STATE OF ILLINOIS



HOUSE JOURNAL

HOUSE OF REPRESENTATIVES NINETY-NINTH GENERAL ASSEMBLY 73RD LEGISLATIVE DAY REGULAR & PERFUNCTORY SESSION

TUESDAY, JULY 21, 2015

12:11 O'CLOCK P.M.

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NOTE: Full text of Amendments will not be included in House Journals from the 97th GA forward; they can be viewed on the Illinois General Assembly website (www.ilga.gov). For inquiries regarding this, please contact the House Clerk's office.

73RD LEGISLATIVE DAY

Perfunctory Session

TUESDAY, JULY 21, 2015

At the hour of 10:44 o'clock a.m., the House convened perfunctory session.

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Greg Harris replaced Representative Mautino in the Committee on Rules on July 21, 2015.

REPORT FROM THE COMMITTEE ON RULES

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on July 21, 2015, reported the same back with the following recommendations:

LEGISLATIVE MEASURES APPROVED FOR FLOOR CONSIDERATION:

That the Floor Amendment be reported "recommends be adopted": Amendments Numbered 1 and 2 to HOUSE BILL 681. Amendment No. 1 to HOUSE BILL 4143.

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Elementary & Secondary Education: School Curriculum & Policies: HOUSE RESOLUTION 641.

LEGISLATIVE MEASURES REASSIGNED TO COMMITTEE:

HOUSE JOINT RESOLUTION 89 was recalled from the Committee on Environment and reassigned to the Committee on Agriculture & Conservation.

The committee roll call vote on the foregoing Legislative Measures is as follows: 3, Yeas; 1, Nay; 0, Answering Present.

Y Currie(D), Chairperson

Y Lang(D)

Y Harris, G.(D) (replacing Mautino)

N Sullivan(R), Republican Spokesperson A Leitch(R)

At the hour of 10:44 o'clock a.m., the House Perfunctory Session adjourned.

The House met pursuant to adjournment. Representative Lang in the chair. Prayer by Wayne Padget, the Assistant Doorkeeper. Representative Zalewski 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: 96 present. (ROLL CALL 1)

By unanimous consent, Representatives Breen, Cavaletto, Demmer, Jesiel, Leitch, McDermed, Poe, Reis, Sosnowski, Stewart, Tryon, Unes and Wehrli were excused from attendance.

At the hour of 5:19 o'clock p.m., Representatives Barbara Wheeler, David Harris, Morrison, Ives, Sullivan and Andersson were excused for the remainder of the day.

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TEMPORARY COMMITTEE ASSIGNMENTS FOR COMMITTEES NOT REPORTING

Representative Sandack replaced Representative Sosnowski in the Committee on Revenue & Finance on July 21, 2015.

Representative Butler replaced Representative Jesiel in the Committee on Personnel and Pensions on July 21, 2015.

Representative Greg Harris replaced Representative Sente in the Committee on Personnel and Pensions on July 21, 2015.

Representative Batinick replaced Representative Stewart in the Committee on Labor & Commerce on July 21, 2015.

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Jackson replaced Representative Walsh in the Committee on Transportation: Regulation, Roads & Bridges on July 21, 2015.

REPORT FROM STANDING COMMITTEES

Representative Beiser, Chairperson, from the Committee on Transportation: Regulation, Roads & Bridges to which the following were referred, action taken on July 21, 2015, reported the same back with the following recommendations:

That the resolution be reported "recommends be adopted" and be placed on the House Calendar: HOUSE JOINT RESOLUTION 90.

The committee roll call vote on House Joint Resolution 90 is as follows: 10, Yeas; 0, Nays; 0, Answering Present.

Y Beiser(D), ChairpersonY Fortner(R), Republican SpokespersonA Andrade(D)A Cavaletto(R)	Y D'Amico(D), Vice-ChairpersonA Andersson(R)Y Butler(R)A Hammond(R)
A Harris, David(R) A Lilly(D)	Y Hurley(D) Y Manley(D)
Y Moylan(D) Y Sims(D) A Tabares(D) A Wheeler, Keith(R)	A Phillips(R) Y Smiddy(D) Y Jackson(D) (replacing Walsh)

MOTIONS **SUBMITTED**

Representative Fortner withdrew the following written motion, that was previously placed on the order of Motions in Writing:

MOTION

Pursuant to Rule 65, and having voted on the prevailing side, I move to reconsider the vote by which HOUSE BILL 3593 passed in the House on July 9, 2015.

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

MOTION

Pursuant to Rule 18(g), I move to discharge the Committee on Rules from further consideration of HOUSE BILL 4225 and advance to the appropriate order of business.

CHANGE OF SPONSORSHIP

With the consent of the affected members, Representative Madigan was removed as principal sponsor, and Representative Manley became the new principal sponsor of HOUSE BILL 1048.

AGREED RESOLUTIONS

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

HOUSE RESOLUTION 645

Offered by Representative Sommer:

Congratulates the Washington Community High School girls softball team on its remarkable 2014-2015 season.

HOUSE RESOLUTION 646

Offered by Representative Wehrli:

Congratulates Baron on a job well done and honor him for his years of successful police work and for being an asset to the Warrenville community.

HOUSE RESOLUTION 647

Offered by Representative Mayfield:

Congratulates John "Hal" Coxon on the occasion of his retirement from the position of Vice President of Sales and Marketing for Consumers' Credit Union.

HOUSE RESOLUTION 648

Offered by Representative Bellock: Mourns the death of former Hinsdale Police Chief James A. Eccardt.

HOUSE RESOLUTION 649

Offered by Representative Bellock:

Congratulates Sister Michelle Germanson on the 50th anniversary of her taking her first vows as a Sinsinawa Dominican.

HOUSE RESOLUTION 651

Offered by Representative Bradley: Mourns the death of Rev. Edward L. Alsip of Marion.

HOUSE RESOLUTION 652

Offered by Representative Monique Davis: Mourns the death of Joyce Ann Ingram.

HOUSE RESOLUTION 653

Offered by Representative Daniel Burke: Congratulates Albert G. D'Ottavio on completing the 107th Chicago to Mackinac Island Sailboat Race.

HOUSE RESOLUTION 654

Offered by Representative Meier:

Congratulates Chief Mike Riley on the occasion of his retirement as Chief of Police of the Village of New Baden and recognizes him for his outstanding achievements and contributions to the New Baden community.

HOUSE RESOLUTION 655

Offered by Representative Hoffman:

Congratulates Tim K. Garvey on his retirement as Chief Executive Officer of the Southern Illinois Builders Association.

HOUSE RESOLUTION 656

Offered by Representative Leitch: Recognizes the Woodford County Farm Bureau on the occasion of the organization's 100th anniversary.

HOUSE RESOLUTION 661

Offered by Representative Morrison:

Honors the firefighters who fought the Arlington Park fire 30 years ago on July 31, 1985, and the owners and staff of Arlington International Racecourse for the achievement of conducting the Miracle Million on August 25, 1985.

DISTRIBUTION OF SUPPLEMENTAL CALENDAR

Supplemental Calendar No. 1 was distributed to the Members at 12:01 o'clock p.m.

ACTION ON MOTIONS

Pursuant to Rule 18(g), Representative Sandack moved for unanimous consent to discharge the Committee on Rules from further consideration of HOUSE BILL 4225 and requested a record vote on the motion.

The Chair ruled the motion out of order.

RESOLUTION

Having been reported out of the Committee on Transportation: Regulation, Roads & Bridges on July 21, 2015, HOUSE JOINT RESOLUTION 90 was taken up for consideration.

Representative Gordon-Booth moved the adoption of the resolution. And on that motion, a vote was taken resulting as follows: 96, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 2)

The motion prevailed and the resolution was adopted.

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

HOUSE BILL ON SECOND READING

HOUSE BILL 681. Having been read by title a second time on April 24, 2015, and held on the order of Second Reading, the same was again taken up.

Representative Bradley offered Amendment No. 1 and moved its adoption.
And on that motion, a vote was taken resulting as follows:
39, Yeas; 22, Nays; 20, Answering Present.
(ROLL CALL 3)
The foregoing motion prevailed and Amendment No. 1 was adopted.
Representative Bradley offered Amendment No. 2 and moved its adoption.
And on that motion, a vote was taken resulting as follows:
0, Yeas; 66, Nays; 14, Answering Present.
(ROLL CALL 4)
The motion was lost.
There being no further amendments, the foregoing Amendment No. 1 was ord

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.

RECESS

At the hour of 12:40 o'clock p.m., Representative Lang moved that the House do now take a recess until the call of the Chair.

The motion prevailed.

At the hour of 1:53 o'clock p.m., the House resumed its session. Representative Lang in the Chair.

CONVENING THE COMMITTEE OF THE WHOLE

Representative Currie asked and obtained unanimous consent to resolve the House into a Committee of the Whole.

Leave for the use of the Attendance Roll Call from the Regular Session to use in the Committee of the Whole was granted.

Representative Lang was appointed Chairman of the Committee of the Whole.

Representative Currie moved that the Committee of the Whole rise. The motion prevailed.

REGULAR SESSION RECONVENES

At the hour of 5:16 o'clock p.m., Representative Lang reconvened the House in Regular Session.

HOUSE BILL ON SECOND READING

HOUSE BILL 4143. Having been read by title a second time on April 24, 2015, and held on the order of Second Reading, the same was again taken up.

Representative Currie offered Amendment No. 1 and moved its adoption.

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

59, Yeas; 1, Nay; 18, Answering Present.

(ROLL CALL 5)

The foregoing motion prevailed and Amendment No. 1 was adopted.

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.

AGREED RESOLUTIONS

HOUSE RESOLUTIONS 625, 645, 646, 647, 648, 649, 651, 652, 653, 654, 655, 656 and 661 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 5:31 o'clock p.m., Representative Currie moved that the House do now adjourn, allowing perfunctory time for the Clerk.

The motion prevailed.

And in accordance therewith and pursuant to HOUSE JOINT RESOLUTION 85, the House stood adjourned until Tuesday, July 28, 2015, at 12:00 o'clock p.m.

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

July 21, 2015

0 YEAS	0 NAYS	96 PRESENT	
P Acevedo	A Davis, Monic	jue P Kay	P Sandack
P Ammons	P Davis, William	m P Kifowit	P Scherer
P Andersson	A DeLuca	P Lang	P Sente
P Andrade	E Demmer	E Leitch	P Sims
P Anthony	P Drury	P Lilly	P Smiddy
A Arroyo	P Dunkin	P Manley	P Sommer
P Batinick	P Durkin	P Martwick	E Sosnowski
P Beiser	P Evans	P Mautino	P Soto
P Bellock	A Feigenholtz	P Mayfield	E Stewart
P Bennett	P Fine	P McAsey	P Sullivan
P Bourne	P Flowers	P McAuliffe	P Tabares
P Bradley	P Ford	E McDermed	P Thapedi
P Brady	P Fortner	P McSweeney	E Tryon
E Breen	P Franks	P Meier	P Turner
P Brown	P Frese	P Mitchell, Bill	E Unes
P Bryant	P Gabel	P Mitchell, Christian	P Verschoore
A Burke, Daniel	P Golar	P Moeller	P Wallace
P Burke, Kelly	P Gordon-Boot	h P Moffitt	A Walsh
P Butler	P Guzzardi	P Morrison	E Wehrli
P Cabello	P Hammond	P Moylan	P Welch
A Cassidy	P Harris, David	P Mussman	P Wheeler, Barbara
E Cavaletto	P Harris, Greg	P Nekritz	P Wheeler, Keith
P Chapa LaVia	P Hays	P Phelps	P Williams
P Cloonen	P Hernandez	P Phillips	P Willis
P Conroy	P Hoffman	E Poe	P Winger
A Costello	P Hurley	P Pritchard	P Yingling
P Crespo	P Ives	P Reaves-Harris	P Zalewski
P Currie	P Jackson	E Reis	P Mr. Speaker
P D'Amico	E Jesiel	P Riley	*
P Davidsmeyer	A Jones	P Rita	

NO. 2

STATE OF ILLINOIS NINETY-NINTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE JOINT RESOLUTION 90 JIM THOME HIGHWAY ADOPTED

July 21, 2015

96 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	A Davis, Monique	Ү Кау	Y Sandack
Y Ammons	Y Davis, William	Y Kifowit	Y Scherer
Y Andersson	A DeLuca	Y Lang	Y Sente
Y Andrade	E Demmer	E Leitch	Y Sims
Y Anthony	Y Drury	Y Lilly	Y Smiddy
A Arroyo	Y Dunkin	Y Manley	Y Sommer
Y Batinick	Y Durkin	Y Martwick	E Sosnowski
Y Beiser	Y Evans	Y Mautino	Y Soto
Y Bellock	A Feigenholtz	Y Mayfield	E Stewart
Y Bennett	Y Fine	Y McAsey	Y Sullivan
Y Bourne	Y Flowers	Y McAuliffe	Y Tabares
Y Bradley	Y Ford	E McDermed	Y Thapedi
Y Brady	Y Fortner	Y McSweeney	E Tryon
E Breen	Y Franks	Y Meier	Y Turner
Y Brown	Y Frese	Y Mitchell, Bill	E Unes
Y Bryant	Y Gabel	Y Mitchell, Christian	Y Verschoore
A Burke, Daniel	Y Golar	Y Moeller	Y Wallace
Y Burke, Kelly	Y Gordon-Booth	Y Moffitt	A Walsh
Y Butler	Y Guzzardi	Y Morrison	E Wehrli
Y Cabello	Y Hammond	Y Moylan	Y Welch
A Cassidy	Y Harris, David	Y Mussman	Y Wheeler, Barbara
E Cavaletto	Y Harris, Greg	Y Nekritz	Y Wheeler, Keith
Y Chapa LaVia	Y Hays	Y Phelps	Y Williams
Y Cloonen	Y Hernandez	Y Phillips	Y Willis
Y Conroy	Y Hoffman	E Poe	Y Winger
A Costello	Y Hurley	Y Pritchard	Y Yingling
Y Crespo	Y Ives	Y Reaves-Harris	Y Zalewski
Y Currie	Y Jackson	E Reis	Y Mr. Speaker
Y D'Amico	E Jesiel	Y Riley	
Y Davidsmeyer	A Jones	Y Rita	

STATE OF ILLINOIS NINETY-NINTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 681 REVENUE-TECH SECOND READING AMENDMENT NO. 1 ADOPTED

July 21, 2015

39 YEAS	22 NAYS	20 PRESENT	
Y Acevedo N Ammons P Andersson N Andrade P Anthony A Arroyo NV Batinick Y Beiser P Bellock P Bennett P Bourne Y Bradley P Brady E Breen P Brown P Bryant A Burke, Daniel Y Burke, Kelly P Butler NV Cabello A Cassidy E Cavaletto Y Chapa LaVia Y Cloonen Y Conroy A Costello	A Davis, Monique N Davis, William A DeLuca E Demmer NV Drury NV Dunkin P Durkin N Evans A Feigenholtz N Fine Y Flowers Y Ford NV Fortner Y Franks P Frese N Gabel N Golar NV Gordon-Booth N Guzzardi P Hammond NV Harris, David N Harris, Greg P Hays Y Hernandez Y Hoffman Y Hurley	P Kay Y Kifowit NV Lang E Leitch Y Lilly Y Manley N Martwick N Mautino Y Mayfield Y McAsey Y McAuliffe E McDermed Y McSweeney N Meier P Mitchell, Bill N Mitchell, Bill N Mitchell, Christian Y Moeller N Moffitt NV Morrison Y Moylan Y Mussman N Nekritz Y Phelps Y Phillips E Poe NV Pritchard	P Sandack Y Scherer Y Sente NV Sims N Smiddy P Sommer E Sosnowski Y Soto E Stewart P Sullivan Y Tabares Y Thapedi E Tryon N Turner E Unes Y Verschoore Y Wallace A Walsh E Wehrli Y Welch P Wheeler, Barbara P Wheeler, Keith Y Williams Y Willis NV Winger Y Yingling
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NO. 4

STATE OF ILLINOIS NINETY-NINTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 681 REVENUE-TECH SECOND READING AMENDMENT NO. 2 LOST

July 21, 2015

0 YEAS

66 NAYS

14 PRESENT

N Acevedo N Ammons P Andersson N Andrade P Anthony A Arrovo NV Batinick N Beiser N Bellock P Bennett NV Bourne N Bradley N Brady E Breen NV Brown N Bryant A Burke, Daniel N Burke, Kelly P Butler NV Cabello A Cassidy E Cavaletto N Chapa LaVia N Cloonen N Conroy A Costello N Crespo N Currie N D'Amico NV Davidsmeyer

E - Denotes Excused Absence

N Davis, William A DeLuca E Demmer N Drury NV Dunkin P Durkin N Evans A Feigenholtz N Fine N Flowers N Ford NV Fortner N Franks P Frese N Gabel N Golar N Gordon-Booth N Guzzardi P Hammond NV Harris, David N Harris, Greg P Hays N Hernandez N Hoffman N Hurley NV Ives N Jackson E Jesiel A Jones

A Davis, Monique

P Kay N Kifowit N Lang E Leitch N Lilly N Manley N Martwick N Mautino N Mayfield N McAsey P McAuliffe E McDermed NV McSweeney N Meier NV Mitchell, Bill N Mitchell, Christian N Moeller N Moffitt NV Morrison N Moylan N Mussman N Nekritz N Phelps NV Phillips E Poe **NV** Pritchard N Reaves-Harris E Reis

N Riley

N Rita

N Scherer N Sente N Sims Smiddy Ν Sommer Ρ E Sosnowski N Soto E Stewart P Sullivan N Tabares N Thapedi E Tryon N Turner E Unes N Verschoore N Wallace A Walsh E Wehrli N Welch NV Wheeler, Barbara P Wheeler, Keith N Williams N Willis NV Winger N Yingling N Zalewski N Mr. Speaker

P Sandack

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STATE OF ILLINOIS NINETY-NINTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4143 \$GEN ASSEMBLY RET-TECH SECOND READING AMENDMENT NO. 1 ADOPTED

July 21, 2015

59 YEAS

1 NAY

18 PRESENT

Y Acevedo	А
NV Ammons	Y
E Andersson	Α
Y Andrade	ΕI
NV Anthony	Y
A Arroyo	Y
NV Batinick	P 1
Y Beiser	Y
P Bellock	Α
P Bennett	Y
P Bourne	Y
Y Bradley	Y
P Brady	NV
E Breen	NV
NV Brown	P 1
P Bryant	Y
A Burke, Daniel	Y
Y Burke, Kelly	Y
P Butler	Y
P Cabello	P]
A Cassidy	E
E Cavaletto	Y
Y Chapa LaVia	P]
Y Cloonen	Y
Y Conroy	Y
A Costello	Y
Y Crespo	E
Y Currie	Y
Y D'Amico	Ε.
NV Davidsmeyer	Α
-	

Davis, Monique Davis, William DeLuca Demmer Drury Dunkin Durkin Evans Feigenholtz Fine Flowers Ford V Fortner V Franks Frese Gabel Golar Gordon-Booth Guzzardi Hammond Harris, David Harris, Greg Hays Hernandez Hoffman Hurley Ives Jackson Jesiel A Jones

P Kay Y Kifowit Y Lang E Leitch Y Lilly Y Manley Y Martwick Y Mautino Y Mayfield Y McAsey P McAuliffe E McDermed N McSweeney P Meier NV Mitchell, Bill Y Mitchell, Christian Y Moeller P Moffitt E Morrison Y Moylan Y Mussman Y Nekritz Y Phelps NV Phillips E Poe NV Pritchard Y Reaves-Harris E Reis Y Riley

Y Rita

P Sandack Y Scherer Y Sente Y Sims Y Smiddy NV Sommer E Sosnowski Y Soto E Stewart E Sullivan Y Tabares Y Thapedi E Tryon Y Turner E Unes Y Verschoore Y Wallace A Walsh E Wehrli Y Welch E Wheeler, Barbara P Wheeler, Keith NV Williams Y Willis P Winger Y Yingling Y Zalewski Y Mr. Speaker

73RD LEGISLATIVE DAY

Perfunctory Session

TUESDAY, JULY 21, 2015

At the hour of 5:41 o'clock p.m., the House reconvened perfunctory session.

HOUSE JOINT RESOLUTIONS CONSTITUTIONAL AMENDMENTS FIRST READING

Representative Durkin introduced the following:

HOUSE JOINT RESOLUTION CONSTITUTIONAL AMENDMENT 41

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-NINTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that there shall be submitted to the electors of the State for adoption or rejection at the general election next occurring at least 6 months after the adoption of this resolution a proposition to add Section 2.5 to Article IV and amend Section 2 of Article V of the Illinois Constitution as follows:

ARTICLE IV

THE LEGISLATURE

SECTION 2.5. TERM LIMITS. A person may not be elected to the office of State Senator or State Representative, or a combination of those offices, for terms totalling more than 10 years. Service before the second Wednesday in January of 2017 shall not be considered in the calculation of a person's service.

ARTICLE V THE EXECUTIVE

SECTION 2. TERMS

These elected officers of the Executive Branch shall hold office for four years beginning on the second Monday of January after their election and, except in the case of the Lieutenant Governor, until their successors are qualified. They shall be elected at the general election in 1978 and every four years thereafter. A person may not be elected to any Executive Branch office, or any combination of Executive Branch offices, for terms totalling more than 8 years. Service before the second Monday in January of 2017 shall not be considered in the calculation of a person's service.

(Source: Illinois Constitution.)

SCHEDULE

This Constitutional Amendment takes effect upon being declared adopted in accordance with Section 7 of the Illinois Constitutional Amendment Act.

The foregoing HOUSE JOINT RESOLUTION CONSTITUTIONAL AMENDMENT 41 was taken up, read in full a first time, ordered reproduced and placed in the Committee on Rules.

Representative Durkin introduced the following:

HOUSE JOINT RESOLUTION CONSTITUTIONAL AMENDMENT 42

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-NINTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that there shall be submitted to the electors of the State for adoption or rejection at the general election next occurring at least

6 months after the adoption of this resolution a proposition to amend Section 3 of Article IV of the Illinois Constitution as follows:

ARTICLE IV THE LEGISLATURE

SECTION 3. LEGISLATIVE REDISTRICTING

(a) The Independent Redistricting Commission comprising 11 Commissioners shall adopt and file with the Secretary of State a redistricting plan for Legislative Districts and Representative Districts by June 30 of the year following each Federal decennial census. Legislative Districts shall be contiguous and substantially equal in population. Representative Districts shall be contiguous and substantially equal in population. Representative Districts shall be contiguous and substantially equal in population. The redistricting plan shall comply with Federal law. Subject to the foregoing, the Commission shall apply the following criteria: (1) the redistricting plan shall not dilute or diminish the ability of a racial or language minority community to elect the candidates of its choice, including when voting in concert with other persons; (2) the redistricting plan shall respect the geographic integrity of units of local government; and (3) the redistricting plan shall respect the geographic integrity or candidates for office. The redistricting plan shall not either intentionally or unduly discriminate against or intentionally or unduly favor any political party, political group, or particular person. In designing the redistricting plan, the Commission shall consider party registration and voting history data only to assess compliance with the requirements in this subsection (a).

(b) For the purpose of conducting the Commissioner selection process, an Applicant Review Panel comprising three Reviewers shall be chosen in the manner set forth in this subsection (b). Beginning not later than January 1 and ending not later than March 1 of the year in which the Federal decennial census occurs, the Auditor General shall request and accept applications to serve as a Reviewer. The Auditor General shall review all applications and select a pool of 30 potential Reviewers. The Auditor General should select applicants for the pool of potential Reviewers who would operate in an ethical and non-partisan manner by considering whether each applicant is a resident and registered voter of the State and has been for the four years preceding his or her application, has demonstrated understanding of and adherence to standards of ethical conduct, and has been unaffiliated with any political party for the three years preceding appointment. By March 31 of the year in which the Federal decennial census occurs, the Auditor General shall publicly select by random draw the Panel of three Reviewers from the pool of potential Reviewers.

(c) Beginning not later than January 1 and ending not later than March 1 of the year in which the Federal decennial census occurs, the Auditor General shall request and accept applications to serve as a Commissioner on the Independent Redistricting Commission. By May 31, the Panel shall select a pool of 100 potential Commissioners. The Panel should select applicants for the pool of potential Commissioners who would be diverse and unaffected by conflicts of interest by considering whether each applicant is a resident and registered voter of the State and has been for the four years preceding his or her application, as well as each applicant's prior political experience, relevant analytical skills, ability to contribute to a fair redistricting process, and ability to represent the demographic and geographic diversity of the State. The Panel shall act by affirmative vote of two Reviewers. All records of the Panel, including applications to serve on the Panel, shall be open for public inspection, except private information about applicants for which there is no compelling public interest in disclosure.

(d) Within 45 days after the Panel has selected the pool of 100 potential Commissioners, but not later than June 23 of the year in which the Federal decennial census occurs, the Speaker and Minority Leader of the House of Representatives and the President and Minority Leader of the Senate each may remove up to five of those potential Commissioners. Thereafter, but not later than June 30, the Panel shall publicly select seven Commissioners by random draw from the remaining pool of potential Commissioners; of those seven Commissioners, including any replacements, (1) the seven Commissioners shall reside among the Judicial Districts in the same proportion as the number of Judges elected therefrom under Section 3 of Article VI of this Constitution, (2) two Commissioners shall be affiliated with the political party whose candidate for Governor received the most votes cast in the last general election for Governor, two Commissioners shall be affiliated with the political party whose candidate for Governor received the second-most votes cast in such election and the remaining three Commissioners shall not be affiliated with either such political party, and (3) no more than two Commissioners may be affiliated with the same political party. The Speaker and Minority Leader of the House of Representatives and the President and Minority Leader of the Senate each shall appoint one Commissioner from among the remaining applicants in the pool of potential Commissioners on the basis of the appointee's contribution to the demographic and geographic diversity of the Commission. A vacancy on the Panel or Commission shall be filled within five days by a potential Reviewer or potential

<u>Commissioner from among the applicants remaining in the pool of potential Reviewers or potential</u> <u>Commissioners, respectively, in the manner in which the office was previously filled.</u>

(e) The Commission shall act in public meetings by affirmative vote of six Commissioners, except that approval of any redistricting plan shall require the affirmative vote of at least (1) seven Commissioners total, (2) two Commissioners from each political party whose candidate for Governor received the most and second-most votes cast in the last general election for Governor, and (3) two Commissioners not affiliated with either such political party. The Commission shall elect its chairperson and vice chairperson, who shall not be affiliated with the same political party. Six Commissioners shall constitute a quorum. All meetings of the Commission attended by a quorum, except for meetings qualified under attorney-client privilege, shall be open to the public and publicly noticed at least two days prior to the meeting. All records of the Commission, including communications between Commissioners regarding the Commission's work, shall be open for public inspection, except for records qualified under attorney-client privilege. The Commission shall adopt rules governing its procedure, public hearings, and the implementation of matters under this Section. The Commission shall hold public hearings throughout the State both before and after releasing the initial proposed redistricting plan. The Commission may not adopt a final redistricting plan unless the plan to be adopted without further amendment, and a report explaining its compliance with this Constitution, have been publicly noticed at least seven days before the final vote on such plan.

(f) If the Commission fails to adopt and file with the Secretary of State a redistricting plan by June 30 of the year following a Federal decennial census, the Chief Justice of the Supreme Court and the most senior Judge of the Supreme Court who is not affiliated with the same political party as the Chief Justice shall appoint jointly by July 31 a Special Commissioner for Redistricting. The Special Commissioner shall adopt and file with the Secretary of State by August 31 a redistricting plan satisfying the requirements set forth in subsection (a) of this Section and a report explaining its compliance with this Constitution. The Special Commissioner shall hold at least one public hearing in the State before releasing his or her initial proposed redistricting plan and at least one public hearing in a different location in the State after releasing his or her initial proposed redistricting plan, and before filing the final redistricting plan with the Secretary of State. All records of the Special Commissioner shall be open for public inspection, except for records qualified under attorney-client privilege.

(g) An adopted redistricting plan filed with the Secretary of State shall be presumed valid and shall be published promptly by the Secretary of State.

(h) The Supreme Court shall have original jurisdiction in cases relating to matters under this Section.

(a) Legislative Districts shall be compact, contiguous and substantially equal in population. Representative Districts shall be compact, contiguous, and substantially equal in population.

(b) In the year following each Federal decennial census year, the General Assembly by law shall redistrict the Legislative Districts and the Representative Districts.

If no redistricting plan becomes effective by June 30 of that year, a Legislative Redistricting Commission shall be constituted not later than July 10. The Commission shall consist of eight members, no more than four of whom shall be members of the same political party.

The Speaker and Minority Leader of the House of Representatives shall each appoint to the Commission one Representative and one person who is not a member of the General Assembly. The President and Minority Leader of the Senate shall each appoint to the Commission one Senator and one person who is not a member of the General Assembly.

The members shall be certified to the Secretary of State by the appointing authorities. A vacancy on the Commission shall be filled within five days by the authority that made the original appointment. A Chairman and Vice Chairman shall be chosen by a majority of all members of the Commission.

Not later than August 10, the Commission shall file with the Secretary of State a redistricting plan approved by at least five members.

If the Commission fails to file an approved redistricting plan, the Supreme Court shall submit the names of two persons, not of the same political party, to the Secretary of State not later than September 1.

Not later than September 5, the Secretary of State publicly shall draw by random selection the name of one of the two persons to serve as the ninth member of the Commission.

Not later than October 5, the Commission shall file with the Secretary of State a redistricting plan approved by at least five members.

An approved redistricting plan filed with the Secretary of State shall be presumed valid, shall have the force and effect of law and shall be published promptly by the Secretary of State.

The Supreme Court shall have original and exclusive jurisdiction over actions concerning redistricting the House and Senate, which shall be initiated in the name of the People of the State by the Attorney General.

(Source: Amendment adopted at general election November 4, 1980.)

SCHEDULE

This Constitutional Amendment takes effect beginning with redistricting in 2021 and applies to the election of members of the General Assembly in 2022 and thereafter.

The foregoing HOUSE JOINT RESOLUTION CONSTITUTIONAL AMENDMENT 42 was taken up, read in full a first time, ordered reproduced and placed in the Committee on Rules.

Representative Ford introduced the following:

HOUSE JOINT RESOLUTION CONSTITUTIONAL AMENDMENT 43

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-NINTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that there shall be submitted to the electors of the State for adoption or rejection at the general election next occurring at least 6 months after the adoption of this resolution a proposition to amend Section 2 of Article VIII of the Illinois Constitution as follows:

ARTICLE VIII

FINANCE

SECTION 2. STATE FINANCE

(a) The Governor shall prepare and submit to the General Assembly, at a time prescribed by law, a State budget for the ensuing fiscal year. The budget shall set forth the estimated balance of funds available for appropriation at the beginning of the fiscal year, the estimated receipts, and a plan for expenditures and obligations during the fiscal year of every department, authority, public corporation and quasi-public corporation of the State, every State college and university, and every other public agency created by the State, but not of units of local government or school districts. The budget shall also set forth the indebtedness and contingent liabilities of the State and such other information as may be required by law. Proposed expenditures shall not exceed funds estimated to be available for the fiscal year as shown in the budget.

(b) The General Assembly by law shall make appropriations for all expenditures of public funds by the State. Appropriations for a fiscal year shall not exceed funds estimated by the General Assembly to be available during that year.

(c) If appropriation Acts are not in effect on July 1 of a fiscal year that provide for the expenditure of funds estimated to be available for that fiscal year as shown in the budget, the Comptroller shall order payments and the Treasurer shall make disbursements to the extent revenues are available to make those disbursements. Disbursements made under this subsection (c) in a calendar month for a particular purpose may not exceed one-twelfth of the amount disbursed for that purpose in the preceding fiscal year. The authority granted under this subsection (c) expires when appropriation Acts that provide for the expenditure of funds estimated to be available for that fiscal year as shown in the budget for the fiscal year take effect. This subsection (c) does not apply to amounts that are appropriated on a continuing basis.

(Source: Illinois Constitution.)

SCHEDULE

This Constitutional Amendment takes effect upon being declared adopted in accordance with Section 7 of the Illinois Constitutional Amendment Act.

The foregoing HOUSE JOINT RESOLUTION CONSTITUTIONAL AMENDMENT 43 was taken up, read in full a first time, ordered reproduced and placed in the Committee on Rules.

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 4254. Introduced by Representative Bradley, AN ACT concerning revenue.

HOUSE BILL 4255. Introduced by Representative Ford, AN ACT concerning regulation.

SENATE RESOLUTIONS

The following Senate Joint Resolution, received from the Senate, was read by the Clerk and referred to the Committee on Rules: SENATE JOINT RESOLUTION 30(Gordon-Booth).

HOUSE RESOLUTION

The following resolution was offered and placed in the Committee on Rules.

HOUSE RESOLUTION 650

Offered by Representative Gordon-Booth:

WHEREAS, Shaun Livingston, a guard for the Golden State Warriors of the National Basketball Association, was born in Peoria on September 11, 1985; he led Concordia Lutheran Grade School to Lutheran School Association State titles in 1999 and 2000; he played competitive basketball at Richwoods High School for 2 years, before transferring to Peoria Central High School, where he led his team to Class AA State titles in 2003 and 2004; he was named Illinois Mr. Basketball in 2004 and played in the 2004 McDonalds' High School All-American game, for which he was named co-MVP; in 2007, he was voted one of the "100 Legends of the Illinois High School Association Boys Basketball Tournament"; and

WHEREAS, Shaun Livingston was considered a 5-star recruit by Rivals.com and was listed as the No. 1 point guard and the No. 2 player in the nation in 2004; he committed to playing for Duke, but opted to make the jump to the NBA straight out of high school; and

WHEREAS, Shaun Livingston was selected 4th in the 2004 NBA draft by the Los Angeles Clippers; he was an integral part of one of the Clippers best seasons in franchise history during the 2005-06 season; and

WHEREAS, Shaun Livingston played with numerous NBA teams and overcame several injuries before eventually finding a place with the Golden State Warriors in July of 2014; and

WHEREAS, Shaun Livingston served as one of the key players off the bench during the Golden State Warriors' 2015 NBA Championship run; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-NINTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we designate September 10, 2015 as "Shaun Livingston Day" in the State of Illinois and we wish him many more successful years; and be it further

RESOLVED, That a suitable copy of this resolution be presented to Shaun Livingston as an expression of our esteem and respect.

At the hour of 5:54 o'clock p.m., the House Perfunctory Session adjourned.