2343	Concurrence in Senate Amendment/s	
HB 2345	Concurrence in Senate Amendment/s	
HB 2351	Concurrence in Senate Amendment/s	
HB 2380	Concurrence in Senate Amendment/s	
HB 2417	Committee Report - Concur in SA	
HB 2449	Concurrence in Senate Amendment/s	
HB 2462	Concurrence in Senate Amendment/s	
HB 2500	Refuse to Concur in Senate Amendment/s	
HB 2578	Committee Report - Concur in SA	
HB 2578	Concurrence in Senate Amendment/s	
HB 2596	Committee Report - Concur in SA	
HB 2611	Committee Report - Concur in SA	
HB 2613	Committee Report - Concur in SA.	
HB 2853	Concurrence in Senate Amendment/s	
HB 3048	Concurrence in Senate Amendment/s Concurrence in Senate Amendment/s	
HB 3092	Third Reading	
HB 3480	Refuse to Concur in Senate Amendment/s	
HB 3532	Concurrence in Senate Amendment/s	
HB 3628	Concurrence in Senate Amendment/s	
HB 3678	Concurrence in Senate Amendment/s	
HB 3755	Committee Report - Concur in SA	
HB 3800	Concurrence in Senate Amendment/s	
HB 3814	Third Reading	
HB 3871	Third Reading	
HB 3874	Concurrence in Senate Amendment/s	
HB 4014	Concurrence in Senate Amendment/s	
HB 4023	Concurrence in Senate Amendment/s	
HB 4030	Concurrence in Senate Amendment/s	
HJR 0062	Resolution	
HR 0090	Committee Report – Floor Amendment/s	
HR 0211	Adoption	
HR 0505	Resolution	
HR 0505	Adoption	
HR 0506	Resolution	22
HR 0506	Adoption	41
HR 0507	Adoption	41
HR 0508	Adoption	41
HR 0509	Resolution	75
HR 0510	Committee Report	6
HR 0510	Resolution	75
HR 0512	Adoption	41
HR 0513	Adoption	41
HR 0514	Adoption	
HR 0515	Adoption	41
HR 0516	Resolution	
HR 0516	Adoption	
HR 0517	Resolution	
HR 0517	Adoption	
HR 0518	Resolution	
HR 0518	Adoption	
HR 0519	Resolution	23
HR 0519	Adoption	
	 -P	т1

HR 0520	Resolution	76
HR 0521	Resolution	23
HR 0521	Adoption	41
HR 0522	Resolution	23
HR 0522	Adoption	
HR 0523	Resolution	23
HR 0523	Adoption	
HR 0524	Resolution	
HR 0524	Adoption	
HR 0525	Resolution	
HR 0525	Adoption	
	•	
SB 0013	Second Reading	40
SB 0013	Third Reading	
SB 0021	Committee Report	80
SB 0021	Posting Requirement Suspended	41
SB 0027	Committee Report – Floor Amendment/s	
SB 0027	Second Reading	
SB 0157	Committee Report – Floor Amendment/s	
SB 0157	Second Reading – Amendment/s	
SB 0157	Third Reading	
SB 0198	Second Reading – Amendment/s	
SB 0251	Second Reading	
SB 0251	Third Reading	
SB 0357	Committee Report	
SB 0357	Posting Requirement Suspended	
SB 0501	Second Reading – Amendment/s	
SB 0501	Third Reading	
SB 0799	First Reading	
SB 0799	Senate Message – Passage of Senate Bill	
SB 0926	Second Reading	
SB 0926	Third Reading	
SB 0930	Committee Report	
SB 0930	Posting Requirement Suspended	
SB 0945	Second Reading	
SB 0945	Third Reading	29
SB 1185	First Reading.	22
SB 1185	Senate Message – Passage of Senate Bill	
SB 1209	Committee Report	79
SB 1209	Posting Requirement Suspended	41
SB 1267	Second Reading	30
SB 1267	Third Reading	30
SB 1333	Second Reading	30
SB 1693	Second Reading – Amendment/s	
SB 1814	Committee Report – Floor Amendment/s	
SB 2030	Committee Report	
SB 2030	Posting Requirement Suspended	
SB 2072	Committee Report	
SB 2072	Posting Requirement Suspended	
SJR 0003	Committee Report	
SJR 0003	Posting Requirement Suspended	

The House met pursuant to adjournment.

Representative Turner in the chair.

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

Representative Jenisch 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: 113 present. (ROLL CALL 1)

By unanimous consent, Representatives Collins, Giles, McKeon, Jerry Mitchell and Munson were excused from attendance.

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Joseph Lyons replaced Representative Turner in the Committee on Rules on May 28, 2005.

Representative Joseph Lyons replaced Representative Hannig in the Committee on Rules on May 28, 2005.

Representative Parke replaced Representative Hassert in the Committee on Rules on May 28, 2005.

LETTER OF TRANSMITTAL

May 28, 2005

Mark Mahoney Chief Clerk of the House 402 State House Springfield, IL 62706

Dear Clerk Mahoney:

Please be advised that I am extending the Final Action Deadline to May 31, 2005 for the following House and Senate Bills:

House Bill: 1009.

Senate Bills: 21, 930, 1209, 2030, 2072.

If you have any questions, please contact my Chief of Staff, Tim Mapes, at 782-6360.

With kindest personal regards, I remain

Sincerely yours, s/Michael J. Madigan Speaker of the House

REPORT FROM THE COMMITTEE ON RULES

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on May 28, 2005, reported the same back with the following recommendations:

LEGISLATIVE MEASURES APPROVED FOR FLOOR CONSIDERATION:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 4 to HOUSE BILL 1752.

Amendment No. 1 to HOUSE RESOLUTION 90.

Amendment No. 2 to SENATE BILL 27.

That the Motion be reported "recommends be adopted" and placed on the House Calendar:

Motion to concur with Senate Amendment No. 3 to HOUSE BILL 130.

Motion to concur with Senate Amendment No. 7 to HOUSE BILL 325.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 991.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 1562.

Motion to concur with Senate Amendment No. 2 to HOUSE BILL 2417.

Motion to concur with Senate Amendments numbered 1 and 2 to HOUSE BILL 2578.

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Environment & Energy: HOUSE AMENDMENT No. 2 to SENATE BILL 1814.

Executive: SENATE BILL 1209.

Judiciary I - Civil Law: SENATE JOINT RESOLUTION 3.

Judiciary II - Criminal Law: Motion to concur with SENATE AMENDMENT Numbered 1 and 2 to HOUSE BILL 1588.

Local Government: Motion to concur with SENATE AMENDMENT No. 1 to HOUSE BILL 668, Motion to concur with SENATE AMENDMENT No. 1 to HOUSE BILL 2611 and Motion to concur with SENATE AMENDMENT No. 1 to HOUSE BILL 2613.

Personnel and Pensions: HOUSE BILL 1009.

Public Utilities: Motion to concur with SENATE AMENDMENT No. 1 to HOUSE BILL 3755.

Registration and Regulation: Motion to concur with SENATE AMENDMENT No. 2 to HOUSE BILL 930and SENATE BILLS 930 and 2072.

State Government Administration: Motion to concur with SENATE AMENDMENT No. 1 to HOUSE BILL 1589.

The committee roll call vote on the foregoing Legislative Measures is as follows:

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

Y Currie, Barbara(D), Chairperson N Black, William(R), Republican Spokesperson

Y Hannig, Gary(D) N Parke(R) (replacing Hassert)

Y Lyons(D) (replacing Turner)

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on May 28, 2005, (A) reported the same back with the following recommendations:

LEGISLATIVE MEASURES APPROVED FOR FLOOR CONSIDERATION:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 2 to SENATE BILL 157.

That the resolution be reported "recommends be adopted" and be placed on the House Calendar: HOUSE RESOLUTION 510.

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Environmental Health: Motion to concur with SENATE AMENDMENTS Numbered 2 and 5 to HOUSE BILL 511.

Executive: SENATE BILL 2030.

Local Government: Motion to concur with SENATE AMENDMENT No. 1 to HOUSE BILL 509.

The committee roll call vote on the foregoing Legislative Measures is as follows:

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

Y Currie, Barbara(D), Chairperson

Y Hannig, Gary(D)

Y Lyons, J(D) (replacing Turner)

N Black, William (R), Republican Spokesperson

N Parke(R) (replacing Hassert)

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on May 28, 2005, (B) reported the same back with the following recommendations:

LEGISLATIVE MEASURES APPROVED FOR FLOOR CONSIDERATION:

That the Motion be reported "recommends be adopted" and placed on the House Calendar: Motion to concur with Senate Amendment No. 1 to HOUSE BILL 2596.

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Personnel and Pensions: SENATE BILL 21.

The committee roll call vote on the foregoing Legislative Measures is as follows:

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

Y Currie, Barbara(D), Chairperson N Black, William(R), Republican Spokesperson

Y Lyons, J(D) (replacing Hannig) N Hassert, Brent(R)

Y Turner, Arthur(D)

MOTIONS SUBMITTED

Representative Lang submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendments numbered 1 and 3 to HOUSE BILL 399.

Representative Franks submitted the following written motion, which was placed on the Calendar on the order of Concurrence:

MOTION #2

I move to non-concur with Senate Amendments numbered 1 and 2 to HOUSE BILL 655.

Representative Granberg submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendments numbered 2 and 5 to HOUSE BILL 511.

Representative Granberg submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendment No. 1 to HOUSE BILL 509.

Representative Brosnahan submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendment No. 2 to HOUSE BILL 2062.

BALANCED BUDGET NOTE SUPPLIED

A Balanced Budget Note has been supplied for SENATE BILL 27, as amended.

FISCAL NOTES SUPPLIED

Fiscal Notes have been supplied for SENATE BILLS 27, as amended, and 198, as amended.

JUDICIAL NOTE SUPPLIED

A Judicial Note has been supplied for SENATE BILL 27, as amended.

HOME RULE NOTE SUPPLIED

A Home Rule Note has been supplied for SENATE BILL 27, as amended.

STATE MANDATES FISCAL NOTE SUPPLIED

A State Mandates Fiscal Note has been supplied for SENATE BILL 27, as amended.

HOUSING AFFORDABILITY IMPACT NOTE SUPPLIED

A Housing Affordability Impact Note has been supplied for SENATE BILL 27, as amended.

STATE DEBT IMPACT NOTE SUPPLIED

A State Debt Impact Note has been supplied for SENATE BILL 27, as amended.

PENSION NOTE SUPPLIED

A Pension Note has been supplied for SENATE BILL 27, as amended.

CORRECTIONAL NOTE SUPPLIED

A Correctional Note has been supplied for SENATE BILL 27, as amended.

REQUEST FOR FISCAL NOTE

Representative Black requested that a Fiscal Note be supplied for SENATE BILL 198.

REQUEST FOR JUDICIAL NOTE

Representative Black requested that a Judicial Note be supplied for SENATE BILL 198.

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 concurred with the House of Representatives in the passage of a bill of the following title to-wit:

HOUSE BILL 227

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

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 227

Passed the Senate, as amended, May 27, 2005.

Linda Hawker, Secretary of the Senate

AMENDMENT NO. 1 . Amend House Bill 227 on page 1, by replacing line 5 with the following: "Sections 8-152 and 14-104 and adding Section 8-152.1 as follows:

(40 ILCS 5/8-152) (from Ch. 108 1/2, par. 8-152)

Sec. 8-152. Widows or former wives not entitled to annuity. Except as provided in Section 8-152.1, the following widows or former wives of employees have no right to annuity from the fund:

- (a) The widow, married subsequent to the effective date, of an employee who dies in service if she was not married to him before he attained age 65;
- (b) The widow, married subsequent to the effective date, of an employee who withdraws from service whether or not he enters upon annuity, and who dies while out of service, if she was not his wife while he was in service and before he attained age 65;
- (c) The widow of an employee with 10 or more years of service whose death occurs out of and after he has withdrawn from service, and who has received a refund of his contributions for annuity purposes;
- (d) The widow of an employee with less than 10 years of service who dies out of service after he has withdrawn from service before he attained age 60;
- (e) The former wife of an employee whose judgment of dissolution of marriage has been vacated or set aside after the employee's death, unless the proceedings to vacate or set aside the judgment were filed in court within 5 years after the entry thereof and within one year after the employee's death, and unless the board is made a party defendant to such proceedings.

(Source: P.A. 81-1536.)

(40 ILCS 5/8-152.1 new)

Section 8-152.1. Widow's annuity for widow married to member for at least 10 years. Notwithstanding Section 8-152 or any other provision of this Code to the contrary, if (1) a member has a spouse who would have qualified for a minimum annuity for widows under Section 8-150.1 at the time of the member's retirement, (2) the qualifying spouse dies, (3) the member subsequently remarries, and (4) the member does not receive a refund under Section 8-169, then the member's widow shall be entitled to a widow's annuity if (i) the member dies after May 1, 2004 and before November 1, 2004 and (ii) the widow was married to the member for at least the last 10 years prior to the member's death. A widow who elects to receive a widow's annuity under this Section is thereafter ineligible to receive any other survivor's benefit under this Article. A widow who is receiving any survivor's benefit under this Article is thereafter ineligible to receive a widow's annuity under this Section. If a widow who is receiving a widow's annuity under this Section remarries, then the benefits paid to that widow shall be terminated effective on the last day of the month in which the widow remarries. To establish credit under this Section, the widow must apply to the Fund on or before July 1, 2006."; and

on page 5, immediately below line 35, by inserting the following:

"Section 90. The State Mandates Act is amended by adding Section 8.29 as follows:

(30 ILCS 805/8.29 new)

Sec. 8.29. Exempt mandate. Notwithstanding Sections 6 and 8 of this Act, no reimbursement by the State is required for the implementation of any mandate created by this amendatory Act of the 94th General Assembly."

The foregoing message from the Senate reporting Senate Amendment No. 1 to HOUSE BILL 227 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Hawker, Secretary:

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

HOUSE BILL 2062

A bill for AN ACT concerning criminal law.

Together with the attached amendment thereto (which amendment has been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 2 to HOUSE BILL NO. 2062

Passed the Senate, as amended, May 27, 2005.

Linda Hawker, Secretary of the Senate

AMENDMENT NO. 2. Amend House Bill 2062 by replacing everything after the enacting clause with the following:

"Section 5. The Nursing Home Care Act is amended by changing Sections 2-110 and 2-201.5 and by adding Sections 1-114.01, 2-216, 3-202.3, and 3-202.4 as follows:

(210 ILCS 45/1-114.01 new)

Sec. 1-114.01. Identified offender. "Identified offender" means a person who has been convicted of any felony offense listed in Section 25 of the Health Care Worker Background Check Act, is a registered sex offender, or is serving a term of parole, mandatory supervised release, or probation for a felony offense.

(210 ILCS 45/2-110) (from Ch. 111 1/2, par. 4152-110)

- Sec. 2-110. (a) Any employee or agent of a public agency, any representative of a community legal services program or any other member of the general public shall be permitted access at reasonable hours to any individual resident of any facility, but only if there is neither a commercial purpose nor effect to such access and if the purpose is to do any of the following:
 - (1) Visit, talk with and make personal, social and legal services available to all residents;
- (2) Inform residents of their rights and entitlements and their corresponding obligations, under federal and State laws, by means of educational materials and discussions in groups and with individual residents;
- (3) Assist residents in asserting their legal rights regarding claims for public assistance, medical assistance and social security benefits, as well as in all other matters in which residents are aggrieved. Assistance may include counseling and litigation; or
- (4) Engage in other methods of asserting, advising and representing residents so as to extend to them full enjoyment of their rights.
- (a-5) If a resident of a licensed facility is an identified offender, any federal, State, or local law enforcement officer or county probation officer shall be permitted reasonable access to the individual resident to verify compliance with the requirements of the Sex Offender Registration Act or to verify compliance with applicable terms of probation, parole, or mandatory supervised release.
- (b) All persons entering a facility under this Section shall promptly notify appropriate facility personnel of their presence. They shall, upon request, produce identification to establish their identity. No such person shall enter the immediate living area of any resident without first identifying himself and then receiving permission from the resident to enter. The rights of other residents present in the room shall be respected. A resident may terminate at any time a visit by a person having access to the resident's living area under this Section.
- (c) This Section shall not limit the power of the Department or other public agency otherwise permitted or required by law to enter and inspect a facility.
- (d) Notwithstanding paragraph (a) of this Section, the administrator of a facility may refuse access to the facility to any person if the presence of that person in the facility would be injurious to the health and safety of a resident or would threaten the security of the property of a resident or the facility, or if the person seeks access to the facility for commercial purposes. Any person refused access to a facility may within 10 days request a hearing under Section 3-703. In that proceeding, the burden of proof as to the right of the facility to refuse access under this Section shall be on the facility.

(Source: P.A. 82-783.) (210 ILCS 45/2-201.5)

Sec. 2-201.5. Screening prior to admission.

- (a) All persons age 18 or older seeking admission to a nursing facility must be screened to determine the need for nursing facility services prior to being admitted, regardless of income, assets, or funding source. In addition, any person who seeks to become eligible for medical assistance from the Medical Assistance Program under the Illinois Public Aid Code to pay for long term care services while residing in a facility must be screened prior to receiving those benefits. Screening for nursing facility services shall be administered through procedures established by administrative rule. Screening may be done by agencies other than the Department as established by administrative rule. This Section applies on and after July 1, 1996
- (b) In addition to the screening required by subsection (a), identified offenders who seek admission to a licensed facility shall not be admitted unless the licensed facility complies with the requirements of the Department's administrative rules adopted pursuant to Section 3-202.3.

(Source: P.A. 91-467, eff. 1-1-00.)

(210 ILCS 45/2-216 new)

Sec. 2-216. Notification of identified offenders. If identified offenders are residents of the licensed facility, the licensed facility shall notify every resident or resident's guardian in writing that such offenders are residents of the licensed facility. The licensed facility shall also provide notice to its employees and to visitors to the facility that identified offenders are residents.

(210 ILCS 45/3-202.3 new)

- Sec. 3-202.3. Identified offenders as residents. No later than 30 days after the effective date of this amendatory Act of the 94th General Assembly, the Department shall file with the Illinois Secretary of State's Office, pursuant to the Illinois Administrative Procedure Act, emergency rules regarding the provision of services to identified offenders. The emergency rules shall provide for, or include, but not be limited to the following:
 - (1) A process for the identification of identified offenders.
 - (2) A required risk assessment of identified offenders.
- (3) A requirement that a licensed facility be required, within 10 days of the filing of the emergency rules, to compare its residents against the Illinois Department of Corrections and Illinois State Police registered sex offender databases.
- (4) A requirement that the licensed facility notify the Department within 48 hours of determining that a resident or residents of the licensed facility are listed on the Illinois Department of Corrections or Illinois State Police registered sex offender databases.
- (5) The care planning of identified offenders, which shall include, but not be limited to, a description of the security measures necessary to protect facility residents from the identified offender, including whether the identified offender should be segregated from other facility residents.
- (6) For offenders serving terms of probation for felony offenses, parole, or mandatory supervised release, the facility shall acknowledge the terms of release as imposed by the court or Illinois Prisoner Review Board.
 - (7) The discharge planning for identified offenders.

(210 ILCS 45/3-202.4 new)

Sec. 3-202.4. Feasibility of segregating identified offenders. The Department shall determine the feasibility of requiring identified offenders that seek admission to a licensed facility to be segregated from other residents. The Department shall report its findings to the General Assembly and the Office of the Governor not later than 6 months after the effective date of this amendatory Act of the 94th General Assembly.

Section 10. The Unified Code of Corrections is amended by changing Section 3-14-1 as follows:

(730 ILCS 5/3-14-1) (from Ch. 38, par. 1003-14-1)

Sec. 3-14-1. Release from the Institution.

(a) Upon release of a person on parole, mandatory release, final discharge or pardon the Department shall return all property held for him, provide him with suitable clothing and procure necessary transportation for him to his designated place of residence and employment. It may provide such person with a grant of money for travel and expenses which may be paid in installments. The amount of the money grant shall be determined by the Department.

The Department of Corrections may establish and maintain, in any institution it administers, revolving funds to be known as "Travel and Allowances Revolving Funds". These revolving funds shall be used for

advancing travel and expense allowances to committed, paroled, and discharged prisoners. The moneys paid into such revolving funds shall be from appropriations to the Department for Committed, Paroled, and Discharged Prisoners.

- (b) (Blank).
- (c) Except as otherwise provided in this Code, the Department shall establish procedures to provide written notification of any release of any person who has been convicted of a felony to the State's Attorney and sheriff of the county from which the offender was committed, and the State's Attorney and sheriff of the county into which the offender is to be parolled or released. Except as otherwise provided in this Code, the Department shall establish procedures to provide written notification to the proper law enforcement agency for any municipality of any release of any person who has been convicted of a felony if the arrest of the offender or the commission of the offense took place in the municipality, if the offender is to be parolled or released into the municipality, or if the offender resided in the municipality at the time of the commission of the offense. If a person convicted of a felony who is in the custody of the Department of Corrections or on parole or mandatory supervised release informs the Department that he or she has resided, resides, or will reside at an address that is a housing facility owned, managed, operated, or leased by a public housing agency, the Department must send written notification of that information to the public housing agency that owns, manages, operates, or leases the housing facility. The written notification shall, when possible, be given at least 14 days before release of the person from custody, or as soon thereafter as possible.
 - (c-1) (Blank).
- (c-5) If a person on parole or mandatory supervised release becomes a resident of a facility licensed or regulated by the Department of Public Health, the Illinois Department of Public Aid, or the Illinois Department of Human Services, the Department of Corrections shall provide copies of the following information to the appropriate licensing or regulating department and the licensed or regulated facility where the person becomes a resident:
 - (1) The mittimus and any pre-sentence investigation reports.
 - (2) The social evaluation prepared pursuant to Section 3-8-2.
 - (3) Any pre-release evaluation conducted pursuant to subsection (j) of Section 3-6-2.
 - (4) Reports of disciplinary infractions and dispositions.
- (5) Any parole plan, including orders issued by the Prisoner Review Board, and any violation reports and dispositions.
 - (6) The name and contact information for the assigned parole agent and parole supervisor.
 - This information shall be provided within 3 days of the person becoming a resident of the facility.
- (c-10) If a person on parole or mandatory supervised release becomes a resident of a facility licensed or regulated by the Department of Public Health, the Illinois Department of Public Aid, or the Illinois Department of Human Services, the Department of Corrections shall provide written notification of such residence to the following:
 - (1) The Prisoner Review Board.
- (2) The chief of police and sheriff in the municipality and county in which the licensed facility is located.

The notification shall be provided within 3 days of the person becoming a resident of the facility.

- (d) Upon the release of a committed person on parole, mandatory supervised release, final discharge or pardon, the Department shall provide such person with information concerning programs and services of the Illinois Department of Public Health to ascertain whether such person has been exposed to the human immunodeficiency virus (HIV) or any identified causative agent of Acquired Immunodeficiency Syndrome (AIDS).
- (e) Upon the release of a committed person on parole, mandatory supervised release, final discharge, or pardon, the Department shall provide the person who has met the criteria established by the Department with an identification card identifying the person as being on parole, mandatory supervised release, final discharge, or pardon, as the case may be. The Department, in consultation with the Office of the Secretary of State, shall prescribe the form of the identification card, which may be similar to the form of the standard Illinois Identification Card. The Department shall inform the committed person that he or she may present the identification card to the Office of the Secretary of State upon application for a standard Illinois Identification Card in accordance with the Illinois Identification Card Act. The Department shall require the committed person to pay a \$1 fee for the identification card.

For purposes of a committed person receiving an identification card issued by the Department under this subsection, the Department shall establish criteria that the committed person must meet before the card is

issued. It is the sole responsibility of the committed person requesting the identification card issued by the Department to meet the established criteria. The person's failure to meet the criteria is sufficient reason to deny the committed person the identification card. An identification card issued by the Department under this subsection shall be valid for a period of time not to exceed 30 calendar days from the date the card is issued. The Department shall not be held civilly or criminally liable to anyone because of any act of any person utilizing a card issued by the Department under this subsection.

The Department shall adopt rules governing the issuance of identification cards to committed persons being released on parole, mandatory supervised release, final discharge, or pardon.

(Source: P.A. 91-506, eff. 8-13-99; 91-695, eff. 4-13-00; 92-240, eff. 1-1-02.)

Section 15. The Probation and Probation Officers Act is amended by changing Section 12 as follows: (730 ILCS 110/12) (from Ch. 38, par. 204-4)

Sec. 12. The duties of probation officers shall be:

- (1) To investigate as required by Section 5-3-1 of the "Unified Code of Corrections", approved July 26, 1972, as amended, the case of any person to be placed on probation. Full opportunity shall be afforded a probation officer to confer with the person under investigation when such person is in custody.
- (2) To notify the court of any previous conviction for crime or previous probation of any defendant invoking the provisions of this Act.
- (3) All reports and notifications required in this Act to be made by probation officers shall be in writing and shall be filed by the clerk in the respective cases.
- (4) To preserve complete and accurate records of cases investigated, including a description of the person investigated, the action of the court with respect to his case and his probation, the subsequent history of such person, if he becomes a probationer, during the continuance of his probation, which records shall be open to inspection by any judge or by any probation officer pursuant to order of court, but shall not be a public record, and its contents shall not be divulged otherwise than as above provided, except upon order of court.
- (5) To take charge of and watch over all persons placed on probation under such regulations and for such terms as may be prescribed by the court, and giving to each probationer full instructions as to the terms of his release upon probation and requiring from him such periodical reports as shall keep the officer informed as to his conduct.
- (6) To develop and operate programs of reasonable public or community service for any persons ordered by the court to perform public or community service, providing, however, that no probation officer or any employee of a probation office acting in the course of his official duties shall be liable for any tortious acts of any person performing public or community service except for wilful misconduct or gross negligence on the part of the probation officer or employee.
- (7) When any person on probation removes from the county where his offense was committed, it shall be the duty of the officer under whose care he was placed to report the facts to the probation officer in the county to which the probationer has removed; and it shall thereupon become the duty of such probation officer to take charge of and watch over said probationer the same as if the case originated in that county; and for that purpose he shall have the same power and authority over said probationer as if he had been originally placed in said officer's charge; and such officer shall be required to report in writing every 6 months, or more frequently upon request the results of his supervision to the probation officer in whose charge the said probationer was originally placed by the court.
- (8) To authorize travel permits to individuals under their supervision unless otherwise ordered by the court.
- (9) To perform such other duties as are provided for in this act or by rules of court and such incidental duties as may be implied from those expressly required.
- (10) To send written notification to a public housing agency if a person on probation for a felony who is under the supervision of the probation officer informs the probation officer that he or she has resided, resides, or will reside at an address that is a housing facility owned, managed, operated, or leased by that public housing agency.
- (11) If a person on probation for a felony offense who is under the supervision of the probation officer becomes a resident of a facility licensed or regulated by the Department of Public Health, the Illinois Department of Public Aid, or Illinois Department of Human Services, the probation officer shall within 3 days of the person becoming a resident, notify the licensing or regulating Department and licensed or regulated facility and shall provide the licensed or regulated facility and licensing or regulating Department with copies of the following:
 - (a) pre-sentence investigation reports or social investigation reports;

(b) any applicable probation orders and corresponding compliance plans;

(c) the name and contact information for the assigned probation officer.

(Source: P.A. 91-506, eff. 8-13-99.)

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

The foregoing message from the Senate reporting Senate Amendment No. 2 to HOUSE BILL 2062 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Hawker, Secretary:

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

SENATE BILL NO. 122

A bill for AN ACT concerning land.

House Amendment No. 1 to SENATE BILL NO. 122.

Action taken by the Senate, May 27, 2005.

Linda Hawker, Secretary of 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 concurred with the House in the adoption of their amendment to a bill of the following title, to-wit:

SENATE BILL NO. 1234

A bill for AN ACT concerning sex offenders.

House Amendment No. 1 to SENATE BILL NO. 1234.

Action taken by the Senate, May 27, 2005.

Linda Hawker, Secretary of 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 concurred with the House in the adoption of their amendment to a bill of the following title, to-wit:

SENATE BILL NO. 1251

A bill for AN ACT concerning business.

House Amendment No. 1 to SENATE BILL NO. 1251.

Action taken by the Senate, May 27, 2005.

Linda Hawker, Secretary of 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 concurred with the House in the adoption of their amendments to a bill of the following title, to-wit:

SENATE BILL NO. 1354

A bill for AN ACT concerning State government.

House Amendment No. 1 to SENATE BILL NO. 1354.

House Amendment No. 2 to SENATE BILL NO. 1354.

Action taken by the Senate, May 27, 2005.

Linda Hawker, Secretary of 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 concurred with the House in the adoption of their amendment to a bill of the following title, to-wit:

SENATE BILL NO. 1493

A bill for AN ACT concerning education.

House Amendment No. 1 to SENATE BILL NO. 1493.

Action taken by the Senate, May 27, 2005.

Linda Hawker, Secretary of 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 concurred with the House in the adoption of their amendment to a bill of the following title, to-wit:

SENATE BILL NO. 1666

A bill for AN ACT concerning transportation.

House Amendment No. 1 to SENATE BILL NO. 1666.

Action taken by the Senate, May 27, 2005.

Linda Hawker, Secretary of 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 concurred with the House in the adoption of their amendments to a bill of the following title, to-wit:

SENATE BILL NO. 1883

A bill for AN ACT concerning attorneys.

House Amendment No. 1 to SENATE BILL NO. 1883.

House Amendment No. 2 to SENATE BILL NO. 1883.

Action taken by the Senate, May 27, 2005.

Linda Hawker, Secretary of 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 concurred with the House in the adoption of their amendment to a bill of the following title, to-wit:

SENATE BILL NO. 1909

A bill for AN ACT concerning safety.

House Amendment No. 1 to SENATE BILL NO. 1909.

Action taken by the Senate, May 27, 2005.

Linda Hawker, Secretary of 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 concurred with the House in the adoption of their amendment to a bill of the following title, to-wit:

SENATE BILL NO. 1953

A bill for AN ACT concerning right to counsel.

House Amendment No. 2 to SENATE BILL NO. 1953. Action taken by the Senate, May 27, 2005.

Linda Hawker, Secretary of 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 concurred with the House in the adoption of their amendment to a bill of the following title, to-wit:

SENATE BILL NO. 2082

A bill for AN ACT concerning criminal law.

House Amendment No. 1 to SENATE BILL NO. 2082.

Action taken by the Senate, May 27, 2005.

Linda Hawker, Secretary of 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 refused to concur with the House in the adoption of their amendment to a bill of the following title, to-wit:

SENATE BILL NO. 662

A bill for AN ACT concerning finance.

House Amendment No. 1 to SENATE BILL NO. 662.

Action taken by the Senate, May 27, 2005.

Linda Hawker, Secretary of 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 concurred with the House of Representatives in the passage of a bill of the following title to-wit:

HOUSE BILL 399

A bill for AN ACT concerning employment.

Together with the attached amendments thereto (which amendments have been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 399

Senate Amendment No. 3 to HOUSE BILL NO. 399

Passed the Senate, as amended, May 27, 2005.

Linda Hawker, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 399 on page 1, by deleting lines 25 through 29; and on page 2, line 22, by replacing "person" with "patient or resident"; and

on page 2, line 23, after "causes", by replacing "abuse of" with "or threatens to cause an injury to"; and

on page 6, line 11, after "type of", by replacing "abuse" with "violent act"; and

on page 6, line 14, after "danger", by deleting "to an employee"; and

on page 6, between lines 19 and 20, by inserting the following:

"(E) A violent act requiring employee response, in the course of which an employee is injured."; and on page 8, line 17, by replacing "suspected abuse of" with "violent acts against"; and

on page 8, line 21, after "(ii)", by replacing "abuse of" with "violent acts against"; and

on page 8, line 22, after "staff", by inserting "by patients or residents".

AMENDMENT NO. 3. Amend House Bill 399, AS AMENDED, by replacing everything after the

enacting clause with the following:

"Section 1. Short title. This Act may be cited as the Health Care Workplace Violence Prevention Act. Section 5. Findings. The General Assembly finds as follows:

- (1) Violence is an escalating problem in many health care workplaces in this State and across the nation.
- (2) The actual incidence of workplace violence in health care workplaces, in particular, is likely to be greater than documented because of failure to report such incidents or failure to maintain records of incidents that are reported.
 - (3) Patients, visitors, and health care employees should be assured a reasonably safe and secure environment in a health care workplace.
- (4) Many health care workplaces have undertaken efforts to ensure that patients, visitors, and employees are safe from violence, but additional personnel training and appropriate safeguards may be needed to prevent workplace violence and minimize the risk and dangers affecting people in connection with the delivery of health care.

Section 10. Definitions. In this Act:

"Department" means (i) the Department of Human Services, in the case of a health care workplace that is operated or regulated by the Department of Human Services, or (ii) the Department of Public Health, in the case of a health care workplace that is operated or regulated by the Department of Public Health.

"Director" means the Secretary of Human Services or the Director of Public Health, as appropriate.

"Employee" means any individual who is employed on a full-time, part-time, or contractual basis by a health care workplace.

"Health care workplace" means a mental health facility or developmental disability facility as defined in the Mental Health and Developmental Disabilities Code, other than a hospital or unit thereof licensed under the Hospital Licensing Act or operated under the University of Illinois Hospital Act. "Health care workplace" does not include, and shall not be construed to include, any office of a physician licensed to practice medicine in all its branches, an advanced practice nurse, or a physician assistant, regardless of the form of such office.

"Imminent danger" means a preliminary determination of immediate, threatened, or impending risk of physical injury as determined by the employee.

"Responsible agency" means the State agency that (i) licenses, certifies, registers, or otherwise regulates or exercises jurisdiction over a health care workplace or a health care workplace's activities or (ii) contracts with a health care workplace for the delivery of health care services.

"Violence" or "violent act" means any act by a patient or resident that causes or threatens to cause an injury to another person.

Section 15. Workplace violence plan.

- (a) By July 1, 2007 (in the case of a health care workplace participating in the pilot project under Section 35) or July 1, 2008 (in the case of health care workplaces not participating in the pilot project), every health care workplace must adopt and implement a plan to reasonably prevent and protect employees from violence at that setting. The plan must address security considerations related to the following items, as appropriate to the particular workplace, based on the hazards identified in the assessment required under subsection (b):
 - (1) The physical attributes of the health care workplace.
 - (2) Staffing, including security staffing.
 - (3) Personnel policies.
 - (4) First aid and emergency procedures.
 - (5) The reporting of violent acts.
 - (6) Employee education and training.
 - (b) Before adopting the plan required under subsection (a), a health care workplace must conduct a security and safety assessment to identify existing or potential hazards for violence and determine the appropriate preventive action to be taken. The assessment must include, but need not be limited to, a measure of the frequency of, and an identification of the causes for and consequences of, violent acts at the workplace during at least the preceding 5 years or for the years for which records are available.
 - (c) In adopting the plan required by subsection (a), a health care workplace may consider any guidelines on violence in the workplace or in health care workplaces issued by the Department of Public Health, the Department of Human Services, the federal Occupational Safety and Health Administration, Medicare, and health care workplace accrediting organizations.

- (d) It is the intent of the General Assembly that any violence protection and prevention plan developed under this Act be appropriate to the setting in which it is to be implemented. To that end, the General Assembly recognizes that not all health care services are provided in a facility or other formal setting. Many health care services are provided in other, less formal settings. The General Assembly finds that it may be inappropriate and impractical for all health care workplaces to address workplace violence in the same manner. When enforcing this Act, the Department shall allow a health care workplace sufficient flexibility in recognition of the unique circumstances in which the health care workplace may deliver services.
- (e) Promptly after adopting a plan under subsection (a), a health care workplace must file a copy of its plan with the Department. The Department shall then forward a copy of the plan to the appropriate responsible agency.
- (f) A health care workplace must review its plan at least once every 3 years and must report each such review to the Department, together with any changes to the plan adopted by the health care workplace. If a health care workplace does not adopt any changes to its plan in response to such a review, it must report that fact to the Department. A health care workplace must promptly report to the Department all changes to the health care workplace's plan, regardless of whether those changes were adopted in response to a periodic review required under this subsection. The Department shall then forward a copy of the review report and changes, if any, to the appropriate responsible agency.
- (g) A health care workplace that is required to submit written documentation of active safety and violence prevention plans to comply with national accreditation standards shall be deemed to be in compliance with subsections (a), (b), (c), and (f) of this Section when the health care workplace forwards a copy of that documentation to the Department.

Section 20. Violence prevention training. By July 1, 2006 (in the case of a health care workplace participating in the pilot project under Section 35) or July 1, 2009 (in the case of health care workplaces not participating in the pilot project), and on a regular basis thereafter, as set forth in the plan adopted under Section 15, a health care workplace must provide violence prevention training to all its affected employees as determined by the plan. For temporary employees, training must take into account unique circumstances. A health care workplace also shall provide periodic follow-up training for its employees as appropriate. The training may vary by the plan and may include, but need not be limited to, classes, videotapes, brochures, verbal training, or other verbal or written training that is determined to be appropriate under the plan. The training must address the following topics, as appropriate to the particular health care workplace and to the duties and responsibilities of the particular employee being trained, based on the hazards identified in the assessment required under Section 15:

- (1) General safety procedures.
- (2) Personal safety procedures.
- (3) The violence escalation cycle.
- (4) Violence-predicting factors.
- (5) Obtaining patient history from a patient with a history of violent behavior.
- (6) Verbal and physical techniques to de-escalate and minimize violent behavior.
- (7) Strategies to avoid physical harm.
- (8) Restraining techniques, as permitted and governed by law.
- (9) Appropriate use of medications to reduce violent behavior.
- (10) Documenting and reporting incidents of violence.
- (11) The process whereby employees affected by a violent act may debrief or be calmed down and the tension of the situation may be reduced.
- (12) Any resources available to employees for coping with violence.
- (13) The workplace violence prevention plan adopted under Section 15.
- (14) The protection of confidentiality in accordance with the Health Insurance

Portability and Accountability Act of 1996 and other related provisions of law.

Section 25. Record of violent acts. Beginning no later than July 1, 2007 (in the case of a health care workplace participating in the pilot project under Section 35) or July 1, 2008 (in the case of health care workplaces not participating in the pilot project), every health care workplace must keep a record of any violent act against an employee, a patient, or a visitor occurring at the workplace. At a minimum, the record must include the following:

- (1) The health care workplace's name and address.
- (2) The date, time, and specific location at the health care workplace where the violent act occurred.

- (3) The name, job title, department or ward assignment, and staff identification or other identifier of the victim, if the victim was an employee.
- (4) A description of the person against whom the violent act was committed as one of the following:
 - (A) A patient.
 - (B) A visitor.
 - (C) An employee.
 - (D) Other.
- (5) A description of the person committing the violent act as one of the following:
 - (A) A patient.
 - (B) A visitor.
 - (C) An employee.
 - (D) Other.
- (6) A description of the type of violent act as one of the following:
 - (A) A verbal or physical threat that presents imminent danger.
 - (B) A physical assault with major soreness, cuts, or large bruises.
 - (C) A physical assault with severe lacerations, a bone fracture, or a head injury.
 - (D) A physical assault with loss of limb or death.
 - (E) A violent act requiring employee response, in the course of which an employee is injured.
- (7) An identification of any body part injured.
- (8) A description of any weapon used.
- (9) The number of employees in the vicinity of the violent act when it occurred.
- (10) A description of actions taken by employees and the health care workplace in response to the violent act.

Section 30. Assistance in complying with Act. A health care workplace that needs assistance in complying with this Act may contact the federal Department of Labor for assistance. The Illinois departments of Human Services and Public Health shall collaborate with representatives of health care workplaces to develop technical assistance and training seminars on developing and implementing a workplace violence plan as required under Section 15. Those departments shall coordinate their assistance to health care workplaces.

Section 35. Pilot project; task force.

- (a) The Department of Human Services and the Department of Public Health shall initially implement this Act as a 2-year pilot project in which only the following health care workplaces shall participate:
 - (1) The Chester Mental Health Center.
 - (2) The Alton Mental Health Center.
 - (3) The Douglas Singer Mental Health Center.
 - (4) The Andrew McFarland Mental Health Center.
 - (5) The Jacksonville Developmental Center.

Each health care workplace participating in the pilot project shall comply with this Act as provided in this Act

(b) The Governor shall convene a 6-member task force consisting of the following: one member appointed by the President of the Senate; one member appointed by the Minority Leader of the Senate; one member appointed by the Speaker of House of Representatives; one member appointed by the Minority Leader of the House of Representatives; one representative from a statewide association representing licensed registered professional nurses; and one representative from the Department of Human Services. The task force shall submit a report to the Illinois General Assembly by January 1, 2008 that shall (i) evaluate the effectiveness of the health care workplace violence prevention pilot project in the facilities participating in the pilot project and (ii) make recommendations concerning the implementation of workplace violence prevention programs in all health care workplaces.

Section 40. Rules. The Department shall adopt rules to implement this Act.

Section 900. The Mental Health and Developmental Disabilities Administrative Act is amended by adding Section 72 as follows:

(20 ILCS 1705/72 new)

Sec. 72. Violent acts against employees of facilities under the Department's jurisdiction. Within 6 months after the effective date of this amendatory Act of the 94th General Assembly, the Department shall adopt

rules prescribing the procedures for reporting, investigating, and responding to violent acts against employees of facilities under the Department's jurisdiction. As used in this Section, "violent acts" has the meaning ascribed to that term in the Health Care Workplace Violence Prevention Act.

Section 905. The Illinois State Auditing Act is amended by changing Section 3-2 as follows: (30 ILCS 5/3-2) (from Ch. 15, par. 303-2)

Sec. 3-2. Mandatory and directed post audits. The Auditor General shall conduct a financial audit, a compliance audit, or other attestation engagement, as is appropriate to the agency's operations under generally accepted government auditing standards, of each State agency except the Auditor General or his office at least once during every biennium, except as is otherwise provided in regulations adopted under Section 3-8. The general direction and supervision of the financial audit program may be delegated only to an individual who is a Certified Public Accountant and a payroll employee of the Office of the Auditor General. In the conduct of financial audits, compliance audits, and other attestation engagements, the Auditor General may inquire into and report upon matters properly within the scope of a performance audit, provided that such inquiry shall be limited to matters arising during the ordinary course of the financial audit.

In any year the Auditor General shall conduct any special audits as may be necessary to form an opinion on the financial statements of this State, as prepared by the Comptroller, and to certify that this presentation is in accordance with generally accepted accounting principles for government.

Simultaneously with the biennial compliance audit of the Department of Human Services, the Auditor General shall conduct a program audit of each facility under the jurisdiction of that Department that is described in Section 4 of the Mental Health and Developmental Disabilities Administrative Act. The program audit shall include an examination of the records of each facility concerning (i) reports of suspected abuse or neglect of any patient or resident of the facility and (ii) reports of violent acts against facility staff by patients or residents. The Auditor General shall report the findings of the program audit to the Governor and the General Assembly, including findings concerning patterns or trends relating to (i) abuse or neglect of facility patients and residents or (ii) violent acts against facility staff by patients or residents. However, for any year for which the Inspector General submits a report to the Governor and General Assembly as required under Section 6.7 of the Abused and Neglected Long Term Care Facility Residents Reporting Act, the Auditor General need not conduct the program audit otherwise required under this paragraph.

The Auditor General shall conduct a performance audit of a State agency when so directed by the Commission, or by either house of the General Assembly, in a resolution identifying the subject, parties and scope. Such a directing resolution may:

- (a) require the Auditor General to examine and report upon specific management
- efficiencies or cost effectiveness proposals specified therein;
- (b) in the case of a program audit, set forth specific program objectives,

responsibilities or duties or may specify the program performance standards or program evaluation standards to be the basis of the program audit;

- (c) be directed at particular procedures or functions established by statute, by administrative regulation or by precedent; and
- (d) require the Auditor General to examine and report upon specific proposals relating
- to state programs specified in the resolution.

The Commission may by resolution clarify, further direct, or limit the scope of any audit directed by a resolution of the House or Senate, provided that any such action by the Commission must be consistent with the terms of the directing resolution.

(Source: P.A. 93-630, eff. 12-23-03.)

Section 910. The Community Living Facilities Licensing Act is amended by changing Section 11 as follows:

(210 ILCS 35/11) (from Ch. 111 1/2, par. 4191)

Sec. 11. Grounds for denial or revocation of a license. The Department may deny or begin proceedings to revoke a license if the applicant or licensee has been convicted of a felony or 2 or more misdemeanors involving moral turpitude, as shown by a certified copy of the court of conviction; if the Department determines after investigation that such person has not been sufficiently rehabilitated to warrant the public trust; or upon other satisfactory evidence that the moral character of the applicant or licensee is not reputable. In addition, the Department may deny or begin proceedings to revoke a license at any time if the licensee:

(1) Submits false information either on Department licensure forms or during an inspection;

- (2) Refuses to allow an inspection to occur;
- (3) Violates this Act or rules and regulations promulgated under this Act;
- (4) Violates the rights of its residents;
- (5) Fails to submit or implement a plan of correction within the specified time period; or -
- (6) Fails to submit a workplace violence prevention plan in compliance with the Health Care Workplace Violence Prevention Act.

(Source: P.A. 82-567.)

Section 915. The Community-Integrated Living Arrangements Licensure and Certification Act is amended by changing Section 6 as follows:

(210 ILCS 135/6) (from Ch. 91 1/2, par. 1706)

- Sec. 6. (a) The Department shall deny an application for a license, or revoke or refuse to renew the license of a community mental health or developmental services agency, or refuse to issue a license to the holder of a temporary permit, if the Department determines that the applicant, agency or permit holder has not complied with a provision of this Act, the Mental Health and Developmental Disabilities Code, or applicable Department rules and regulations. Specific grounds for denial or revocation of a license, or refusal to renew a license or to issue a license to the holder of a temporary permit, shall include but not be limited to:
 - (1) Submission of false information either on Department licensure forms or during an inspection;
 - (2) Refusal to allow an inspection to occur;
 - (3) Violation of this Act or rules and regulations promulgated under this Act;
 - (4) Violation of the rights of a recipient; or
 - (5) Failure to submit or implement a plan of correction within the specified time period; or
- (6) Failure to submit a workplace violence prevention plan in compliance with the Health Care Workplace Violence Prevention Act.
- (b) If the Department determines that the operation of a community mental health or developmental services agency or one or more of the programs or placements certified by the agency under this Act jeopardizes the health, safety or welfare of the recipients served by the agency, the Department may immediately revoke the agency's license and may direct the agency to withdraw recipients from any such program or placement.

(Source: P.A. 85-1250.)

Section 999. Effective date. This Act takes effect upon becoming law.".

The foregoing message from the Senate reporting Senate Amendments numbered 1 and 3 to HOUSE BILL 399 were placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Hawker, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has receded from their amendment 3 to a bill of the following title, to-wit:

HOUSE BILL NO. 870

A bill for AN ACT concerning civil law.

Action taken by the Senate, May 27, 2005.

Linda Hawker, Secretary of 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. 799

A bill for AN ACT concerning public employee benefits.

SENATE BILL NO. 1185

A bill for AN ACT concerning civil law.

Passed by the Senate, May 27, 2005.

Linda Hawker, Secretary of the Senate

The foregoing SENATE BILLS 799 and 1185 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 concurred with the House in the adoption of their amendment to a bill of the following title, to-wit:

SENATE BILL NO. 350

A bill for AN ACT concerning State government.

House Amendment No. 1 to SENATE BILL NO. 350.

Action taken by the Senate, May 28, 2005.

Linda Hawker, Secretary of the Senate

SENATE BILLS ON FIRST READING

Having been reproduced, the following bills were taken up, read by title a first time and placed in the Committee on Rules: SENATE BILLS 799 (Smith) and 1185 (Reis).

AGREED RESOLUTIONS

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

HOUSE RESOLUTION 505

Offered by Representative Collins:

Congratulates Lincoln Park High School in Chicago, Principal Bessie Karvelas, and the graduating class of 2005 for their dedication to excellence.

HOUSE RESOLUTION 506

Offered by Representative Lyons:

Congratulates the Latvian School of Chicago on the occasion of the celebration of its 55th anniversary.

HOUSE RESOLUTION 516

Offered by Representative Dunkin:

Congratulates Irma P. Hall on the occasion of her 70th birthday and on having a day celebrated by the City of Chicago in her honor.

HOUSE RESOLUTION 517

Offered by Representative Dunn:

Thanks Bob and Dee Brandt for their hard work in bringing the legislation that is House Bill 3648 (concerning implied consent of drivers for drug and alcohol testing when a fatal or serious accident occurs) to the attention of the General Assembly and offers condolences for the death of their son, Matthew.

HOUSE RESOLUTION 518

Offered by Representative Jones:

Congratulates John W. Waddy on being honored with street signs in his name on 33rd and 35th Streets in Chicago.

HOUSE RESOLUTION 519

Offered by Representative McGuire:

Thanks Gregory G. Repetti III for his many years of service at Silver Cross Hospital in Joliet and for his devotion to community service.

HOUSE RESOLUTION 521

Offered by Representative Hamos:

Congratulates the members of the 2005 National Champion Northwestern Wildcats women's lacrosse team for their success.

HOUSE RESOLUTION 522

Offered by Representative Rose:

Congratulates First Mid-Illinois Bank & Trust on the occasion of its 140th anniversary.

HOUSE RESOLUTION 523

Offered by Representative Rose:

Congratulates Grace Church of Mahomet on the celebration of 50 years of service and fellowship in the Mahomet community.

HOUSE RESOLUTION 524

Offered by Representative Flowers:

Congratulates John Everett, Principal of Simeon Career Academy in Chicago, on his retirement.

HOUSE RESOLUTION 525

Offered by Representative Cultra:

Mourns the Iraq death of Army Pvt. Jeff Wallace of Hoopeston.

CONCURRENCES AND NON-CONCURRENCES IN SENATE AMENDMENTS TO HOUSE BILLS

Senate Amendment No. 2 to HOUSE BILL 1870, having been reproduced, was taken up for consideration.

Representative Monique Davis moved that the House concur with the Senate in the adoption of Senate Amendment No. 2.

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

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

(ROLL CALL 2)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 2 to HOUSE BILL 1870.

Ordered that the Clerk inform the Senate.

Senate Amendments numbered 1 and 3 to HOUSE BILL 1968, having been reproduced, were taken up for consideration.

Representative Madigan moved that the House concur with the Senate in the adoption of Senate Amendments numbered 1 and 3.

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

62, Yeas; 51, Nays; 0, Answering Present.

(ROLL CALL 3)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendments numbered 1 and 3 to HOUSE BILL 1968.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 337, having been reproduced, was taken up for consideration.

Representative Madigan moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

Representative Black requested a verified roll call.

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

62, Yeas; 51, Nays; 0, Answering Present.

(ROLL CALL 4) VERIFIED

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 337.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 2 to HOUSE BILL 2343, having been reproduced, was taken up for consideration.

Representative Hamos moved that the House concur with the Senate in the adoption of Senate Amendment No. 2.

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

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

(ROLL CALL 5)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 2 to HOUSE BILL 2343.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 2004, having been reproduced, was taken up for consideration.

Representative Acevedo moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

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

99, Yeas; 13, Nays; 1, Answering Present.

(ROLL CALL 6)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 2004.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 2345, having been reproduced, was taken up for consideration.

Representative Hamos moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

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

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

(ROLL CALL 7)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 2345.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 2351, having been reproduced, was taken up for consideration.

Representative Leitch moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

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

105, Yeas; 7, Nays; 1, Answering Present.

(ROLL CALL 8)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 2351.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 2380, having been reproduced, was taken up for consideration.

Representative Coulson moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

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

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

(ROLL CALL 9)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 2380.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 2449, having been reproduced, was taken up for consideration.

Representative Washington moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

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

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

(ROLL CALL 10)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 2449.

Ordered that the Clerk inform the Senate.

SENATE BILL ON SECOND READING

SENATE BILL 27. Having been read by title a second time on May 25, 2005, and held on the order of Second Reading, the same was again taken up.

Representative Molaro offered and withdrew Amendment No. 1.

There being no further amendments, the bill was held on the order of Second Reading.

CONCURRENCES AND NON-CONCURRENCES IN SENATE AMENDMENTS TO HOUSE BILLS

Senate Amendment No. 1 to HOUSE BILL 2462, having been reproduced, was taken up for consideration.

Representative Mendoza moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

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

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

(ROLL CALL 11)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 2462.

Ordered that the Clerk inform the Senate.

Senate Amendments numbered 1 and 3 to HOUSE BILL 2500, having been reproduced, were taken up for consideration.

Representative Jakobsson moved that the House not concur and ask the Senate to recede with respect to Senate Amendments numbered 1 and 3.

The motion prevailed.

Ordered that the Clerk inform the Senate.

Senate Amendments numbered 1 and 2 to HOUSE BILL 2578, having been reproduced, were taken up for consideration.

Representative Howard moved that the House concur with the Senate in the adoption of Senate Amendments numbered 1 and 2.

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

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

(ROLL CALL 12)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendments numbered 1 and 2 to HOUSE BILL 2578.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 2853, having been reproduced, was taken up for consideration.

Representative Tryon moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

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

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

(ROLL CALL 13)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 2853.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 3048, having been reproduced, was taken up for consideration.

Representative Kosel moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

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

65, Yeas; 48, Nays; 0, Answering Present.

(ROLL CALL 14)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 3048.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 3 to HOUSE BILL 3480, having been reproduced, was taken up for consideration.

Representative Kosel moved that the House not concur and ask the Senate to recede with respect to Senate Amendment No. 3.

The motion prevailed.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 3532, having been reproduced, was taken up for consideration.

Representative Moffitt moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

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

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

(ROLL CALL 15)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 3532.

Ordered that the Clerk inform the Senate.

Senate Amendments numbered 2 and 3 to HOUSE BILL 3628, having been reproduced, were taken up for consideration.

Representative Feigenholtz moved that the House concur with the Senate in the adoption of Senate Amendments numbered 2 and 3.

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

112, Yeas; 1, Nay; 0, Answering Present.

(ROLL CALL 16)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendments numbered 2 and 3 to HOUSE BILL 3628.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 3678, having been reproduced, was taken up for consideration.

Representative Schock moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

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

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

(ROLL CALL 17)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 3678.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 3800, having been reproduced, was taken up for consideration.

Representative Kelly moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

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

87, Yeas; 25, Nays; 0, Answering Present.

(ROLL CALL 18)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 3800.

Ordered that the Clerk inform the Senate.

Senate Amendments numbered 1 and 2 to HOUSE BILL 3874, having been reproduced, were taken up for consideration.

Representative Brosnahan moved that the House concur with the Senate in the adoption of Senate Amendments numbered 1 and 2.

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

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

(ROLL CALL 19)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendments numbered 1 and 2 to HOUSE BILL 3874.

Ordered that the Clerk inform the Senate.

Senate Amendment No. 1 to HOUSE BILL 4014, having been reproduced, was taken up for consideration.

Representative Biggins moved that the House concur with the Senate in the adoption of Senate Amendment No. 1.

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

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

(ROLL CALL 20)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendment No. 1 to HOUSE BILL 4014.

Ordered that the Clerk inform the Senate.

Senate Amendments numbered 1, 2 and 3 to HOUSE BILL 4023, having been reproduced, were taken up for consideration.

Representative Chapa LaVia moved that the House concur with the Senate in the adoption of Senate Amendments numbered 1, 2 and 3.

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

106, Yeas; 6, Nays; 1, Answering Present.

(ROLL CALL 21)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendments numbered 1, 2 and 3 to HOUSE BILL 4023.

Ordered that the Clerk inform the Senate

Senate Amendments numbered 2 and 3 to HOUSE BILL 4030, having been reproduced, were taken up for consideration.

Representative Brosnahan moved that the House concur with the Senate in the adoption of Senate Amendments numbered 2 and 3.

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

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

(ROLL CALL 22)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendments numbered 2 and 3 to HOUSE BILL 4030.

Ordered that the Clerk inform the Senate.

SENATE BILL ON SECOND READING

SENATE BILL 251. Having been read by title a second time on May 27, 2005, and held on the order of Second Reading, the same was again taken up and advanced to the order of Third Reading.

SENATE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. 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 Black, SENATE BILL 251 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; 2, Nays; 0, Answering Present. (ROLL CALL 23)

This bill, as amended, 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 in the House amendment/s adopted.

SENATE BILL ON SECOND READING

SENATE BILL 945. Having been read by title a second time on May 27, 2005, and held on the order of Second Reading, the same was again taken up and advanced to the order of Third Reading.

SENATE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. 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 Leitch, SENATE BILL 945 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: 65, Yeas; 47, Nays; 1, 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.

SENATE BILL ON SECOND READING

SENATE BILL 926. Having been read by title a second time on May 27, 2005, and held on the order of Second Reading, the same was again taken up and advanced to the order of Third Reading.

SENATE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. 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 Saviano, SENATE BILL 926 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: 95, Yeas; 18, Nays; 0, 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.

SENATE BILL ON SECOND READING

SENATE BILL 1267. Having been read by title a second time on May 27, 2005, and held on the order of Second Reading, the same was again taken up and advanced to the order of Third Reading.

SENATE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. 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 Saviano, SENATE BILL 1267 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 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.

SENATE BILLS ON SECOND READING

SENATE BILL 1333. Having been read by title a second time on May 27, 2005, and held on the order of Second Reading, the same was again taken up and advanced to the order of Third Reading.

SENATE BILL 501. Having been read by title a second time on May 24, 2005, and held on the order of Second Reading, the same was again taken up.

Representative Rita offered and withdrew Amendment No. 2.

Representative Rita offered the following amendment and moved its adoption.

AMENDMENT NO. <u>3</u>. Amend Senate Bill 501 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Vehicle Code is amended by changing Sections 4-208 and 18a-300 as follows:

(625 ILCS 5/4-208) (from Ch. 95 1/2, par. 4-208)

Sec. 4-208. Disposal of unclaimed vehicles.

- (a) In cities having a population of more than 500,000, whenever an abandoned, lost, stolen or unclaimed vehicle, or vehicle determined to be a hazardous dilapidated motor vehicle pursuant to Section 11-40-3.1 of the Illinois Municipal Code, remains unclaimed by the registered owner, lienholder or other legally entitled person for a period of 18 15 days after notice has been given under Sections 4-205 and 4-206 of this Code, if during that 18 days the possessor of the vehicle has sent an additional notice by first class mail to the registered owner, lienholder, or other legally entitled person, the vehicle shall be disposed, pursuant to the provisions of the "Municipal purchasing act for cities of 500,000 or more population", to a person licensed as an automotive parts recycler, rebuilder or scrap processor under Chapter 5 of this Code. With respect to any vehicle that has been booted, impounded, or both in accordance with subsection (c) of Section 11-208.3, a city with a population over 500,000 may establish a program whereby the registered owner, lienholder, or other legally entitled person is entitled to any proceeds from the disposition of the vehicle, less any reasonable storage charges, administrative fees, booting fees, towing fees, and parking and compliance fines and penalties.
- (b) Except as provided in Section 4-208 for cities with more than 500,000 inhabitants, when an abandoned, lost, stolen or unclaimed vehicle 7 years of age or newer remains unclaimed by the registered owner, lienholder or other legally entitled persons for a period of 30 days after notice has been given as provided in Sections 4-205 and 4-206 of this Code, the law enforcement agency or towing service having

possession of the vehicle shall cause it to be sold at public auction to a person licensed as an automotive parts recycler, rebuilder or scrap processor under Chapter 5 of this Code or the towing operator which towed the vehicle. Notice of the time and place of the sale shall be posted in a conspicuous place for at least 10 days prior to the sale on the premises where the vehicle has been impounded. At least 10 days prior to the sale, the law enforcement agency where the vehicle is impounded, or the towing service where the vehicle is impounded, shall cause a notice of the time and place of the sale to be sent by certified mail to the registered owner, lienholder, or other legally entitled persons. Notice as provided in Sections 4-205 and 4-206 of this Code and as provided in this subsection (b) shall state the time and place of sale and shall contain a complete description of the vehicle to be sold and what steps must be taken by any legally entitled person to reclaim the vehicle.

- (c) If an abandoned, lost, stolen, or unclaimed vehicle displays dealer plates, notice under this Section and Section 4-209 of this Code shall be sent to both the dealer and the registered owner, lienholder, or other legally entitled persons.
- (d) In those instances where the certified notification specified in Sections 4-205 and 4-206 of this Code has been returned by the postal authorities to the law enforcement agency or towing service, the sending of a second certified notice will not be required.

(Source: P.A. 89-433, eff. 12-15-95; 90-330, eff. 8-8-97.)

(625 ILCS 5/18a-300) (from Ch. 95 1/2, par. 18a-300)

Sec. 18a-300. Commercial vehicle relocators - Unlawful practices. It shall be unlawful for any commercial vehicle relocator:

- (1) To operate in any county in which this Chapter is applicable without a valid, current relocator's license as provided in Article IV of this Chapter;
- (2) To employ as an operator, or otherwise so use the services of, any person who does not have at the commencement of employment or service, or at any time during the course of employment or service, a valid, current operator's employment permit, or temporary operator's employment permit issued in accordance with Sections 18a-403 or 18a-405 of this Chapter; or to fail to notify the Commission, in writing, of any known criminal conviction of any employee occurring at any time before or during the course of employment or service;
- (3) To employ as a dispatcher, or otherwise so use the services of, any person who does not have at the commencement of employment or service, or at any time during the course of employment or service, a valid, current dispatcher's or operator's employment permit or temporary dispatcher's or operator's employment permit issued in accordance with Sections 18a-403 or 18a-407 of this Chapter; or to fail to notify the Commission, in writing, of any known criminal conviction of any employee occurring at any time before or during the course of employment or service;
- (4) To operate upon the highways of this State any vehicle used in connection with any commercial vehicle relocation service unless:
 - (A) There is painted or firmly affixed to the vehicle on both sides of the vehicle in a color or colors vividly contrasting to the color of the vehicle the name, address and telephone number of the relocator. The Commission shall prescribe reasonable rules and regulations pertaining to insignia to be painted or firmly affixed to vehicles and shall waive the requirements of the address on any vehicle in cases where the operator of a vehicle has painted or otherwise firmly affixed to the vehicle a seal or trade mark that clearly identifies the operator of the vehicle; and
 - (B) There is carried in the power unit of the vehicle a certified copy of the currently effective relocator's license and operator's employment permit. Copies may be photographed, photocopied, or reproduced or printed by any other legible and durable process. Any person guilty of not causing to be displayed a copy of his relocator's license and operator's employment permit may in any hearing concerning the violation be excused from the payment of the penalty hereinafter provided upon a showing that the license was issued by the Commission, but was subsequently lost or destroyed;
- (5) To operate upon the highways of this State any vehicle used in connection with any commercial vehicle relocation service that bears the name or address and telephone number of any person or entity other than the relocator by which it is owned or to which it is leased;
- (6) To advertise in any newspaper, book, list, classified directory or other publication unless there is contained in the advertisement the license number of the relocator;
- (7) To remove any vehicle from private property without having first obtained the written authorization of the property owner or other person in lawful possession or control of the property, his authorized agent, or an authorized law enforcement officer. The authorization may be on a contractual basis covering a period of time or limited to a specific removal;

- (8) To charge the private property owner, who requested that an unauthorized vehicle be removed from his property, with the costs of removing the vehicle contrary to any terms that may be a part of the contract between the property owner and the commercial relocator. Nothing in this paragraph shall prevent a relocator from assessing, collecting, or receiving from the property owner, lessee, or their agents any fee prescribed by the Commission;
- (9) To remove a vehicle when the owner or operator of the vehicle is present or arrives at the vehicle location at any time prior to the completion of removal, and is willing and able to remove the vehicle immediately;
- (10) To remove any vehicle from property on which signs are required and on which there are not posted appropriate signs under Section 18a-302;
- (11) To fail to notify law enforcement authorities in the jurisdiction in which the trespassing vehicle was removed within one hour of the removal. Notification shall include a complete description of the vehicle, registration numbers if possible, the locations from which and to which the vehicle was removed, the time of removal, and any other information required by regulation, statute or ordinance;
- (12) To impose any charge other than in accordance with the rates set by the Commission as provided in paragraph (6) of Section 18a-200 of this Chapter;
- (13) To fail, in the office or location at which relocated vehicles are routinely returned to their owners, to prominently post the name, address and telephone number of the nearest office of the Commission to which inquiries or complaints may be sent;
- (13.1) To fail to distribute to each owner or operator of a relocated vehicle, in written form as prescribed by Commission rule or regulation, the relevant statutes, regulations and ordinances governing commercial vehicle relocators, including, in at least 12 point boldface type, the name, address and telephone number of the nearest office of the Commission to which inquiries or complaints may be sent;
- (13.2) To fail, in the office or location at which relocated vehicles are routinely returned to their owners, to ensure that the relocator's representative provides suitable evidence of his or her identity to the owners of relocated vehicles upon request;
- (14) To remove any vehicle, otherwise in accordance with this Chapter, more than 15 air miles from its location when towed from a location in an unincorporated area of a county or more than 10 air miles from its location when towed from any other location;
- (15) To fail to make a telephone number available to the police department of any municipality in which a relocator operates at which the relocator or an employee of the relocator may be contacted at any time during the hours in which the relocator is engaged in the towing of vehicles, or advertised as engaged in the towing of vehicles, for the purpose of effectuating the release of a towed vehicle; or to fail to include the telephone number in any advertisement of the relocator's services published or otherwise appearing on or after the effective date of this amendatory Act; or to fail to have an employee available at any time on the premises owned or controlled by the relocator for the purposes of arranging for the immediate release of the vehicle.

Apart from any other penalty or liability authorized under this Act, if after a reasonable effort, the owner of the vehicle is unable to make telephone contact with the relocator for a period of one hour from his initial attempt during any time period in which the relocator is required to respond at the number, all fees for towing, storage, or otherwise are to be waived. Proof of 3 attempted phone calls to the number provided to the police department by an officer or employee of the department on behalf of the vehicle owner within the space of one hour, at least 2 of which are separated by 45 minutes, shall be deemed sufficient proof of the owner's reasonable effort to make contact with the vehicle relocator. Failure of the relocator to respond to the phone calls is not a criminal violation of this Chapter;

- (16) To use equipment which the relocator does not own, except in compliance with Section 18a-306 of this Chapter and Commission regulations. No equipment can be leased to more than one relocator at any time. Equipment leases shall be filed with the Commission. If equipment is leased to one relocator, it cannot thereafter be leased to another relocator until a written cancellation of lease is properly filed with the Commission;
 - (17) To use drivers or other personnel who are not employees or contractors of the relocator;
- (18) To fail to refund any amount charged in excess of the reasonable rate established by the Commission:
- (19) To violate any other provision of this Chapter, or of Commission regulations or orders adopted under this Chapter.

(Source: P.A. 88-448.)".

The foregoing motion prevailed and the amendment was adopted.

There being no further amendment(s), the bill, as amended, was advanced to the order of Third Reading.

SENATE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. 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 Rita, SENATE BILL 501 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; 2, Nays; 0, Answering Present.

(ROLL CALL 27)

This bill, as amended, 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 in the House amendment/s adopted.

SENATE BILLS ON SECOND READING

SENATE BILL 1693. Having been recalled on May 25, 2005, and held on the order of Second Reading, the same was again taken up.

Representative Hannig offered the following amendment and moved its adoption.

AMENDMENT NO. <u>1</u>. Amend Senate Bill 1693 on page 1, immediately below line 3, by inserting the following:

"Section 3. The Property Tax Code is amended by changing Section 18-185 as follows: (35 ILCS 200/18-185)

Sec. 18-185. Short title; definitions. This Division 5 may be cited as the Property Tax Extension Limitation Law. As used in this Division 5:

"Consumer Price Index" means the Consumer Price Index for All Urban Consumers for all items published by the United States Department of Labor.

"Extension limitation" means (a) the lesser of 5% or the percentage increase in the Consumer Price Index during the 12-month calendar year preceding the levy year or (b) the rate of increase approved by voters under Section 18-205.

"Affected county" means a county of 3,000,000 or more inhabitants or a county contiguous to a county of 3,000,000 or more inhabitants.

"Taxing district" has the same meaning provided in Section 1-150, except as otherwise provided in this Section. For the 1991 through 1994 levy years only, "taxing district" includes only each non-home rule taxing district having the majority of its 1990 equalized assessed value within any county or counties contiguous to a county with 3,000,000 or more inhabitants. Beginning with the 1995 levy year, "taxing district" includes only each non-home rule taxing district subject to this Law before the 1995 levy year and each non-home rule taxing district not subject to this Law before the 1995 levy year having the majority of its 1994 equalized assessed value in an affected county or counties. Beginning with the levy year in which this Law becomes applicable to a taxing district as provided in Section 18-213, "taxing district" also includes those taxing districts made subject to this Law as provided in Section 18-213.

"Aggregate extension" for taxing districts to which this Law applied before the 1995 levy year means the annual corporate extension for the taxing district and those special purpose extensions that are made annually for the taxing district, excluding special purpose extensions: (a) made for the taxing district to pay interest or principal on general obligation bonds that were approved by referendum; (b) made for any taxing district to pay interest or principal on general obligation bonds issued before October 1, 1991; (c) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund those bonds issued before October 1, 1991; (d) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund bonds issued after October 1, 1991 that were approved by

referendum; (e) made for any taxing district to pay interest or principal on revenue bonds issued before October 1, 1991 for payment of which a property tax levy or the full faith and credit of the unit of local government is pledged; however, a tax for the payment of interest or principal on those bonds shall be made only after the governing body of the unit of local government finds that all other sources for payment are insufficient to make those payments; (f) made for payments under a building commission lease when the lease payments are for the retirement of bonds issued by the commission before October 1, 1991, to pay for the building project; (g) made for payments due under installment contracts entered into before October 1, 1991; (h) made for payments of principal and interest on bonds issued under the Metropolitan Water Reclamation District Act to finance construction projects initiated before October 1, 1991; (i) made for payments of principal and interest on limited bonds, as defined in Section 3 of the Local Government Debt Reform Act, in an amount not to exceed the debt service extension base less the amount in items (b), (c), (e), and (h) of this definition for non-referendum obligations, except obligations initially issued pursuant to referendum; (j) made for payments of principal and interest on bonds issued under Section 15 of the Local Government Debt Reform Act; (k) made by a school district that participates in the Special Education District of Lake County, created by special education joint agreement under Section 10-22.31 of the School Code, for payment of the school district's share of the amounts required to be contributed by the Special Education District of Lake County to the Illinois Municipal Retirement Fund under Article 7 of the Illinois Pension Code; the amount of any extension under this item (k) shall be certified by the school district to the county clerk: (1) made to fund expenses of providing joint recreational programs for the handicapped under Section 5-8 of the Park District Code or Section 11-95-14 of the Illinois Municipal Code; (m) made for temporary relocation loan repayment purposes pursuant to Sections 2-3.77 and 17-2.2d of the School Code; and (n) made for payment of principal and interest on any bonds issued under the authority of Section 17-2.2d of the School Code; (o) and (m) made for contributions to a firefighter's pension fund created under Article 4 of the Illinois Pension Code, to the extent of the amount certified under item (5) of Section 4-134 of the Illinois Pension Code; and (p) made for contributions to the Illinois Municipal Retirement Fund, to the extent of the amount certified under subsection (f-1) of Section 7-171 of the Illinois Pension Code.

"Aggregate extension" for the taxing districts to which this Law did not apply before the 1995 levy year (except taxing districts subject to this Law in accordance with Section 18-213) means the annual corporate extension for the taxing district and those special purpose extensions that are made annually for the taxing district, excluding special purpose extensions: (a) made for the taxing district to pay interest or principal on general obligation bonds that were approved by referendum; (b) made for any taxing district to pay interest or principal on general obligation bonds issued before March 1, 1995; (c) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund those bonds issued before March 1, 1995; (d) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund bonds issued after March 1, 1995 that were approved by referendum; (e) made for any taxing district to pay interest or principal on revenue bonds issued before March 1, 1995 for payment of which a property tax levy or the full faith and credit of the unit of local government is pledged; however, a tax for the payment of interest or principal on those bonds shall be made only after the governing body of the unit of local government finds that all other sources for payment are insufficient to make those payments; (f) made for payments under a building commission lease when the lease payments are for the retirement of bonds issued by the commission before March 1, 1995 to pay for the building project; (g) made for payments due under installment contracts entered into before March 1, 1995; (h) made for payments of principal and interest on bonds issued under the Metropolitan Water Reclamation District Act to finance construction projects initiated before October 1, 1991; (h-4) made for stormwater management purposes by the Metropolitan Water Reclamation District of Greater Chicago under Section 12 of the Metropolitan Water Reclamation District Act; (i) made for payments of principal and interest on limited bonds, as defined in Section 3 of the Local Government Debt Reform Act, in an amount not to exceed the debt service extension base less the amount in items (b), (c), and (e) of this definition for non-referendum obligations, except obligations initially issued pursuant to referendum and bonds described in subsection (h) of this definition; (j) made for payments of principal and interest on bonds issued under Section 15 of the Local Government Debt Reform Act; (k) made for payments of principal and interest on bonds authorized by Public Act 88-503 and issued under Section 20a of the Chicago Park District Act for aquarium or museum projects; (1) made for payments of principal and interest on bonds authorized by Public Act 87-1191 or 93-601 and (i) issued pursuant to Section 21.2 of the Cook County Forest Preserve District Act, (ii) issued under Section 42 of the Cook County Forest Preserve District Act for zoological park projects, or (iii) issued under Section 44.1 of the Cook County Forest Preserve District Act for botanical gardens projects; (m) made pursuant to Section 34-53.5 of the School Code, whether levied annually or not; (n) made to fund expenses of providing joint recreational programs for the handicapped under Section 5-8 of the Park District Code or Section 11-95-14 of the Illinois Municipal Code; (o) made by the Chicago Park District for recreational programs for the handicapped under subsection (c) of Section 7.06 of the Chicago Park District Act; and (p) made for contributions to a firefighter's pension fund created under Article 4 of the Illinois Pension Code, to the extent of the amount certified under item (5) of Section 4-134 of the Illinois Pension Code and (q) made for contributions to the Illinois Municipal Retirement Fund, to the extent of the amount certified under subsection (f-1) of Section 7-171 of the Illinois Pension Code.

"Aggregate extension" for all taxing districts to which this Law applies in accordance with Section 18-213, except for those taxing districts subject to paragraph (2) of subsection (e) of Section 18-213, means the annual corporate extension for the taxing district and those special purpose extensions that are made annually for the taxing district, excluding special purpose extensions: (a) made for the taxing district to pay interest or principal on general obligation bonds that were approved by referendum; (b) made for any taxing district to pay interest or principal on general obligation bonds issued before the date on which the referendum making this Law applicable to the taxing district is held; (c) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund those bonds issued before the date on which the referendum making this Law applicable to the taxing district is held; (d) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund bonds issued after the date on which the referendum making this Law applicable to the taxing district is held if the bonds were approved by referendum after the date on which the referendum making this Law applicable to the taxing district is held; (e) made for any taxing district to pay interest or principal on revenue bonds issued before the date on which the referendum making this Law applicable to the taxing district is held for payment of which a property tax levy or the full faith and credit of the unit of local government is pledged; however, a tax for the payment of interest or principal on those bonds shall be made only after the governing body of the unit of local government finds that all other sources for payment are insufficient to make those payments; (f) made for payments under a building commission lease when the lease payments are for the retirement of bonds issued by the commission before the date on which the referendum making this Law applicable to the taxing district is held to pay for the building project; (g) made for payments due under installment contracts entered into before the date on which the referendum making this Law applicable to the taxing district is held; (h) made for payments of principal and interest on limited bonds, as defined in Section 3 of the Local Government Debt Reform Act, in an amount not to exceed the debt service extension base less the amount in items (b), (c), and (e) of this definition for non-referendum obligations, except obligations initially issued pursuant to referendum; (i) made for payments of principal and interest on bonds issued under Section 15 of the Local Government Debt Reform Act; (i) made for a qualified airport authority to pay interest or principal on general obligation bonds issued for the purpose of paying obligations due under, or financing airport facilities required to be acquired, constructed, installed or equipped pursuant to, contracts entered into before March 1, 1996 (but not including any amendments to such a contract taking effect on or after that date); (k) made to fund expenses of providing joint recreational programs for the handicapped under Section 5-8 of the Park District Code or Section 11-95-14 of the Illinois Municipal Code; and (1) made for contributions to a firefighter's pension fund created under Article 4 of the Illinois Pension Code, to the extent of the amount certified under item (5) of Section 4-134 of the Illinois Pension Code; and (m) made for contributions to the Illinois Municipal Retirement Fund, to the extent of the amount certified under subsection (f-1) of Section 7-171 of the Illinois Pension Code.

"Aggregate extension" for all taxing districts to which this Law applies in accordance with paragraph (2) of subsection (e) of Section 18-213 means the annual corporate extension for the taxing district and those special purpose extensions that are made annually for the taxing district, excluding special purpose extensions: (a) made for the taxing district to pay interest or principal on general obligation bonds that were approved by referendum; (b) made for any taxing district to pay interest or principal on general obligation bonds issued before the effective date of this amendatory Act of 1997; (c) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund those bonds issued before the effective date of this amendatory Act of 1997; (d) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund bonds issued after the effective date of this amendatory Act of 1997 if the bonds were approved by referendum after the effective date of this amendatory Act of 1997; (e) made for any taxing district to pay interest or principal on revenue bonds issued before the effective date of this amendatory Act of 1997 for payment of which a property tax levy or the full faith and credit of the unit of local government is pledged; however, a tax for the payment of interest or principal on those bonds shall be made only after the governing body of the unit of local government finds that all other sources for payment are insufficient to make those payments; (f) made for payments under a building

commission lease when the lease payments are for the retirement of bonds issued by the commission before the effective date of this amendatory Act of 1997 to pay for the building project; (g) made for payments due under installment contracts entered into before the effective date of this amendatory Act of 1997; (h) made for payments of principal and interest on limited bonds, as defined in Section 3 of the Local Government Debt Reform Act, in an amount not to exceed the debt service extension base less the amount in items (b), (c), and (e) of this definition for non-referendum obligations, except obligations initially issued pursuant to referendum; (i) made for payments of principal and interest on bonds issued under Section 15 of the Local Government Debt Reform Act; (j) made for a qualified airport authority to pay interest or principal on general obligation bonds issued for the purpose of paying obligations due under, or financing airport facilities required to be acquired, constructed, installed or equipped pursuant to, contracts entered into before March 1, 1996 (but not including any amendments to such a contract taking effect on or after that date); (k) made to fund expenses of providing joint recreational programs for the handicapped under Section 5-8 of the Park District Code or Section 11-95-14 of the Illinois Municipal Code; and (1) made for contributions to a firefighter's pension fund created under Article 4 of the Illinois Pension Code, to the extent of the amount certified under item (5) of Section 4-134 of the Illinois Pension Code; and (m) made for contributions to the Illinois Municipal Retirement Fund, to the extent of the amount certified under subsection (f-1) of Section 7-171 of the Illinois Pension Code.

"Debt service extension base" means an amount equal to that portion of the extension for a taxing district for the 1994 levy year, or for those taxing districts subject to this Law in accordance with Section 18-213. except for those subject to paragraph (2) of subsection (e) of Section 18-213, for the levy year in which the referendum making this Law applicable to the taxing district is held, or for those taxing districts subject to this Law in accordance with paragraph (2) of subsection (e) of Section 18-213 for the 1996 levy year, constituting an extension for payment of principal and interest on bonds issued by the taxing district without referendum, but not including excluded non-referendum bonds. For park districts (i) that were first subject to this Law in 1991 or 1995 and (ii) whose extension for the 1994 levy year for the payment of principal and interest on bonds issued by the park district without referendum (but not including excluded non-referendum bonds) was less than 51% of the amount for the 1991 levy year constituting an extension for payment of principal and interest on bonds issued by the park district without referendum (but not including excluded non-referendum bonds), "debt service extension base" means an amount equal to that portion of the extension for the 1991 levy year constituting an extension for payment of principal and interest on bonds issued by the park district without referendum (but not including excluded non-referendum bonds). The debt service extension base may be established or increased as provided under Section 18-212. "Excluded non-referendum bonds" means (i) bonds authorized by Public Act 88-503 and issued under Section 20a of the Chicago Park District Act for aquarium and museum projects; (ii) bonds issued under Section 15 of the Local Government Debt Reform Act; or (iii) refunding obligations issued to refund or to continue to refund obligations initially issued pursuant to referendum.

"Special purpose extensions" include, but are not limited to, extensions for levies made on an annual basis for unemployment and workers' compensation, self-insurance, contributions to pension plans, and extensions made pursuant to Section 6-601 of the Illinois Highway Code for a road district's permanent road fund whether levied annually or not. The extension for a special service area is not included in the aggregate extension.

"Aggregate extension base" means the taxing district's last preceding aggregate extension as adjusted under Sections 18-215 through 18-230.

"Levy year" has the same meaning as "year" under Section 1-155.

"New property" means (i) the assessed value, after final board of review or board of appeals action, of new improvements or additions to existing improvements on any parcel of real property that increase the assessed value of that real property during the levy year multiplied by the equalization factor issued by the Department under Section 17-30, (ii) the assessed value, after final board of review or board of appeals action, of real property not exempt from real estate taxation, which real property was exempt from real estate taxation for any portion of the immediately preceding levy year, multiplied by the equalization factor issued by the Department under Section 17-30, and (iii) in counties that classify in accordance with Section 4 of Article IX of the Illinois Constitution, an incentive property's additional assessed value resulting from a scheduled increase in the level of assessment as applied to the first year final board of review market value. In addition, the county clerk in a county containing a population of 3,000,000 or more shall include in the 1997 recovered tax increment value for any school district, any recovered tax increment value that was applicable to the 1995 tax year calculations.

"Qualified airport authority" means an airport authority organized under the Airport Authorities Act and

located in a county bordering on the State of Wisconsin and having a population in excess of 200,000 and not greater than 500,000.

"Recovered tax increment value" means, except as otherwise provided in this paragraph, the amount of the current year's equalized assessed value, in the first year after a municipality terminates the designation of an area as a redevelopment project area previously established under the Tax Increment Allocation Development Act in the Illinois Municipal Code, previously established under the Industrial Jobs Recovery Law in the Illinois Municipal Code, or previously established under the Economic Development Area Tax Increment Allocation Act, of each taxable lot, block, tract, or parcel of real property in the redevelopment project area over and above the initial equalized assessed value of each property in the redevelopment project area. For the taxes which are extended for the 1997 levy year, the recovered tax increment value for a non-home rule taxing district that first became subject to this Law for the 1995 levy year because a majority of its 1994 equalized assessed value was in an affected county or counties shall be increased if a municipality terminated the designation of an area in 1993 as a redevelopment project area previously established under the Tax Increment Allocation Development Act in the Illinois Municipal Code, previously established under the Industrial Jobs Recovery Law in the Illinois Municipal Code, or previously established under the Economic Development Area Tax Increment Allocation Act, by an amount equal to the 1994 equalized assessed value of each taxable lot, block, tract, or parcel of real property in the redevelopment project area over and above the initial equalized assessed value of each property in the redevelopment project area. In the first year after a municipality removes a taxable lot. block, tract, or parcel of real property from a redevelopment project area established under the Tax Increment Allocation Development Act in the Illinois Municipal Code, the Industrial Jobs Recovery Law in the Illinois Municipal Code, or the Economic Development Area Tax Increment Allocation Act, "recovered tax increment value" means the amount of the current year's equalized assessed value of each taxable lot, block, tract, or parcel of real property removed from the redevelopment project area over and above the initial equalized assessed value of that real property before removal from the redevelopment project area.

Except as otherwise provided in this Section, "limiting rate" means a fraction the numerator of which is the last preceding aggregate extension base times an amount equal to one plus the extension limitation defined in this Section and the denominator of which is the current year's equalized assessed value of all real property in the territory under the jurisdiction of the taxing district during the prior levy year. For those taxing districts that reduced their aggregate extension for the last preceding levy year, the highest aggregate extension in any of the last 3 preceding levy years shall be used for the purpose of computing the limiting rate. The denominator shall not include new property. The denominator shall not include the recovered tax increment value.

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(Source: P.A. 92-547, eff. 6-13-02; 93-601, eff. 1-1-04; 93-606, eff. 11-18-03; 93-612, eff. 11-18-03; 93-689, eff. 7-1-04; 93-690, eff. 7-1-04; 93-1049, eff. 11-17-04; revised 12-14-04.)"; and on page 1, in line 5, before "7-172", by inserting "7-171,"; and on page 5, below line 27, by inserting the following: "(40 ILCS 5/7-171) (from Ch. 108 1/2, par. 7-171)
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Sec. 7-171. Finance; taxes.

- (a) Each municipality other than a school district shall appropriate an amount sufficient to provide for the current municipality contributions required by Section 7-172 of this Article, for the fiscal year for which the appropriation is made and all amounts due for municipal contributions for previous years. Those municipalities which have been assessed an annual amount to amortize its unfunded obligation, as provided in subparagraph 5 of paragraph (a) of Section 7-172 of this Article, shall include in the appropriation an amount sufficient to pay the amount assessed. The appropriation shall be based upon an estimate of assets available for municipality contributions and liabilities therefor for the fiscal year for which appropriations are to be made, including funds available from levies for this purpose in prior years.
- (b) For the purpose of providing monies for municipality contributions, beginning for the year in which a municipality is included in this fund:
 - (1) A municipality other than a school district may levy a tax which shall not exceed the amount appropriated for municipality contributions.
 - (2) A school district may levy a tax in an amount reasonably calculated at the time of the levy to provide for the municipality contributions required under Section 7-172 of this Article for the fiscal years for which revenues from the levy will be received and all amounts due for municipal contributions for previous years. Any levy adopted before the effective date of this amendatory Act of 1995 by a school district shall be considered valid and authorized to the extent that the amount was reasonably calculated at the time of the levy to provide for the municipality contributions required under

Section 7-172 for the fiscal years for which revenues from the levy will be received and all amounts due for municipal contributions for previous years. In no event shall a budget adopted by a school district limit a levy of that school district adopted under this Section.

- (c) Any county which is served by a regional office of education that serves 2 or more counties may include in its appropriation an amount sufficient to provide its proportionate share of the municipality contributions for that regional office of education. The tax levy authorized by this Section may include an amount necessary to provide monies for this contribution.
- (d) Any county that is a part of a multiple-county health department or consolidated health department which is formed under "An Act in relation to the establishment and maintenance of county and multiple-county public health departments", approved July 9, 1943, as amended, and which is a participating instrumentality may include in the county's appropriation an amount sufficient to provide its proportionate share of municipality contributions of the department. The tax levy authorized by this Section may include the amount necessary to provide monies for this contribution.
- (d-5) A school district participating in a special education joint agreement created under Section 10-22.31 of the School Code that is a participating instrumentality may include in the school district's tax levy under this Section an amount sufficient to provide its proportionate share of the municipality contributions for current and prior service by employees of the participating instrumentality created under the joint agreement.
- (e) Such tax shall be levied and collected in like manner, with the general taxes of the municipality and shall be in addition to all other taxes which the municipality is now or may hereafter be authorized to levy upon all taxable property therein, and shall be exclusive of and in addition to the amount of tax levied for general purposes under Section 8-3-1 of the "Illinois Municipal Code", approved May 29, 1961, as amended, or under any other law or laws which may limit the amount of tax which the municipality may levy for general purposes. The tax may be levied by the governing body of the municipality without being authorized as being additional to all other taxes by a vote of the people of the municipality.
- (f) The county clerk of the county in which any such municipality is located, in reducing tax levies, shall not consider any such tax as a part of the general tax levy for municipality purposes, and shall not include the same in the limitation of any other tax rate which may be extended.
- (f-1) Upon levying a tax under this Section, the governing body of a municipality that is subject to limits under the Property Tax Extension Limitation Law shall promptly notify the Fund of the amount of the levy. The Fund shall promptly determine and certify to the appropriate county clerk the amount of that levy that results from the implementation of this amendatory Act of the 94th General Assembly.
- (g) The amount of the tax to be levied in any year shall, within the limits herein prescribed, be determined by the governing body of the respective municipality.
- (h) The revenue derived from any such tax levy shall be used only for the purposes specified in this Article and, as collected, shall be paid to the treasurer of the municipality levying the tax. Monies received by a county treasurer for use in making contributions to a regional office of education for its municipality contributions shall be held by him for that purpose and paid to the regional office of education in the same manner as other monies appropriated for the expense of the regional office.

(Source: P.A. 89-329, eff. 8-17-95; 90-448, eff. 8-16-97; 90-511, eff. 8-22-97; 90-655, eff. 7-30-98.)"; and on page 11, in line 11, by changing "2.5%" to "3.0%".

Representative Schmitz requested a roll call vote on the amendment.

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

46, Yeas; 65, Nays; 1, Answering Present.

(ROLL CALL 28)

The motion failed.

There being no further amendments, the bill was ordered held on the order of Second Reading.

SENATE BILL 157. Having been read by title a second time on May 27, 2008, and held on the order of Second Reading, the same was again taken up.

Representative Currie offered the following amendment and moved its adoption.

AMENDMENT NO. 2. Amend Senate Bill 157, AS AMENDED, with reference to page and line numbers of House Amendment No. 1, on page 3, between lines 12 and 13, by inserting the following:

"(c) The report shall include a description of the methodology used in the collection of the data and an analysis regarding the effect of employment and health coverage on the assistance programs provided by the State. The Department shall include available data regarding: the numbers of employees and dependents of employees; the identity of employers by type of industry and by public, private, profit, or non-profit status; the employees' full-time or part-time status; and other variables that the Department determines essential."; and

on page 3, line 13, by changing "(c)" to "(d)"; and

on page 3, line 18, by changing "(d)" to "(e)"; and

on page 4, line 2, after "be", by replacing "designed or used to" with "designed or, except as provided in this Law, used to"; and

on page 8, by replacing lines 12 and 13 with the following:

""Death" means patient death related to an adverse event and not related solely to the natural course of the patient's illness or underlying condition. Events otherwise reportable under this Section 10-15 shall be reported even if the death might have otherwise occurred as the natural course of the patient's illness or underlying condition."; and

on page 8, by replacing lines 14 through 16 with the following:

""Serious disability" means a physical or mental impairment, including loss of a body part, related to an adverse event and not related solely to the natural course of the patient's illness or underlying condition, that substantially limits one or more of the major life"; and

on page 9, line 24, after "errors or", by inserting ", except to enforce this Law,"; and

on page 11, by replacing lines 14 through 16 with the following:

(ii) Summarizes, in aggregate form, the corrective action plans and findings of root cause analyses submitted by health care facilities."; and

on page 11, line 32, after "Committee", by replacing "shall, when possible, make" with "shall review the Department's"; and

on page 12, line 2, after "standards.", by replacing "Prior to adoption of any" with "In connection with its review of the Department's"; and

on page 12, line 23, by replacing "must address problems" with "must substantially address the problems".

The foregoing motion prevailed and Amendment No. 2 was adopted.

There being no further amendments, the foregoing Amendment No. 2 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

SENATE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. 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 Currie, SENATE BILL 157 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; 8, Nays; 0, Answering Present.

(ROLL CALL 29)

This bill, as amended, 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 in the House amendment/s adopted.

SENATE BILL ON SECOND READING

SENATE BILL 198. Having been read by title a second time on May 10, 2005, and held on the order of Second Reading, the same was again taken up.

Representative Lang offered and withdrew Amendment No. 1.

There being no further amendments, the bill was ordered held on the order of Second 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 Cultra, HOUSE BILL 3092 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: 87, Yeas; 24, Nays; 1, 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 Sacia, HOUSE BILL 3814 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: 100, Yeas; 12, Nays; 0, 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.

CONCURRENCES AND NON-CONCURRENCES IN SENATE AMENDMENTS TO HOUSE BILLS

Senate Amendment No. 1 to HOUSE BILL 1316, having been reproduced, was taken up for consideration.

Representative McCarthy moved that the House not concur and ask the Senate to recede with respect to Senate Amendment No. 1.

The motion prevailed.

Ordered that the Clerk inform the Senate.

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 Turner, HOUSE BILL 3871 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: 112, Yeas; 0, Nays; 0, 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.

SENATE BILL ON SECOND READING

SENATE BILL 13. Having been recalled on May 27, 2005, and held on the order of Second Reading, the same was again taken up and advanced to the order of Third Reading.

SENATE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. 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 Collins, SENATE BILL 13 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: 72, Yeas; 40, Nays; 0, Answering Present.

(ROLL CALL 33)

This bill, as amended, 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 in the House amendment/s adopted.

CONCURRENCES AND NON-CONCURRENCES IN SENATE AMENDMENTS TO HOUSE BILLS

Senate Amendment No. 1 to HOUSE BILL 114, having been reproduced, was taken up for consideration.

Representative Feigenholtz moved that the House not concur and ask the Senate to recede with respect to Senate Amendment No. 1.

The motion prevailed.

Ordered that the Clerk inform the Senate.

SUSPEND POSTING REQUIREMENTS

Pursuant to Rule 25, Representative Currie moved to suspend the posting requirements in Rule 21 in relation to HOUSE BILL 1009, SENATE BILLS 21, 357, 930, 1209, 2030, 2072 and SENATE JOINT RESOLUTION 3.

The motion prevailed.

AGREED RESOLUTIONS

HOUSE RESOLUTIONS 505, 506, 507, 508, 511, 512, 513, 514, 515, 516, 517, 518, 519, 521, 522, 523, 524 and 525 were taken up for consideration.

Representative Currie moved the adoption of the agreed resolutions.

The motion prevailed and the agreed resolutions were adopted.

At the hour of 3:28 o'clock p.m., Representative Currie moved that the House do now adjourn until Sunday, May 29, 2005, at 2:00 o'clock p.m., allowing perfunctory time for the Clerk.

The motion prevailed.

And the House stood adjourned.

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

May 28, 2005

0 YEAS	0 NAYS	113 PRESENT	
P Acevedo	P Delgado	P Lang	P Poe
P Bailey	P Dugan	P Leitch	P Pritchard
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	E Giles	E McKeon	P Scully
P Bradley, Richard	P Gordon	P Mendoza	P Smith
P Brady	P Graham	P Meyer	P Sommer
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	E Mitchell, Jerry	P Tenhouse
P Chavez	P Hoffman	P Moffitt	P Tryon
P Churchill	P Holbrook	P Molaro	P Turner
E Collins	P Howard	P Mulligan	P Verschoore
P Colvin	P Hultgren	E 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	P 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	
P Davis, William	P Krause	P Pihos	

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1870 CIVIL LAW-TECH MOTION TO CONCUR IN SENATE AMENDMENT NO. 2 CONCURRED

May 28, 2005

113 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 E Collins Y Colvin Y Coulson Y Cross Y Cultra	O NAYS Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich E 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 E Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan E 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 Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1968 ELECTIONS-TECH MOTION TO CONCUR IN SENATE AMENDMENTS NO. 1&3 CONCURRED

May 28, 2005

62 YEAS	51 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	N McAuliffe	N Saviano
Y Boland	Y Fritchey	Y McCarthy	N Schmitz
N Bost	N Froehlich	Y McGuire	N Schock
Y Bradley, John	E Giles	E McKeon	Y Scully
Y Bradley, Richard	Y Gordon	Y Mendoza	Y Smith
N Brady	Y Graham	N Meyer	N Sommer
N Brauer	Y 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	N Hassert	E Mitchell, Jerry	N Tenhouse
Y Chavez	Y Hoffman	N Moffitt	N Tryon
N Churchill	Y Holbrook	Y Molaro	Y Turner
E Collins	Y Howard	N Mulligan	Y Verschoore
Y Colvin	N Hultgren	E 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	Y Jones	Y Osterman	Y 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 337

JUDICIAL SUBCIRCUITS ACT 2005 MOTION TO CONCUR IN SENATE AMENDMENT NO. 1 CONCURRED VERIFIED

May 28, 2005

62 YEAS	51 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	N McAuliffe	N Saviano
Y Boland	Y Fritchey	Y McCarthy	N Schmitz
N Bost	N Froehlich	Y McGuire	N Schock
Y Bradley, John	E Giles	E McKeon	Y Scully
Y Bradley, Richard	Y Gordon	Y Mendoza	Y Smith
N Brady	Y Graham	N Meyer	N Sommer
N Brauer	Y 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	N Hassert	E Mitchell, Jerry	N Tenhouse
Y Chavez	Y Hoffman	N Moffitt	N Tryon
N Churchill	Y Holbrook	Y Molaro	Y Turner
E Collins	Y Howard	N Mulligan	Y Verschoore
Y Colvin	N Hultgren	E 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	Y Jones	Y Osterman	Y 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 2343 HEALTH FINANCE REFORM MOTION TO CONCUR IN SENATE AMENDMENT NO. 2 CONCURRED

May 28, 2005

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2004 EDUCATION-TECH MOTION TO CONCUR IN SENATE AMENDMENT NO. 1 CONCURRED

May 28, 2005

99 YEAS	13 NAYS	1 PRESENT	
Y Acevedo	Y Delgado	Y Lang	Y Poe
Y Bailey	Y Dugan	N Leitch	Y Pritchard
Y Bassi	Y Dunkin	Y Lindner	Y Reis
Y Beaubien	Y Dunn	Y Lyons, Eileen	Y Reitz
Y 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
Y Black	Y Franks	Y McAuliffe	Y Saviano
Y Boland	Y Fritchey	Y McCarthy	Y Schmitz
N Bost	Y Froehlich	Y McGuire	N Schock
Y Bradley, John	E Giles	E McKeon	Y Scully
Y Bradley, Richard	Y Gordon	Y Mendoza	Y Smith
Y Brady	Y Graham	P Meyer	Y Sommer
Y Brauer	Y Granberg	Y Miller	Y Soto
Y Brosnahan	Y Hamos	Y Millner	N Stephens
Y Burke	Y Hannig	Y Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	E Mitchell, Jerry	Y Tenhouse
Y Chavez	Y Hoffman	Y Moffitt	Y Tryon
N Churchill	Y Holbrook	Y Molaro	Y Turner
E Collins	Y Howard	Y Mulligan	Y Verschoore
Y Colvin	Y Hultgren	E Munson	N Wait
Y Coulson	Y Jakobsson	Y Myers	Y Washington
Y Cross	Y Jefferson	Y Nekritz	Y Watson
N Cultra	N Jenisch	Y Osmond	Y Winters
Y Currie	Y Jones	Y Osterman	Y Yarbrough
Y D'Amico	Y Joyce	Y Parke	Y Younge
N Daniels	Y Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	N Kosel	Y Phelps	1
Y Davis, William	Y Krause	N Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2345

ELECTRNC MED RECORDS TASKFORCE MOTION TO CONCUR IN SENATE AMENDMENT NO. 1 CONCURRED

May 28, 2005

113 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 Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich E Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert	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 E Mitchell, Jerry	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 Chapa LaVia Y Chavez Y Churchill E Collins Y Colvin Y Coulson Y Cross Y Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch Y Jones Y Joyce Y Kelly Y Kosel Y Krause	Y Moffitt Y Molaro Y Mulligan E Munson Y Myers Y Nekritz Y Osmond Y Osterman Y Parke Y Patterson Y Phelps Y Pihos	Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters Y Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2351 VEH CD-TINTED WINDOWS-LUPUS MOTION TO CONCUR IN SENATE AMENDMENT NO. 1 CONCURRED

May 28, 2005

105 YEAS	7 NAYS	1 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 E Collins Y Coulson Y Cross Y Cultra	Y Delgado Y Dugan Y Dunkin Y Dunn N Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich E 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 N Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino Y May N McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller N Millner N Millner Y Mitchell, Bill E Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan E Munson Y Myers Y Nekritz Y Osmond	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg N Sacia Y Saviano Y Schmitz Y Schock Y Scully Y Smith Y Sommer Y Soto N Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington P Watson Y Winters
Y Cross	Y Jefferson	Y Nekritz	P Watson

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2380

ARTHRITIS PREVENTN/CONTROL ACT MOTION TO CONCUR IN SENATE AMENDMENT NO. 1 CONCURRED

May 28, 2005

113 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
Y 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	Y Schmitz
Y Bost	Y Froehlich	Y McGuire	Y Schock
Y Bradley, John	E 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
Y Chapa LaVia	Y Hassert	E Mitchell, Jerry	Y Tenhouse
Y Chavez	Y Hoffman	Y Moffitt	Y Tryon
Y Churchill	Y Holbrook	Y Molaro	Y Turner
E Collins	Y Howard	Y Mulligan	Y Verschoore
Y Colvin	Y Hultgren	E 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	Y Jones	Y Osterman	Y 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	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2449 VEH CD-RR EMPLOYEE FIRST AID MOTION TO CONCUR IN SENATE AMENDMENT NO. 1 CONCURRED

May 28, 2005

112 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 E Collins Y Colvin Y Coulson Y Cross Y Cultra	O NAYS Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz A Flider Y Flowers Y Franks Y Fritchey Y Froehlich E 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 E Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan E 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 Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2462

RESIDENTIAL REAL PROPERTY HOME MOTION TO CONCUR IN SENATE AMENDMENT NO. 1 CONCURRED

May 28, 2005

112 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 E Collins Y Colvin	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich E Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren	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 Miller Y Mitchell, Bill E Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan E Munson	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 Cross Y Cultra	Y Jefferson Y Jenisch	Y Nekritz Y Osmond	Y Watson A Winters
Y Churchill E Collins Y Colvin Y Coulson	Y Holbrook Y Howard Y Hultgren Y Jakobsson	Y Molaro Y Mulligan E Munson Y Myers	Y Turner Y Verschoore Y Wait Y Washington
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 Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2578

AFR-AMERICAN HIV/AIDS RESPONSE MOTION TO CONCUR IN SENATE AMENDMENTS NO. 1&2 CONCURRED

May 28, 2005

113 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 E 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 E 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 E Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan E 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 Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2853 BUSINESS-TECH MOTION TO CONCUR IN SENATE AMENDMENT NO. 1 CONCURRED

May 28, 2005

0 NAYS	0 PRESENT	
Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich E 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 E Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan E 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 Y Yarbrough
Y Jenisch	Y Osmond	Y Winters
	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich E 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 Joyce Y Kelly Y Kosel	Y Delgado Y Lang Y Dugan Y Leitch Y Dunkin Y Lindner Y Dunn Y Lyons, Eileen Y Eddy Y Lyons, Joseph Y Feigenholtz Y Mathias Y Flider Y Mautino Y Flowers Y May Y Franks Y McAuliffe Y Fritchey Y Froehlich Y Gordon Y Mendoza Y Graham Y Meyer Y Granberg Y Miller Y Hamos Y Hannig Y Hannig Y Hoffman Y Moffitt Y Holbrook Y Howard Y Howard Y Howard Y Hultgren Y Jakobsson Y Jakobsson Y Jefferson Y Jones Y Jore Y Horler Y Jones Y Core Y Core Y Molaro Y Mulligan Y Hultgren Y Myers Y Jones Y Osmond Y Jones Y Jore Y Parke Y Kelly Y Patterson Y Phelps

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3048 REGULATION-TECH MOTION TO CONCUR IN SENATE AMENDMENT NO. 1 CONCURRED

May 28, 2005

65 YEAS	48 NAYS	0 PRESENT	
Y Acevedo Y Bailey N Bassi N Beaubien N Beiser Y Bellock Y Berrios N Biggins N Black Y Boland N Bost N Bradley, John Y Bradley, Richard Y Brady N Brauer Y Brosnahan Y Burke N Chapa LaVia N Chavez	Y Delgado N Dugan Y Dunkin Y Dunn N Eddy Y Feigenholtz N Flider Y Flowers N Franks N Fritchey Y Froehlich E Giles N Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman	Y Lang Y Leitch N Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino N May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza N Meyer N Miller N Millner N Mitchell, Bill E Mitchell, Jerry Y Moffitt	Y Poe Y Pritchard N Reis Y Reitz Y Rita N Rose N Ryg N Sacia Y Saviano N Schmitz N Schock Y Scully Y Smith N Sommer Y Soto N Stephens Y Sullivan N Tenhouse Y Tryon
Y Brady N Brauer Y Brosnahan Y Burke N Chapa LaVia	Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman N Holbrook Y Howard Y Hultgren N Jakobsson N Jefferson N Jenisch Y Jones	N Miller N Millner N Mitchell, Bill E Mitchell, Jerry	Y Soto N Stephens Y Sullivan N Tenhouse Y Tryon Y Turner N Verschoore N Wait N Washington N Watson Y Winters Y Yarbrough
N D'Amico N Daniels Y Davis, Monique Y Davis, William	N Joyce Y Kelly Y Kosel Y Krause	Y Parke Y Patterson N Phelps N Pihos	Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3532 METH LAB CLEANUP PROTOCOL MOTION TO CONCUR IN SENATE AMENDMENT NO. 1 CONCURRED

May 28, 2005

113 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
Y 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	Y Schmitz
Y Bost	Y Froehlich	Y McGuire	Y Schock
Y Bradley, John	E 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
Y Chapa LaVia	Y Hassert	E Mitchell, Jerry	Y Tenhouse
Y Chavez	Y Hoffman	Y Moffitt	Y Tryon
Y Churchill	Y Holbrook	Y Molaro	Y Turner
E Collins	Y Howard	Y Mulligan	Y Verschoore
Y Colvin	Y Hultgren	E 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	Y Jones	Y Osterman	Y 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	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3628 CHILD CARE-TAX EXEMPT-ADOPTION

MOTION TO CONCUR IN SENATE AMENDMENTS NO. 2&3 CONCURRED

May 28, 2005

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

CONCURRED

NO. 17

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3678 SCH CD-BILINGUAL REIMBURSEMENT MOTION TO CONCUR IN SENATE AMENDMENT NO. 1

May 28, 2005

113 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 Delgado Y Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey Y Froehlich E Giles Y Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook	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 E Mitchell, Jerry Y Moffitt Y Molaro	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 Churchill E Collins Y Colvin Y Coulson Y Cross Y Cultra Y Currie Y D'Amico Y Daniels Y Davis, Monique	Y Holbrook Y Howard Y Hultgren Y Jakobsson Y Jefferson Y Jenisch Y Jones Y Joyce Y Kelly Y Kosel	Y Molaro Y Mulligan E Munson Y Myers Y Nekritz Y Osmond Y Osterman Y Parke Y Patterson Y Phelps	
Y Davis, William	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3800 MWRD-ANNEXATION TO DISTRICT MOTION TO CONCUR IN SENATE AMENDMENT NO. 1 CONCURRED

May 28, 2005

87 YEAS	25 NAYS	0 PRESENT	
Y Acevedo Y Bailey Y Bassi Y Beaubien N Beiser Y Bellock Y Berrios Y Biggins N Black Y Boland N Bost N Bradley, John Y Bradley, Richard Y Brady Y Brauer Y Brosnahan	Y Delgado N Dugan Y Dunkin Y Dunn Y Eddy Y Feigenholtz N Flider Y Flowers N Franks Y Fritchey Y Froehlich E Giles N Gordon Y Graham Y Granberg Y Hamos	Y Lang Y Leitch Y Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino N May Y McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza Y Meyer Y Miller Y Millner	Y Poe N Pritchard N Reis Y Reitz Y Rita N Rose N Ryg Y Sacia Y Saviano Y Schmitz N Schock Y Scully Y Smith Y Sommer Y Soto N Stephens
Y Bradley, Richard Y Brady Y Brauer Y Brosnahan Y Burke N Chapa LaVia N Chavez Y Churchill E Collins Y Colvin Y Coulson	N Gordon Y Graham Y Granberg Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook Y Howard Y Hultgren N Jakobsson	Y Mendoza Y Meyer Y Miller	Y Smith Y Sommer Y Soto N Stephens Y Sullivan N Tenhouse Y Tryon Y Turner N Verschoore A Wait Y Washington
Y Cross Y Cultra Y Currie N D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Jefferson Y Jenisch Y Jones Y Joyce Y Kelly Y Kosel Y Krause	N Nekritz N Osmond Y Osterman Y Parke Y Patterson N Phelps Y Pihos	Y Watson Y Winters Y Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3874

CRIM CD- CONTRACT MISCONDUCT MOTION TO CONCUR IN SENATE AMENDMENTS NO. 1&2 CONCURRED

May 28, 2005

113 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
Y 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	Y Schmitz
Y Bost	Y Froehlich	Y McGuire	Y Schock
Y Bradley, John	E 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
Y Chapa LaVia	Y Hassert	E Mitchell, Jerry	Y Tenhouse
Y Chavez	Y Hoffman	Y Moffitt	Y Tryon
Y Churchill	Y Holbrook	Y Molaro	Y Turner
E Collins	Y Howard	Y Mulligan	Y Verschoore
Y Colvin	Y Hultgren	E 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	Y Jones	Y Osterman	Y 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	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4014

EMS SYSTEMS-NONMED TRANSPORT MOTION TO CONCUR IN SENATE AMENDMENT NO. 1 CONCURRED

May 28, 2005

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4023 VIDEO GAMES-VIOLENT AND SEX

VIDEO GAMES-VIOLENT AND SEX MOTION TO CONCUR IN SENATE AMENDMENTS NO. 1,2&3 CONCURRED

May 28, 2005

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4030

SEX OFFENDER REGISTRATION MOTION TO CONCUR IN SENATE AMENDMENTS NO. 2&3 CONCURRED

May 28, 2005

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

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 251 RECREATIONAL USE LAND-PURPOSE THIRD READING PASSED

May 28, 2005

111 YEAS	2 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 E Collins Y Colvin N 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 E 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 E Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan E 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 Y Soto Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters Y Yarbrough
Y Cultra N Currie Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Jenisch Y Jones Y Joyce Y Kelly Y Kosel Y Krause	Y Osmond Y Osterman Y Parke Y Patterson Y Phelps Y Pihos	Y Winters Y Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 945 LIQUOR-TECH THIRD READING PASSED

May 28, 2005

65 YEAS	47 NAYS	1 PRESENT	
Y Acevedo	Y Delgado	Y Lang	Y Poe
Y Bailey	N Dugan	Y Leitch	N Pritchard
Y Bassi	Y Dunkin	N Lindner	N Reis
Y Beaubien	Y Dunn	N Lyons, Eileen	Y Reitz
N Beiser	Y Eddy	Y Lyons, Joseph	Y Rita
N Bellock	Y Feigenholtz	Y Mathias	Y Rose
Y Berrios	N Flider	Y Mautino	N Ryg
Y Biggins	Y Flowers	N May	Y Sacia
N Black	N Franks	Y McAuliffe	Y Saviano
Y Boland	Y Fritchey	N McCarthy	Y Schmitz
Y Bost	N Froehlich	Y McGuire	N Schock
N Bradley, John	E Giles	E McKeon	Y Scully
Y Bradley, Richard	N Gordon	Y Mendoza	Y Smith
Y Brady	Y Graham	Y Meyer	N Sommer
Y Brauer	Y Granberg	N Miller	Y Soto
N Brosnahan	Y Hamos	Y Millner	N Stephens
Y Burke	Y Hannig	N Mitchell, Bill	Y Sullivan
P Chapa LaVia	Y Hassert	E Mitchell, Jerry	N Tenhouse
N Chavez	Y Hoffman	N Moffitt	Y Tryon
N Churchill	N Holbrook	Y Molaro	Y Turner
E Collins	Y Howard	N Mulligan	N Verschoore
Y Colvin	N Hultgren	E Munson	N Wait
N Coulson	N Jakobsson	N Myers	N Washington
Y Cross	N Jefferson	Y Nekritz	N Watson
N Cultra	N Jenisch	N Osmond	Y Winters
Y Currie	Y Jones	Y Osterman	N Yarbrough
N D'Amico	N Joyce	N Parke	Y Younge
Y Daniels	Y Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	N Kosel	Y Phelps	1 III. Speaker
Y Davis, William	N Krause	N Pihos	
. Duvis, william	1. Illuuse	11 11105	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 926 REGULATION-TECH THIRD READING PASSED

May 28, 2005

95 YEAS	18 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Lang	Y Poe
Y Bailey	Y Dugan	N Leitch	N Pritchard
Y Bassi	Y Dunkin	Y Lindner	N 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	N Rose
Y Berrios	Y Flider	Y Mautino	Y Ryg
Y Biggins	Y Flowers	N May	Y Sacia
N Black	Y Franks	Y McAuliffe	Y Saviano
Y Boland	Y Fritchey	Y McCarthy	Y Schmitz
N Bost	Y Froehlich	Y McGuire	N Schock
Y Bradley, John	E Giles	E McKeon	Y Scully
Y Bradley, Richard	Y Gordon	Y Mendoza	Y Smith
Y Brady	Y Graham	Y Meyer	N Sommer
Y Brauer	Y Granberg	Y Miller	Y Soto
Y Brosnahan	Y Hamos	Y Millner	N Stephens
Y Burke	Y Hannig	N Mitchell, Bill	Y Sullivan
Y Chapa LaVia	Y Hassert	E Mitchell, Jerry	N Tenhouse
Y Chavez	Y Hoffman	Y Moffitt	Y Tryon
Y Churchill	Y Holbrook	Y Molaro	Y Turner
E Collins	Y Howard	Y Mulligan	Y Verschoore
Y Colvin	Y Hultgren	E Munson	Y Wait
N Coulson	Y Jakobsson	N Myers	Y Washington
Y Cross	Y Jefferson	Y Nekritz	Y Watson
Y Cultra	N Jenisch	Y Osmond	N Winters
Y Currie	Y Jones	Y Osterman	Y 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	N Pihos	

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1267 EMPLOYMENT-TECH THIRD READING PASSED

May 28, 2005

113 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
Y 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	Y Schmitz
Y Bost	Y Froehlich	Y McGuire	Y Schock
Y Bradley, John	E 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
Y Chapa LaVia	Y Hassert	E Mitchell, Jerry	Y Tenhouse
Y Chavez	Y Hoffman	Y Moffitt	Y Tryon
Y Churchill	Y Holbrook	Y Molaro	Y Turner
E Collins	Y Howard	Y Mulligan	Y Verschoore
Y Colvin	Y Hultgren	E 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	Y Jones	Y Osterman	Y 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	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 501 VEH CD-RELOCATOR DUTIES THIRD READING PASSED

May 28, 2005

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1693 PEN CD-IMRF-SLEP BENEFITS FLOOR AMENDMENT NO. 1 - HANNIG LOST

May 28, 2005

46 YEAS	65 NAYS	1 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	N Lyons, Eileen	Y Reitz
N Beiser	Y Eddy	Y Lyons, Joseph	Y Rita
N Bellock	Y Feigenholtz	N Mathias	N Rose
Y Berrios	N Flider	Y Mautino	N Ryg
N Biggins	Y Flowers	N May	N Sacia
N Black	N Franks	N McAuliffe	Y Saviano
Y Boland	Y Fritchey	Y McCarthy	N Schmitz
N Bost	N Froehlich	Y McGuire	N Schock
N Bradley, John	E Giles	E McKeon	N Scully
Y Bradley, Richard	N Gordon	N Mendoza	Y Smith
Y Brady	Y Graham	N Meyer	N Sommer
N Brauer	Y Granberg	Y Miller	Y Soto
Y Brosnahan	A Hamos	Y Millner	N Stephens
Y Burke	Y Hannig	N Mitchell, Bill	N Sullivan
N Chapa LaVia	N Hassert	E Mitchell, Jerry	N Tenhouse
N Chavez	Y Hoffman	N Moffitt	N Tryon
N Churchill	Y Holbrook	Y Molaro	Y Turner
E Collins	Y Howard	N Mulligan	Y Verschoore
Y Colvin	N Hultgren	E 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	Y Jones	Y Osterman	Y Yarbrough
N D'Amico	P Joyce	N Parke	Y Younge
N Daniels	Y Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	N Kosel	N Phelps	-
Y Davis, William	N Krause	N Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 157 FY06 HOSPITAL ASSESSMENT ACT THIRD READING PASSED

May 28, 2005

105 YEAS	8 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 E Collins Y Colvin Y Coulson Y Cross	Y Delgado Y Dugan Y Dunkin N Dunn Y Eddy Y Feigenholtz Y Flider Y Flowers Y Franks Y Fritchey N Froehlich E 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 N McAuliffe Y McCarthy Y McGuire E McKeon Y Mendoza N Meyer Y Miller Y Miller Y Millner Y Mitchell, Bill E Mitchell, Jerry Y Moffitt Y Molaro Y Mulligan E Munson Y Myers Y Nekritz	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose Y Ryg N Sacia N Saviano N 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
		3	Y Watson Y Winters
E Collins Y Colvin Y Coulson	Y Howard Y Hultgren Y Jakobsson	Y Mulligan E Munson Y Myers	Y Turner Y Verschoore Y Wait Y Washington
		- 00	Y Winters Y Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3092 EDUCATION-TECH THIRD READING PASSED

May 28, 2005

87 YEAS	24 NAYS	1 PRESENT	
Y Acevedo	Y Delgado	Y Lang	Y Poe
A Bailey	N Dugan	Y Leitch	Y Pritchard
Y Bassi	Y Dunkin	Y Lindner	N Reis
Y Beaubien	Y Dunn	Y Lyons, Eileen	Y Reitz
N Beiser	Y Eddy	Y Lyons, Joseph	Y Rita
Y Bellock	Y Feigenholtz	Y Mathias	Y Rose
Y Berrios	N Flider	Y Mautino	N Ryg
Y Biggins	Y Flowers	N May	Y Sacia
Y Black	N Franks	Y McAuliffe	Y Saviano
Y Boland	N Fritchey	N McCarthy	Y Schmitz
Y Bost	Y Froehlich	Y McGuire	N Schock
N Bradley, John	E Giles	E McKeon	Y Scully
Y Bradley, Richard	N Gordon	Y Mendoza	Y Smith
Y Brady	Y Graham	Y Meyer	Y Sommer
Y Brauer	Y Granberg	N Miller	Y Soto
N Brosnahan	Y Hamos	Y Millner	Y Stephens
Y Burke	Y Hannig	Y Mitchell, Bill	Y Sullivan
N Chapa LaVia	Y Hassert	E Mitchell, Jerry	Y Tenhouse
N Chavez	Y Hoffman	Y Moffitt	Y Tryon
Y Churchill	Y Holbrook	Y Molaro	Y Turner
E Collins	Y Howard	Y Mulligan	N Verschoore
P Colvin	Y Hultgren	E Munson	Y Wait
Y Coulson	N Jakobsson	Y Myers	N Washington
Y Cross	N Jefferson	Y Nekritz	Y Watson
Y Cultra	Y Jenisch	Y Osmond	Y Winters
Y Currie	Y Jones	Y Osterman	Y Yarbrough
N D'Amico	N Joyce	Y Parke	Y Younge
Y Daniels	Y Kelly	N Patterson	Y Mr. Speaker
Y Davis, Monique	Y Kosel	N Phelps	•
Y Davis, William	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3814 VEH CD-VEHICLE LENGTH-65 FT THIRD READING PASSED

May 28, 2005

100 YEAS	12 NAYS	0 PRESENT	
Y Acevedo A Bailey Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios	Y Delgado Y Dugan Y Dunkin Y Dunn Y Eddy N Feigenholtz Y Flider	Y Lang Y Leitch N Lindner Y Lyons, Eileen Y Lyons, Joseph Y Mathias Y Mautino	Y Poe Y Pritchard Y Reis Y Reitz Y Rita Y Rose
Y Biggins Y Black Y Boland Y Bost	Y Flowers N Franks Y Fritchey Y Froehlich	Y May Y McAuliffe Y McCarthy Y McGuire	Y Ryg Y Sacia Y Saviano Y Schmitz Y Schock
Y Bradley, John Y Bradley, Richard Y Brady Y Brauer	E Giles Y Gordon Y Graham Y Granberg	E McKeon Y Mendoza Y Meyer Y Miller	Y Scully Y Smith Y Sommer Y Soto
N Brosnahan Y Burke Y Chapa LaVia Y Chavez Y Churchill	Y Hamos Y Hannig Y Hassert Y Hoffman Y Holbrook	Y Millner Y Mitchell, Bill E Mitchell, Jerry Y Moffitt Y Molaro	Y Stephens Y Sullivan Y Tenhouse Y Tryon Y Turner
E Collins Y Colvin N Coulson Y Cross	Y Howard Y Hultgren Y Jakobsson Y Jefferson	N Mulligan E Munson Y Myers Y Nekritz	Y Verschoore Y Wait Y Washington Y Watson
Y Cultra N Currie Y D'Amico Y Daniels Y Davis, Monique Y Davis, William	Y Jenisch Y Jones N Joyce Y Kelly N Kosel N Krause	Y Osmond N Osterman Y Parke Y Patterson Y Phelps N Pihos	Y Winters Y Yarbrough Y Younge Y Mr. Speaker

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3871 EMERGENCY POWERS-IMMUNITIES THIRD READING PASSED

May 28, 2005

112 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Lang	Y Poe
A 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
Y 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	Y Schmitz
Y Bost	Y Froehlich	Y McGuire	Y Schock
Y Bradley, John	E 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
Y Chapa LaVia	Y Hassert	E Mitchell, Jerry	Y Tenhouse
Y Chavez	Y Hoffman	Y Moffitt	Y Tryon
Y Churchill	Y Holbrook	Y Molaro	Y Turner
E Collins	Y Howard	Y Mulligan	Y Verschoore
Y Colvin	Y Hultgren	E 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	Y Jones	Y Osterman	Y 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	Y Krause	Y Pihos	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 13 ST PROMPT PAY- VOUCHER INFO THIRD READING PASSED

May 28, 2005

72 YEAS	40 NAYS	0 PRESENT	
Y Acevedo	Y Delgado	Y Lang	N Poe
A Bailey	Y Dugan	N Leitch	N Pritchard
N Bassi	Y Dunkin	N Lindner	N Reis
N Beaubien	N Dunn	Y 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	Y Froehlich	Y McGuire	N Schock
Y Bradley, John	E Giles	E McKeon	Y Scully
Y Bradley, Richard	Y Gordon	Y Mendoza	Y Smith
Y Brady	Y Graham	N 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	Y Hassert	E Mitchell, Jerry	N Tenhouse
Y Chavez	Y Hoffman	Y Moffitt	Y Tryon
N Churchill	Y Holbrook	Y Molaro	Y Turner
E Collins	Y Howard	N Mulligan	Y Verschoore
Y Colvin	N Hultgren	E Munson	N Wait
N Coulson	Y Jakobsson	N Myers	Y Washington
Y Cross	Y Jefferson	Y Nekritz	N Watson
N Cultra	N Jenisch	N Osmond	N Winters
Y Currie	Y Jones	Y Osterman	Y Yarbrough
Y D'Amico	Y Joyce	N Parke	Y Younge
N Daniels	Y Kelly	Y Patterson	Y Mr. Speaker
Y Davis, Monique	Y Kosel	Y Phelps	-
Y Davis, William	N Krause	N Pihos	

60TH LEGISLATIVE DAY

Perfunctory Session

SATURDAY, MAY 28, 2005

At the hour of 4:28 o'clock p.m., the House convened perfunctory session.

RESOLUTIONS

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

HOUSE RESOLUTION 509

Offered by Representative Currie:

WHEREAS, American democracy was conceived as a vision where government derives its authority through the consent of the governed and that democracy succeeds best when the governed are active and responsible participants; and

WHEREAS, Abraham Lincoln, in whose legacy the State of Illinois stands, thoughtfully captured the idea of self-governance in the Gettysburg Address when he said ours is "the government of the people, by the people and for the people"; and

WHEREAS, Recent studies have found that civic education in our schools is inadequate and not a priority; and

WHEREAS, Studies have found that an overwhelming majority of students lack a proficient understanding of civics, United States history, and America's constitutional heritage; and

WHEREAS, Young people between the ages of 18 and 25 vote at lower rates than any other age group; and

WHEREAS, Without an involved and informed citizenry, the goals of democracy are threatened; and

WHEREAS, The Illinois Civic Mission Coalition and the Campaign for the Civic Mission of Schools are working to create ideas and develop ways in which the connection between civic education and democracy can flourish; and

WHEREAS, It is our collective obligation to provide young people with the opportunity to apply what they learn through authentic civic learning and community service experiences intentionally linked to formal curriculum and classroom instruction; and

WHEREAS, Illinois Democracy Schools have the potential to achieve that shared responsibility; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that the concept suggested by the Democracy Schools Initiative should be implemented, when and where appropriate, by school boards, principals, teachers, students, parents, and the community as models for a place in which the rights, obligations, and responsibilities of citizenship are fostered and in which student leadership is encouraged.

HOUSE RESOLUTION 510

Offered by Representative Stephens:

WHEREAS, Memorial Day was officially proclaimed on May 5, 1868, by General John Logan, national commander of the Grand Army of the Republic, in his General Order No. 11 and was first observed on May 30, 1868, when flowers were placed on the graves of Union and Confederate soldiers at Arlington National Cemetery; and

WHEREAS, Memorial Day was officially declared a national holiday in May of 1966 by President Lyndon B. Johnson as a national day of remembrance for those who have died in our nation's service; a day where every citizen of the United States can actively remember our ancestors, our family members, our

loved ones, our neighbors, and our friends who have given the ultimate sacrifice; Memorial Day traditionally has been observed on May 30th of each year, but is currently observed on the last Monday in the month of May; and

WHEREAS, There are many ways in which citizens of the United States can honor all of the fallen soldiers that have given the ultimate sacrifice for the freedoms offered by this great nation, including visiting cemeteries and placing flags or flowers on the graves of our fallen heroes, visiting memorials, flying the United State's flag at half-staff until noon, flying the POW/MIA Flag at half-staff until noon, participating in the "National Moment of Remembrance" at 3 p.m. to pause and think upon the true meaning of the day, by renewing a pledge to aid the widows, widowers, and orphans of our fallen dead, and to aid the disabled veterans; and

WHEREAS, The State of Illinois strongly supports all of our men and women of the armed forces, both active and departed, and wants to further honor the sacrifice of all United States men and women who have faithfully served in our armed forces; and

WHEREAS, It is appropriate that the Illinois General Assembly establish a new Memorial Day tradition honoring our fallen brethren by reading an annual list of all of the names of those American soldiers that have given the ultimate sacrifice; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that beginning in 2006, the Illinois House of Representatives shall adopt the policy, whether by rule or other action, that provides that the House Clerk shall annually, either on Memorial Day or on a reasonable session day scheduled prior to Memorial Day, read the names of all of the soldiers, from each and every branch of the United States armed forces and military reserves, who have been killed in the line of duty during the prior year; and be it further

RESOLVED, That the list is to be obtained by the House Clerk no later than May 15 of every year, and the clerk may enlist the help of the United States Department of Defense or the Illinois Department of Military Affairs so that the most accurate account of fallen soldiers may be honored by the Illinois House of Representatives as well as all of the State of Illinois; and be it further

RESOLVED, That the House Clerk shall always preface the reading of the list of fallen United States soldiers with the following quote from former President Abraham Lincoln as stated in the Gettysburg Address "From these honored dead we take increased devotion to that cause for which they here gave the last full measure of devotion - that we here highly resolve that these dead shall not have died in vain."; and be it further

RESOLVED, That, if in any year, no soldier in the United States armed forces and military reserves has been killed in the line of duty, then the House Clerk shall then offer a moment of silence and reflection to be taken in order to remember those soldiers that have fallen in the past and is to offer a prayer that our soldiers continue to be protected from potential harm while serving our country; and be it further

RESOLVED, That a copy of this resolution shall be presented to Speaker of the House of Representatives of the State of Illinois, Michael J. Madigan; House of Representatives of the State of Illinois Minority Leader Tom Cross; United States Speaker of the House Dennis Hastert; United States Senator Dick Durbin; every member of the Ninety-Fourth General Assembly of the State of Illinois; and every member of the Illinois Congressional delegation.

HOUSE RESOLUTION 520

Offered by Representative Hoffman:

WHEREAS, The North American Safe Boating Campaign, sponsored by the National Safe Boating Council, the United States Coast Guard, and several other American and Canadian organizations, educates recreational boaters on the rules and procedures of safe boating; and

WHEREAS, National Safe Boating Week traditionally marks the start of the campaign and "highlights the need for boaters to take command of their safety by wearing a life jacket at all times while on the water"; and

WHEREAS, Drowning remains the number one cause of death among victims of fatal boating accidents; on average, 700 people die each year in boating-related accidents in the U.S. and nearly 70% of these are fatalities caused by drowning; and

WHEREAS, The vast majority of these accidents are caused by human error or poor judgment and not by the boat, equipment, or environmental factors; and

WHEREAS, A significant number of boaters who lose their lives by drowning each year would be alive today had they worn their life jackets; modern life jackets are more comfortable, more attractive, and more wearable than styles of years past and deserve a fresh look by today's boating public; and

WHEREAS, There are five tips for boating safely: wear your life jacket, stay sober, take a safe boating course, get your boat checked (the Coast Guard Auxiliary offers a free vessel safety check), and be aware of carbon monoxide, a poisonous gas that is odorless, colorless, and can be lethal; 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 May 21, 2005, through May 27, 2005, as Boat Smart. Boat Safe. Wear It. Week in Illinois; and be it further

RESOLVED, That a suitable copy of this resolution be presented to the National Safe Boating Council.

HOUSE JOINT RESOLUTION 62

Offered by Representative Scully:

WHEREAS, As the seat of State government, Springfield is uniquely situated to be the site of a law school focused on government service and law enforcement; and

WHEREAS, The capital city offers a setting that is rich in both academic resources and practical training for an institution that would meet a current need and enhance future opportunities in the realm of government scholarship and service; and

WHEREAS, Illinois boasts a proud tradition of quality legal education, but the growing complexity of government's role in society presents challenges that currently are not adequately addressed by the State's institutions of higher learning; and

WHEREAS, The issues of public service increasingly call for lawyers skilled in forming, administering, enforcing, and interpreting the law on behalf of a citizenry that demands and deserves excellence from its civic servants and institutions; and

WHEREAS, In Springfield, a law school would have ready access to top-notch libraries and a pool of professional talent from the Illinois Supreme Court, the Illinois Appellate Court, the Illinois Circuit Court, the Federal Courts, the State Library, the General Assembly, State agencies, the University of Illinois at Springfield, and the Sangamon County bar; and

WHEREAS, A law school curriculum that rigorously tackles the broad range of legal questions facing communities throughout the State would ensure a cadre of alumni superbly equipped to confront Illinois' vital topics in the 21st century and beyond; 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 a task force is created to study the feasibility of establishing a law school in Springfield with a curriculum oriented towards government service and law enforcement and serving students living and working in central Illinois; and be it further

RESOLVED, That the task force shall consist of 7 members appointed as follows: one member appointed by the Speaker of the House; one member appointed by the House Minority Leader; one member appointed by the President of the Senate; one member appointed by the Senate Minority Leader; one member appointed by the Sangamon County Bar Association; one member appointed by the Illinois Supreme Court; and one member appointed by the Mayor of the City of Springfield; and that the task force shall select a chairperson from among its members, and that the task force shall meet at the call of the chairperson; and be it further

RESOLVED, That the task force shall consult and coordinate with the Illinois Board of Higher Education in conducting its feasibility study; and be it further

RESOLVED, That the task force shall submit a report of its study, its conclusions, and its recommendations to the General Assembly as expeditiously as possible.

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Granberg replaced Representative McCarthy in the Committee on Environmental Health on May 28, 2005.

Representative Rita replaced Representative McKeon in the Committee on Executive on May 28, 2005.

Representative Fritchey replaced Representative Molaro in the Committee on Executive on May 28, 2005.

Representative Joyce replaced Representative Burke in the Committee on Personnel and Pensions on May 28, 2005.

Representative Lang replaced Representative Collins in the Committee on Judiciary II - Criminal Law on May 28, 2005.

REPORTS FROM STANDING COMMITTEES

Representative Osterman, Chairperson, from the Committee on Local Government to which the following were referred, action taken on May 28, 2005, and reported the same back with the following recommendations:

That the Motion be reported "recommends be adopted" and placed on the House Calendar:

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 509.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 668.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 2611.

Motion to concur with Senate Amendment No. 1 to HOUSE BILL 2613.

The committee roll call vote on Motion to Concur with Senate Amendment No. 1 to House Bills 509 and 2611 is as follows:

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

Y Osterman, Harry(D), Chairperson Y Beiser, Daniel(D)
Y Flider, Robert(D), Vice-Chairperson Y Kelly, Robin(D)
Y Mathias, Sidney(R), Republican Spokesperson Y Moffitt, Donald(R)
Y Ryg, Kathleen(D) Y Sommer, Keith(R)
Y Tryon, Michael(R) Y Watson, Jim(R)
Y Younge, Wyvetter(D)

The committee roll call vote on Motion to Concur with Senate Amendment No. 1 to House Bill 668 is as follows:

7, Yeas; 3, Nays; 0, Answering Present.

Y Osterman, Harry(D), Chairperson N Beiser, Daniel(D)
N Flider, Robert(D), Vice-Chairperson Y Kelly, Robin(D)
Y Mathias, Sidney(R), Republican Spokesperson Y Moffitt, Donald(R)
N Ryg, Kathleen(D) A Sommer, Keith(R)
Y Tryon, Michael(R) Y Watson, Jim(R)
Y Younge, Wyvetter(D)

The committee roll call vote on Motion to Concur with Senate Amendment No. 1 to House Bill 2613 is as follows:

6, Yeas; 4, Nays; 0, Answering Present.

Y Osterman, Harry(D), Chairperson N Beiser, Daniel(D)
N Flider, Robert(D), Vice-Chairperson Y Kelly, Robin(D)
Y Mathias, Sidney(R), Republican Spokesperson N Moffitt, Donald(R)
Y Ryg, Kathleen(D) A Sommer, Keith(R)
Y Tryon, Michael(R) N Watson, Jim(R)
Y Younge, Wyvetter(D)

Representative May, Chairperson, from the Committee on Environmental Health to which the following were referred, action taken on May 28, 2005, and reported the same back with the following recommendations:

That the Motion be reported "recommends be adopted" and placed on the House Calendar: Motion to concur with Senate Amendments numbered 2 and 5 to HOUSE BILL 511.

The committee roll call vote on Motion to Concur with Senate Amendments No. 2 and 5 to House Bill 511 is as follows:

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

Y May,Karen(D), Chairperson A Brauer,Rich(R) A Churchill,Robert(R) Y Feigenholtz,Sara(D)

Y Granberg(D) (replacing McCarthy) Y Meyer, James(R), Republican Spokesperson

Y Parke, Terry(R) Y Ryg, Kathleen(D) A Tryon, Michael(R) Y Yarbrough, Karen(D)

Y Younge, Wyvetter(D), Vice-Chairperson

Representative Burke, Chairperson, from the Committee on Executive to which the following were referred, action taken on May 28, 2005, and reported the same back with the following recommendations:

That the bills be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILLS 357 and 1209.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 2030.

The committee roll call vote on Senate Bill 357 is as follows:

12, Yeas; 1, Nay; 0, Answering Present.

Y Burke,Daniel(D), Chairperson Y Acevedo,Edward(D)
Y Berrios,Maria(D) Y Biggins,Bob(R)
Y Bradley,Richard(D) Y Hassert,Brent(R)

Y Jones, Lovana(D)
Y Kosel, Renee(R), Republican Spokesperson
N Lyons, Eileen(R)
Y Lyons, Joseph(D), Vice-Chairperson
Y Rita(D) (replacing McKeon)
Y Fritchey(D) (replacing Molaro)

Y Saviano, Angelo(R)

The committee roll call vote on Senate Bill 1209 is as follows:

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

Y Burke,Daniel(D), Chairperson Y Acevedo,Edward(D)
Y Berrios,Maria(D) Y Biggins,Bob(R)
Y Bradley,Richard(D) Y Hassert,Brent(R)

Y Jones, Lovana(D)
Y Kosel, Renee(R), Republican Spokesperson
Y Lyons, Eileen(R)
Y Lyons, Joseph(D), Vice-Chairperson
Y Rita(D) (replacing McKeon)
P Fritchey(D) (replacing Molaro)

Y Saviano, Angelo(R)

The committee roll call vote on Senate Bill 2030 is as follows:

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

Y Burke,Daniel(D), Chairperson Y Acevedo,Edward(D)
Y Berrios,Maria(D) Y Biggins,Bob(R)
A Bradley,Richard(D) Y Hassert,Brent(R)

Y Jones, Lovana(D)
N Kosel, Renee(R), Republican Spokesperson
N Lyons, Eileen(R)
Y Rita(D) (replacing McKeon)
Y Fritchey(D) (replacing Molaro)

Y Saviano, Angelo(R)

Representative Saviano, Chairperson, from the Committee on Registration and Regulation to which the following were referred, action taken on May 28, 2005, and reported the same back with the following recommendations:

That the bill be reported "do pass" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 930.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: SENATE BILL 2072.

That the Motion be reported "recommends be adopted" and placed on the House Calendar: Motion to concur with Senate Amendment No. 2 to HOUSE BILL 930.

The committee roll call vote on Senate Bills 930 and 2072 and Motion to Concur with Senate Amendment No. 2 to House Bill 930 is as follows:

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

Y Saviano, Angelo(R), Chairperson Y Acevedo, Edward (D) Y Bellock, Patricia(R) A Bradley, Richard(D) Y Brauer, Rich(R) Y Burke, Daniel(D) Y Coulson, Elizabeth (R), Republican Spokesperson Y Davis, Monique(D) Y Fritchey, John(D), Vice-Chairperson Y Delgado, William(D) Y Froehlich.Paul(R) Y Granberg.Kurt(D) Y Holbrook, Thomas(D) A Joyce, Kevin(D) Y Kosel, Renee(R) Y Mautino, Frank(D) Y Mendoza, Susana(D) Y McAuliffe.Michael(R) Y Miller, David(D) Y Millner, John(R) Y Mulligan, Rosemary (R) Y Munson, Ruth(R) Y Phelps, Brandon(D) Y Reis, David(R) Y Reitz, Dan(D) Y Sullivan, Ed(R)

Representative Richard Bradley, Chairperson, from the Committee on Personnel and Pensions to which the following were referred, action taken on May 28, 2005, and reported the same back with the following recommendations:

That the bills be reported "do pass" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 1009 and SENATE BILL 21.

The committee roll call vote on Senate Bill 21 and House Bill 1009 is as follows:

3, Yeas; 1, Nay; 0, Answering Present.

Y Bradley, Richard (D), Chairperson N Brauer, Rich (R)

Y Joyce(D) (replacing Burke) Y Colvin, Marlow(D), Vice-Chairperson

A Poe, Raymond(R), Republican Spokesperson

Representative Fritchey, Chairperson, from the Committee on Judiciary I - Civil Law to which the following were referred, action taken on May 28, 2005, and reported the same back with the following recommendations:

That the resolution be reported "recommends be adopted" and be placed on the House Calendar: SENATE JOINT RESOLUTION 3.

The committee roll call vote on Senate Joint Resolution 3 is as follows:

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

Y Fritchey, John(D), Chairperson Y Bradley, John(D), Vice-Chairperson

Y Brosnahan,James(D)
Y Hamos,Julie(D)
Y Gordon,Careen(D)
Y Hoffman,Jay(D)

Y Hultgren, Randall(R), Republican Spokesperson Y Lang, Lou(D)

Y Mathias,Sidney(R)
Y Osmond,JoAnn(R)
Y Sacia,Jim(R)
Y Nekritz,Elaine(D)
Y Rose,Chapin(R)
Y Wait,Ronald(R)

Representative Holbrook, Chairperson, from the Committee on Public Utilities to which the following were referred, action taken on May 28, 2005, and reported the same back with the following recommendations:

That the Motion be reported "recommends be adopted" and placed on the House Calendar: Motion to concur with Senate Amendment No. 1 to HOUSE BILL 3755.

The committee roll call vote on Motion to Concur with Senate Amendment No. 1 to House Bill 3755 is as follows:

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

A Collins,Annazette(D), Chairperson
Y Biggins,Bob(R)
Y Davis,Monique(D)
A Hassert,Brent(R)
Y Holbrook,Thomas(D), Vice-Chairperson
Y Jefferson,Charles(D)
Y Jones,Lovana(D)
Y Saviano,Angelo(R)
Y Watson,Jim(R), Republican Spokesperson

Representative John Bradley, Chairperson, from the Committee on Judiciary II - Criminal Law to which the following were referred, action taken on May 28, 2005, and reported the same back with the following recommendations:

That the Motion be reported "recommends be adopted" and placed on the House Calendar:

Motion to concur with Senate Amendments numbered 1 and 2 to HOUSE BILL 1588.

The committee roll call vote on Motion to Concur with Senate Amendments No. 1 and 2 to House Bill 1588 is as follows:

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

Y Molaro, Robert(D), Chairperson Y Bailey, Patricia(D) Y Bradley.John(D) Y Lang(D) (replacing Collins) Y Cultra, Shane(R) Y Delgado, William(D), Vice-Chairperson Y Gordon, Careen(D) Y Howard, Constance(D) Y Jones, Lovana(D) Y Lindner, Patricia(R), Republican Spokesperson Y Mautino,Frank(D) Y Millner, John(R) Y Sacia, Jim(R) Y Reis, David(R) Y Stephens, Ron(R) Y Wait, Ronald(R)

Representative Holbrook, Chairperson, from the Committee on Environment & Energy to which the following were referred, action taken on May 28, 2005, and reported the same back with the following recommendations:

That the Motion be reported "recommends be adopted" and placed on the House Calendar: Motion to concur with Senate Amendment No. 1 to HOUSE BILL 523.

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 2 to SENATE BILL 1814.

The committee roll call vote on Motion to Concur with Senate Amendment No. 1 to House Bill 523 and Amendment No. 2 to Senate Bill 1814 is as follows:

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

Y Holbrook, Thomas(D), Chairperson Y Nekritz, Elaine(D), Vice-Chairperson Y Bradley, Richard(D) Y Cultra, Shane(R) Y Hamos, Julie(D) Y Joyce, Kevin(D) Y Kosel, Renee(R) Y Leitch, David(R) Y Mautino,Frank(D) Y May, Karen(D) Y Meyer, James (R) Y Parke, Terry(R) Y Phelps, Brandon(D) Y Reitz, Dan(D) Y Rita, Robert(D) Y Rose, Chapin(R) Y Schock, Aaron(R) Y Smith, Michael(D) Y Tenhouse, Art(R), Republican Spokesperson Y Tryon, Michael (R)

Y Verschoore, Patrick(D)

Y Winters, Dave(R)

Representative Franks, Chairperson, from the Committee on State Government Administration to which the following were referred, action taken on May 28, 2005, and reported the same back with the following recommendations:

That the Motion be reported "recommends be adopted" and placed on the House Calendar: Motion to concur with Senate Amendment No. 1 to HOUSE BILL 1589.

The committee roll call vote on Motion to Concur with Senate Amendment No. 1 to House Bill 1589 is as follows:

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

Y Franks, Jack(D), Chairperson

Y Chavez, Michelle(D)

Y Dugan,Lisa(D), Vice-Chairperson

Y Mitchell,Bill(R)

Y Stephens, Ron(R), Republican Spokesperson

Y Bradley, John(D)

Y Collins, Annazette(D)

Y Lindner, Patricia(R)

Y Myers, Richard(R)

At the hour of 4:33 o'clock p.m., the House Perfunctory Session adjourned.