STATE OF ILLINOIS



HOUSE JOURNAL

HOUSE OF REPRESENTATIVES NINETY-FOURTH GENERAL ASSEMBLY 82ND LEGISLATIVE DAY REGULAR & PERFUNCTORY SESSION WEDNESDAY, JANUARY 25, 2006 12:05 O'CLOCK P.M.

HOUSE OF REPRESENTATIVES Daily Journal Index 82nd Legislative Day

Action	Page(s)
Adjournment	22
Agreed Resolutions	10
Change of Sponsorship	8
Fiscal Notes Supplied	
Introduction and First Reading - HB 5255-5314	
Legislative Measures Assigned to Committee	4
Motions Submitted	8
Perfunctory Adjournment	35
Perfunctory Session	
Quorum Roll Call	4
Reports From Standing Committees	5
Resolutions	
Temporary Committee Assignments	

Bill Number	Legislative Action	Page(s)
HB 1295	Recall	14
HB 1744	Recall	14
HB 1744	Second Reading	11
HB 4113	Motion	22
HB 4134	Second Reading	11
HB 4135	Committee Report	5
HB 4137	Second Reading – Amendment/s	11
HB 4140	Motion	22
HB 4142	Motion	22
HB 4147	Committee Report	8
HB 4172	Second Reading	12
HB 4197	Committee Report	
HB 4202	Second Reading	
HB 4204	Second Reading – Amendment/s	
HB 4217	Third Reading	20
HB 4302	Committee Report	
HB 4304	Motion Submitted	8
HB 4315	Committee Report	6
HB 4317	Third Reading	
HB 4318	Motion	
HB 4334	Committee Report	6
HB 4349	Third Reading	21
HB 4359	Third Reading	21
HB 4377	Second Reading	13
HB 4409	Motion	22
HB 4419	Second Reading – Amendment/s	13
HB 4424	Motion	22
HB 4425	Committee Report	6
HB 4449	Committee Report	6
HB 4453	Committee Report	7
HB 4459	Motion	22
HB 4462	Committee Report	6
HB 4525	Committee Report	7
HB 4526	Committee Report	5
HB 4696	Committee Report	5

HB 4699	Second Reading	14
HB 4723	Motion	22
HB 4736	Second Reading	14
HJR 0073	Adoption	
HJR 0075	Committee Report	5
HJR 0083	Adoption	21
HR 0074	Committee Report	6
HR 0076	Committee Report	6
HR 0711	Committee Report	6
HR 0722	Committee Report	6
HR 0765	Committee Report	6
HR 0772	Adoption	11
HR 0796	Adoption	22
HR 0806	Committee Report	6
HR 0824	Adoption	21
HR 0846	Resolution	10
HR 0846	Adoption	22
HR 0847	Resolution	10
HR 0847	Adoption	22
HR 0848	Resolution	10
HR 0848	Adoption	22
HR 0849	Resolution	8
HR 0850	Resolution	10
HR 0850	Adoption	22
HR 0851	Resolution	9
HR 0852	Resolution	10
HR 0853	Resolution	10
HR 0853	Adoption	22
SB 1681	Second Reading – Amendment/s	
SB 1681	Third Reading	20

The House met pursuant to adjournment. Representative Hannig in the chair.

Prayer by Reverend Richard L. Tolliver Dr. with the St. Edmunds Episcopal Church in Chicago, IL., and Reverend Frederick Aigner, with the Lutheran Social Services of Illinois In Des Plaines, IL.

Representative Munson 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: 114 present. (ROLL CALL 1)

By unanimous consent, Representatives Bassi, Delgado, Patterson and Tenhouse were excused from attendance.

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Durkin replaced Representative Black in the Committee on Rules on January 25, 2006.

Representative Currie replaced Representative Feigenholtz in the Committee on Environmental Health on January 25, 2006.

Representative Winters replaced Representative Meyer in the Committee on Environmental Health on January 25, 2006.

Representative Feigenholtz replaced Representative Delgado in the Committee on Human Services on January 25, 2006.

Representative Beaubien replaced Representative Bassi in the Committee on Elementary & Secondary Education on January 25, 2006.

Representative Howard replaced Representative Osterman in the Committee on Elementary & Secondary Education on January 25, 2006.

Representative Jakobsson replaced Representative Hoffman in the Committee on Labor on January 25, 2006.

REPORT FROM THE COMMITTEE ON RULES

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on January 25, 2006, reported the same back with the following recommendations:

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Health Care Availability and Access: SENATE JOINT RESOLUTION 57. Revenue: HOUSE AMENDMENT No. 1 to HOUSE BILL 1744.

The committee roll call vote on the foregoing Legislative Measures is as follows: 5, Yeas; 0, Nays; 0, Answering Present.

Y Currie(D), Chairperson Y Hannig(D) Y Turner(D) Y Durkin(R) (replacing Black) Y Hassert(R)

REPORTS FROM STANDING COMMITTEES

Representative Giles, Chairperson, from the Committee on Elementary & Secondary Education to which the following were referred, action taken on January 25, 2006, 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: HOUSE BILL 4696.

The committee roll call vote on House Bill 4696 is as follows:

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

Y Giles, Calvin(D), Chairperson Y Davis, Monique(D), Vice-Chairperson Y Beaubien, Mark(R) (replacing Bassi) N Beiser, Daniel(D) Y Chapa LaVia,Linda(D) A Colvin, Marlow(D) N Dugan,Lisa(D) Y Eddy, Roger(R)N Flider,Robert(D) A Joyce,Kevin(D) Y Miller, David(D) Y Moffitt, Donald(R) A Mulligan, Rosemary(R) Y Munson, Ruth(R)Y Pihos.Sandra(R)

- Y Reis, David(R)
- Y Watson, Jim(R)

- Y Mitchell, Jerry(R), Republican Spokesperson
- Y Howard, Constance(D) (replacing Osterman)
- Y Pritchard.Robert(R)
- Y Smith, Michael(D)

Representative Delgado, Chairperson, from the Committee on Human Services to which the following were referred, action taken on January 25, 2006, 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 BILLS 4135 and 4526.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 4302.

That the resolution be reported "recommends be adopted" and be placed on the House Calendar: HOUSE JOINT RESOLUTION 75.

The committee roll call vote on House Joint Resolutions 75 and House Bills 4135 and 4302 is as follows:

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

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

Y Feigenholtz, Sara(D) (replacing Delgado)

- Y Feigenholtz, Sara(D) (replacing Delgado)
- Y Chavez, Michelle(D)
- Y Coulson, Elizabeth(R)
- Y Dunn, Joe(R)
- Y Howard, Constance(D)

Y Chavez, Michelle(D)

Y Coulson, Elizabeth(R)

Y Howard, Constance(D)

Y Jenisch, Roger(R)

Y Dunn, Joe(R)

Y Jenisch, Roger(R)

- Y Bellock, Patricia(R), Republican Spokesperson
- Y Collins, Annazette(D)
- Y Cultra, Shane(R)
- Y Flowers, Mary(D)
- Y Jakobsson, Naomi(D)
- Y Rita, Robert(D), Vice-Chairperson

The committee roll call vote on House Bill 4526 is as follows:

- Y Bellock, Patricia(R), Republican Spokesperson
- Y Collins, Annazette(D)
- Y Cultra, Shane(R)
- N Flowers, Mary(D)
- Y Jakobsson, Naomi(D)
- Y Rita,Robert(D), Vice-Chairperson

Representative May, Chairperson, from the Committee on Environmental Health to which the following were referred, action taken on January 25, 2006, reported the same back with the following recommendations:

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 4462.

The committee roll call vote on House Bill 4462 is as follows:

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

- Y May, Karen(D), Chairperson
- Y Churchill,Robert(R)
- Y McCarthy,Kevin(D)
- Y Parke, Terry(R)
- Y Tryon, Michael(R)
- Y Younge, Wyvetter(D), Vice-Chairperson
- Y Brauer, Rich(R)
- Y Currie, Barbara(D) (replacing Feigenholtz)
- Y Winters, Dave(R) (replacing Meyer)
- Y Ryg,Kathleen(D)
- Y Yarbrough,Karen(D)

Representative Fritchey, Chairperson, from the Committee on Judiciary I - Civil Law to which the following were referred, action taken on January 25, 2006, 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: HOUSE BILL 4425.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 4315.

The committee roll call vote on House Bill 4425 is as follows: 12, Yeas; 0, Nays; 0, Answering Present.

Y Fritchey, John(D), Chairperson	Y Bradley, John(D), Vice-Chairperson
Y Brosnahan, James(D)	Y Gordon, Careen(D)
Y Hamos,Julie(D)	Y Hoffman, Jay(D)
Y Hultgren, Randall(R), Republican Spokesperson	Y Lang,Lou(D)
Y Mathias, Sidney(R)	Y Nekritz, Elaine(D)
Y Osmond, JoAnn(R)	A Rose, Chapin(R)
Y Sacia, Jim(R)	A Wait,Ronald(R)
The committee roll call vote on House Bill 4315 14, Yeas; 0, Nays; 0, Answering Present.	is as follows:
Y Fritchey, John(D), Chairperson	Y Bradley, John(D), Vice-Chairperson
Y Brosnahan, James(D)	Y Gordon, Careen(D)
Y Hamos,Julie(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 Franks, Chairperson, from the Committee on State Government Administration to which the following were referred, action taken on January 25, 2006, 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 BILLS 4197 and 4334.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 4449.

That the resolutions be reported "recommends be adopted" and be placed on the House Calendar: HOUSE JOINT RESOLUTIONS 74, 76 and HOUSE RESOLUTIONS 711, 722, 765 and 806.

The committee roll call vote on House Joint Resolution 74, and House Resolutions 711, 722, 765, 806 and 4334 is as follows:

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

Y Franks, Jack(D), Chairperson

Y Chavez, Michelle(D)

Y Dugan,Lisa(D), Vice-Chairperson

- Y Myers,Richard(R)
- Y Stephens, Ron(R), Republican Spokesperson

Y Bradley, John(D)

- A Collins, Annazette(D)
- Y Mitchell,Bill(R)
- Y Ramey, Harry(R)

Y Bradley, John(D)

Y Mitchell,Bill(R)

A Ramey, Harry(R)

A Collins, Annazette(D)

The committee roll call vote on House Joint Resolution 76 and House Bill 4449 is as follows: 7, Yeas; 0, Nays; 0, Answering Present.

Y Franks, Jack(D), Chairperson

- Y Chavez, Michelle(D)
- Y Dugan,Lisa(D), Vice-Chairperson
- Y Myers,Richard(R)
- Y Stephens, Ron(R), Republican Spokesperson

The committee roll call vote on House Bill 4197 is as follows: 6, Yeas; 0, Nays; 1, Answering Present.

- P Franks,Jack(D), Chairperson Y Chavez,Michelle(D)
- Y Dugan,Lisa(D), Vice-Chairperson
- Y Myers,Richard(R)
- Y Stephens, Ron(R), Republican Spokesperson

A Collins,Annazette(D) Y Mitchell,Bill(R)

A Ramey, Harry(R)

Y Bradley, John(D)

Representative McKeon, Chairperson, from the Committee on Labor to which the following were referred, action taken on January 25, 2006, 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 BILLS 4453 and 4525.

The committee roll call vote on House Bill 4525 is as follows: 16, Yeas; 1, Nay; 0, Answering Present.

Y	McKeon,Larry(D), Chairperson	Y	Beaubien,Mark(R)
Y	Boland,Mike(D)	Y	Colvin,Marlow(D)
Ν	Cultra,Shane(R)	Y	D'Amico,John(D)
Y	Davis,William(D)	А	Dunn,Joe(R)
Y	Eddy,Roger(R)	Y	Graham, Deborah(D)
Y	Jakobsson, Naomi(D)(replacing Hoffman)	Y	Howard, Constance(D)
A	Hultgren, Randall(R)	Y	Jefferson, Charles(D)
Y	Parke,Terry(R)	Y	Schmitz, Timothy(R)
Y	Soto,Cynthia(D), Vice-Chairperson	А	Tenhouse,Art(R)
Y	Washington,Eddie(D)	Y	Winters, Dave(R), Republican Spokesperson
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The committee roll call vote on House Bill 4453 is as follows: 19, Yeas; 0, Nays; 0, Answering Present.

- Y McKeon, Larry(D), Chairperson
- Y Boland, Mike(D)
- Y Cultra, Shane(R)
- Y Davis, William(D)
- Y Eddy, Roger(R)
- Y Jakobsson, Naomi(D)(replacing Hoffman)
- Y Hultgren, Randall(R)
- Y Parke, Terry(R)
- A Soto, Cynthia(D), Vice-Chairperson

- Y Beaubien, Mark(R)
- Y Colvin, Marlow(D)
- Y D'Amico, John(D)
- Y Dunn, Joe(R)
- Y Graham, Deborah (D)
- Y Howard, Constance(D)
- Y Jefferson, Charles(D)
- Y Schmitz, Timothy(R)
- Y Tenhouse, Art(R)

Y Washington, Eddie(D)

Y Winters, Dave(R), Republican Spokesperson

Representative Mendoza, Chairperson, from the Committee on International Trade & Commerce to which the following were referred, action taken on January 25, 2006, reported the same back with the following recommendations:

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 4147.

The committee roll call vote on House Bill 4147 is as follows:

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

A Acev	vedo,Edward(D) A	Bellock,Patricia(R)
Y Berr	ios,Maria(D) Y	Bradley, John(D)
Y Chap	ba LaVia,Linda(D) Y	Davis,William(D)
Y Duga	an,Lisa(D) Y	Durkin,Jim(R)
Y Flow	vers,Mary(D) Y	Franks,Jack(D), Vice-Chairperson
A Hult	gren,Randall(R) Y	Kelly,Robin(D)
Y Krau	se,Carolyn(R) Y	Mendoza,Susana(D), Chairperson
Y Mye	rs,Richard(R) Y	Reis,David(R)
Y Sacia	a,Jim(R) Y	Sommer,Keith(R), Republican Spokesperson

MOTION SUBMITTED

Representative McGuire submitted the following written motion, which was placed on the order of Motions in Writing:

MOTION

Pursuant to Rule 60(b), I move to table HOUSE BILL 4304.

FISCAL NOTES SUPPLIED

Fiscal Notes have been supplied for HOUSE BILLS 2548, 4137, as amended, and 4597.

CHANGE OF SPONSORSHIP

With the consent of the affected members, Representative Madigan was removed as principal sponsor, and Colvin became the new principal sponsor of HOUSE BILL 1744.

With the consent of the affected members, Representative Flowers was removed as principal sponsor, and Representative Saviano became the new principal sponsor of SENATE BILL 86.

RESOLUTIONS

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

HOUSE RESOLUTION 849

Offered by Representative Acevedo:

WHEREAS, The United States was founded by immigrants who traveled from around the world seeking a better life; and

WHEREAS, The United States has an undocumented population of eleven million immigrants, including half a million in Illinois; and

WHEREAS, Immigrants in Illinois fill key roles in the State's economy by paying taxes, including

contributions to Social Security that they cannot receive back, raising families, and contributing to Illinois schools, churches, neighborhoods, and communities; and

WHEREAS, The current immigration system contributes to long backlogs, labor abuses, countless deaths on the border, and vigilante violence and is in dire need of reform to meet the challenges of the 21st Century; and

WHEREAS, Comprehensive immigration reform must involve a path to citizenship for these hard-working immigrants, as well as reunification of families and a safe and orderly process for enabling willing immigrant workers to fill essential jobs in the economy and to ensure full labor rights; and

WHEREAS, The Secure America and Orderly Immigration Act of 2005 severely punishes illegal employment practices while creating a path to earned permanent legal status for individuals who have been working in the United States, paying taxes, obeying the law, and learning English and protects workers by ensuring the right to change jobs, join a union, and report abusive employment situations; and

WHEREAS, Modernizing the antiquated and dysfunctional immigration system will uphold our nation's basic values of fairness, equal opportunity, and respect for the law; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we support comprehensive immigration reform and urge the passage by the United States Congress of the Secure America and Orderly Immigration Act of 2005, which allows every hard-working, law-abiding individual to achieve the American dream; and be it further

RESOLVED, That suitable copies of this resolution be forwarded to the President of the United States, the Speaker of the United States House of Representatives, the President pro tempore of the United States Senate, and to each member of the Illinois Congressional delegation.

HOUSE RESOLUTION 851

Offered by Representative Chapa LaVia:

WHEREAS, Heart disease is the leading cause of death of American women; it kills 367,000 women every year, and 8,000,000 women are currently living with the deadly disease; and

WHEREAS, Most women are unaware that heart disease is their leading health concern; they do not know that more women than men die of heart disease each year, and that a first heart attack will more likely kill a woman than a man; women are more likely than men to suffer a second heart attack; women are almost twice as likely as men to die after bypass surgery; and women represent only 25% of participants in heart-related research studies; and

WHEREAS, Although the statistics are grim, there are measures that women can take to protect themselves from heart disease, including getting cholesterol and blood pressure levels under control; becoming more physically fit through brisk daily walks or other moderate physical activity; eating plenty of fresh fruits and vegetables; setting aside quiet time for themselves each day; and quitting smoking; and

WHEREAS, Women are encouraged to be aware of heart attack symptoms, including discomfort, fullness, tightness, squeezing, or pressure in the center of the chest that stays for more than a few minutes or comes and goes; pressure or pain that spreads to the upper back, shoulders, neck, jaw, or arms; dizziness or nausea; clammy sweats, heart flutters, or paleness; unexplained feelings of anxiety, fatigue, or weakness, especially with exertion; stomach or abdominal pain; and shortness of breath; and

WHEREAS, WomenHeart, the National Coalition for Women with Heart Disease, seeks to educate women everywhere about the dangers of heart disease and the ways to prevent it; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that to increase awareness and encourage women to work to prevent heart disease, we declare February of 2006 to be Womens' Heart Smart Month in the State of Illinois; and be it further

RESOLVED, That a suitable copy of this resolution be presented to WomenHeart.

Offered by Representative Bellock:

WHEREAS, Autism spectrum disorders (ASD) affect one in 166 people - not a small number; one could populate a large city with people affected by ASD, yet most parents and providers report that theirs is a solitary struggle; and

WHEREAS, Parents and providers who care for children with ASD experience overwhelming feelings of frustration and isolation as they search for appropriate diagnostic and treatment resources; and

WHEREAS, The State of Illinois currently provides resources to Autistic families such as The Autism Program (TAP) and the Illinois Training and Technical Assistance Program (ITTAP); and

WHEREAS, The Autism Program was created by the Illinois General Assembly in response to the need for training, consultation, and services for the State's growing number of children with autism spectrum disorders (ASD) and was designed to create and enhance community networks that promote best practice in the diagnosis, treatment, and education of children with ASD; and

WHEREAS, The Developmental Disabilities and Mental Illness Committee has held hearings emphasizing the need for increased services to the autism community, including increased funding; and

WHEREAS, The Illinois Autism Society will be bringing individuals to the Capitol to discuss these increased needs with Senators and Representatives; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we do hereby proclaim March 23, 2006, as Autism Parents Day at the Illinois State Capitol; and be it further

RESOLVED, That a suitable copy of this resolution be presented to the Illinois Autism Society.

AGREED RESOLUTIONS

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

HOUSE RESOLUTION 846

Offered by Representative Krause:

Congratulates David Morrison, Band Director at Prospect High School, on the occasion of his retirement after 33 years in education.

HOUSE RESOLUTION 847

Offered by Representative Krause: Recognizes the many accomplishments of Elk Grove Village during the past 50 years.

HOUSE RESOLUTION 848

Offered by Representative Sacia:

Honors perianesthesia nurses and recognizes their accomplishments and efforts to improve the quality of patient care and nursing practices.

HOUSE RESOLUTION 850

Offered by Representative Bellock: Congratulates Michelle Bachelet on being the first elected female president of Chile.

HOUSE RESOLUTION 853

Offered by Representative Chapa LaVia: Mourns the death of Thaddeus Weisner of Aurora.

AGREED RESOLUTIONS

HOUSE RESOLUTION 772 was taken up for consideration. Representative Currie moved the adoption of the agreed resolution. The motion prevailed and the agreed resolution was adopted.

HOUSE BILLS ON SECOND READING

Having been read by title a second time on April 7, 2005 and held, the following bill was taken up and advanced to the order of Third Reading: HOUSE BILL 1744.

Having been reproduced, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILL 4134.

HOUSE BILL 4137. Having been reproduced, was taken up and read by title a second time.

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

AMENDMENT NO. 1. Amend House Bill 4137 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Procurement Code is amended by adding Section 25-75 as follows:

(30 ILCS 500/25-75 new)

Sec. 25-75. Purchase of motor vehicles.

(a) On and after the effective date of this amendatory Act of the 94th General Assembly, all gasoline-powered vehicles purchased from State funds must be flexible fuel or fuel efficient hybrid vehicles. For purposes of this Section, "flexible fuel vehicles" are automobiles or light trucks that operate on either gasoline or E-85 (85% ethanol, 15% gasoline) fuel and "Fuel efficient hybrid vehicles" are automobiles or light trucks that use a gasoline or diesel engine and an electric motor to provide power and gain at least a 20% increase in combined US-EPA city-highway fuel economy over the equivalent or most-similar conventionally-powered model.

(b) On and after the effective date of this amendatory Act of the 94th General Assembly, any vehicle purchased from State funds that is fueled by diesel fuel shall be certified by the manufacturer to run on 20% biodiesel (B20) fuel.

(c) The Chief Procurement Officer may determine that certain vehicle procurements are exempt from this Section based on intended use or other reasonable considerations such as health and safety of Illinois citizens.

Section 10. The Alternate Fuels Act is amended by changing Section 30 as follows:

(415 ILCS 120/30)

Sec. 30. Rebate program. Beginning January 1, 1997, and as long as funds are available, each owner of an alternate fuel vehicle shall be eligible to apply for a rebate. Beginning July 1, 2005, each owner of a vehicle using domestic renewable fuel is eligible to apply for a fuel cost differential rebate under subsection (c) of this Section. The Agency shall cause rebates to be issued under the provisions of this Act. An owner may apply for only one of 3 types of rebates with regard to an individual alternate fuel vehicle: (i) a conversion cost rebate, (ii) an OEM differential cost rebate, or (iii) a fuel cost differential rebate. Only one rebate may be issued with regard to a particular alternate fuel vehicle during the life of that vehicle. A rebate shall not exceed \$4,000 per vehicle. Over the life of this rebate program, an owner of an alternate fuel vehicle or a vehicle using domestic renewable fuel may not receive rebates for more than 150 vehicles per location or for 300 vehicles in total.

(a) A conversion cost rebate may be issued to an owner or his or her designee in order to reduce the cost of converting of a conventional vehicle to an alternate fuel vehicle. Conversion of a conventional vehicle to alternate fuel capability must take place in Illinois for the owner to be eligible for the conversion cost rebate. Amounts spent by applicants within a calendar year may be claimed on a rebate application submitted during that calendar year. Approved conversion cost rebates applied for during or after calendar

year 1997 shall be 80% of all approved conversion costs claimed and documented. Approval of conversion cost rebates may continue after calendar year 2002, if funds are still available. An applicant may include on an application submitted in 1997 all amounts spent within that calendar year on the conversion, even if the expenditure occurred before promulgation of the Agency rules.

(b) An OEM differential cost rebate may be issued to an owner or his or her designee in order to reduce the cost differential between a conventional vehicle or engine and the same vehicle or engine, produced by an original equipment manufacturer, that has the capability to use alternate fuels.

A new OEM vehicle or engine must be purchased in Illinois and must either be an alternate fuel vehicle or used in an alternate fuel vehicle, respectively, for the owner to be eligible for an OEM differential cost rebate. Large vehicles, over 8,500 pounds gross vehicle weight, purchased outside Illinois are eligible for an OEM differential cost rebate if the same or a comparable vehicle is not available for purchase in Illinois. Amounts spent by applicants within a calendar year may be claimed on a rebate application submitted during that calendar year.

Approved OEM differential cost rebates applied for during or after calendar year 1997 shall be 80% of all approved cost differential claimed and documented. Approval of OEM differential cost rebates may continue after calendar year 2002, if funds are still available. An applicant may include on an application submitted in 1997 all amounts spent within that calendar year on OEM equipment, even if the expenditure occurred before promulgation of the Agency rules.

(c) A fuel cost differential rebate may be issued to an owner or his or her designee in order to reduce the cost differential between conventional fuels and domestic renewable fuels or alternate fuels purchased to operate an alternate fuel vehicle. The fuel cost differential shall be based on a 3-year life cycle cost analysis developed by the Agency by rulemaking. The rebate shall apply to and be payable during a consecutive 3-year period commencing on the date the application is approved by the Agency. Approved fuel cost differential rebates may be applied for during or after calendar year 1997 and approved rebates shall be 80% of the cost differential for a consecutive 3-year period. Approval of fuel cost differential rebates may continue after calendar year 2002 if funds are still available.

Twenty-five percent of the amount that is appropriated under Section 40 to be used to fund programs authorized by this Section during calendar year 2001 shall be designated to fund fuel cost differential rebates. If the total dollar amount of approved fuel cost differential rebate applications as of July 1, 2001 is less than the amount designated for that calendar year, the balance of designated funds shall be immediately available to fund any rebate authorized by this Section and approved in the calendar year.

An approved fuel cost differential rebate shall be paid to an owner in 3 annual installments on or about the anniversary date of the approval of the application. Owners receiving a fuel cost differential rebate shall be required to demonstrate, through recordkeeping, the use of domestic renewable fuels during the 3-year period commencing on the date the application is approved by the Agency. If the vehicle ceases to be registered to the original applicant owner, a prorated installment shall be paid to that owner or the owner's designee and the remainder of the rebate shall be canceled.

(d) Vehicles owned by the federal government or vehicles registered in a state outside Illinois are not eligible for rebates.

(Source: P.A. 94-62, eff. 6-20-05.)".

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

Having been reproduced, the following bills were taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILLS 4172 and 4202.

HOUSE BILL 4204. Having been reproduced, was taken up and read by title a second time.

The following amendment was offered in the Committee on Transportation and Motor Vehicles, adopted and reproduced:

AMENDMENT NO. <u>1</u>. Amend House Bill 4204 on page 11, lines 8 and 9, by replacing "and alcohol breath testers <u>, and vehicles</u>." with "any items used for alcohol testing, and vehicles and alcohol breath testers."; and

on page 22, lines 27 and 28, by replacing "and alcohol breath testers , and vehicles." with "any items used

for alcohol testing, and vehicles and alcohol breath testers."; and

on page 34, lines 6 and 7, by replacing "and alcohol breath testers <u>, and vehicles</u>." with "any items used for alcohol testing, and vehicles and alcohol breath testers."; and

on page 45, lines 22 and 23, by replacing "and alcohol breath testers <u>and vehicles</u>." with "any items used for alcohol testing, and vehicles and alcohol breath testers."; and

on page 56, lines 34 and 35, by replacing "and alcohol breath testers <u>, and vehicles</u>." with "any items used for alcohol testing, and vehicles and alcohol breath testers."; and

on page 68, lines 33 and 34, by replacing "and alcohol breath testers <u>, and vehicles</u>." with "any items used for alcohol testing, and vehicles and alcohol breath testers."; and

on page 80, lines 12 and 13, by replacing "and alcohol breath testers <u>. and vehicles</u>." with "any items used for alcohol testing, and vehicles and alcohol breath testers.".

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

Having been reproduced, the following bill was taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILL 4377.

HOUSE BILL 4419. Having been reproduced, was taken up and read by title a second time. The following amendment was offered in the Committee on Public Utilities, adopted and reproduced:

AMENDMENT NO. 1. Amend House Bill 4419 by replacing everything after the enacting clause with the following:

"Section 5. The Public Utilities Act is amended by changing Section 4-101 as follows:

(220 ILCS 5/4-101) (from Ch. 111 2/3, par. 4-101)

Sec. 4-101. The Commerce Commission shall have general supervision of all public utilities, except as otherwise provided in this Act, shall inquire into the management of the business thereof and shall keep itself informed as to the manner and method in which the business is conducted. It shall examine those public utilities and keep informed as to their general condition, their franchises, capitalization, rates and other charges, and the manner in which their plants, equipment and other property owned, leased, controlled or operated are managed, conducted and operated, not only with respect to the adequacy, security and accommodation afforded by their service but also with respect to their compliance with this Act and any other law, with the orders of the Commission and with the charter and franchise requirements.

Whenever the Commission is authorized or required by law to consider some aspect of criminal history record information for the purpose of carrying out its statutory powers and responsibilities, then, upon request and payment of fees in conformance with the requirements of Section 2605-400 of the Department of State Police Law (20 ILCS 2605/2605-400), the Department of State Police is authorized to furnish, pursuant to positive identification, such information contained in State files as is necessary to fulfill the request.

The Commission shall require all electric public utilities to establish a security policy that includes on-site safeguards to restrict physical or electronic access to critical infrastructure and computerized control and data systems by personnel employed by or under contract with the electric public utility company or by personnel of any entity regulated by the Commission that supplies power to wholesale or residential markets. The Commission shall maintain a record of and each regulated entity that supplies power to wholesale or residential markets shall provide to the Commission an annual affidavit signed by a representative of the regulated entity that states : that the entity follows, at a minimum, the most current security standards set forth by the North American Electric Reliability Council.

(1) that the entity has a security policy in place;

(2) that the entity has conducted at least one practice exercise based on the security policy within the 12 months immediately preceding the date of the affidavit; and

(3) with respect to any entity that is an electric public utility, that the entity follows, at a minimum, the most current security standards set forth by the North American Electric Reliability Council.

(Source: P.A. 94-480, eff. 1-1-06.)

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

Having been reproduced, the following bills were taken up, read by title a second time and advanced to the order of Third Reading: HOUSE BILLS 4699 and 4736.

RECALLS

At the request of the principal sponsor, Representative Madigan, HOUSE BILL 1744 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

At the request of the principal sponsor, Representative Froehlich, HOUSE BILL 1295 was recalled from the order of Third Reading to the order of Second Reading and held on that order.

SENATE BILLS ON SECOND READING

SENATE BILL 1681. Having been read by title a second time on October 25, 2005, and held on the order of Second Reading, the same was again taken up.

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

AMENDMENT NO. 1. Amend Senate Bill 1681 by replacing everything after the enacting clause with the following:

"Section 5. The Circuit Courts Act is amended by changing Sections 2, 2f-1, 2f-2, and 2f-5 as follows: (705 ILCS 35/2) (from Ch. 37, par. 72.2)

Sec. 2. Circuit judges shall be elected at the general elections and for terms as provided in Article VI of the Illinois Constitution. Ninety-four circuit judges shall be elected in the Circuit of Cook County and 3 circuit judges shall be elected in each of the other circuits, but in circuits other than Cook County containing a population of 230,000 or more inhabitants and in which there is included a county containing a population of 200,000 or more inhabitants, or in circuits other than Cook County containing a population of 200,000 or more inhabitants, or in circuits other than Cook County containing a population of 200,000 or more inhabitants, or in circuits other than Cook County containing a population of 200,000 or more inhabitants, or in circuits other than Cook County containing a population of 270,000 or more inhabitants, according to the last preceding federal census and in the circuit where the seat of State government is situated at the time fixed by law for the nomination of judges of the Circuit Court in such circuit and in any circuit which meets the requirements set out in Section 2a of this Act, 4 circuit judges shall be elected in the manner provided by law. In circuits other than Cook County in which each county in the circuit has a population of 475,000 or more, 4 circuit judges shall be elected in addition to the 4 circuit judges provided for in this Section. In any circuit composed of 2 counties having a total population of 350,000 or more, one circuit judge shall be elected in addition to the 4 circuit judges provided for in this Section.

This Section shall not apply to the determination of the number of circuit judgeships in the 19th and 22nd judicial circuits. The number of circuit judgeships in the 19th judicial circuit shall be determined in accordance with Section 2f-1 and Section 2f-2. The number of circuit judgeships in the 22nd judicial circuit shall be determined in accordance with Section 2f-1 and Section 2f-3.

Notwithstanding the provisions of this Section or any other law, the number of at large judgeships of the 12th judicial circuit may be reduced by one or 2 judgeships as provided in subsection (a-10) of Section 2f-4.

The several judges of the circuit courts of this State, before entering upon the duties of their office, shall take and subscribe the following oath or affirmation, which shall be filed in the office of the Secretary of State:

"I do solemnly swear (or affirm, as the case may be) that I will support the constitution of the United States, and the constitution of the State of Illinois, and that I will faithfully discharge the duties of judge of... court, according to the best of my ability."

One of the 3 additional circuit judgeships authorized by this amendatory Act in circuits other than Cook County in which each county in the circuit has a population of 475,000 or more may be filled when this Act becomes law. The 2 remaining circuit judgeships in such circuits shall not be filled until on or after July 1,

1977.

(Source: P.A. 93-541, eff. 8-18-03.)

(705 ILCS 35/2f-1)

Sec. 2f-1. 19th and 22nd judicial circuits.

(a) On December 4, 2006, the 19th judicial circuit is divided into the 19th and 22nd judicial circuits as provided in Section 1 of the Circuit Courts Act. This division does not invalidate any action taken by the 19th judicial circuit or any of its judges, officers, employees, or agents before December 4, 2006. This division does not affect any person's rights, obligations, or duties, including applicable civil and criminal penalties, arising out of any action taken by the 19th judicial circuit or any of its judges, officers, employees, or agents before December 4, 2006.

(b) Of the 7 circuit judgeships elected at large in the 19th circuit before the general election in 2006, the Supreme Court shall assign 5 to the 19th circuit and 2 to the 22nd circuit, based on residency of the circuit judges then holding those judgeships. The 5 assigned to the 19th circuit shall continue to be elected at large. The 2 assigned to the 22nd circuit shall continue to be elected at large judgeships assigned to the 19th judicial circuit pursuant to this subsection shall constitute all the at large judgeships of the 19th judicial circuit. The number of at large judgeships assigned to the 22nd judicial circuit.

(c) The 6 resident judgeships elected from Lake County before the general election in 2006 shall become resident judgeships in the 19th circuit on December 4, 2006, and the 3 resident judgeships elected from McHenry County before the general election in 2006 shall become resident judgeships in the 22nd circuit on December 4, 2006.

(d) On December 4, 2006, the Supreme Court shall allocate the associate judgeships of the 19th circuit before that date between the 19th and 22nd circuits based on the residency of the associate judges; however, the number of associate judges allocated to the 19th circuit shall be no less than the number of associate judges residing in Lake County on March 22, 2004.

(e) On December 4, 2006, the Supreme Court shall allocate personnel, books, records, documents, property (real and personal), funds, assets, liabilities, and pending matters concerning the 19th circuit before that date between the 19th and 22nd circuits based on the population and staffing needs of those circuits and the efficient and proper administration of the judicial system. The rights of employees under applicable collective bargaining agreements are not affected by this amendatory Act of the 93rd General Assembly.

(f) The judgeships set forth in this Section include the judgeships authorized under Sections 2g, 2h, and 2j. The judgeships authorized in those Sections are not in addition to those set forth in this Section.

(Source: P.A. 93-541, eff. 8-18-03; 93-1040, eff. 9-28-04.)

(705 ILCS 35/2f-2)

Sec. 2f-2. 19th judicial circuit; subcircuits.

(a) The 19th circuit shall be divided into 6 subcircuits. The subcircuits shall be compact, contiguous, and substantially equal in population. The General Assembly by law shall create the subcircuits, using population data as determined by the 2000 federal census, and shall determine a numerical order for the 6 subcircuits. That numerical order shall be the basis for the order in which resident judgeships are assigned to the subcircuits. Once a resident judgeship is assigned to a subcircuit, it shall continue to be assigned to that subcircuit for all purposes.

(b) The 19th circuit shall have a total of 6 resident judgeships. <u>The number of resident judgeships</u> allotted to subcircuits of the 19th judicial circuit pursuant to this Section shall constitute all the resident judgeships of the 19th judicial circuit.

(c) The Supreme Court shall allot (i) all vacancies in resident judgeships of the 19th circuit existing on or occurring on or after the effective date of this amendatory Act of the 93rd General Assembly and not filled at the 2004 general election and (ii) the resident judgeships of the 19th circuit filled at the 2004 general election as those judgeships thereafter become vacant, for election from the various subcircuits until there is one resident judge to be elected from each subcircuit. No resident judge of the 19th circuit serving on the effective date of this amendatory Act of the 93rd General Assembly shall be required to change his or her residency in order to continue serving in office or to seek retention in office as resident judgeships are allotted by the Supreme Court in accordance with this Section.

(d) A resident judge elected from a subcircuit shall continue to reside in that subcircuit as long as he or she holds that office.

(e) Vacancies in resident judgeships of the 19th circuit shall be filled in the manner provided in Article VI of the Illinois Constitution.

(Source: P.A. 93-541, eff. 8-18-03; 93-1040, eff. 9-28-04; 93-1102, eff. 4-7-05.) (705 ILCS 35/2f-5)

Sec. 2f-5. 22nd circuit; subcircuits; additional resident judgeship.

(a) The 22nd circuit shall be divided into 4 subcircuits. The subcircuits shall be compact, contiguous, and substantially equal in population. The General Assembly by law shall create the subcircuits, using population data as determined by the 2000 federal census, and shall determine a numerical order for the 4 subcircuits. That numerical order shall be the basis for the order in which resident judgeships are assigned to the subcircuit. Once a resident judgeship is assigned to a subcircuit, it shall continue to be assigned to that subcircuit for all purposes.

(b) The 22nd circuit shall have one additional resident judgeship, as well as its 3 existing resident judgeships, for a total of 4 resident judgeships to be allotted to the 4 subcircuit resident judgeships. The additional resident judgeship created by this amendatory Act of the 93rd General Assembly shall be filled by election beginning at the general election in 2006 and shall not be filled by appointment before the general election in 2006. The number of resident judgeships allotted to subcircuits of the 22nd judicial circuit.

(c) The Supreme Court shall allot (i) all vacancies in resident judgeships of the 22nd circuit existing on or occurring on or after August 18, 2003 and not filled at the 2004 general election, (ii) the resident judgeships of the 22nd circuit filled at the 2004 general election as those judgeships thereafter become vacant, and (iii) the additional resident judgeship of the 22nd circuit created by this amendatory Act of the 93rd General Assembly, for election from the various subcircuits until there is one resident judge to be elected from each subcircuit. No resident judge of the 22nd circuit serving on August 18, 2003 shall be required to change his or her residency in order to continue serving in office or to seek retention in office as resident judgeships are allotted by the Supreme Court in accordance with this Section.

(d) A resident judge elected from a subcircuit shall continue to reside in that subcircuit as long as he or she holds that office.

(e) Vacancies in resident judgeships of the 22nd circuit shall be filled in the manner provided in Article VI of the Illinois Constitution.

(Source: P.A. 93-541, eff. 8-18-03; 93-1040, eff. 9-28-04; 93-1102, eff. 4-7-05.)

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

Representative Churchill moved that the bill and amendment were not in order. The Chair ruled that the bill and amendment were in order. Representative Churchill moved to overrule the Chair.

The question was Shall the Chair be sustained. A three-fifths vote required. And on that motion, a vote was taken resulting as follows: 63, Yeas; 51, Nays; 0, Answering Present. (ROLL CALL 2) The motion prevailed.

Representative Currie offered the following amendment and moved its adoption:

AMENDMENT NO. 2. Amend Senate Bill 1681, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Circuit Courts Act is amended by changing Sections 2, 2f-1, 2f-2, 2f-4, and 2f-5 as follows:

(705 ILCS 35/2) (from Ch. 37, par. 72.2)

Sec. 2. Circuit judges shall be elected at the general elections and for terms as provided in Article VI of the Illinois Constitution. Ninety-four circuit judges shall be elected in the Circuit of Cook County and 3 circuit judges shall be elected in each of the other circuits, but in circuits other than Cook County containing a population of 230,000 or more inhabitants and in which there is included a county containing a population of 200,000 or more inhabitants, or in circuits other than Cook County containing a population of 270,000 or more inhabitants, or in circuits other than Cook County containing a population of State government is situated at the time fixed by law for the nomination of judges of the Circuit Court in such circuit and in any circuit which meets the requirements set out in Section 2a of this Act, 4 circuit judges shall be elected in the manner provided by law. In circuits other than Cook County in which each

county in the circuit has a population of 475,000 or more, 4 circuit judges shall be elected in addition to the 4 circuit judges provided for in this Section. In any circuit composed of 2 counties having a total population of 350,000 or more, one circuit judge shall be elected in addition to the 4 circuit judges provided for in this Section.

Any additional circuit judgeships in the 19th and 22nd judicial circuits resulting by operation of this Section shall be filled, if at all, at the general election in 2006 only as provided in Section 2f-1. Thereafter, however, this Section shall not apply to the determination of the number of circuit judgeships in the 19th and 22nd judicial circuits. The number of circuit judgeships in the 19th judicial circuit shall be determined thereafter in accordance with Section 2f-1 and Section 2f-2 and shall be reduced in accordance with those Sections. The number of circuit judgeships in the 22nd judicial circuit shall be determined thereafter in accordance with Section 2f-5 and shall be reduced in accordance with those Sections.

Notwithstanding the provisions of this Section or any other law, the number of at large judgeships of the 12th judicial circuit may be reduced by one or 2 judgeships as provided in subsection (a-10) of Section 2f-4.

The several judges of the circuit courts of this State, before entering upon the duties of their office, shall take and subscribe the following oath or affirmation, which shall be filed in the office of the Secretary of State:

"I do solemnly swear (or affirm, as the case may be) that I will support the constitution of the United States, and the constitution of the State of Illinois, and that I will faithfully discharge the duties of judge of... court, according to the best of my ability."

One of the 3 additional circuit judgeships authorized by this amendatory Act in circuits other than Cook County in which each county in the circuit has a population of 475,000 or more may be filled when this Act becomes law. The 2 remaining circuit judgeships in such circuits shall not be filled until on or after July 1, 1977.

(Source: P.A. 93-541, eff. 8-18-03.)

(705 ILCS 35/2f-1)

Sec. 2f-1. 19th and 22nd judicial circuits.

(a) On December 4, 2006, the 19th judicial circuit is divided into the 19th and 22nd judicial circuits as provided in Section 1 of the Circuit Courts Act. This division does not invalidate any action taken by the 19th judicial circuit or any of its judges, officers, employees, or agents before December 4, 2006. This division does not affect any person's rights, obligations, or duties, including applicable civil and criminal penalties, arising out of any action taken by the 19th judicial circuit or any of its judges, officers, employees, or agents before December 4, 2006.

(b) Of the 7 circuit judgeships elected at large in the 19th circuit before the general election in 2006, the Supreme Court shall assign 5 to the 19th circuit and 2 to the 22nd circuit, based on residency of the circuit judges then holding those judgeships. The 5 assigned to the 19th circuit shall continue to be elected at large. The 2 assigned to the 22nd circuit shall continue to be elected at large.

(b-5) Except as provided in subsection (b-10), the number of at large judgeships of the 19th judicial circuit shall be the number of at large judgeships assigned to the 19th judicial circuit pursuant to subsection (b) plus only the judgeship designated as vacancy A by the State Board of Elections filled at the 2006 general election. If, before, on, or after the effective date of this amendatory Act of the 94th General Assembly, the State Board of Elections has certified or certifies one or more candidates for a judgeship of the 19th judicial circuit designated as vacancy B or C by the State Board of Elections, then all such certifications are revoked and are null and void by operation of law and the names of any such candidates shall not appear upon the 2006 general primary ballot or the 2006 general election ballot for any of those judgeships. Except as provided in subsection (b-10), the number of at large judgeships of the 22nd judicial circuit shall be the number of at large judgeships assigned to the 22nd judicial circuit pursuant to subsection (b) plus only the judgeship designated as vacancy A by the State Board of Elections filled at the 2006 general election. If, before, on, or after the effective date of this amendatory Act of the 94th General Assembly, the State Board of Elections has certified or certifies one or more candidates for the judgeship of the 22nd judicial circuit designated as vacancy B by the State Board of Elections, then any such certifications are revoked and are null and void by operation of law and the names of any such candidates shall not appear upon the 2006 general primary ballot or the 2006 general election ballot for that judgeship.

(b-10) If this amendatory Act of the 94th General Assembly is held unconstitutional and as a result the judgeships designated by the State Board of Elections as vacancies A, B, and C of the 19th judicial circuit are filled at the 2006 general election, then the number of at large judgeships of the 19th judicial circuit shall be only the number of at large judgeships assigned to the 19th judicial circuit pursuant to subsection

(b). If this amendatory Act of the 94th General Assembly is held unconstitutional and as a result the judgeships designated by the State Board of Elections as vacancies A and B of the 22nd judicial circuit are filled at the 2006 general election, then the number of at large judgeships of the 22nd judicial circuit shall be only the number of at large judgeships assigned to the 22nd judicial circuit pursuant to subsection (b).

(b-15) If subsection (b-10) applies, then each vacancy occurring in an at large judgeship of the 19th judicial circuit on or after the holding of unconstitutionality shall not be filled by any means and each of those vacant judgeships is abolished, until the number of at large judgeships of the 19th judicial circuit returns to the number of at large judgeships specified for the 19th judicial circuit by subsection (b-10). If subsection (b-10) applies, then each vacancy occurring in an at large judgeship of the 22nd judicial circuit on or after the holding of unconstitutionality shall not be filled by any means and each of those vacant judgeships is abolished, until the number of at large judgeships of the 22nd judicial circuit on or after the holding of unconstitutionality shall not be filled by any means and each of those vacant judgeships is abolished, until the number of at large judgeships of the 22nd judicial circuit returns to the number of at large judgeships specified for the 22nd judicial circuit returns to the number of at large judgeships specified for the 22nd judicial circuit returns to the number of at large judgeships specified for the 22nd judicial circuit returns to the number of at large judgeships specified for the 22nd judicial circuit by subsection (b-10).

(c) The 6 resident judgeships elected from Lake County before the general election in 2006 shall become resident judgeships in the 19th circuit on December 4, 2006, and the 3 resident judgeships elected from McHenry County before the general election in 2006 shall become resident judgeships in the 22nd circuit on December 4, 2006.

(d) On December 4, 2006, the Supreme Court shall allocate the associate judgeships of the 19th circuit before that date between the 19th and 22nd circuits based on the residency of the associate judges; however, the number of associate judges allocated to the 19th circuit shall be no less than the number of associate judges residing in Lake County on March 22, 2004.

(e) On December 4, 2006, the Supreme Court shall allocate personnel, books, records, documents, property (real and personal), funds, assets, liabilities, and pending matters concerning the 19th circuit before that date between the 19th and 22nd circuits based on the population and staffing needs of those circuits and the efficient and proper administration of the judicial system. The rights of employees under applicable collective bargaining agreements are not affected by this amendatory Act of the 93rd General Assembly.

(f) The judgeships set forth in this Section include the judgeships authorized under Sections 2g, 2h, and 2j. The judgeships authorized in those Sections are not in addition to those set forth in this Section. (Source: P.A. 93-541, eff. 8-18-03; 93-1040, eff. 9-28-04.)

(705 ILCS 35/2f-2)

Sec. 2f-2. 19th judicial circuit; subcircuits.

(a) The 19th circuit shall be divided into 6 subcircuits. The subcircuits shall be compact, contiguous, and substantially equal in population. The General Assembly by law shall create the subcircuits, using population data as determined by the 2000 federal census, and shall determine a numerical order for the 6 subcircuits. That numerical order shall be the basis for the order in which resident judgeships are assigned to the subcircuit. Once a resident judgeship is assigned to a subcircuit, it shall continue to be assigned to that subcircuit for all purposes.

(b) The 19th circuit shall have a total of 6 resident judgeships. <u>The number of resident judgeships</u> allotted to subcircuits of the 19th judicial circuit pursuant to this Section shall constitute all the resident judgeships of the 19th judicial circuit.

(c) The Supreme Court shall allot (i) all vacancies in resident judgeships of the 19th circuit existing on or occurring on or after the effective date of this amendatory Act of the 93rd General Assembly and not filled at the 2004 general election and (ii) the resident judgeships of the 19th circuit filled at the 2004 general election as those judgeships thereafter become vacant, for election from the various subcircuits until there is one resident judge to be elected from each subcircuit. No resident judge of the 19th circuit serving on the effective date of this amendatory Act of the 93rd General Assembly shall be required to change his or her residency in order to continue serving in office or to seek retention in office as resident judgeships are allotted by the Supreme Court in accordance with this Section.

(d) A resident judge elected from a subcircuit shall continue to reside in that subcircuit as long as he or she holds that office.

(e) Vacancies in resident judgeships of the 19th circuit shall be filled in the manner provided in Article VI of the Illinois Constitution.

(Source: P.A. 93-541, eff. 8-18-03; 93-1040, eff. 9-28-04; 93-1102, eff. 4-7-05.)

(705 ILCS 35/2f-4)

Sec. 2f-4. 12th circuit; subcircuits; additional judges.

(a) The 12th circuit shall be divided into 5 subcircuits. The subcircuits shall be compact, contiguous, and substantially equal in population. The General Assembly by law shall create the subcircuits, using

population data as determined by the 2000 federal census, and shall determine a numerical order for the 5 subcircuits. That numerical order shall be the basis for the order in which resident judgeships are assigned to the subcircuits. Once a resident judgeship is assigned to a subcircuit, it shall continue to be assigned to that subcircuit for all purposes.

(a-10) The first vacancy in the 12th judicial circuit's 10 existing circuit judgeships (8 at large and 2 resident), but not in the additional judgeships described in subsections (b) and (b-5), that exists on or after the effective date of this amendatory Act of the 94th General Assembly shall not be filled, by appointment or election, and that judgeship is eliminated. Of the 12th judicial circuit's 10 existing circuit judgeships (8 at large and 2 resident), but not the additional judgeships described in subsections (b) and (b-5), the second to be vacant or become vacant on or after the effective date of this amendatory Act of the 94th General Assembly shall be allotted as a 12th circuit resident judgeship under subsection (c). Of the 12th circuit's 10 existing circuit judgeships (8 at large and 2 resident), 2 shall be allotted as 12th circuit resident judgeships under subsection (c) as the first 2 of any of those at large and resident judgeships become vacant on or after August 18, 2003. As used in this subsection, a vacancy does not include the expiration of a term of an at large or resident judge who seeks retention in that office at the next term.

(b) The 12th circuit shall have 3 additional resident judgeships, as well as its 2 existing resident judgeship or judgeships, and existing 8 at large judgeships, for a total of 12 13 judgeships available to be allotted under subsection (c) to the 5 subcircuit resident judgeships. The additional resident judgeship created by Public Act 93-541 shall be filled by election beginning at the general election in 2006. The 2 additional resident judgeships created by this amendatory Act of 2004 shall be filled by election beginning at the general election in 2008. After the subcircuits are created by law, the Supreme Court may fill by appointment the additional resident judgeships created by Public Act 93-541 and this amendatory Act of 2004 until the 2006 or 2008 general election, as the case may be.

(b-5) In addition to the number of circuit judges and resident judges otherwise authorized by law, and notwithstanding any other provision of law, beginning on April 1, 2006 there shall be one additional resident judge who is a resident of and elected from the fourth judicial subcircuit of the 12th judicial circuit. That additional resident judgeship may be filled by appointment by the Supreme Court until filled by election at the general election in 2008, regardless of whether the judgeships for subcircuits 1, 2, and 3 have been filled.

(c) The Supreme Court shall allot (i) the additional resident judgeships of the 12th circuit created by Public Act 93-541 and this amendatory Act of 2004, and (ii) the <u>second vacancy first 2 vacancies</u> in the at large and resident judgeships of the 12th circuit as provided in subsection (a-10), for election from the various subcircuits until <u>, with the additional judge of the fourth subcircuit described in subsection (b-5)</u>, there is one resident judge to be elected from each subcircuit. No at large or resident judge of the 12th circuit serving on August 18, 2003 shall be required to change his or her residency in order to continue serving in office or to seek retention in office as at large or resident judgeships are allotted by the Supreme Court in accordance with this Section.

(d) A resident judge elected from a subcircuit shall continue to reside in that subcircuit as long as he or she holds that office.

(e) Vacancies in resident judgeships of the 12th circuit shall be filled in the manner provided in Article VI of the Illinois Constitution.

(Source: P.A. 93-541, eff. 8-18-03; 93-1040, eff. 9-28-04; 93-1102, eff. 4-7-05.)

(705 ILCS 35/2f-5)

Sec. 2f-5. 22nd circuit; subcircuits; additional resident judgeship.

(a) The 22nd circuit shall be divided into 4 subcircuits. The subcircuits shall be compact, contiguous, and substantially equal in population. The General Assembly by law shall create the subcircuits, using population data as determined by the 2000 federal census, and shall determine a numerical order for the 4 subcircuits. That numerical order shall be the basis for the order in which resident judgeships are assigned to the subcircuit. Once a resident judgeship is assigned to a subcircuit, it shall continue to be assigned to that subcircuit for all purposes.

(b) The 22nd circuit shall have one additional resident judgeship, as well as its 3 existing resident judgeships, for a total of 4 resident judgeships to be allotted to the 4 subcircuit resident judgeships. The additional resident judgeship created by this amendatory Act of the 93rd General Assembly shall be filled by election beginning at the general election in 2006 and shall not be filled by appointment before the general election in 2006. The number of resident judgeships allotted to subcircuits of the 22nd judicial circuit.

(c) The Supreme Court shall allot (i) all vacancies in resident judgeships of the 22nd circuit existing on

or occurring on or after August 18, 2003 and not filled at the 2004 general election, (ii) the resident judgeships of the 22nd circuit filled at the 2004 general election as those judgeships thereafter become vacant, and (iii) the additional resident judgeship of the 22nd circuit created by this amendatory Act of the 93rd General Assembly, for election from the various subcircuits until there is one resident judge to be elected from each subcircuit. No resident judge of the 22nd circuit serving on August 18, 2003 shall be required to change his or her residency in order to continue serving in office or to seek retention in office as resident judgeships are allotted by the Supreme Court in accordance with this Section.

(d) A resident judge elected from a subcircuit shall continue to reside in that subcircuit as long as he or she holds that office.

(e) Vacancies in resident judgeships of the 22nd circuit shall be filled in the manner provided in Article VI of the Illinois Constitution.

(Source: P.A. 93-541, eff. 8-18-03; 93-1040, eff. 9-28-04; 93-1102, eff. 4-7-05.)

Section 97. Severability. The provisions of this Act are severable under Section 1.31 of the Statute on Statutes.

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

Representative Tryon requested a roll call vote. And on that motion, a vote was taken resulting as follows: 62, Yeas; 51, Nays; 1, Answering Present. (ROLL CALL 3) The 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 Yarbrough, SENATE BILL 1681 was taken up and read by title a third time.

Representative Tryon requested a verified roll call.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 62, Yeas; 51, Nays; 1, Answering Present.

(ROLL CALL 4) VERIFIED

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.

HOUSE BILLS ON THIRD READING

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

On motion of Representative Cross, HOUSE BILL 4217 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:

91, Yeas; 23, Nays; 0, Answering Present.

(ROLL CALL 5)

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

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

On motion of Representative Beaubien, HOUSE BILL 4317 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 114, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 6)

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

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

On motion of Representative Watson, HOUSE BILL 4349 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; 1, Answering Present.

(ROLL CALL 7)

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

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

On motion of Representative Jakobsson, HOUSE BILL 4359 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: 102, Yeas; 12, Nays; 0, Answering Present.

(ROLL CALL 8)

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

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

RESOLUTIONS

Having been reported out of the Committee on Executive on January 18, 2006, HOUSE RESOLUTION 824 was taken up for consideration.

Representative Madigan moved the adoption of the resolution. The motion prevailed and the Resolution was adopted.

Having been reported out of the Committee on Transportation and Motor Vehicles on January 24, 2006, HOUSE JOINT RESOLUTION 73 was taken up for consideration.

Representative Brauer moved the adoption of the resolution. And on that motion, a vote was taken resulting as follows: 114, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 9) The motion prevailed and the Resolution was adopted. Ordered that the Clerk inform the Senate and ask their concurrence.

Having been reported out of the Committee on Rules on January 24, 2006, HOUSE JOINT RESOLUTION 83 was taken up for consideration.

Representative Bellock moved the adoption of the resolution. And on that motion, a vote was taken resulting as follows: 114, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 10) The motion prevailed and the Resolution was adopted. Ordered that the Clerk inform the Senate and ask their concurrence. Having been reported out of the Committee on Health Care Availability and Access on January 24, 2006, HOUSE RESOLUTION 796 was taken up for consideration.

Representative Brauer moved the adoption of the resolution.

The motion prevailed and the Resolution was adopted.

ACTION ON MOTIONS

Pursuant to the motion submitted previously, Representative Black moved to table HOUSE BILL 4113.

The motion prevailed.

Pursuant to the motion submitted previously, Representative Moffitt moved to table HOUSE BILL 4424.

The motion prevailed.

Pursuant to the motion submitted previously, Representative Moffitt moved to table HOUSE BILL 4459.

The motion prevailed.

Representative Monique Davis moved to table HOUSE BILLS 4140, 4142, 4409 and 4723. The motion prevailed.

Representative Ramey asked and obtained unanimous consent to table HOUSE BILL 4318.

AGREED RESOLUTIONS

HOUSE RESOLUTIONS 846, 847, 848, 850 and 853 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 1:42 o'clock p.m., Representative Currie moved that the House do now adjourn until Thursday, January 26, 2006, at 12:00 o'clock p.m., allowing perfunctory time for the Clerk. The motion prevailed.

And the House stood adjourned.

NO. 1

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

January 25, 2006

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

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1681 COURT GRANDPARENT AWARE TRAING MOTION TO SUSTAIN THE CHAIR PREVAILED

January 25, 2006

63 YEAS	51 NAYS	0 PRESENT	
Y Acevedo	Y Dugan	N Krause	N Pritchard
E Bassi	Y Dunkin	Y Lang	N Ramey
N Beaubien	N Dunn	N Leitch	N Reis
Y Beiser	N Durkin	N Lindner	Y Reitz
N Bellock	N Eddy	Y Lyons, Joseph	Y Rita
Y Berrios	Y Feigenholtz	N Mathias	N Rose
N Biggins	Y Flider	Y Mautino	Y Ryg
N Black	Y Flowers	Y May	N Sacia
Y Boland	Y Franks	N McAuliffe	N Saviano
N Bost	Y Fritchey	Y McCarthy	N Schmitz
Y Bradley, John	N Froehlich	Y McGuire	N Schock
Y Bradley, Richard	Y Giles	Y McKeon	Y Scully
N Brady	Y Golar	Y Mendoza	Y Smith
N Brauer	Y Gordon	N Meyer	N Sommer
Y Brosnahan	Y Graham	Y Miller	Y Soto
Y Burke	Y Granberg	N Mitchell, Bill	N Stephens
Y Chapa LaVia	Y Hamos	N Mitchell, Jerry	N Sullivan
Y Chavez	Y Hannig	N Moffitt	E Tenhouse
N Churchill	N Hassert	Y Molaro	N Tryon
Y Collins	Y Hoffman	N Mulligan	Y Turner
Y Colvin	Y Holbrook	N Munson	Y Verschoore
N Coulson	Y Howard	N Myers	N Wait
N Cross	N Hultgren	Y Nekritz	Y Washington
N Cultra	Y Jakobsson	N Osmond	N Watson
Y Currie	Y Jefferson	Y Osterman	N Winters
Y D'Amico	N Jenisch	N Parke	Y Yarbrough
N Daniels	Y Jones	E Patterson	Y Younge
Y Davis, Monique	Y Joyce	Y Phelps	Y Mr. Speaker
Y Davis, William	Y Kelly	N Pihos	
E Delgado	N Kosel	N Poe	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1681 COURT GRANDPARENT AWARE TRAING SECOND READING FLOOR AMENDMENT # 2 - CURRIE ADOPTED

January 25, 2006

62 YEAS	51 NAYS	1 PRESENT	
Y Acevedo	Y Dugan	N Krause	N Pritchard
E Bassi	Y Dunkin	Y Lang	N Ramey
N Beaubien	N Dunn	N Leitch	N Reis
Y Beiser	N Durkin	N Lindner	Y Reitz
N Bellock	N Eddy	Y Lyons, Joseph	Y Rita
Y Berrios	Y Feigenholtz	N Mathias	N Rose
N Biggins	Y Flider	Y Mautino	Y Ryg
N Black	Y Flowers	Y May	N Sacia
Y Boland	Y Franks	N McAuliffe	N Saviano
N Bost	Y Fritchey	Y McCarthy	N Schmitz
Y Bradley, John	N Froehlich	Y McGuire	N Schock
Y Bradley, Richard	Y Giles	Y McKeon	Y Scully
N Brady	Y Golar	Y Mendoza	Y Smith
N Brauer	Y Gordon	N Meyer	N Sommer
Y Brosnahan	Y Graham	Y Miller	Y Soto
Y Burke	Y Granberg	N Mitchell, Bill	N Stephens
Y Chapa LaVia	Y Hamos	N Mitchell, Jerry	N Sullivan
Y Chavez	Y Hannig	N Moffitt	E Tenhouse
N Churchill	N Hassert	Y Molaro	N Tryon
Y Collins	Y Hoffman	N Mulligan	Y Turner
Y Colvin	Y Holbrook	N Munson	Y Verschoore
N Coulson	Y Howard	N Myers	N Wait
N Cross	N Hultgren	Y Nekritz	P Washington
N Cultra	Y Jakobsson	N Osmond	N Watson
Y Currie	Y Jefferson	Y Osterman	N Winters
Y D'Amico	N Jenisch	N Parke	Y Yarbrough
N Daniels	Y Jones	E Patterson	Y Younge
Y Davis, Monique	Y Joyce	Y Phelps	Y Mr. Speaker
Y Davis, William	Y Kelly	N Pihos	-
E Delgado	N Kosel	N Poe	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 1681 COURT GRANDPARENT AWARE TRAING THIRD READING PASSED VERIFIED

January 25, 2006

62 YEAS	51 NAYS	1 PRESENT	
Y Acevedo	Y Dugan	N Krause	N Pritchard
E Bassi	Y Dunkin	Y Lang	N Ramey
N Beaubien	N Dunn	N Leitch	N Reis
Y Beiser	N Durkin	N Lindner	Y Reitz
N Bellock	N Eddy	Y Lyons, Joseph	Y Rita
Y Berrios	Y Feigenholtz	N Mathias	N Rose
N Biggins	Y Flider	Y Mautino	Y Ryg
N Black	Y Flowers	Y May	N Sacia
Y Boland	Y Franks	N McAuliffe	N Saviano
N Bost	Y Fritchey	Y McCarthy	N Schmitz
Y Bradley, John	N Froehlich	Y McGuire	N Schock
Y Bradley, Richard	Y Giles	Y McKeon	Y Scully
N Brady	Y Golar	Y Mendoza	Y Smith
N Brauer	Y Gordon	N Meyer	N Sommer
Y Brosnahan	Y Graham	Y Miller	Y Soto
Y Burke	Y Granberg	N Mitchell, Bill	N Stephens
Y Chapa LaVia	Y Hamos	N Mitchell, Jerry	N Sullivan
Y Chavez	Y Hannig	N Moffitt	E Tenhouse
N Churchill	N Hassert	Y Molaro	N Tryon
Y Collins	Y Hoffman	N Mulligan	Y Turner
Y Colvin	Y Holbrook	N Munson	Y Verschoore
N Coulson	Y Howard	N Myers	N Wait
N Cross	N Hultgren	Y Nekritz	P Washington
N Cultra	Y Jakobsson	N Osmond	N Watson
Y Currie	Y Jefferson	Y Osterman	N Winters
Y D'Amico	N Jenisch	N Parke	Y Yarbrough
N Daniels	Y Jones	E Patterson	Y Younge
Y Davis, Monique	Y Joyce	Y Phelps	Y Mr. Speaker
Y Davis, William	Y Kelly	N Pihos	-
E Delgado	N Kosel	N Poe	

NO. 5

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4217 LIBRARIES-ANNEXATION THIRD READING PASSED

January 25, 2006

91 YEAS	23 NAYS	0 PRESENT	
Y Acevedo	N Dugan	Y Krause	Y Pritchard
E Bassi	Y Dunkin	Y Lang	Y Ramey
Y Beaubien	Y Dunn	N Leitch	N Reis
N Beiser	Y Durkin	Y Lindner	Y Reitz
Y Bellock	Y Eddy	Y Lyons, Joseph	Y Rita
Y Berrios	Y Feigenholtz	Y Mathias	N Rose
Y Biggins	N Flider	Y Mautino	Y Ryg
Y Black	Y Flowers	Y May	Y Sacia
Y Boland	N Franks	Y McAuliffe	Y Saviano
Y Bost	Y Fritchey	Y McCarthy	Y Schmitz
N Bradley, John	Y Froehlich	Y McGuire	Y Schock
Y Bradley, Richard	Y Giles	Y McKeon	Y Scully
Y Brady	Y Golar	Y Mendoza	Y Smith
Y Brauer	N Gordon	Y Meyer	Y Sommer
Y Brosnahan	Y Graham	Y Miller	Y Soto
Y Burke	N Granberg	N Mitchell, Bill	N Stephens
N Chapa LaVia	Y Hamos	Y Mitchell, Jerry	Y Sullivan
N Chavez	Y Hannig	Y Moffitt	E Tenhouse
Y Churchill	Y Hassert	Y Molaro	Y Tryon
Y Collins	Y Hoffman	Y Mulligan	Y Turner
Y Colvin	N Holbrook	N Munson	N Verschoore
Y Coulson	Y Howard	Y Myers	Y Wait
Y Cross	Y Hultgren	Y Nekritz	Y Washington
N Cultra	N Jakobsson	Y Osmond	Y Watson
Y Currie	N Jefferson	Y Osterman	Y Winters
N D'Amico	Y Jenisch	N Parke	Y Yarbrough
Y Daniels	Y Jones	E Patterson	Y Younge
Y Davis, Monique	Y Joyce	N Phelps	Y Mr. Speaker
Y Davis, William	Y Kelly	Y Pihos	
E Delgado	Y Kosel	Y Poe	

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4317 PEN CD-FIREFIGHTING CREDIT THIRD READING PASSED

January 25, 2006

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Dugan	Y Krause	Y Pritchard
E Bassi	Y Dunkin	Y Lang	Y Ramey
Y Beaubien	Y Dunn	Y Leitch	Y Reis
Y Beiser	Y Durkin	Y Lindner	Y Reitz
Y Bellock	Y Eddy	Y Lyons, Joseph	Y Rita
Y Berrios	Y Feigenholtz	Y Mathias	Y Rose
Y Biggins	Y Flider	Y Mautino	Y Ryg
Y Black	Y Flowers	Y May	Y Sacia
Y Boland	Y Franks	Y McAuliffe	Y Saviano
Y Bost	Y Fritchey	Y McCarthy	Y Schmitz
Y Bradley, John	Y Froehlich	Y McGuire	Y Schock
Y Bradley, Richard	Y Giles	Y McKeon	Y Scully
Y Brady	Y Golar	Y Mendoza	Y Smith
Y Brauer	Y Gordon	Y Meyer	Y Sommer
Y Brosnahan	Y Graham	Y Miller	Y Soto
Y Burke	Y Granberg	Y Mitchell, Bill	Y Stephens
Y Chapa LaVia	Y Hamos	Y Mitchell, Jerry	Y Sullivan
Y Chavez	Y Hannig	Y Moffitt	E Tenhouse
Y Churchill	Y Hassert	Y Molaro	Y Tryon
Y Collins	Y Hoffman	Y Mulligan	Y Turner
Y Colvin	Y Holbrook	Y Munson	Y Verschoore
Y Coulson	Y Howard	Y Myers	Y Wait
Y Cross	Y Hultgren	Y Nekritz	Y Washington
Y Cultra	Y Jakobsson	Y Osmond	Y Watson
Y Currie	Y Jefferson	Y Osterman	Y Winters
Y D'Amico	Y Jenisch	Y Parke	Y Yarbrough
Y Daniels	Y Jones	E Patterson	Y Younge
Y Davis, Monique	Y Joyce	Y Phelps	Y Mr. Speaker
Y Davis, William	Y Kelly	Y Pihos	1
E Delgado	Y Kosel	Y Poe	
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NO. 7

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4349 MUNICIPALITIES-NATURAL GAS THIRD READING PASSED

January 25, 2006

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

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4359 HORSE RACING FUND-URBANA PARK THIRD READING PASSED

January 25, 2006

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

NO. 9

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE JOINT RESOLUTION 73 PEARL HARBOR MEMORIAL HWY ADOPTED

31

January 25, 2006

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

STATE OF ILLINOIS NINETY-FOURTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE JOINT RESOLUTION 83 RURAL HEALTH TASK FORCE-REPORT ADOPTED

January 25, 2006

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

82ND LEGISLATIVE DAY

Perfunctory Session

WEDNESDAY, JANUARY 25, 2006

At the hour of 5:18 o'clock p.m., the House convened perfunctory session.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced, read by title a first time, ordered reproduced and placed in the Committee on Rules:

HOUSE BILL 5255. Introduced by Representative Joyce, AN ACT concerning transportation.

HOUSE BILL 5256. Introduced by Representative Soto, AN ACT concerning criminal law.

HOUSE BILL 5257. Introduced by Representative Mitchell, Bill, AN ACT concerning revenue.

HOUSE BILL 5258. Introduced by Representatives Golar - Jones, AN ACT concerning transportation.

HOUSE BILL 5259. Introduced by Representative Cross, AN ACT concerning organ donation.

HOUSE BILL 5260. Introduced by Representatives Durkin - Lyons, AN ACT concerning finance.

HOUSE BILL 5261. Introduced by Representative Brady, AN ACT concerning elections.

HOUSE BILL 5262. Introduced by Representative Kosel, AN ACT concerning revenue.

HOUSE BILL 5263. Introduced by Representative Jakobsson, AN ACT concerning local government.

HOUSE BILL 5264. Introduced by Representatives Jakobsson - Ryg, AN ACT concerning appropriations.

HOUSE BILL 5265. Introduced by Representatives Jakobsson - Ryg, AN ACT concerning public aid.

HOUSE BILL 5266. Introduced by Representative Black, AN ACT concerning local government.

HOUSE BILL 5267. Introduced by Representative Nekritz, AN ACT concerning civil law.

HOUSE BILL 5268. Introduced by Representatives Hamos - Yarbrough - Nekritz - Kelly - Ryg, AN ACT concerning housing.

HOUSE BILL 5269. Introduced by Representative Coulson, AN ACT concerning education.

HOUSE BILL 5270. Introduced by Representative Winters, AN ACT concerning employment.

HOUSE BILL 5271. Introduced by Representatives Ryg - Pihos, AN ACT concerning appropriations.

HOUSE BILL 5272. Introduced by Representatives Ryg - Bellock, AN ACT concerning public aid.

HOUSE BILL 5273. Introduced by Representative Biggins, AN ACT concerning criminal history records checks.

HOUSE BILL 5274. Introduced by Representative Reitz, AN ACT concerning transportation.

HOUSE BILL 5275. Introduced by Representative Hoffman, AN ACT concerning transportation.

HOUSE BILL 5276. Introduced by Representative Hoffman, AN ACT concerning transportation.

- HOUSE BILL 5277. Introduced by Representative Hoffman, AN ACT concerning public safety.
- HOUSE BILL 5278. Introduced by Representative Kelly, AN ACT concerning local government.
- HOUSE BILL 5279. Introduced by Representative Lang, AN ACT concerning revenue.
- HOUSE BILL 5280. Introduced by Representative Boland, AN ACT concerning elections.
- HOUSE BILL 5281. Introduced by Representative Rita, AN ACT concerning appropriations.
- HOUSE BILL 5282. Introduced by Representative Rita, AN ACT concerning business.
- HOUSE BILL 5283. Introduced by Representative Rita, AN ACT concerning municipalities.
- HOUSE BILL 5284. Introduced by Representative Burke, AN ACT concerning safety.
- HOUSE BILL 5285. Introduced by Representative Mulligan, AN ACT concerning revenue.
- HOUSE BILL 5286. Introduced by Representative Mulligan, AN ACT concerning revenue.
- HOUSE BILL 5287. Introduced by Representative Ryg, AN ACT concerning employment.
- HOUSE BILL 5288. Introduced by Representative Mendoza, AN ACT concerning criminal law.
- HOUSE BILL 5289. Introduced by Representative Mulligan, AN ACT concerning business.
- HOUSE BILL 5290. Introduced by Representative McCarthy, AN ACT concerning regulation.
- HOUSE BILL 5291. Introduced by Representative McAuliffe, AN ACT concerning local government.
- HOUSE BILL 5292. Introduced by Representatives Hamos Howard, AN ACT concerning State government.
- HOUSE BILL 5293. Introduced by Representative Ramey, AN ACT concerning business.
- HOUSE BILL 5294. Introduced by Representatives Mulligan Coulson, AN ACT concerning business.
- HOUSE BILL 5295. Introduced by Representatives Coulson Feigenholtz Mulligan Daniels Bellock, AN ACT concerning finance.
- HOUSE BILL 5296. Introduced by Representative Mulligan, AN ACT concerning insurance.
- HOUSE BILL 5297. Introduced by Representative Phelps, AN ACT concerning government.
- HOUSE BILL 5298. Introduced by Representative Fritchey, AN ACT concerning insurance.
- HOUSE BILL 5299. Introduced by Representative Bradley, John, AN ACT concerning businesses.
- HOUSE BILL 5300. Introduced by Representatives Mulligan Feigenholtz, AN ACT concerning health.
- HOUSE BILL 5301. Introduced by Representative Smith, AN ACT concerning aging.
- HOUSE BILL 5302. Introduced by Representative Mendoza, AN ACT concerning revenue.

HOUSE BILL 5303. Introduced by Representative Brauer, AN ACT concerning law enforcement.

HOUSE BILL 5304. Introduced by Representative Brauer, AN ACT concerning State government.

HOUSE BILL 5305. Introduced by Representative Black, AN ACT concerning local government.

HOUSE BILL 5306. Introduced by Representative Ryg, AN ACT concerning insurance.

HOUSE BILL 5307. Introduced by Representative Ryg, AN ACT concerning local government.

HOUSE BILL 5308. Introduced by Representative Ryg, AN ACT concerning education.

HOUSE BILL 5309. Introduced by Representative Ryg, AN ACT concerning property.

HOUSE BILL 5310. Introduced by Representative Meyer, AN ACT concerning State government.

HOUSE BILL 5311. Introduced by Representative Daniels, AN ACT concerning regulation.

HOUSE BILL 5312. Introduced by Representatives Daniels - Churchill - Mulligan, AN ACT making appropriations.

HOUSE BILL 5313. Introduced by Representatives Daniels - Churchill - Mulligan, AN ACT concerning appropriations.

HOUSE BILL 5314. Introduced by Representative Molaro, AN ACT concerning transportation.

At the hour of 5:26 o'clock p.m., the House Perfunctory Session adjourned.